Kelsey Jae Nunez, ISB No. 7899 SNAKE RIVER ALLIANCE 223 N. 6th St., Ste. 317 PO Box 1731 Boise, ID 83701 Ph: (208) 344-9161 knunez@snakeriveralliance.org RECEIVED 2015 FEB -4 PM 3: 13 IDAHO PUBLIC UTILITIES COMMISSION

BEFORE THE IDAHO PUBLIC UTILITIES COMMISSION

)

)

)

)

IN THE MATTER OF IDAHO POWER'S PETITION TO MODIFY TERMS OF PROSPECTIVE PURPA ENERGY SALES AGREEMENTS CASE NO. IPC-E-15-01 PETITION TO INTERVENE OF THE SNAKE RIVER ALLIANCE

Pursuant to the Idaho Public Utilities Commission's Rules of Procedure Rule 71, IDAPA 31.01.01.071, et seq., the Snake River Alliance petitions the Commission to grant its petition for intervention in the above-referenced case, IPC-E-15-01. The name and address of the Intervenor is:

SNAKE RIVER ALLIANCE 223 N. 6th St., Ste. 317 PO Box 1731 Boise, ID 83701 Ph: (208) 344-9161 knunez@snakeriveralliance.org

Kelsey Jae Nunez will represent the Snake River Alliance in this proceeding. Correspondence in this docket can be sent to the above address or via email. To reduce costs and environmental impacts of exchanging information in this case, the Alliance requests that, pursuant to IPUC Rules, information other than that which might be deemed confidential or otherwise must be hand-delivered be provided electronically and/or via email to the above address.

The Snake River Alliance is an Idaho-based non-profit organization, established in 1979 to address Idahoans' concerns about nuclear waste and safety issues. In 2007, the Alliance expanded the scope of its mission by becoming Idaho's first nonprofit clean energy advocacy organization. The Alliance's energy program includes advocacy for renewable energy resources in Idaho; expanded conservation and demand-side management programs offered by Idaho's

1

regulated electric utilities and the Bonneville Power Administration; and development of local, state, regional, and national initiatives to advance sustainable energy policies, including electric utility rate structures and designs that promote energy conservation. The Alliance pursues these programs on behalf of its members, many of whom are customers of Idaho Power.

The Alliance has a direct and substantial interest in these proceedings as the Company's request raises significant policy issues of interest to the Alliance and its members and other Idaho Power stakeholders. The Alliance has a history of participating before this Commission in cases relating to Idaho Power's renewable energy programs and initiatives. The Alliance believes its participation as in intervenor will not complicate or extend this case, nor will its participation unduly broaden the issues in this case, and that to the extent permitted by Commission rules it will actively participate in this case as an intervenor.

Therefore and pursuant to Rules 72 and 73 of the Commission's Rules of Procedure, IDAPA 31.01.01.072 and 073, the Alliance requests that this petition to participate as an intervenor in Case No. IPC-E-15-01 be granted.

Respectfully submitted this 4th day of February, 2015.

JUNES

Kelsey Jae Nunez Executive Director Snake River Alliance Boise, ID (208) 344-9161 knunez@snakeriveralliance.org

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that I have this 4th day of February, 2015 served the foregoing Petition to Intervene upon all parties of record in this proceeding, by the means listed below:

Hand Delivered

Jean Jewell Commission Secretary (Original and seven copies) Idaho Public Utilities Commission 472 W. Washington St. Boise, ID 83702

US Mail

Donovan Walker Idaho Power Company 1221 West Idaho Street (83702) PO Box 70 Boise, Idaho 83707 dwalker@idahopower.com

Kelsey Jae Nunez Executive Director, Snake River Alliance