



August 23, 2007

VIA ELECTRONIC FILING AND OVERNIGHT MAIL

Oregon Public Utility Commission 550 Capitol Street NE, Suite 215 Salem, OR 97310-2551

Attn: Vikie Bailey-Goggins, Administrator Regulatory and Technical Support

RE: Docket UM 1331

In the Matter of the Investigation to Consider Whether to Adopt New Federal Standards Added to PURPA Section 111(d), Related to Fuel Diversity and Fossil Fuel Generation Efficiency

PacifiCorp, dba Pacific Power, hereby submits for filing an original copy of its Petition to Intervene and Waiver of Paper Service in the above-referenced matter. A copy of this filing was served on all parties as indicated on the attached certificate of service

Very truly yours,

andrea L. Kelly /D

Andrea L. Kelly Vice President, Regulation

Enclosures

Cc: UM 1331 Service List

I certify that I have cause to be served the foregoing PETITION TO

INTERVENE OF PACIFIC POWER in OPUC Docket No. UM 1331 by electronic

mail and first class mail to the parties on the attached service list.

DATED this 23rd Day of August, 2007.

W= Waive Paper Service

Lowrey R. Brown (W) Utility Analyst Citizens' Utility Board of Oregon 610 SW Broadway, Ste 308 Portland, OR 97205 <u>lowrey@oregoncub.org</u>

Robert Jenks (W) Citizens' Utility Board of Oregon 610 SW Broadway, Ste 308 Portland, OR 97205 bob@oregoncub.org

Janet L. Prewitt (W) Assistant Attorney General Department of Justice 1162 Court St NE Salem, OR 97301-4096 janet.prewitt@doj.state.or.us

Bonnie Tatom Manager, Resource & Market Analysis Public Utility Commission of Oregon P.O. Box 2148 Salem, OR 97308-2148 bonnie.tatom@state.or.us

R. Richard George Portland General Electric 121 SW Salmon St. 1WTC1301 Portland, OR 97204 Pge.opuc.filings@pgn.com Jason Eisdorfer (W) Energy Program Director Citizens' Utility Board of Oregon 610 SW Broadway, Ste 308 Portland, OR 97205 jason@oregoncub.org

Stephanie S. Andrus (W) Regulated Utility & Business Section Department of Justice 1162 Court St NE Salem, OR 97301-4096 <u>stephanie.andrus@state.or.us</u>

Robin Straughan (W) Oregon Department of Energy 625 Marion St NE Salem, OR 97301-3742 robin.straughan@state.or.us

Rates & Regulatory Affairs Portland General Electric 121 SW Salmon St. 1WTC0702 Portland, OR 97204 Pge.opuc.filings@pgn.com

Deborah Depetris Supervisor, Regulatory Admin.

BEFORE THE PUBLIC UTILITY COMMISSION OF OREGON

UM 1331

In the Matter of)
PUBLIC UTILITY COMMISSION OF OREGON) Petition to Intervene of Pacific Power) and Waiver of Paper Service
Investigation to consider adopting new)
federal standards to PURPA)
Section 111(d), related to fuel diversity)
and fossil fuel generation efficiency.)

Pursuant to ORS 756.525 and OAR 860-012-0001, PacifiCorp, dba Pacific Power

("Pacific Power"), respectfully petitions to intervene and waives paper service in this

proceeding. In support of this petition, Pacific Power states:

1. Pacific Power is an electric public utility in the state of Oregon and is subject to

the jurisdiction of the Public Utility Commission of Oregon ("Commission").

2. The name and address of Pacific Power are:

PacifiCorp 825 NE Multnomah Street Portland, OR 97232

Communications concerning this proceeding should be addressed to:

PacifiCorp Oregon Dockets 825 NE Multnomah Street, Ste 2000 Portland, OR 97232 <u>OregonDockets@pacificorp.com</u> Michelle Mishoe Legal Counsel Pacific Power 825 NE Multnomah Street, Ste 1800 Portland, OR 97232 (503) 813-5977 michelle.mishoe@pacificorp.com 3. On July 24, 2007, the Commission initiated this docket based on the Commission Staff's recommendation to investigate the possibility of adopting new standards related to fuel diversity and fossil fuel generation efficiency added to the Public Utility Regulatory Policies Act Section 111(d) by the Energy Policy Act of 2005.

4. Pacific Power has experience with and may be affected by the discussions and outcome(s) of this proceeding.

5. Pacific Power's participation here may assist the Commission in resolving the issues before it. Pacific Power will not unreasonably broaden the issues, burden the record, or unreasonably delay the proceedings.

6. Because of Pacific Power's direct and substantial interest in this matter, no other party can adequately represent Pacific Power's interests in this proceeding.

WHEREFORE, Pacific Power respectfully requests that the Commission grant this petition to intervene.

DATED: August 23, 2007.

Respectfully submitted,

Michelle R. Mishoe OSB # 07242 Legal Counsel Pacific Power

Counsel for Pacific Power