## **BEFORE THE PUBLIC UTILITY COMMISSION**

## **OF OREGON**

## UM 2032

In the Matter of

PUBLIC UTILITY COMMISSION OF OREGON,

Investigation into the Treatment of Network Upgrade Costs for Qualifying Facilities PETITION TO INTERVENE

Oregon Solar+Solar Industry Association petitions to intervene in this proceeding. In support of this petition, the following is provided:

1. The contact information (name, address, email address) of the petitioner is:

Name:	Angela Crowley-Koch
Company:	Oregon Solar +Storage Industry Association (OSSIA)
Street Address:	PO Box 14927
City, State, Zip:	Portland, OR 97293
Email Address:	dockets@oseia.org
Telephone:	503-867-3378

 $\square$  Please include this contact on the service list.

2a. The petitioner  $\boxtimes$  will  $\square$  will not be represented by counsel in this proceeding. The contact information for petitioner's counsel to be included on the service list is:

Name:	Jack Watson
Company:	Oregon Solar +Storage Industry Association (OSSIA)
Street Address:	PO Box 14927
City, State, Zip:	Portland, OR 97293
Email Address:	jack@oseia.org
Telephone:	775-813-9519

2b. Additional contacts to be included on the service list (a petitioner is limited to three contacts on the service list):

Name: Company: Street Address: City, State, Zip: Email Address: Telephone: Name: Company: Street Address:

Street Address: City, State, Zip: Email Address: Telephone:

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

OSSIA has 100 members. The Oregon Solar+Storage Industries Association is a trade association founded in 1981 to promote clean, renewable, solar technologies. OSSIA members include businesses, non-profit groups, and other solar industry stakeholders.

List of Members attached

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

In pursuit of our mission to promote clean, renewable solar and storage technologies, OSSIA has been involved in the implementation of the Public Utility Regulatory Policies Act in Oregon. We also regularly participate in other dockets and proceedings where issues are related to Qualifying Facilities. No other party can adequately represent OSSIA's interest in this proceeding.

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

OSSIA intends to participate as a party, to raise issues pertinent to our members, and to provide testimony as appropriate if another phase of this docket is needed in this proceeding.

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

OSSIA has participated in other regulatory dockets before the Commission including regarding integrated resource planning, requests for proposals, Public Utility Regulatory Policies Act implementation, avoided costs, interconnection, capacity valuation and resource adequacy. OSSIA has an interest in interconnection service mechanisms and the allocation of network upgrade costs. OSSIA anticipates participating to the extent necessary to ensure its interests are protected. OSSIA's interests are not adequately represented by any other party, and its participation will assist the Commission in resolving issues. In addition to our work on interconnection issues in this and other dockets, OSSIA staff,

consultants, and members have knowledge and experience of renewable energy resource interconnection, and policy and regulatory considerations that may affect how the Commission and other stakeholders assess resource adequacy.

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.

Argel ( KM Petitioner or Petitioner's Representative

August 2, 2022 Date Signed