Ronald L. Williams, ISB No. 3034 Williams Bradbury, P.C. P.O. Box 388 Boise ID, 83701 Telephone: 208-344-6633 ron@williamsbradbury.com RECEIVED 2621 JUN 10 PM 1:25 IDAHO PUBLIC UTILITIES COMMISSION

Attorneys for PIIC

## **BEFORE THE IDAHO PUBLIC UTILITIES COMMISSION**

IN THE MATTER OF THE APPLICATIONOF ROCKY MOUNTAIN POWER FORAUTHORITY TO INCREASE ITS RATESAND CHARGES IN IDAHO ANDAPPROVAL OF PROPOSED ELECTRICSERVICE SCHEDULES ANDREGULATIONS

Case No. PAC-E-21-07

PETITION OF PACIFICORP IDAHO INDUSTRIAL CUSTOMERS FOR LEAVE TO INTERVENE

Pursuant to Rules 71 through 73 of the Idaho Public Utilities

Commission's Rules of Practice and Procedure, IDAPA 31.01.01.71 *et. seq.*, PacifiCorp Idaho Industrial Customers ("PIIC") petitions the Idaho Public Utilities Commission (the "Commission") for leave to intervene. In support of this Petition, PIIC states as follows:

1. The name and address of PIIC is:

PacifiCorp Idaho Industrial Customers c/o Williams Bradbury, P.C. P.O. Box 388 Boise, ID 83701

2. PIIC will be represented in this proceeding by Williams Bradbury,

P.C. All documents relating to these proceedings should be served on the following persons at the addresses listed:

Ronald L. Williams Williams Bradbury, P.C. P.O. Box 388, Boise ID, 83701 Telephone: 208-344-6633 E-mail: ron@williamsbradbury.com

PIIC PETITION TO INTERVENE, Page 1

Bradley Mullins MW Analytics, Energy & Utilities Email: <u>brmullins@mwanalytics.com</u>

## [ELECTRONIC COPIES ONLY TO:]

Val SteinerKyle WilliamsAdam GardnerItafos Conda, LLCBYU IdahoIdahoan Foodsval.steiner@itafos.comwilliamsk@byui.eduAGardner@idahoan.com

3. PIIC is a coalition of entities or organizations operating in Idaho that are industrial and large load customers of Rocky Mountain Power ("RMP" or the "Company"). The Company's application that the Commission approve a revenue requirement increase of \$19.0 million, or approximately 7.00 %, significantly affects PIIC members. PIIC has a direct and substantial interest in this proceeding to review RMP's general rate case filing that will not be adequately represented by any other party. PIIC intends to participate in all respects of this proceeding and will not unreasonably broaden the issues, burden the record, or delay this proceeding.

4. Without the opportunity to intervene herein, PIIC would be without a manner or means of participating in the lawful determination of issues which will affect the rates for electric service from the Company to the PIIC members.

WHEREFORE, PIIC respectfully requests that the Commission grant its petition to intervene with full party status in this proceeding and to appear and participate in all matters as may be necessary and appropriate; and to present evidence, call and examine witnesses, cross-examine witnesses, present argument, and to otherwise fully participate in the proceedings.

Dated this 10th day of June, 2021.

Respectfully submitted,

## Is/ Ron Williams

Ronald L. Williams Williams Bradbury, P.C. Attorneys for PIIC