BEFORE THE PUBLIC UTILITY COMMISSION

OF OREGON

Docket No. LC-68

In the Matter of LC 68: B2H		PETITION TO INTERVENE
Peter Barry/Citizens Advo	_	n Sense, petitions to intervene in this ollowing is provided:
1. The contact information	n (name, address, e	email address) of the petitioner is:
Company: 6 Street Address: 8 City, State, Zip: 3	Peter Barry Group: Citizens A 801 Engleside Ave Joseph, Oregon 97 petebarry99@yaho	7846
□ Please include	this contact on the	service list.
		presented by counsel in this proceeding. The o be included on the service list is:
Name: Company: Street Address: City, State, Zip: Email Address: Telephone:	TBA	
2b. Additional contacts to contacts on the service list		e service list (a petitioner is limited to three
Name: Company: Street Address: City, State, Zip: Email Address: Telephone:		

Name:
Company:
Street Address:
City, State, Zip:
Email Address:
Telephone:

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

Legion of Oregonians. Purpose: to provide an official conduit for the voice of the Citizenry.

List of Members attached

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

Citizens of Oregon are not considered 'Intervenors' by definition or default, and thus are not given the access or consideration deserved. Through this group, citizens may officially submit comments to Commisoners. Their important concerns will have a way to be heard, as is critical in our democracy, and fundamental in this particular application process.

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

Any an all germane issues concerning the B2H propoposal in front of the OPUC. A voice for the citizens to be heard--a few pages of important submissions to counter the thousands of pages of Idaho Power's endless barrage of obfuscation of the simple modern realities of the energy alndscape---risks and costs. Citizens deserve their thoughtful insights to be given at least equal weight to an out-of-state, profiteering company.

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

'Knowlege and expertise' not provided by Idaho Power----which can only be provided by the people that know this land and are affected by this unfortunate proposal. They can also speak to the concerns for their children and grand children as well as the wildlife and land itself---all of whom have no voice in this process. To inject simple, common sense as well as insight into a jargon heavy process with no content of real effects on citizens now or into the future. Each of these is fundamental in determing 'least cost, least risk.

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.

Peter Barry	
Petitioner or Petitioner's Representative	,

3/12/2018 Date Signed