Benjamin J. Otto (ISB No. 8292) 710 N 6<sup>th</sup> Street Boise, ID 83701 Ph: (208) 345-6933 x 112 botto@idahoconservation.org

Attorney for the Idaho Conservation League

RECEIVED 2021 JUL 12 PM 2:55 IDAHO PUBLIC UTILITIES COMMISSION

## **BEFORE THE IDAHO PUBLIC UTILITIES COMMISSION**

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

PETITION TO INTERVENE OF THE IDAHO CONSERVATION LEAGUE

COMES NOW the Idaho Conservation League ("ICL") 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, ICL has direct and substantial interests in these proceedings, and therefore should be granted intervention.

1. The name of this intervenor is:

Benjamin J. Otto Idaho Conservation League 710 N. 6<sup>th</sup> st. Boise, Idaho 83702 Ph: (208) 345-6933 x 112 botto@idahoconservation.org

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.

1

2. Idaho Conservation League claims a direct and substantial interest in this proceeding as a customer and on behalf of our members who are customers of Idaho Power. As Idaho's largest state-based conservation organization, we have approximately 11,000 members most of whom are residential customers of Idaho Power. ICL's Boise headquarters is a Schedule 9 Idaho Power customer and our Ketchum field office is a Schedule 7 customer. Idaho Power's proposal here directly impacts ICL's ability to ensure equitable treatment of customer-owned energy systems. ICL's members and supporters want to meet their own energy needs in partnership with the local utility and this docket provides a direct means to achieve this goal. ICL's intervention will respond to Idaho Power's and thus will not unduly broaden the issues.

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

WHEREFORE, ICL respectfully requests the Commission grant this petition. DATED this 12th day of July 2021.

Respectfully submitted,

/s/ Benjamin J Otto\_\_\_\_\_ Idaho Conservation League

ICL PETITION TO INTERVENE

## **CERTIFICATE OF SERVICE**

I hereby certify that on this 12th day of July 2021, I delivered true and correct copies of the foregoing PETITION TO INTERVENE to the following persons via the method of service noted:

<u>/s/ Benjamin J Otto</u> Idaho Conservation League

Electronic mail only (See Order 34781): Idaho Public Utilities Commission Jan Noriyuki, Secretary secretary@puc.idaho.gov

*Idaho Power* Lisa D. Nordstrom

Connie Aschenbrenner Inordstrom@idahopower.com caschenbrenner@idahopower.com dockets@idahopower.com

Industrial Customers of Idaho Power Peter J. Richardson Richardson Adams, PLLC peter@richardsonadams.com

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ICL PETITION TO INTERVENE

3