BEFORE THE IDAHO PUBLIC UTILITIES COMMISSION

IN THE MATTER OF IDAHO POWER)COMPANY'S APPLICATION FOR A)DETERMINATION OF 2023)DEMAND-SIDE MANAGEMENT)EXPENSES AS PRUDENTLY)INCURRED)

CASE NO. IPC-E-24-11

MOTION FOR LIMITED ADMISSION PRO HAC VICE

Pursuant to Idaho Public Utilities Commission Rules 19 and 43.03 and Idaho Bar Commission Rule ("ICBR") 227, the undersigned counsel, Benjamin J. Otto, hereby petitions the Idaho Public Utilities Commission ("Commission") for admission of the undersigned applying counsel, F. Diego Rivas, for purposes of the above-captioned matter.

F. Diego Rivas certifies that he is an active member, in good standing, with the bar of the State of Montana, that he maintains the regular practice of law at 1101 8th Ave, Helena, MT as the Regulatory Counsel for the NW Energy Coalition, and that he is not a resident of the State of Idaho or currently licensed to practice law in Idaho. F. Diego Rivas has previously requested and been granted admittance under IBCR 227 in dockets PAC-E-22-15, AVU-E-23-01, and IPC-E-23-11.

The undersigned counsel certifies that a copy of this Motion has been served on all other parties to the above-captioned matter and a copy of the Motion, accompanied by a \$325 fee and a certificate of good standing for F. Diego Rivas from the State of Montana, has been provided to the Idaho State Bar.

Counsel certifies that the above information is true to the best of their knowledge, after reasonable investigation. Benjamin J. Otto acknowledges that pursuant to IBCR, his attendance shall be required at all Commission proceedings at which F. Diego Rivas will appear, unless specifically excused by the Commission.

WHEREFORE, by this motion, Benjamin J. Otto respectfully requests that the Commission:

Authorize F. Diego Rivas to participate in all proceedings before the Commission with respect to the above captioned matter.

Dated the 1stth day of May 2024.

In to

Benjamin J. Otto (ISB No. 8292) 1407 W. Cottonwood Court Boise, ID 83702 (208) 724-1585 ben@nwenergy.org

Diego Minas

F. Diego Rivas, MT State Bar No. 68806741 *Applying Counsel* Regulatory Counsel, NW Energy Coalition 1101 8th Ave Helena, MT 59601 (406) 461-6632 diego@nwenergy.org

CERTIFICATE OF SERVICE

I hereby certify that on this 1st day of May, 2024, I delivered true and correct copies of the foregoing MOTION FOR LIMITED ADMITTANCE *PRO HAC VICE* 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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