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Authorized Representative of Atlanta Electrical Consumer Cooperative, Inc., Pro SE

BEFORE THE

IDAHO PUBLIC UTILITIES COMMISSION

MARY DRAKE,

Complainant,

VS.

ATLANTA POWER COMPANY,

Respondent.

Case No. ATL-E-21-01

PETITION TO INTERVENE OF THE ATLANTA ELECTICAL CONSUMER COOPERATIVE, INC.

COMES NOW, the Atlanta Electrical Consumer Cooperative, Inc., hereinafter referred to "Intervenor" or "AECC" and pursuant to this Commission's Rules of Procedure, Rule 71 IDAPA 31.01.01.71 hereby petition the Commission for leave to intervene herein and to appear and participate herein as a party, and as grounds therefore states as follows:

1. The name and address of Intervenor are:

Atlanta Electrical Consumer Cooperative, Inc. c/o Steven J. Meade 225 N. 9th Street, Suite 820 P.O. Box 1097 Boise, ID 83701 Telephone (208)331 1170 Facsimile (208)331-1529 smeade@idalaw.com Copies of all pleadings, production requests, production responses, Commission orders and other documents should be provided to Steven J. Meade as noted above, with an electronic copy to:

Atlanta Land Owner:

steve@pumpkincreekranch.com

- 2. The Intervenor, Atlanta Electrical Consumer Cooperative, Inc. is a community cooperative that has been formed to purchase the Atlanta Power Company (hereinafter "Company") from its' owner Israel Ray, and thereafter provide reliable electrical service to the members of the corporation and the town of Atlanta, Idaho at the lowest possible price. AECC membership consists of landowners in Atlanta, Idaho that receive electrical services from the Company. The AECC is a valid Idaho non-profit corporation. Moreover, the AECC has been recognized by the Internal Revenue Service as a 501(c)12 exempt organization.
- 3. The Intervenor intends to participate herein as a party, and if necessary, to introduce evidence, cross-examine witnesses, call and examine witnesses, and be heard in argument. The nature and quality of evidence which the Intervenor will introduce is dependent upon the nature and effect of other evidence in this proceeding.
- 4. Without the opportunity to intervene herein, the Intervenor would be without any means of participation in this proceeding which may have material impact on electric rates and the terms and conditions of such service, and the future ownership of the Company.
- 5. Granting the Intervenor's petition to intervene will not unduly broaden the issues nor will it prejudice any party to this case.

WHEREFORE, the Atlanta Electrical Consumer Cooperative, Inc. respectfully requests this Commission grant their Petition to Intervene in these proceedings and to appear and participate in all matters as may be necessary and appropriate; and to present evidence, call and examine witnesses, present argument and to otherwise fully participate in these proceedings.

DATED This day of September, 2	r. 2021.
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STEVEN J. MEADE

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that on this _____ day of September, 2021, a true and correct copy of the above and foregoing document was forwarded addressed as follows in the manner stated below:

Jan Noriyuki (H, E) Commission Secretary Idaho Public Utilities Commission P.O. Box 83720 Boise, ID 83720-0074	Hand Delivered U.S. Mail Fax Email/E-Service	
Mary Drake 72 E. Pine Atlanta, ID 83716 Flute.md@gmail.com	Hand Delivered U.S. Mail Fax Email/E-Service	
Linda Churches Atlanta Power Co. P.O. Box 672 Salmon, ID 83467	Hand Delivered U.S. Mail Fax Email/E-Service	
Israel Ray, Treasurer Atlanta Power Company 11140 Chicken Dinner Road Caldwell, ID 83607	Hand Delivered U.S. Mail Fax Email/E-Service	
Israel Ray, Treasurer Atlanta Power Company 16589 Wagner Road Caldwell, ID 83607	Hand Delivered U.S. Mail Fax Email/E-Service	

Steven J. Meade