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IDAHO PUBLIC
UTILITIES COMMISSION

Board President of the Idaho Clean Energy Association

BEFORE THE IDAHO PUBLIC UTILITIES COMMISSION

IN THE MATTER OF IDAHO)	CASE NO. IPC-E-21-21
POWER COMPANY'S)	
APPLICATION TO INITIATE A)	PETITION TO INTERVENE OF THE
MULTI-PHASE COLLABORATIVE)	IDAHO CLEAN ENERGY
PROCESS FOR THE STUDY OF)	ASSOCIATION
COSTS, BENEFITS, AND)	
COMPENSATION OF NET EXCESS)	
ENERGY ASSOCIATED WITH)	
CUSTOMER ON-SITE)	
GENERATION)	

COMES NOW the Idaho Clean Energy Association ("ICEA") and hereby requests leave to intervene in the above captioned matter pursuant to the Idaho Public Utilities Commission Rules of Procedure, IDAPA 31.01.01.071-073. As discussed below, ICEA has direct and substantial interests in these proceedings, and therefore should be granted intervention.

1. The name of this intervenor is:

Kevin King
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Boise, Id. 83702
208-850-0880
staff@idahocleanenergy.org

Mr. King is the President of the ICEA Board of Directors. ICEA is a non-profit corporation in Idaho. Pursuant to IDAPA rule 43 Mr. King can represent ICEA as an officer of the corporation in this administrative proceeding to design a study of distributed energy values. This is not a quasi-judicial proceeding that adjudicates the legal rights or duties of a party.

Please provide copies of all pleadings, production requests, production responses,

Commission orders, and other documents to the name and address above. In the interest of conserving natural resources and reducing the costs to all parties, please provide hard copies of pleadings, testimony, and briefs only. Production requests, responses, notices, Commission orders, and other filings may be submitted via electronic mail in accordance with IPUC Rules 31.01.01.063.02-03.

2. Idaho Clean Energy Association claims a direct and substantial interest in this proceeding on behalf of our members who provide distributed energy products and services to Idaho Power customers. Idaho Power's proposal here directly impacts ICEA member's business by proposing new methods to value the products and services they offer to Idahoans. Further, Idaho Power states clearly this docket is the first of a series that will lead to new proposals for distributed energy system rates and programs that will dictate ICEAs member's ability to conduct a viable business in Idaho. Status as an intervenor is necessary for the ICEA to effectively protect our member's interests in a viable distributed energy systems program at Idaho Power. By responding to Idaho Power's petition, ICEA will not unduly broaden the issues.

3. ICEA intends to fully participate in this matter as a party. The nature and quality of ICEA's intervention in the proceeding is dependent upon the nature and effect of other evidence in this proceeding. If necessary ICEA may introduce evidence, be heard in argument, and call, examine, and cross-examine witnesses. ICEA may seek intervenor funding pursuant to IDAPA 31.01.01.161-165.

WHEREFORE, ICEA respectfully requests the Commission grant this petition.

DATED this 4th day of August 2021.

Respectfully submitted,

Kevin King
Idaho Clean Energy Association

CERTIFICATE OF SERVICE

I hereby certify that on this 4th day of August 2021, I delivered true and correct copies of the foregoing PETITION TO INTERVENE to the following persons via the method of service noted:

Kevin King
Idaho Clean Energy Association

Electronic mail only (See Order 34781):

Idaho Public Utilities Commission

Jan Noriyuki, Secretary
secretary@puc.idaho.gov

Idaho Power

Lisa D. Nordstrom
Connie Aschenbrenner
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Industrial Customers of Idaho Power

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Idaho Conservation League

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