

## DECISION MEMORANDUM

**TO:** COMMISSIONER KJELLANDER  
COMMISSIONER REDFORD  
COMMISSIONER SMITH  
COMMISSION SECRETARY  
COMMISSION STAFF  
DAPHNE HUANG

**FROM:** DON HOWELL  
DEPUTY ATTORNEY GENERAL

**DATE:** SEPTEMBER 5, 2014

**SUBJECT:** ROCKY MOUNTAIN POWER'S APPLICATION REGARDING THE PRUDENCY OF ITS DSM PROGRAM FOR THE YEARS 2010-2013, CASE NO. PAC-E-14-07

On July 29, 2014, the Commission issued a Notice of Application regarding Rocky Mountain Power's Application to recover its demand-side management (DSM) expenses for the years 2010 through 2013. More specifically, Rocky Mountain seeks to recover \$25.76 million in deferred costs for seven DSM programs. The Company is not proposing any increase in its energy efficiency tariff rider. The Notice set a deadline for intervention after which Staff counsel was to convene an informal scheduling conference for the parties. Order No. 33082 at 5. The Idaho Conservation League (ICL) and Monsanto Company filed Petitions to Intervene which were granted by the Commission. On August 27, 2014, the Commission Secretary issued the Notice of Parties.

The parties have agreed to process this case under Modified Procedure and have proposed a schedule. More specifically, the parties agreed to an initial comment deadline of November 14, 2014, and reply comments for December 1, 2014 (if necessary). The parties have also agreed to serve discovery and written comments electronically.

### COMMISSION DECISION

Given the agreement among the parties:

1. Does the Commission approve of processing this case via Modified Procedure with a schedule requiring initial comments on November 14, and reply comments (if necessary) on December 1, 2014?

2. Does the Commission agree that the parties should serve their discovery and written comments upon each other via e-mail, and the comment period for answering discovery be set at 14 days?



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Don Howell  
Deputy Attorney General

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