BEFORE THE PUBLIC UTILITY COMMISSION

OF OREGON

LC 62

In the Matter of		PETITION TO INTERVENE	
PACIFICORP dba PACIFIC POWER			
2015 Integrated Resource Plants	an.		
Renewable Northwest petition petition, the following is pro		in this proceeding. In support of this	
1. The contact information (name, address, e	email address) of the petitioner is:	
Company: Re Street Address: 42 City, State, Zip: Po Email Address: mo	Megan Decker Renewable Northwest 421 SW 6 th Avenue, Suite 1125 Portland, OR 97204 megan@renewablenw.org 503-223-4544		
□ Please include the control of the contro	is contact on the	service list.	
		presented by counsel in this proceeding. The o be included on the service list is listed	
2b. Additional contacts to be contacts on the service list):	e included on the	e service list (a petitioner is limited to three	
Company: Re Street Address: 42 City, State, Zip: Po Email Address: do	enewable NW Denewable Northwall SW 6 th Avenurtland, OR 9720ckets@renewable 3-223-4544	vest e, Suite 1125 04	

Michael O'Brien

Portland, OR 97204

Renewable Northwest 421 SW 6th Avenue, Suite 1125

michael@renewablenw.org

Name:

Company: Street Address:

City, State, Zip: Email Address: Telephone: 503-223-4544

3. If the petitioner is an organization, the number of members in and the purposes of the organization:

Renewable NW is a non-profit advocacy organization with more than 50 members, including public interest groups and businesses. A list of Renewable NW's current members is attached as Exhibit A. Renewable NW seeks to promote the expansion of environmentally responsible, new renewable resources across the Northwest region.

☐ List of Members attached

4. The nature and extent of the Petitioner's interest in the proceeding is:

Renewable NW has been a regular participant in Integrated Resource Plan (IRP) proceedings for many years. Petitioner is interested in issues relating broadly to renewable resources, carbon regulation, transmission, and risk modeling.

5. The issues the Petitioner intends to raise at the proceeding are:

Renewable NW intends to raise issues relating broadly to renewable resources, carbon regulation, transmission, risk modeling, and other issues as appropriate.

6. The special knowledge or expertise of the Petitioner that would assist the Commission in resolving the issues in the proceeding is:

Renewable NW is a regular public interest participant in IRP proceedings in Oregon and across the Pacific Northwest.

7. Based on the information provided above in accordance with the Commission's rules of procedure, I request to participate in this proceeding as an intervenor. I or the organization that I represent will not unreasonably broaden the issues, burden the record, or unreasonably delay the proceeding. OAR 860-001-0300.

/s/ Megan Decker	
Petitioner or Petit	ioner's Representative
	•
12/3/14	
Date Signed	

Exhibit A

Renewable Northwest Project Members (Dec 2014)

3Degrees

American Wind Energy Assoc.

Atkins

Blattner Energy

Bonneville Environmental Foundation

Center for Energy Efficiency & Renewable

Technologies

Christenson Electric

Citizens' Utility Board of Oregon

Climate Solutions

Columbia Gorge Community College

Community Renewable Energy Association

DNV GL

Ecofys

EDF Renewable Energy

EDP Renewables North America LLC

Environment Oregon

Environment Washington

Eurus Energy America

First Wind

GE Energy

Geothermal Resources Council

Green Mountain Energy Company

HDR Engineering

Iberdrola Renewables

Idaho Conservation League

Kapla Law PLLC

K & L Gates

MAP

Montana Environmental Information Center

MontPIRG

Natural Capital Partners

Natural Resources Defense Council

NextEra Energy Resources

Northwest Environmental Business Council

Northwest SEED

NW Energy Coalition

Oregon Tech

Oregon Solar Energy Industries Association

Orion Renewable Energy Group LLC

OSPIRG

Portland Energy Conservation, Inc.

REC Silicon

RES America Developments, Inc.

Solar Oregon

SolarCity

Stoel Rives, LLP

SunPower Corporation

SWCA Environmental Consultants

Tonkon Torp LLP

Vestas Americas

Warm Springs Power & Water Enterprises

Washington Environmental Council

WashPIRG

Western Resource Advocates

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that I served the foregoing PETITION TO INTERVENE upon the

following parties on the service list for LC 62, via electronic mail, on December 3, 2014:

RENEWABLE NORTHWEST

By: /s/ Megan Walseth Decker

Megan Walseth Decker, OSB No. 034878
megan@renewablenw.org

W PACIFIC POWER

DUSTIN T TILL

SENIOR COUNSEL

825 NE MULTNOMAH ST STE 1800 PORTLAND OR 97232 dustin.till@pacificorp.com