

**BEFORE THE PUBLIC UTILITY COMMISSION  
OF OREGON  
UM 1725**

In the Matter of	)	
	)	
IDAHO POWER COMPANY,	)	PETITION TO INTERVENE OF
	)	NW ENERGY COALITION
Application to Lower Standard Contract	)	
Eligibility Cap and to Reduce the Standard	)	
Contract Term, for Approval of Solar	)	
Integration Charge, and for Change in	)	
Resource Sufficiency Determination.	)	
_____	)	

NW Energy Coalition (“NWECC”) 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:	Fred Heutte
Company:	NW Energy Coalition
Street Address:	PO Box 40308
City, State, Zip:	Portland, OR 97240
Email Address:	fred@nwenergy.org
Telephone:	503.757-6222

Please include this contact on the service list.

Petitioner Fred Heutte waives mail service in this proceeding.

2a. The petitioner  will not be represented by counsel in this proceeding.

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

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

NW Energy Coalition is a non-profit advocacy organization with membership including more than 110 environmental, civic, and human service organizations, progressive utilities and businesses in Oregon, Washington, Idaho, Montana and British Columbia. We promote development of renewable energy and energy conservation, consumer protection, low-income energy assistance, and fish and wildlife restoration within the Northwest region.

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

Since its formation in 1981, NWECC has focused on affordable and fair energy service and development of energy efficiency and renewable resources. We have participated in numerous proceedings before this Commission and other bodies in the region, as well as legislative, regulatory and public education efforts. Idaho Power's application could have a substantial impact on how PURPA is implemented in Oregon with respect to wind and solar QFs, which under present circumstances could substantially affect the prospects for clean energy development in Oregon. No other party can adequately represent NWECC's interests in this proceeding.

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

NWECC intends to participate as a party and raise issues that are appropriate to the proceeding concerning the effective implementation of PURPA requirements.

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

NWECC has over three decades of experience in public policy concerning renewable energy development, including regulatory policy, implementation and oversight. This proceeding raises very significant and salient issues that could enhance or impede effective further development of solar and wind resources in Oregon. NWECC has also intervened in UM 1734, a similar docket filed by Pacific Power.

7. Based on the information provided above in accordance with the Commission's rules of procedure, NW Energy Coalition respectfully requests that the Commission grant this Petition to Intervene. NW Energy Coalition's participation in this docket will not unreasonably broaden the issues, burden the record, or unreasonably delay the proceeding. OAR 860-001-0300.

*/s/ Fred Heutte*

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503.757-6222

Date Signed: August 26, 2015