## BEFORE THE PUBLIC UTILITY COMMISSION

## OF OREGON

UM 1734

In the Matter of

PACIFICORP, dba PACIFIC POWER,

RULING

Application to Reduce the Qualifying Facility Contract Term and Lower the Qualifying Facility Standard Contract Eligibility Cap.

DISPOSITION:

PETITION TO INTERVENE GRANTED; MOTIONS TO ADMIT COUNSEL PRO HAC VICE GRANTED

On July 29, 2015 Gardner Capitol Solar Development, LLC, (Gardner Solar) filed a petition to intervene in this docket. In addition, Gardner Solar filed motions to allow Thomas McCann Mullooly and Kurt R. Rempe to appear as counsel *pro hac vice* for Gardner Solar.

Upon review of the petition to intervene, I find that Gardner Solar has sufficient interest in the proceedings to participate and that its participation will not unreasonably broaden the issues, burden the record, or delay the proceedings.<sup>1</sup>

In their motions for admission as counsel pro hac vice, Mr. Mullooly and Mr. Rempe state that they will associate with Ms. Shao-Ying Maunter, an active member in good standing with the Oregon State Bar. I have reviewed the motions and find that they comply with the requirements of UTCR 3.170 and OAR 860-001-0320.

No objections have been received by the Commission. The petition to intervene and motions to admit Kurt R. Rempe and Thomas McCann Mullooly as counsel pro hac vice on behalf of Gardner Capitol Solar Development, LLC are granted. For cases continuing over one year, an attorney appearing *pro hac vice* must file a new application to continue to participate in the case.<sup>2</sup>

Dated this 11<sup>th</sup>day of August, 2015 at Salem, Oregon.

Allan J. Arlow Administrative Law Judge

<sup>&</sup>lt;sup>1</sup> See OAR 860-001-0300(6).

<sup>&</sup>lt;sup>2</sup> See UTCR 3.170(5); OAR 860-001-0320(3).