

**BEFORE THE PUBLIC UTILITY COMMISSION  
OF OREGON**

LC 57

In the Matter of

PACIFICORP dba PACIFIC POWER

2013 Integrated Resource Plan

PETITION TO INTERVENE

Renewable Northwest Project 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: Megan Decker  
Company: Renewable Northwest Project  
Street Address: 421 SW 6<sup>th</sup> Avenue  
City, State, Zip: Portland, OR 97213  
Email Address: megan@rnp.org  
Telephone: 503-223-4544

Please include this contact on the service list.

2a. The petitioner  will  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: [same as above]  
Company: [same as above]  
Street Address: [same as above]  
City, State, Zip: [same as above]  
Email Address: [same as above]  
Telephone: [same as above]

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

Name: RNP Dockets  
Company: [same as above]  
Street Address: [same as above]  
City, State, Zip: [same as above]  
Email Address: dockets@rnp.org  
Telephone: [same as above]

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

RNP is a non-profit advocacy organization with more than 50 members, including public interest groups and businesses. A list of RNP's members is attached as Exhibit A. RNP seeks to promote the expansion of environmentally responsible, new renewable resources across the Northwest region.

List of Members attached

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

In pursuit of its mission to expand environmentally responsible, new renewable resources, RNP is interested in utility resource planning related to clean energy.

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

RNP intends to review and comment on PacifiCorp's portfolio modeling and other issues related to clean energy.

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

RNP staff has been active in resource planning exercises for northwest utilities for close to two decades, and brings significant experience and technical expertise.

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.

/s/ Megan Decker  
Petitioner or Petitioner's Representative

4/9/13  
Date Signed

## **Renewable Northwest Project Members (April 2013)**

3Degrees	Lane Powell PC
American Wind Energy Assoc.	MAP
Blattner Energy	Montana Environmental Information Center
Bonneville Environmental Foundation	MontPIRG
BP Wind Energy	Natural Capital Partners
Calpine Corporation	Natural Resources Defense Council
Center for Energy Efficiency & Renewable Technologies	NextEra Energy Resources
Christenson Electric	Northwest Environmental Business Council
Citizens' Utility Board	Northwest SEED
Climate Solutions	NW Energy Coalition
Columbia Gorge Community College	Oregon Tech
Community Renewable Energy Association	Oregon Solar Energy Industries Association
E.ON Climate & Renewables	OSPIRG
EDF Renewable Energy	Portland Energy Conservation, Inc.
EDP Renewables North America LLC	REC Silicon
Element Power	Repower USA
Environment Oregon	RES America Developments, Inc.
Environment Washington	Solar Oregon
Eurus Energy America	SolarCity
EverPower	Stoel Rives, LLP
First Wind	SunPower Corporation
Gaelectric	SWCA Environmental Consultants
Gamesa Energy USA	Tonkon Torp LLP
GE Energy	Vestas Americas
Geothermal Resources Council	Warm Springs Power & Water Enterprises
GL Garrad Hassan	Washington Environmental Council
Green Mountain Energy Company	WashPIRG
Iberdrola Renewables	Western Resource Advocates
Jones Stevedoring Company	
Kapla Law PLLC	

## CERTIFICATE OF SERVICE

I HEREBY CERTIFY that I served the foregoing PETITION TO INTERVENE upon the following parties on the service list for LC 57, via electronic mail, on April 9, 2013:

### RENEWABLE NORTHWEST PROJECT

By: /s/ Megan Walseth Decker

Megan Walseth Decker, OSB No. 034878  
megan@rnp.org

<b>W</b>	<b>CITIZENS' UTILITY BOARD OF OREGON</b>	
	OPUC DOCKETS	610 SW BROADWAY, STE 400 PORTLAND OR 97205 dockets@oregoncub.org
	ROBERT JENKS (C)	610 SW BROADWAY, STE 400 PORTLAND OR 97205 bob@oregoncub.org
	G. CATRIONA MCCRACKEN (C)	610 SW BROADWAY, STE 400 PORTLAND OR 97205 catriona@oregoncub.org
<b>W</b>	<b>PACIFIC POWER</b>	
	MARY WIENCKE	825 NE MULTNOMAH ST, STE 1800 PORTLAND OR 97232-2149 mary.wiencke@pacificorp.com
<b>W</b>	<b>PUC STAFF--DEPARTMENT OF JUSTICE</b>	
	JASON W JONES (C)	BUSINESS ACTIVITIES SECTION 1162 COURT ST NE SALEM OR 97301-4096 jason.w.jones@state.or.us