BEFORE THE PUBLIC UTILITY COMMISSION

OF OREGON

In the Matter of UM 2011		PETITION TO INTERVENE	
PUBLIC UTILITY COMMISSION OF OREGON			
INVESTIGATION INTO RESOURCE CAPACITY			
Pacific Ocean Energy Tropetition, the following is	-	ene in this proceeding. In support of this	
1. The contact information	on (name, address, er	nail address) of the petitioner is:	
Email Address: Telephone:	Beaverton, OR 97008		
2a. The petitioner wi	ll 🛚 will not be repr	resented by counsel in this proceeding. The be included on the service list is:	
Name: Company: Street Address: City, State, Zip: Email Address: Telephone:			
2b. Additional contacts t contacts on the service list		service list (a petitioner is limited to three	
Name: Company: Street Address:	Shannon Souza, PE Sol Coast Consultin 243 S 2 nd Street	g & Design, LLC	

City, State, Zip: Coos Bay, Oregon 97420

Email Address: s.souza@pacificoceanenergy.org

Telephone: 541.290.0418

3. If the petitioner is an organization, the number of members in and the purposes of the organization:

Pacific Ocean Energy Trust (POET) is a 501c3 non-profit organization with an eleven member Industry Advisory Group comprised of clean marine energy developers and nexus industry members.

List of Members attached

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

As an organization committed to the responsible development of marine renewable energy in the Pacific Region, POET has an interest in assuring that the values and oportunities of marine derived energy, such as Floating Offshore Wind, Wave Energy and Renewable Hydrogen are understood and reflected into Resource Adequacy, transmission planning and Capacity valuation deliberations and planning in Oregon and the Pacific Northwest.

5. The issues the Petitioner intends to raise at the proceeding are:

The importance of transparent, forward thinking Resource and Transmission planning which incorporates the best available technologies (both existing and emergent).

The imperative for comprehensive and synergistic resource valuation and assessment through modern, articulate and transparent evaluation and planning tools.

The efficiencies of supporting Oregon's Capacity Valuation methods and process with the efforts, tools and work products of our national labs and trade allies.

6. The special knowledge or expertise of the Petitioner that would assist the Commission in resolving the issues in the proceeding is:

POET has been actively engaged in Resource Adequacy and Transmission Planning with staff at the Northwest Power Planning and Conservation Council (NPPCC) as well as an active participant in OPUC dockets on Capacity, PacifiCorp IRP proceedings, the inception of the RA docket and the staff's response to EO 20 04.

POET is engaged in an advisory or reviewer role in various grid and resource modeling activities simultaneously occurring in the region including; at the NPPCC, the U.S. Department of Defense Oregon Renewable Energy Siting Assessment, National Renewable Energy Laboratories, and GridLab's Clean Energy Pathways.

No other entity can adequately represent POET's interests and knowledge base in this proceeding.

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

Petitioner or Petitioner's Representative

1/24/2022 Date Signed