# **BEFORE THE PUBLIC UTILITY COMMISSION**

## **OF OREGON**

## DR 48

In the Matter of

RENEWABLE ENERGY COALITION

PETITION TO INTERVENE

Petition for a Declaratory Ruling.

Renewable Northwest Project petitions to intervene in this proceeding. In support of this petition, the following is provided:

1. The contact information (name, address, email address) of the petitioner is:

Name:	Megan Decker
Company:	Renewable Northwest Project
Street Address:	421 SW 6 <sup>th</sup> Avenue, Suite 1125
City, State, Zip:	Portland, OR 97204
Email Address:	megan@rnp.org
Telephone:	503-223-4544

 $\square$  Please include this contact on the service list.

2a. The petitioner  $\boxtimes$  will  $\square$  will not be represented by counsel in this proceeding. The contact information for petitioner's counsel to be included on the service list is listed under #1, above.

2b. Additional contacts to be included on the service list (a petitioner is limited to three contacts on the service list):

Name:	RNP Dockets
Company:	Renewable Northwest Project
Street Address:	421 SW 6 <sup>th</sup> Avenue, Suite 1125
City, State, Zip:	Portland, OR 97204
Email Address:	dockets@rnp.org
Telephone:	503-223-4544

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

RNP is a non-profit advocacy organization with more than 50 members, including public interest groups and businesses. A list of RNP's current members is

attached as Exhibit A. RNP seeks to promote the expansion of environmentally responsible, new renewable resources across the Northwest region.

 $\boxtimes$  List of Members attached

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

In pursuit of its mission to expand the market for environmentally responsible, new renewable resources, RNP has participated in various proceedings related to state policy implementing the Public Utility Regulatory Policy Act.

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

RNP intends to comment on policy issues impacted by the Commission's interpretation of the qualifying facility contract in question.

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

RNP staff are involved in distributed generation across the Pacific Northwest region.

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 Petitioner's Representative

2/26/14 Date Signed

#### **Exhibit A** Renewable Northwest Project Members (February 2014)

**3Degrees** American Wind Energy Assoc. Atkins Blattner Energy Bonneville Environmental Foundation Center for Energy Efficiency & Renewable Technologies Christenson Electric Citizens' Utility Board **Climate Solutions** Columbia Gorge Community College Community Renewable Energy Association DNV GL E ON Climate & Renewables Ecofys EDF Renewable Energy EDP Renewables Element Power Environment Oregon Environment Washington Eurus Energy America First Wind Gaelectric Gamesa Energy USA **GE Energy** Geothermal Resources Council GL Garrad Hassan Green Mountain Energy HDR Engineering, Inc. Iberdrola Renewables K&L Gates Kapla Law PLLC MAP Montana Environmental Information Center **MontPIRG** Natural Capital Partners Natural Resources Defense Council NextEra Energy Resources Northwest Environmental Business Council

NW Energy Coalition **OneEnergy Renewables** Oregon Solar Energy Industries Association Oregon Tech **OSPIRG** Portland Energy Conservation, Inc. **REC Silicon REpower USA RES** America Developments, Inc. Solar Oregon SolarCity Stoel Rives, LLP 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 DR 48, via electronic mail, on February 26, 2014:

#### RENEWABLE NORTHWEST PROJECT

By: <u>/s/ Megan Walseth Decker</u> Megan Walseth Decker, OSB No. 034878 megan@rnp.org

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