McDowell Rackner & Gibson PC

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August 10, 2010

VIA ELECTRONIC FILING AND U.S. MAIL

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

Re: Docket No. UM 1460

Enclosed for filing in the above-referenced docket are an original and one copy of Idaho Power Company's Petition to Intervene and Waiver of Paper Service.

A copy of this filing has been served on all parties to this proceeding as indicated on the attached certificate of service.

Very truly yours,

Ben Poland Legal Assistant

cc: Service List

1	BEFORE THE PUBLIC UTILITY COMMISSION OF OREGON		
2	UM 1460		
3			
4	In the Matter of		
5 6	PUBLIC UTILITY COMMISSION OF OREGON,	IDAHO POWER COMPANY'S PETITION TO INTERVENE and Waiver of Paper Service	
. 7 8 9	Staff Recommendation to Use Oregon Electricity Regulators Assistance Project Funds from the American Recovery and Reinvestment Act of 2009 and Develop Commission Smart Grid Objectives for 2010- 2014.		
10			
11	Pursuant to ORS 756.525 and OAR 860-0012-0001, Idaho Power Company ("Idaho		
12	2 Power") petitions the Public Utility Commission of Oregon (the "Commission") to intervene in		
13	3 this proceeding with full party status as described in OAR 860-011-0035. In support of this		
14	petition, Idaho Power states:		
15	1.		
16	Idaho Power is an electric public utility operating in the state of Oregon and is subject		
17	to the supervision and regulation of the Commission.		
18	2.		
19	The name and address of the Company are:		
20	Idaho Power Company		
21	PO Box 70 Boise, ID 83707		
22	3.		
23	Idaho Power wishes to waive paper service in this docket. Communications to Idaho		
24	Power concerning this proceeding should be addressed to:		
25			
26			
Page	1 - IDAHO POWER COMPANY'S PETITIO	N	

1		Muz Vannası sas	
2	LISA NORDSTROM Inordstrom@idahopower.com	Mike Youngblood myoungblood@idahopower.com	
3	cbearry@idahopower.com	Jan Bryant jbryant@idahopower.com	
4			
5	and to:		
6	lisa@mcd-law.com	WENDY MCINDOO wendy@mcd-law.com	
7 8	ADAM LOWNEY		
9	9		
10)	4.	
11	Idaho Power has a direct and substa	ntial interest in this proceeding. Idaho Power	
12	2 has experience with Commission investigations. Idaho Power's participation in this docket		
13	3 could assist the Commission in resolving the issues. Idaho Power will not unreasonably		
14	broaden the issues, burden the record, or unreasonably delay the proceedings.		
15	5	5.	
15 16		ely represent Idaho Power's interests in this	
16		ely represent Idaho Power's interests in this	
16 17	Because no other party can adequate	ely represent Idaho Power's interests in this	
16 17	Because no other party can adequate proceeding, Idaho Power respectfully reques Intervene.	ely represent Idaho Power's interests in this	
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16 17 18 19	Because no other party can adequate proceeding, Idaho Power respectfully reques Intervene. DATED: August 10, 2010.	tely represent Idaho Power's interests in this states that the Commission grant this Petition to EDOWELL RACKNER & GIBSON PC	
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16 17 18 19 20 21 22	Because no other party can adequate proceeding, Idaho Power respectfully reques Intervene. DATED: August 10, 2010. Lie Ade Lie Le Po	The Power Company a Nordstrom and Counsel b Box 70	
16 17 18 19 20 21 22 23	Because no other party can adequate proceeding, Idaho Power respectfully reques Intervene. DATED: August 10, 2010. List Ade Company	The Power Company a Nordstrom and Counsel	

CERTIFICATE OF SERVICE 1 2 I hereby certify that I served a true and correct copy of the foregoing document in 3 Docket UM 1460 on the following named person(s) on the date indicated below by email 4 and/or first-class mail addressed to said person(s) at his or her last-known address(es) 5 indicated below. 6 Michael T. Weirich Maury Galbraith Public Utility Commission Department of Justice 7 Assistant Attorney General P.O. Box 2148 1162 Court Street NE Salem, OR 97308 8 Salem, OR 97301-4096 maury.galbraith@state.or.us michael.weirich@doj.state.or.us 9 10 11 12 13 14 DATED: August 10, 2010 15 16 Ben Poland Legal Assistant 17 18 19 20 21 22 23 24 25 26