

WENDY MCINDOO Direct (503) 595-3922 wendy@mcd-law.com

July 11, 2012

## **VIA ELECTRONIC AND U.S. MAIL**

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

## UM 1610 - In the Matter of OREGON PUBLIC UTILITY COMMISSION, Investigation Re: into Qualifying Facility Contracting and Pricing

Attention Filing Center:

Enclosed for filing in docket UM 1610 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.

Wendy Mcandoo Wendy McIngoo Office Manage

Enclosures

cc: Service List

1	BEFORE THE PUBLIC UTILITY COMMISSION OF OREGON		
2	UM 1610		
3			
4	In the Matter of		
5	OREGON PUBLIC UTILITY COMMISSION,	IDAHO POWER COMPANY'S PETITION TO INTERVENE	
6 7	Investigation into Qualifying Facility Contracting and Pricing.	and Waiver of Paper Service	
8			
9	Pursuant to ORS 756.525 and OAR 860-001-0300, Idaho Power Company ("Idaho		
10	Power" or "Company") petitions the Public Utility Commission of Oregon (the "Commission")		
11	to intervene in this proceeding with full party status. In support of this petition, Idaho Power		
12	2 states:		
13	1.		
14	Idaho Power is an electric public utility operating in the state of Oregon and is subject		
15	15 to the supervision and regulation of the Commission.		
16	2.		
17			
18	Idaho Power Company PO Box 70		
19	Boise, ID 83707		
20	3.		
21	Idaho Power wishes to waive paper service in this docket. Communications to Idaho		
22	22 Power concerning this proceeding should be addressed to:		
23		onovan Walker	
24	419 SW 11 <sup>th</sup> Avenue, Suite 400 Id	ad Counsel aho Power Company	
25	dockets@mcd-law.com B	O. Box 70 bise, Idaho 83707	
26	dı	walker@idahopower.com	
Page	1 - IDAHO POWER COMPANY'S PETITIO	ON McDowell Rackner & Gibson PC 419 SW 11th Avenue, Suite 400	

419 SW 11th Avenue, Suite 400 Portland, OR 97205

1	Regulatory Dockets		
2	Idaho Power Company PO Box 70		
3			
4			
5		4.	
6	Idaho Power has a direct and substantial interest in this proceeding. Idaho Power		
7	has experience with Commission investigations. Idaho Power's participation in this docket		
8	could assist the Commission in resolving the issues. Idaho Power will not unreasonably		
9	broaden the issues, burden the record, or unreasonably delay the proceedings.		
10		5.	
11	Because no other party can adequately represent Idaho Power's interests in this		
12	proceeding, Idaho Power respectfully requests that the Commission grant this Petition to		
13	Intervene.		
14			
15	No. In the second se	Devent Deventer & Orecent DC	
15	DATED: July 11, 2012.	IcDowell RACKNER & GIBSON PC	
15	DATED. July 11, 2012.	ACDOWELL BACKNER & GIBSON PC	
	DATED. July 11, 2012.	Isa E. Rackner	
16	DATED. July II, 2012.	Isa F. Rackner Adam Lowney	
16 17	DATED. July IT, 2012.	Isa F. Rackner Adam Lowney DAHO POWER COMPANY Donovan Walker	
16 17 18	DATED. July II, 2012. A II L F	Isa F. Rackner Adam Lowney DAHO POWER COMPANY Donovan Walker Lead Counsel PO Box 70	
16 17 18 19	DATED. July II, 2012. A II E E	Lisa F. Rackner Adam Lowney DAHO POWER COMPANY Donovan Walker Lead Counsel PO Box 70 Boise, ID 83707	
16 17 18 19 20	DATED. July II, 2012.	Isa F. Rackner Adam Lowney DAHO POWER COMPANY Donovan Walker Lead Counsel PO Box 70	
16 17 18 19 20 21	DATED. July II, 2012.	Lisa F. Rackner Adam Lowney DAHO POWER COMPANY Donovan Walker Lead Counsel PO Box 70 Boise, ID 83707	
16 17 18 19 20 21 22	DATED. July II, 2012.	Lisa F. Rackner Adam Lowney DAHO POWER COMPANY Donovan Walker Lead Counsel PO Box 70 Boise, ID 83707	
16 17 18 19 20 21 22 23	DATED. July II, 2012.	Lisa F. Rackner Adam Lowney DAHO POWER COMPANY Donovan Walker Lead Counsel PO Box 70 Boise, ID 83707	
16 17 18 19 20 21 22 23 23	DATED. July II, 2012.	Lisa F. Rackner Adam Lowney DAHO POWER COMPANY Donovan Walker Lead Counsel PO Box 70 Boise, ID 83707	

Portland, OR 97205

1	CERTIFICATE OF SERVICE		
2	I hereby certify that I served a true and correct copy of the foregoing document in Docket UM		
3	1610 on the following named person(s) on the date indicated below by email addressed to said		
4	person(s) at his or her last-known address(es) indicated below.		
5		Maran Walaath Dookar	
6	John W. Stephens Esler Stephens & Buckley stephens@eslerstephens.com	Megan Walseth Decker Renewable Northwest Project megan@rnp.org	
7	mec@eslerstephens.com	megan@mp.org	
8	Stephanie S. Andrus	Adam Bless	
9 10	Department of Justice Business Activities Section	Public Utility Commission of Oregon Adam.bless@state.or.us	
11	Randy Dahlgren	J. Richard George	
12	Portland General Electric	Asst. General Counsel Portland General Electric richard.george@pgn.com	
13	pge.opuc.filings@pgn.com	hondra.george@pgn.com	
14	DATED: July 11, 2012		
15		1. 1. m 1 1-	
16	Wendy McIndoo Office Manager		
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Page	1 - CERTIFICATE OF SERVICE	McDowell Rackner & Gibso	

McDowell Rackner & Gibson PC 419 SW 11<sup>th</sup> Avenue, Suite 400 Portland, OR 97205