## BEFORE THE PUBLIC UTILITY COMMISSION OF OREGON

## **UM 1824**

In the Matter of	
	PETITION TO INTERVENE OF
the PUBLIC UTILITY COMMISSION OF	RENEWABLE NORTHWEST
OREGON	

Investigation into PacifiCorp, dba PACIFIC POWER's Oregon-Specific Cost Allocation Issues.

Renewable Northwest 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: Silvia Tanner

Company: Renewable Northwest

Street Address: 421 SW 6<sup>th</sup> Avenue, Suite 1125

City, State, Zip: Portland, OR 97204

Email Address: silvia@renewablenw.org

Telephone: 503-223-4544

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: Renewable NW Dockets
Company: Renewable Northwest

Street Address: 421 SW 6<sup>th</sup> Avenue, Suite 1125

City, State, Zip: Portland, OR 97204

Email Address: dockets@renewablenw.org

Telephone: 503-223-4544

Name: Dina Dubson Kelley Company: Renewable Northwest

Street Address: 421 SW 6<sup>th</sup> Avenue, Suite 1125

City, State, Zip: Portland, OR 97204 Email Address: dina@renewablenw.org

Telephone: 503-223-4544

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

Renewable Northwest is a non-profit advocacy organization that works to facilitate the expansion of responsibly developed renewable resources in the Northwest. Renewable Northwest has 50 member organizations that include renewable energy developers and manufacturers, as well as consumer advocates, environmental groups, academic institutions, and other industry advisers. The common goal of Renewable Northwest's members is to promote the development of a cost-effective, reliable, and clean energy system for the betterment of the Northwest economy and environment.

☐ List of Members attached

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

Renewable Northwest is interested in the ensuring that PacifiCorp's inter-jurisdictional allocation protocols complement policies that the state of Oregon has adopted in recognition of the benefits of renewable resources and of increasingly cleaner utility portfolios. PacifiCorp's inter-jurisdictional protocols could impact Oregon's policies on renewables, including the state's Renewable Portfolio Standard ("RPS"), and could affect implementation of other provisions in Senate Bill 1547. Renewable Northwest has members with an interest in renewable development in the region. Therefore, we have a direct and substantial interest in this proceeding. No other party can adequately represent Renewable Northwest's interest in this proceeding.

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

Renewable Northwest intends to participate as a party and raise issues that are appropriate to the proceeding.

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

Renewable Northwest has been monitoring discussions and proceedings regarding PacifiCorp's Multistate Protocol for issues that impact renewable development and transmission policy in the region. We have a long history of participating in regulatory proceedings and other stakeholder processes related to PacifiCorp's resource planning, transmission planning, and the development of Qualifying Facilities in PacifiCorp's territory. Additionally, we were one of the principal proponents of Senate Bill 1547.

7. Based on the information provided above in accordance with the Commission's rules of procedure, Renewable Northwest respectfully requests that the Commission grant this Petition to Intervene. It is in the public interest to allow Renewable Northwest to intervene in this proceeding. Moreover, Renewable Northwest's participation in this docket will not unreasonably broaden the issues, burden the record, or unreasonably delay the proceeding. OAR 860-001-0300.

Respectfully submitted this 8<sup>th</sup> day of May, 2017.

/s/ Silvia Tanner
Silvia Tanner
Staff Counsel
silvia@renewableNW.org

## Exhibit A

## Renewable Northwest Members (April 2017)

3Degrees

American Wind Energy Association

Avangrid Renewables

Bonneville Environmental Foundation

Center for Energy Efficiency & Renewable

Technologies

Citizens' Utility Board of Oregon

Climate Solutions

Columbia Gorge Community College

Community Renewable Energy Association

Cypress Creek Renewables

DNV GL

EDF Renewable Energy

EDP Renewables North America LLC

**Environment Oregon** 

**Environment Washington** 

Eurus Energy America

EverPower

**GE** Energy

Geothermal Resources Council

Green Mountain Energy Company

HDR Engineering, Inc.

Idaho Conservation League

Invenergy

K&L Gates

Kapla Law PLLC

Latitude45 Associates

MAP

Montana Environmental Information Center

MontPIRG

National Grid

Natural Resources Defense Council

NextEra Energy Resources

Northwest Environmental Business Council

Northwest SEED

**NW Energy Coalition** 

OneEnergy Renewables

Oregon Solar Energy Industries Association

**OSPIRG** 

Oregon Tech

Orion Renewable Energy Group LLC

Scout Clean Energy

Solar Oregon

Stoel Rives, LLP

SunPower Corporation

**SWCA** Environmental Consultants

Vestas Americas

Warm Springs Power & Water Enterprises

Washington Environmental Council

WashPIRG

Western Resource Advocates