

WENDY MCINDOO Direct (503) 290-3627 wendy@mrg-law.com

January 9, 2020

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VIA ELECTRONIC FILING

Attention: Filing Center Public Utility Commission of Oregon 201 High Street SE, Suite 100 P.O. Box 1088 Salem, Oregon 97308-1088

Re: Docket UM 2032 - In the Matter of PUBLIC UTILITY COMMISSION OF OREGON, Investigation into the Treatment of Network Upgrade Costs for Qualifying Facilities

Attention Filing Center:

Attached for filing in the above-referenced docket is Idaho Power Company's Petition to Intervene.

Please contact me with any questions.

Sincerely,

Wendy McIndoo

Wendy McIndoo Office Manager

Attachment

cc: Donovan Walker Kimberly Towell

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

IDAHO POWER COMPANY'S PETITION TO INTERVENE

Pursuant to ORS 756.525 and OAR 860-001-0300, Idaho Power Company ("Idaho Power" or "Company") petitions the Public Utility Commission of Oregon (the "Commission") to intervene in this proceeding with full party status. In support of this petition, Idaho Power states:

1.

Idaho Power is an electric public utility operating in the state of Oregon and is subject

to the supervision and regulation of the Commission.

2.

The name and address of the Company are:

Idaho Power Company P.O. Box 70 Boise, ID 83707

3.

Idaho Power wishes to waive paper service in this docket. Communications to Idaho

Power concerning this proceeding should be addressed to:

Adam Lowney McDowell Rackner Gibson PC 419 SW 11th Avenue, Suite 400 Portland, OR 97205-2605 dockets@mrg-law.com Donovan Walker, Lead Counsel Idaho Power Company P.O. Box 70 Boise, ID 83707 dockets@idahopower.com

Page 1 - IDAHO POWER COMPANY'S PETITION TO INTERVENE McDowell Rackner Gibson PC 419 SW 11th Avenue Suite 400 Portland, OR 97205-2605 Idaho Power has a direct and substantial interest in this proceeding. Idaho Power has experience with Commission investigations. Idaho Power's participation in this docket could assist the Commission in resolving the issues. Idaho Power will not unreasonably broaden the issues, burden the record, or unreasonably delay the proceedings.

5.

Because no other party can adequately represent Idaho Power's interests in this proceeding, Idaho Power respectfully requests that the Commission grant this Petition to Intervene.

DATED: January 9, 2020

McDowell RACKNER GIBSON PC

er

Adam Lowney

IDAHO POWER COMPANY

Donovan Walker P.O. Box 70 Boise, Idaho 83707

Attorneys for Idaho Power Company