

**BEFORE THE PUBLIC UTILITY COMMISSION
OF OREGON**

UM 1734

In the Matter of

PACIFICORP, dba PACIFIC POWER,

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

RULING

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.¹

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.²

Dated this 11th day of August, 2015 at Salem, Oregon.



Allan J. Arlow
Administrative Law Judge

¹ See OAR 860-001-0300(6).

² See UTCR 3.170(5); OAR 860-001-0320(3).