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June 17, 2010

## VIA ELECTRONIC FILING AND U.S. MAIL

PUC Filing Center
Public Utility Commission of Oregon
PO Box 2148
Salem, OR 97308-2148

Re: Docket No. UM 1461

Enclosed for filing in the above-referenced docket are an original and one copy of Idaho Power Company's Petition to Intervene and Waiver of Paper Service.

A copy of this filing has been served on all parties to this proceeding as indicated on the attached certificate of service.

Very truly yours,
Wandy Mandoo

Wendy McIndoo Legal Assistant

cc: Service List

- 2 I hereby certify that I served a true and correct copy of the foregoing document in
- 3 Docket UM 1461 on the following named person(s) on the date indicated below by email
- 4 and/or first-class mail addressed to said person(s) at his or her last-known address(es)
- 5 indicated below.

6	J. Richard George Portland General Electric richard.george@pgn.com	Rates and Regulatory Affairs Portland General Electric
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13	Bob Jenks Citizen's Utility Board of Oregon bob@oregoncub.org	Catriona McCracken Citizen's Utility Board of Oregon catriona@oregoncub.org
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15	Gordon Feighner	Raymond Myers Citizen's Utility Board Of Oregon ray@oregoncub.Org
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17	Kevin Elliott Parks Citizen's Utility Board Of Oregon	John A. Thornton CleanFuture John.thornton@cleanfuture.us
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19	Ryan Flynn Pacificorp	Pacificorp Pacific Power Oregon Dockets Oregondockets@Pacificorp.Com
20	Ryan.Flynn@Pacificorp.Com	
21	Janet L. Prewitt Department of Justice	Vijay A. Satyal Oregon Department of Energy
22	Janet.prewitt@doj.state.or	Vijay.a.satyal@state.or.us
23	Rick Wallace Oregon Department of Energy Rick.wallace@state.or.us	Andrea F. Simmons Oregon Department of Energy
24		Andrea.f.simmons@state.or.us
25	Alana Chavez-Langdon Ecotality, Inc. achavez@ecotality.com	Dave Mayfield ETEC dmayfield@etecevs.com
26		

1	James Holbery	Steven Weiss
2	Gridmobility, LLC PO Box 2066	Northwest Energy Coalition steve@nwenergy.org
3	Kirkland WA 98083-2066 jdh@gridmobility.com	
4	DATED: June 17, 2010	
5		Wendy Mcsyloo
6		Wendy McIndoo Legal Assistant
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1	BEFORE THE PUBLIC UTILITY COMMISSION OF OREGON			
2	UM 1461			
3				
4	In the Matter of			
5 6	PUBLIC UTILITY COMMISSION OF OREGON,	IDAHO POWER COMPANY'S PETITION TO INTERVENE and Waiver of Paper Service		
7	Investigation of matters related to electric vehicle charging.	una nunsi en apoi estito		
8				
9	Pursuant to ORS 756.525 and OAR 860	-0012-0001, Idaho Power Company ("Idaho		
10	Power") petitions the Public Utility Commission of	of Oregon (the "Commission") to intervene in		
11	this proceeding with full party status as described in OAR 860-011-0035. In his June 1,			
12	2010, Prehearing Conference Memorandum	Administrative Law Judge Michael Grant		
13	adopted a deadline for intervention in this docket of June 1, 2010. As described below, no			
14	4 party will be prejudiced by this late-filed petition and therefore it should be granted. In			
15	5 support of this petition, Idaho Power states:			
16	1.			
17	7 Idaho Power is an electric public utility operating in the state of Oregon and is subject			
18	3 to the supervision and regulation of the Commission.			
19	2.			
20	The name and address of the Company are:			
21	Idaho Power Company			
22	PO Box 70 Boise, ID 83707			
23	3.			
24	Idaho Power wishes to waive paper serv	ice in this docket. Communications to Idaho		
25	Power concerning this proceeding should be addressed to:			
26				

1	IDAHO POWER COMPANY			
2	LISA NORDSTROM MIKE YOUNGBLOOD Inordstrom@idahopower.com myoungblood@idahopower.com			
3	CHRISTA BEARRY DARLENE NEMNICH cbearry@idahopower.com dnemnich@idahopower.com			
4	and to:			
5	McDowell Rackner & Gibson PC			
6 7	LISA F. RACKNER WENDY MCINDOO lisa@mcd-law.com wendy@mcd-law.com			
8	ADAM LOWNEY adam@mcd-law.com			
9				
10	4.			
11	Idaho Power has a direct and substantial interest in this proceeding. Idaho Power			
12	2 has experience with Commission investigations. Idaho Power's participation in this docket			
13	3 could assist the Commission in resolving the issues. Idaho Power will not unreasonably			
14	broaden the issues, burden the record, or unreasonably delay the proceedings.			
15	5.			
16	Although the deadline for intervening in this docket was June 1, 2010, Idaho Power's			
17	7 intervention out-of-time will not prejudice any parties to this docket. Moreover, the first			
18	substantive event on the adopted scheduled for this docket is an issues workshop on June			
19	22, 2010. Thus, no substantive event has yet occurred.			
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