

May 13, 2013

Via Electronic Filing and FedEx

Public Utility Commission of Oregon Attn: Filing Center 550 Capitol Street NE #215 PO Box 2148 Salem, OR 97308-2148

Re: Docket No. LC 57: Petition to Intervene of Sierra Club

Please find enclosed the original and one (1) copy of the Petition to Intervene of Sierra Club in the above-referenced docket. This document has been e-filed with the Commission and served on parties via email.

Please let me know if you have any questions. Thank you.

Respectfully submitted,

/s/ Derek Nelson

Derek Nelson Program Assistant Sierra Club 85 Second St., 2nd Fl. San Francisco, CA 94105 (415) 977-5595 derek.nelson@sierraclub.org

cc: Service List

BEFORE THE PUBLIC UTILITY COMMISSION

OF OREGON

LC 57

In the Matter of		DETERMINE INTERMENT	
PACIFICORP, dba PACIFIC POWER,		PETITION TO INTERVENE	
2013 Integrated Resourc	e Plan		
2013 integrated Resourc	o i iun		
Sierra Club petitions to i following is provided:	ntervene in this proc	eeding. In support of this petition, the	
1. The contact informati	on (name, address, e	email address) of the petitioner is:	
Name:	Gloria D. Smith		
Company:	Sierra Club		
Street Address:			
City, State, Zip:			
Email Address:	gloria.smith@sierraclub.org		
Telephone:	(415) 977-5532		
	le this contact on the	service list.	
		presented by counsel in this proceeding. The o be included on the service list is:	
Name:	(See above)		
Company:	(See above)		
Street Address:	(See above)		
City, State, Zip:	(See above)		
Email Address:	(See above)		
Telephone:	(See above)		
2b. Additional contacts	to be included on the	e service list (a petitioner is limited to three	
contacts on the service li	st):		
Name:	Travis Ritchie		
Company:	Sierra Club		
Street Address:	85 Second St., 2nd	l Fl.	
City, State, Zip:	San Francisco, CA		
Email Address:	travis.ritchie@sier		
Telephone:	(415) 977-5727		

Name: Derek Nelson Company: Sierra Club

Street Address: 85 Second St., 2nd Fl.
City, State, Zip: San Francisco, CA 94105
Email Address: derek.nelson@sierraclub.org

Telephone: (415) 977-5595

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

Sierra Club, founded in 1892, is the nation's oldest non-profit, grass-roots environmental organization. The Oregon Chapter of the Sierra Club is a non-profit member-supported, public interest organization that promotes conservation of the Oregon natural environment by influencing public policy decisions—legislative, administrative, legal, and electoral. The Oregon Sierra Club has more than 20,000 members in the state. Sierra Club's 1.3 million members nationwide are dedicated to the protection and preservation of the natural and human environment, including protecting public health. The Sierra Club's most important current priority is to advance smart, clean energy solutions that address the critical problems of global warming, air pollution, and our nation's dependence on fossil fuels.

List of Members attached

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

Sierra Club has a substantial interest in this docket. Its members seek to advance energy development and resource procurement policies in Oregon that recognize the benefits of appropriately-sited, low-emission electricity generating resources for Oregon's economy and the health and well being of its citizens and natural environment. Sierra Club is concerned that aspects of PacifiCorp's Integrated Resource Plan would increase pollution - including emissions of greenhouse gases - into the atmosphere, thus exacerbating the environmental and human health impacts already harming its members' interests. Petitioner's members in Oregon seek to promote clean energy alternatives to fossil fuels, such as wind, solar, and geothermal energy, so as to protect public health and Oregon's unique ecosystems.

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

Sierra Club intends to review PacifiCorp's investments in renewable energy and its fleet of coal-fired power plants.

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

Sierra Club has special expertise in the realm of environmental regulatory compliance and the viability of responsible deployment of clean energy alternatives. With staff and volunteers in PacifiCorp's multi-state territory, Sierra Club can provide knowledge and experience regarding viable energy solutions for clean air and clean water in the region. Additionally, Sierra Club has experience intervening in similar dockets before the Commission, including the PacifiCorp's 2011 Integrated Resource Plan docket (Docket No. LC 52) and 2012 General Rate Revision docket (Docket No. UE 246).

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/ Gloria D. Smith
Petitioner or Petitioner's Representative

May 13, 2013
Date Signed

CERTIFICATE OF SERVICE

I hereby certify that on this 13th day of May, 2013, I caused to be served the foregoing PETITION TO INTERVENE OF SIERRA CLUB on all party representatives on the official service list for this proceeding via electronic mail.

Kacia Brockman (C) Vijay A. Satyal

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Dated this 13th day of May, 2013 at San Francisco, CA.

/s/ Derek Nelson

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