



in Idaho. Members of ICEA include businesses, such as solar installers, engaged in the business of selling, installing, servicing, and undertaking other activities related to renewable energy and on-site generation.

4. In total, ICEA is requesting recovery of \$8,000 in intervenor funding. To fully participate in this proceeding, ICEA retained Preston Carter with Givens Pursley LLP.

5. This proceeding proved to be time-consuming, with five settlement conferences, significant time to coordinate and discuss positions, comments on the Company's proposed fixed-cost report, and other issues. ICEA's resources were strained further by several other ongoing cases in which ICEA was involved, including IPC-E-18-15, IPC-E-19-15, and the Rocky Mountain Power net metering proceeding.

6. ICEA worked with Givens Pursley to limit the expenses incurred, and I understand that Preston has reduced his rate, written off significant amounts of time, and performed work at no charge in light of the time required for this case and in consideration for ICEA's limited resources.

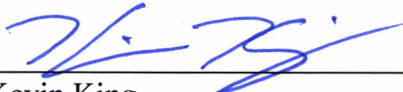
7. ICEA is a nonprofit that relies solely on donations from its members. At this time, the size of the industry that ICEA represents is small relative to the funds required to retain legal representation in complex cases such as these.

8. If ICEA is not able to obtain intervenor funding, it will not be able to continue to retain legal counsel to participate in cases such as this.

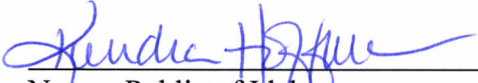
9. In my opinion, the fees incurred by Givens Pursley in this case are reasonable in light of the circumstances.

For these reasons, the costs incurred by ICEA are reasonable, and are a significant financial hardship for ICEA.

DATED: January 31, 2020.

  
\_\_\_\_\_  
Kevin King

SUBSCRIBED AND SWORN to before me this 31<sup>st</sup> day of January, 2020.

  
\_\_\_\_\_  
Notary Public of Idaho

Residing at: Bosch, Idaho

My Commission Expires: 10/22/2024



MY COMMISSION EXPIRES 10/22/2024  
STATE OF IDAHO  
NOTARY PUBLIC  
COMMISSION #31078  
KENDRA LEE HOFFMAN

## CERTIFICATE OF SERVICE

I certify that on February 3, 2020, a true and correct copy of foregoing was served upon all parties of record in this proceeding via the manner indicated below:

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