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IDAHO PUBLIC
UTILITIES COMMISSION

BEFORE THE
IDAHO PUBLIC UTILITIES COMMISSION

IN THE MATTER OF IDAHO POWER)
COMPANY'S PETITION TO INCREASE THE) CASE NO. IPC-E-07-03
PUBLISHED RATE ELIGIBILITY CAP FOR)
WIND POWERED SMALL POWER) PETITION TO INTERVENE
PRODUCTION FACILITIES; and TO) OF RIDGELINE ENERGY, LLC
ELIMINATE THE 90%/110%)
PERFORMANCE BAND FOR WIND)
POWERED SMALL POWERED SMALL)
POWER PRODUCTION FACILITIES)

COMES NOW, the Ridgeline Energy, LLC, hereinafter referred to as
"Intervenor," and pursuant to this Commission's Rules of Procedure, Rule 71 IDAPA
31.01.01.71 hereby petitions the Commission for leave to intervene herein and to appear
and participate herein as a party, and as grounds therefore states as follows:

1. The name and address of this Intervenor is:

Ridgeline Energy, LLC
c/o Rich Rayhill
720 W. Idaho, Suite 39
Boise, Idaho 83702
Telephone: (208) 841-5037
Fax: (208)
rrayhill@rl-en.com

Copies of all pleadings, production requests, Production responses,

Commission orders and other documents should be provided to Rich

Rayhill as noted above and to:

Robert M. Ellis, Esq.
4 Nickerson, Suite 301
Seattle, WA 98109
(206) 508-4735
(206) 299-3468 (efax)
rellis@rl-en.com

Dennis Meany
8 Old Kings Highway
Norwalk, CT 06850

(203) 702-6372

(203) 621-3132

dmeany@rl-en.com

2. This Intervenor, the Ridgeline Energy, LLC (“Ridgeline”) is a Washington limited liability corporation registered and in good standing with the Idaho Secretary of State and doing business in Idaho. Ridgeline claims a direct and substantial interest in this proceeding in that it is a developer of wind powered generating projects as well as other types of renewable energy projects the output of which will be sold to the Idaho Power Company. Ridgeline's ability to continue its business in Idaho may be affected by the outcome of this proceeding.

3. This Intervenor intends to participate herein as a party, and if necessary, to introduce evidence, cross-examine witnesses, call and examine witnesses, and be heard in argument. The nature and quality of evidence which this Intervenor will introduce is dependent upon the nature and effect of other evidence in this proceeding.

5. Without the opportunity to intervene herein, this Intervenor would be

without any means of participation in this proceeding which may have a material impact on its continued ability to develop wind powered electric generating projects in the State of Idaho.

6. Granting this Intervenor's petition to intervene will not unduly broaden the issues nor will it prejudice any party to this case.

WHEREFORE, Ridgeline Energy, LLC, respectfully requests that this Commission grant its Petition to Intervene in these proceedings and to appear and participate in all matters as may be necessary and appropriate; and to present evidence, call and examine witnesses, present argument and to otherwise fully participate in these proceedings.

DATED this 13th day of April 2007.

Ridgeline Energy, LLC

By 
Rich Rayhill, Vice President
Ridgeline Energy, LLC

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that on the 13th day of April, 2007, a true and correct copy of the within and foregoing PETITION TO INTERVENE BY RIDGELINE ENERGY, LLC, was served by U.S. Mail, postage prepaid, to:

Barton Kline
Monica Moen
Idaho Power Company
PO Box 70
Boise, Idaho 83707-0070

And hand-delivered to:

Jean Jewell
Commission Secretary
Idaho Public Utilities Commission
472 West Washington
Boise, Idaho 83702


Rich Rayhill