## BEFORE THE PUBLIC UTILITY COMMISSION

## **OF OREGON**

In the Matter of UM 2143		DETUTION TO DITEDLE
PUBLIC UTILITY COMMISSION OF OREGON		PETITION TO INTERVENE
INVESTIGATION INTO RESOURCE ADEQUACY IN THE STATE		
Oregon Solar Energy Ind support of this petition, the	•	itions to intervene in this proceeding. In led:
1. The contact information	on (name, address, er	nail address) of the petitioner is:
Name: Company: Street Address: City, State, Zip: Email Address: Telephone:	Angela Crowley-Koch Oregon Solar Energy Industry Association (OSEIA) PO Box 14927 Portland, OR 97293 dockets@oseia.org 503-867-3378	
	e this contact on the s	pervice list.
		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 to contacts on the service list		service list (a petitioner is limited to three
Name: Company: Street Address: City, State, Zip:	Tanya Barham Crossborder Energy 3905 NE Rodney A Portland, OR 97212	ve

Email Address: tanyab@communityenergylabs.com

Telephone: 866.578.7118

Name: Shannon Souza

Company: Sol Coast Consulting and Design

Street Address: 243 S 2nd St

City, State, Zip: Coos Bay, OR 97420 Email Address: shannon@solcoast.com

Telephone: 541-290-0418

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

OSEIA has 100 members. The Oregon Solar Energy Industries Association is a trade association founded in 1981 to promote clean, renewable, solar technologies. OSEIA 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 technologies, OSEIA has been involved in Resource Adequacy conversations at the Northwest Power Planning and Conservation Council and since this docket's initiation and has participated in workshops. We also regularly participate in other dockets and proceedings where issues are related to resource adequacy. No other party can adequately represent OSEIA's interest in this proceeding.

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

OSEIA intends to participate as a party, to raise issues, and to provide testimony as appropriate to the proceeding.

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

In addition to our work on capacity-related issues in this and other dockets, OSEIA staff, consultants, and members have knowledge and experience of renewable energy resource attributes, methodologies related to capacity and resource adequacy, 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.

Petitioner or Petitioner's Representative

1-29-2021 Date Signed