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Attorney for the Idaho Conservation League

BEFORE THE IDAHO PUBLIC UTILITIES COMMISSION

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|---|---|----------------------------------|
| IN THE MATTER OF THE |) | |
| APPLICATION OF IDAHO POWER |) | |
| COMANY FOR AUTHORITY IN |) | CASE NO. IPC-E-23-11 |
| INCREASE ITS RATES AND CHARGES |) | |
| FOR ELECTIC SERVICE IN THE STATE |) | PETITION TO INTERVENE |
| OF IDAHO AND FOR A SSOCIATED |) | |
| REGULATORY ACCOUNT |) | IDAHO CONSERVATION LEAGUE |
| TREATMENT |) | |

COMES NOW the Idaho Conservation League (“ICL”) and hereby requests leave to intervene in the above captioned matter to 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:

Marie Callaway Kellner
Attorney for the Idaho Conservation League
710 N. 6th St.
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Phone: (208) 537-7993
Email: mkellner@idahoconservation.org

Please provide copies of all pleadings, production requests, production responses, Commission orders, and other documents to the names and addresses above. Please provide the same documents to the following:

Brad Heusinkveld
Idaho Conservation League, Energy Associate
710 N. 6th St.
Boise, Idaho 83702
Phone: (208) 340-4423
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In the interest of reducing costs to all parties, pleadings, testimony, briefs, production requests, responses, notices, Commission orders, and other filings may be submitted via electronic mail in accordance with Idaho Public Utilities Commission Rule 31.01.01.063.02-03. ICL reserves the right to request hard copies of papers and documents, as may be necessary with appropriate notice and time.

2. Idaho Conservation League claims direct and substantial interest in this proceeding in its organizational capacity and on behalf of our members who are customers of Idaho Power. As Idaho's largest state-based conservation organization, ICL has approximately 11,000 members, many of whom are residential customers of Idaho Power. ICL's Boise headquarters and Ketchum office are respectively Idaho Power Schedule 84 and Schedule 7 customers. One of ICL's chief organizational goals is supporting energy decarbonization sufficient to mitigate the worst effects of climate changes. Idaho Power's operations and decarbonization plans are implicated in this proceeding. As a result, ICL and its represented members claim a direct and substantial interest in ensuring Idaho Power provides a fair compensation rate for exported solar and maintains policies that do not unduly burden distributed energy customers. ICL's intervention will respond directly to the issues raised in Idaho Power's application and will not unduly broaden the scope of this docket.

3. ICL intends to fully participate in this matter as a party. The nature and quality of ICL's intervention in this proceeding is dependent upon the nature and effect of other evidence in this proceeding. If necessary, we may introduce evidence, be heard in argument, and call, examine,

and cross-examine witnesses. ICL may seek intervenor funding pursuant to IDAPA 31.01.01.161-165.

WHEREFORE, the Idaho Conservation League respectfully requests the Commission grant this petition.

DATED this 30th day of June, 2023.

Respectfully submitted

/s/ Marie Callaway Kellner
Marie Callaway Kellner (ISB No. 8470)
Attorney for Idaho Conservation League

CERTIFICATE OF SERVICE

I hereby certify that on this 30th day of June, 2023, I delivered true and correct copies of the foregoing PETITION TO INTEVENE to the following persons via the method of service noted:

/s/ Marie Callaway Kellner

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Electronic Mail Only (See Order No. 35058):

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