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May 26, 2016

VIA ELECTRONIC MAIL

PUC Filing Center Public Utility Commission of Oregon PO Box 1088 Salem, OR 97308-1088

UM 1776 - PUBLIC UTILITY COMMISSION OF OREGON Investigation of Re: **Competitive Bidding Guidelines Related to Senate Bill 1547**

Attention Filing Center:

Enclosed in the above-referenced docket is an electronic copy of Idaho Power Company's Petition to Intervene and Waiver of Paper Service.

Please contact me with any questions.

Very truly yours,

Wendy Mc Indoo Wendy Mc Indoo

Office Manager

Attachment

1	BEFORE THE PUBLIC UTILITY COMMISSION	
2	OF OREGON	
3	UM 1776	
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 8	Investigation of Competitive Bidding Guidelines Related to Senate Bill 1547	
9 10	Pursuant to ORS 756.525 and OAR 860-0001-0300, Idaho Power Company ("Idaho Power" or "Company") petitions the Public Utility Commission of Oregon (the "Commission")	
11	to intervene in this proceeding with full party status. In support of this petition, Idaho Power	
12 13	states:	
14	1.	
15	Idaho Power is an electric public utility operating in the state of Oregon and is subject	
16	to the supervision and regulation of the Commission.	
17	2.	
18 19	The name and address of the Company are: Idaho Power Company PO Box 70 Boise, ID 83707	
20		
21	3.	
22	Idaho Power wishes to waive paper service in this docket. Communications to Idaho	
23	Power concerning this proceeding should be addressed to:	
24	McDowell Rackner & Gibson PC Id	sa Nordstrom, Lead Counsel aho Power Company
25 26	Portland, OR 97205-2605 B	.O. Box 70 oise, Idaho 83707 ordstrom@idahopower.com
Page	1 IDAHO POWER COMPANY'S PETITION TO INTERVENE	McDowell Rackner & Gibson PC 419 SW 11 th Avenue Suite 400 Portland, OR 97205-2605

1 2	Idaho Power Company Regulatory Dockets P.O. Box 70	
3	Boise, Idaho 83707 dockets@idahopower.com	
4		4.
5	Idaho Power has a direct and su	bstantial interest in this proceeding. Idaho Power
6	has experience with Commission investigations. Idaho Power's participation in this docket	
7	could assist the Commission in resolving the issues. Idaho Power will not unreasonably	
8	broaden the issues, burden the record, or unreasonably delay the proceedings.	
9		5.
10	Because no other party can adequately represent Idaho Power's interests in this	
11	proceeding, Idaho Power respectfully requests that the Commission grant this Petition to	
12	Intervene.	
13	DATED: May 26, 2016	McDowell RACKNER & GIBSON PC
14		houte
15		Lisa F. Rackner
16		IDAHO POWER COMPANY
17		Lead Counsel Idaho Power Company
18		P.O. Box 70 Boise, Idaho 83707
19		Attorneys for Idaho Power Company
20		Automeysion idano riower company
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