BEFORE THE IDAHO PUBLIC UTILITIES COMMISSION

IN THE MATTER OF THE)	CASE NO. IPC-E-23-11
APPLICATION OF IDAHO POWER)	
COMPANY FOR AUTHORITY TO)	NW ENERGY COALITION'S
INCREASE IT RATES AND)	
CHARGES FOR ELECTRIC)	PETITION TO INTERVENE
SERVICE IN THE STATE OF IDAHO)	
AND FOR ASSOCIATED)	
REGUALTORY ACCOUNT	,	
TREATMENT		

COMES NOW the NW Energy Coalition ("NWEC") 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, NWEC has a direct and substantial interest in these proceedings, and therefore should be granted intervention.

1. The name of this intervenor is:

F. Diego Rivas
Attorney for NW Energy Coalition (requesting addmitance *Pro Hac Vice*)
1101 8th Ave
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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 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.

NWEC asks to reserve the right to request hard copies of papers and documents, as may be

necessary with appropriate notice and time.

2. NW Energy Coalition claims a direct and substantial interest in this proceeding on behalf

of its 11 member organizational members in Idaho. NWEC and their members have a direct and

substantial interest in ensuring that Idaho Power provides a fair rate structure that does not

unduly burden residential and small commercial customers, and those interested in energy

savings and conservation. The NW Energy Coalition has also intervened in other utility dockets

in Idaho on these grounds. NWEC intervention will respond directly to the issues raised in the

Company's application and will not unduly broaden the scope of the issues or this proceeding.

3. NWEC intends to fully participate in this matter as a party. The nature and quality of

NWEC'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. NWEC may seek intervenor funding pursuant to

IDAPA 31.01.01.161-165.

WHEREFORE, NWEC respectfully requests the Commission grant this petition.

DATED this 14th day of July, 2023.

Respectfully submitted,

/s/ F. Diego Rivas

F. Diego Rivas (requesting admittance *Pro Hac Vice*)

Regulatory Counsel for NW Energy Coalition

CERTIFICATE OF SERVICE

I hereby certify that on this 14th day of July, 2023, I delivered true and correct copies of the foregoing PETITION TO INTEVENE to the following persons via the method of service noted:

/s/ F. Diego Rivas Regulatory Counsel NW Energy Coalition 1101 8th Ave Helena, MT 59601 diego@nwenergy.org

Electronic Mail Only (See Order No. 35058):

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