



201 South Main, Suite 2300
Salt Lake City, Utah 84111

UTAH PUBLIC
SERVICE COMMISSION
March 21, 2008
2008 MAR 21 P 2:14

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Public Service Commission of Utah
Heber M. Wells Building
160 East 300 South
Salt Lake City, UT 84110

Attn: Ms. Julie Orchard
Commission Secretary

Re: Notice of Filing Rocky Mountain Power's Renewable Resource Construction

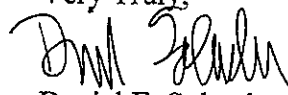
Dear Commissioners:

Pursuant to SB-202, lines 804-807 (attached) Rocky Mountain Power hereby submits Notice that the following wind projects are expected to start construction within 60 or more days:

- Seven Mile Hill (99 MW, Wyoming)
- Glenrock (99 MW, Wyoming)
- Rolling Hills (99 MW, Wyoming)
- Seven Mile Hill II (19.5 MW, Wyoming)
- Glenrock III (39 MW, Wyoming)

Rocky Mountain Power would note for the Commission that although several of the projects listed above are scheduled to commence construction within 60 days, SB 202 did not pass into law until March 18, 2008. Rocky Mountain Power has provided Notice to the Commission as quickly as reasonably possible following passage of SB 202.

Please contact me directly at (801)220-4014 if you have any questions or if you need additional materials.

Very Truly,

Daniel E. Solander
Senior Counsel
Rocky Mountain Power

786 solicitation process.

787 (4) Documentation provided to the commission by the consultant shall be available to
788 the affected electrical utility, any bidder, or other interested person under terms and conditions
789 and at times determined appropriate by the commission.

790 (5) (a) The commission and the consultant shall execute a contract approved by the
791 commission with terms and conditions approved by the commission.

792 (b) Unless otherwise provided by contract, an invoice for the consultant's services shall
793 be sent to the Division of Public Utilities for review and approval.

794 (c) After approval under Subsection (5)(b), the invoice shall be forwarded to the
795 affected electrical utility for payment to the consultant.

796 (d) The affected electrical utility may, in a general rate case or other appropriate
797 commission proceeding, include, and the commission shall allow, recovery by the affected
798 electrical utility of any amount paid by the affected electrical utility for the consultant.

799 (6) (a) Nothing in this section precludes an affected electrical utility from constructing
800 or acquiring any renewable energy source project outside the solicitation process provided for in
801 this section, including purchasing electricity from any renewable energy source project that
802 chooses to self-certify as a qualifying facility under the federal Public Utility Regulatory Policies
803 Act of 1978.

804 (b) An affected electrical utility that constructs a renewable energy source outside the
805 solicitation process of this section or Section 54-17-201 shall file a notice with the commission
806 at least 60 days before the date of commencement of construction, indicating the size and
807 location of the renewable energy source.

808 (c) The date of commencement of construction under Subsection (6)(b) is the date of
809 any directive from an affected electrical utility to the person responsible for the construction of
810 the renewable energy source authorizing or directing the person to proceed with construction.

811 (d) For an affected electrical utility whose rates are regulated by the commission, the
812 utility has the burden of proving in a rate case or other appropriate commission proceeding the
813 prudence, reasonableness, and cost-effectiveness of construction under this Subsection (6).