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IDAHO PUBLIC UTILITIES COMMISSION

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Attorneys for Walmart Inc.

## BEFORE THE PUBLIC UTILITIES COMMISSION OF IDAHO

Idaho Power's Application to Expand Optional Customer Clean Energy Offerings through the Clean Energy Your Way Program

Case No. IPC-E-21-40

PETITION TO INTERVENE OF WALMART INC.

Pursuant to Rules 72-75 of the Idaho Public Utilities Commission's Rules of Practice and Procedure, Walmart Inc. ("Walmart") petitions the Idaho Public Utilities Commission ("Commission" or "IPUC") for leave to intervene in the above-captioned matter. In support of this petition, Walmart states as follows:

1. The names and addresses of the representatives of Walmart are:

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Steve W. Chriss Director, Energy Services Walmart Inc. 2608 Southeast J Street

Bentonville, Arkansas 72716

Telephone: (479) 204-1594

Stephen.Chriss@walmart.com

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

Commission orders, and other documents to the names and addresses above. In the interest of

conservation and cost reduction, please provide hard copies of pleadings, testimony, and briefs

only. All other documents may be provided via electronic mail in accordance with IPUC Rules

31.01.01.063.02-.03.

Walmart is an American multinational retail corporation with stores in all fifty (50) 2.

states and Puerto Rico. Walmart has 27 facilities in Idaho with over 8,000 associates. Walmart

takes electric service from Idaho Power Company ("IPC") for sixteen stores and related facilities.

3. Walmart has a direct, immediate, diverse and substantial interest in the outcome of

this case, and the interests of Walmart will not be adequately represented by any other party to this

proceeding. A Commission decision in this proceeding will have a direct, material impact on the

availability of renewable energy programs for Walmart's participation.

4. Walmart anticipates participating in this matter to the extent necessary to ensure its

interests in Idaho are protected, with full rights of a party to perform discovery, submit testimony,

examine witnesses, participate in hearings and present evidence on any issues raised in this matter.

5. Walmart has not yet determined the extent of its participation or the precise nature

of the relief it will request but the interests of justice and the orderly and prompt conduct of this

proceeding will not be impaired by the grant of Walmart's petition to intervene. Neither will

Walmart's participation unnecessarily broaden the issues or burden the record in this proceeding.

WHEREFORE, Walmart respectfully requests that the Commission grant its Petition to

Intervene in this matter with full party status.

https://corporate.walmart.com/about/idaho

4868-5380-7625.v1

DATED this 12th day of January 2022.

/s/ Vicki M. Baldwin

/s/ Norman M. Semanko

## **CERTIFICATE OF SERVICE**

(Case No. IPC-E-21-40)

I hereby certify that on this 12th day of January 2022, I caused to be served by e-mail, a

## true and correct copy of this PETITION TO INTERVENE OF WALMART INC. to:

IDAHO POWER COMPANY
Lisa D. Nordstrom
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DEPUTY ATTORNEY GENERAL John Hammond John.hammond@puc.idaho.gov

/s/	Madel	ine 1	1alm	quist	
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