

**STATE OF MINNESOTA
BEFORE THE
MINNESOTA PUBLIC UTILITIES COMMISSION**

121 7th Place East, Suite 350
St. Paul, MN 55101-2147

Beverly Jones Heydinger	Chair
David C. Boyd	Commissioner
Nancy Lange	Commissioner
J. Dennis O'Brien	Commissioner
Betsy Wergin	Commissioner

In the Matter of the Investigation into
Environmental and Socioeconomic Costs
Under Minn. Stat. § 216B.2422, subd. 3

Docket No. E-999/CI-00-1636

PETITION TO INTERVENE

Pursuant to Minn. R. 7829.0800, subpart 2, Peabody Energy Corporation (“Peabody”), through undersigned counsel, hereby respectfully petitions the Minnesota Public Utilities Commission (the “Commission”) to intervene in the above-captioned docket. Peabody has spoken with Commission staff and, given the status of the docket, is moving to intervene now to: (1) preserve its right to participate in the workgroup (the “Workgroup”) that the Department of Commerce and Pollution Control Agency are convening to advise the Commission on scope and process issues pursuant to the Commission’s order issued February 10, 2014¹; (2) be added to the service list; and (3) preserve its ability to participate substantively in this proceeding at a future date.

This petition should be granted because the outcome of this proceeding, potentially including the advisory deliberations of the Workgroup, will bind or affect Peabody with respect

¹ *Order Reopening Investigation and Convening Stakeholder Group to Provide Recommendations for Contested Case Proceeding*, February 10, 2014.

to an interest peculiar to it – namely, a revision to the so-called Social Cost of Carbon (“SCC”). Furthermore, Peabody’s interests are not adequately represented by one or more other parties participating in this docket.

Peabody is the world’s largest private-sector coal company and a global leader in sustainable mining and clean coal solutions. The company, through its wholly own subsidiaries, serves metallurgical and thermal coal customers in nearly 30 countries on 6 continents. In 2013, Peabody, through its wholly owned subsidiary Peabody COALSALES LLC, sold approximately 1.5 million tons of Powder River Basin Coal that was delivered to five different power plants in Minnesota: (1) Northern States Power (three plants – Sherburne County Plant, Black Dog ST Plant, and Allen S. King Plant); and (2) Allete (two plants – Clay Boswell Plant and Laskin Energy Center).

In 2010 during a keynote address at the 21st World Energy Congress in Montreal, Peabody Chairman and Chief Executive Officer Gregory H. Boyce outlined a multi-step plan to eliminate energy poverty and inequality by unlocking the power of coal to advance energy security, generate economic stimulus and create environmental solutions. Known as the “Peabody Plan,” the initiative calls for: (1) creating energy access for all persons by 2050; (2) replacing 1,000 gigawatts of traditional coal plants with supercritical and ultra-supercritical plants, which are efficient and carbon-capture ready; (3) developing within 20 years at least 100 major projects around the world that capture, store or use carbon dioxide from coal-based plants; (4) deploying significant coal-to-gas, coal-to-chemicals and coal-to-liquids projects around the world over the next 10 years; and (5) commercializing and deploying next-generation clean coal technologies to achieve continued environmental improvement and ultimately near-zero emissions.

Peabody has specific expertise on matters such as, but not limited to: (1) the social benefits of carbon dioxide; (2) lifecycle greenhouse gas (“GHG”) analyses and comparisons of baseload fossil fuels, including unconventional natural gas; (3) the GHG emissions performance of advanced coal plants; and (4) issues related to the use of carbon dioxide-enhanced oil recovery – known as “CO₂-EOR” – to concurrently store carbon dioxide.

Peabody therefore has a substantial interest in the outcome of the Commission’s deliberations regarding the SCC and will be directly impacted by any result that may emerge from this proceeding. In light of its participation in the energy markets in Minnesota, unique initiatives such as the Peabody Plan, and specific expertise on relevant matters, Peabody’s positions will not be adequately represented by other parties. It is anticipated that Peabody’s participation in this proceeding will bring valuable and unique perspectives to light. Granting this petition will not adversely impact this proceeding, particularly given the current status of the docket.

Finally, through this petition, Peabody states its desire to participate in the Workgroup.

For the reasons stated above, Peabody respectfully requests that its petition to intervene be granted.

[Signature block on following page.]

Respectfully submitted,

/s/ Kipp A. Coddington

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CERTIFICATE OF SERVICE

The undersigned hereby certifies that I have this day served a true and correct copy of the foregoing **Petition to Intervene** to all persons on the attached list by electronic filing for those denoted as accepting electronic service and by first-class mail, postage prepaid, for those denoted as requiring paper service.

/s/ C. Max Zygmunt

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Helen	Proechel			224 North Fairview St. Paul, MN 55104	Paper Service	No	SPL_SL_0- 1636_2_Interested Parties
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First Name	Last Name	Email	Company Name	Address	Delivery Method	View Trade Secret	Service List Name
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Kevin	Reuther	kreuther@mncenter.org	MN Center for Environmental Advocacy	26 E Exchange St, Ste 206 St. Paul, MN 551011667	Paper Service	No	SPL_SL_0- 1636_2_Interested Parties
Trudy	Richter	trichter@rranow.com	Minnesota Resource Recovery Assn.	477 Selby Avenue St. Paul, MN 55102	Paper Service	No	SPL_SL_0- 1636_2_Interested Parties
Craig	Rustad	crustad@minnkota.com	Minnkota Power	1822 Mill Road PO Box 13200 Grand Forks, ND 582083200	Electronic Service	No	SPL_SL_0- 1636_2_Interested Parties
Robert K.	Sahr	bsahr@eastriver.coop	East River Electric Power Cooperative	P.O. Box 227 Madison, SD 57042	Electronic Service	No	SPL_SL_0- 1636_2_Interested Parties
Raymond	Sand	rms@dairynet.com	Dairyland Power Cooperative	P.O. Box 8173200 East Avenue South LaCrosse, WI 546020817	Electronic Service	No	SPL_SL_0- 1636_2_Interested Parties
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Matthew J.	Schuerger P.E.	mjsreg@earthlink.net	Energy Systems Consulting Services, LLC	PO Box 16129 St. Paul, MN 55116	Electronic Service	No	SPL_SL_0- 1636_2_Interested Parties
Dean	Sedgwick	N/A	Itasca Power Company	PO Box 457 Bigfork, MN 56628-0457	Paper Service	No	SPL_SL_0- 1636_2_Interested Parties
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