Peter J. Richardson ISB No. 3195 Richardson Adams, PLLC 515 N. 27th Street P.O. Box 7218 Boise, Idaho 83702 Telephone: (208) 938-7901

peter@richardsonadams.com

Attorneys for the Industrial Customers of Idaho Power

BEFORE THE

IDAHO PUBLIC UTILITIES COMMISSION

IN THE MATTER OF IDAHO POWER

COMPANY'S APPLICATION FOR A

CERTIFICATE OF PUBLIC CONVENIENCE

AND NECESSITY FOR THE BOARDMAN TO)

HEMINGWAY 500-KV TRANSMISSION

LINE

)

CASE NO. IPC-E-23-01

PETITION TO INTERVENE OF THE INDUSTRIAL CUSTOMERS OF IDAHO POWER

COMES NOW, The Industrial Customers of Idaho Power, hereinafter referred to as "Intervenor," and pursuant to this Commission's Rules of Procedure, Rule 71 IDAPA 31.01.01.71, and pursuant to Commission Order no. 35674 (Notice of Application and Notice of Intervention Deadline) hereby petitions the Commission for leave to intervene herein and to appear and participate herein as a party, and as grounds therefore states as follows:

1. The name and address of this Intervenor is:

Industrial Customers of Idaho Power c/o Peter J. Richardson Richardson Adams, PLLC 515 N. 27th St P.O. Box 7218 Boise, Idaho 83702 Telephone: (208) 938-7901

Telephone: (208) 938-7901 peter@richardsonadams.com

Copies of all pleadings, production requests, production responses, Commission orders

and other documents should be provided to Peter Richardson as noted above and to:

Dr. Don Reading 280 S. Silverwood Way Eagle, ID 83616 (208) 284-5565 dreading@mindspring.com

- 2. This Intervenor, the Industrial Customers of Idaho Power, ("ICIP") is an unincorporated association of Schedule 19 customers of Idaho Power. All ICIP members receive electric utility services from Idaho Power Company. The ICIP claims a direct and substantial interest in this proceeding in that its members' cost of electric power and quality of service may be affected by the outcomes of this docket.
- 3. This Intervenor, in its capacity as a representative of industrial customers intends to participate herein as a party, and if necessary, to introduce evidence, cross-examine witnesses, call and examine witnesses, and be heard in argument. The nature and quality of evidence which this Intervenor will introduce is dependent upon the nature and effect of other evidence in this proceeding.
- 4. Without the opportunity to intervene herein, this Intervenor would be without any means of participation in this proceeding which may have a material impact on their retail electric rates and or the quality of electric service they receive from Idaho Power Company.
- 5. This intervention is timely and will not unduly broaden the issues presented for the Commission's determination.

WHEREFORE, the Industrial Customers of Idaho Power respectfully requests that this Commission grant its Petition to Intervene in these proceedings and to appear and participate in

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all matters as may be necessary and appropriate; and to present evidence, call and examine witnesses, present argument and to otherwise fully participate in these proceedings.

DATED this 6th day of February 2023

Peter J. Richardson

RICHARDSON ADAMS, PLLC

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that on this 6th day of February 2023, I served a true correct and complete copy of the Petition to Intervene of the Industrial Customers of Idaho Power on the following via electronic mail only.

Jan Noriyuki, Commission Secretary Idaho Public Utilities Commission Jan.noriyuki@puc.idaho.gov

Riley Newton, Deptuty Attorney General Idaho Public Utilities Commission riley.newton@puc.idaho.gov

Donovan E. Walker Tim Tatum Idaho Power Company dwalker@idahopower.com ttatum@idahopower.com dockets@idahopower.com

Eric L. Olsen Lance Kaufman, Ph.D. elo@echohawk.com lance@aegisinsight.com

Peter J. Richardson