## **BEFORE THE PUBLIC UTILITY COMMISSION**

## **OF OREGON**

Docket No. PCN 5

In the Matter of		STOR POLL COLLINI
IDAHO POWER COMPANY		STOP B2H Coalition PETITION TO INTERVENE
in an unnamed CPCN pr	oceeding	
The STOP B2H Coalition petition, the following is		this proceeding. In support of this
1. The contact information	on (name, address, ema	il address) of the petitioner is:
Name:	Jim Kreider	
Company:		
Street Address:	60366 Marvin Rd	
City, State, Zip:	La Grande, OR 9785	0
Email Address:	jkreider@campblack	kdog.org
Telephone:	541.406.0936	
	le this contact on the se	rvice list.
2a. The petitioner will information for petitione		nted by counsel in this proceeding. The contact ed on the service list is:
Name:		
Company:		
Street Address:		
City, State, Zip:		
Email Address:		
Telephone:		
2b. Additional contacts to contacts on the service li		rvice list (a petitioner is limited to three
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:

STOP B2H Coalition

WHO: The "Stop B2H Coalition" is a growing alliance of organizations and public officials that are opposed to the 305 mile Boardman to Hemingway 500kv Transmission line. We have 7 organizational members and 900 individual members on our mailing list

MISSION: We are working to stop the approval and construction of an unneeded 305 mile transmission line through Eastern Oregon and Western Idaho, thereby: protecting environmental, historical and cultural resources; preventing degradation of agricultural and land assets; promoting energy conservation; and supporting the rapid development of new technologies in energy generation, storage and distribution throughout the western region and the USA.

List of Members attached

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

It is difficult to state STOP's exact interest as the docket for which a protective order has been filed and approved has been accepted as unknown. To be considered for the protective order we have been told that we need to file to intervene. We have asked the ALI for the subject of this docket but they do not know. However, since it is Idaho Power STOP has a vested interest in all their proceedings.

- 5. The issues the Petitioner intends to raise at the proceeding are: The Coalition plans to raise issues that are germane to this docket.
- 6. The special knowledge or expertise of the Petitioner that would assist the Commission in resolving the issues in the proceeding is:

The STOP B2H coalition has participated in Idaho Power's 2017, 2019, and 2021 IRP's as intervenors in both the Idaho and Oregon dockets. STOP is currently an intervener in Resource Procurements for Capacity Deficiencies UM 2210 and in Idaho in IPC-E-21-41 Resource Procurements.

7. Based on the information provided above in accordance with the Commission's rules of procedure, STOP requests to participate in this proceeding as an intervener. STOP will not unreasonably broaden the issues, burden the record, or unreasonably delay the proceeding. OAR 860-001-0300.

/s/ Jim Kreider	
Petitioner or Petitioner's Representative	
8/30/22	
Date Signed	

## **STOP B2H Coalition Membership:**

Organizational members as of 7/2022

Greater Hells Canyon Council (GHCC) Oregon-California Trails Association (OCTA) Oregon Rural Action (ORA) Blue Mtn Chapter, Oregon Rural Action Range Ecology Group Wildlands Defense Blue Mountain Alliance

In addition, there are currently 950 individual members on our electronic mailing list.