McDowell & Rackner PC

LISA F. RACKNER Direct (503) 595-3925 lisa@mcd-law.com

August 24, 2007

VIA ELECTRONIC FILING

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

Re: Docket UM 1331

Enclosed for filing in the above-referenced docket is Idaho Power Company's Petition to Intervene. A copy of this filing has been served on all parties to this proceeding.

Very truly yours,

Lisa F. Rackner

Enclosures cc: Service List

	1	BEFORE THE PUBLIC UTILITY COMMISSION OF OREGON			
	2	OF OREGON			
	3	UM_1331			
	4	COMMISSION OF OREGON Investigation			
	5	standards added to PURPA Section 111(d),	IDAHO POWER COMPANY'S PETITION TO INTERVENE		
	6	generation efficiency.	(and Waiver of Paper Service)		
	7				
	8	Pursuant to ORS 756.525 and OAR 860-0012-0001, Idaho Power Company ("Idaho			
	9	9 Power") petitions the Public Utility Commission of Oregon (the "Commission") to intervene in			
	10	0 this proceeding with full party status as described in OAR 860-011-0035. In support of this			
	11	petition, Idaho Power states:			
	12	2 1			
	13	Idaho Power is an electric public utility operating in the state of Oregon and is subject			
	14	to the supervision and regulation of the Commission.			
	15	2			
	16	Idaho Power wishes to waive paper service in this docket. Communications to Idaho			
17 Power concerning this proceeding should be addressed to:					
	18		DNICA MOEN		
	19		moen@idahopower.com		
	20		c GALE ale@idahopower.com		
	21	LISA NORDSTROM SA	NDRA HOLMES		
	22	Inordstrom@idahopower.com sh	olmes@idahopower.com		
	23	and to:			
	24	MCDOWELL & RACKNER PC LISA F. RACKNER KII	MBERLY PERRY		
	25		n@mcd-law.com		
	26				
Pa	age	1 - IDAHO POWER COMPANY'S PETITI TO INTERVENE	ON McDowell & Rackpor PC		

McDowell & Rackner PC 520 SW Sixth Avenue, Suite 830 Portland, OR 97204 1

Idaho Power has a direct and substantial interest in this proceeding. Idaho Power
has experience with Commission investigations. Idaho Power's participation in this docket
could assist the Commission in resolving the issues. Idaho Power will not unreasonably
broaden the issues, burden the record, or unreasonably delay the proceedings.

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4.

Because no other party can adequately represent Idaho Power's interests in this
proceeding, Idaho Power respectfully requests that the Commission grant this Petition to
Intervene.

10 DATED: August 24, 2007.

11	McDowell & Rackner PC	
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14	Lisa F. Rackner	
15	Attorney for Idaho Power Company	
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Page 2	 IDAHO POWER COMPANY'S PETITION TO INTERVENE	

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3.

2	I hereby certify that I served a true and correct copy of the foregoing document on		
3	the following named person(s) on the date indicated below by email and first-class mail		
4	addressed to said person(s) at his or her last-known address(es) indicated below.		
5	5 Stephanie S. Andrus Department of Justice	Lowrey R. Brown Citizens' Utility Board of Oregon	
6	6 <u>stephanie.andrus@state.or.us</u>	lowrey@oregoncub.org	
7	7 Jason Eisdorfer Citizens' Utility Board of Oregon	J. Richard George Portland General Electric	
8	8 jason@oregoncub.org	121 SW Salmon St 1WTC1301 Portland, OR 97204	
9	9	richard.george@pgn.com	
10	D Bob Jenks Citizens' Utility Board of Oregon	Janet L. Prewitt Department of Justice	
11	1 <u>bob@oregoncub.org</u>	janet.prewitt@doj.state.or.us	
12	2 Rates & Regulatory Affairs Portland General Electric	Robin Straughan	
13	 121 SW Salmon St 1WTC0702 Portland, OR 97204 	Oregon Department of Energy robin.straughan@state.or.us	
14	pge.opuc.filings@pgn.com		
15			
16	Public Utility Commission of Oregon PO Box 2148 Salem OR 97308-2148		
17			
18	DATED: August 24, 2007.		
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20	<u> </u>	len tu	
21		a F. Rackner	
22	Att	orney for Idaho Power Company	
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CERTIFICATE OF SERVICE

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