



**SNAKE RIVER
ALLIANCE**
IDAHO'S NUCLEAR WATCHDOG
& CLEAN ENERGY ADVOCATE

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IDAHO PUBLIC
UTILITIES COMMISSION

March 30, 2009

Jean Jewell
Commission Secretary
Idaho Public Utilities Commission
472 W. Washington St.
Boise, ID 83702

RE: IPC-E-09-03

Dear Ms. Jewell,

Please find attached an original and seven copies of the Snake River Alliance's Petition to Intervene in Case No. IPC-E-09-03.

Respectfully submitted,

Ken Miller
Clean Energy Program Director
Snake River Alliance
Box 1731
Boise, ID 83701
208 344-8161

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IDAHO PUBLIC
UTILITIES COMMISSION

BEFORE THE IDAHO PUBLIC UTILITIES COMMISSION

IN THE MATTER OF IDAHO POWER)
COMPANY'S APPLICATION FOR A)
CERTIFICATE OF PUBLIC)
CONVENIENCE AND NECESSITY)
FOR THE LANGLEY GULCH)
POWER PLANT)

CASE NO. IPC-E-09-03
PETITION TO INTERVENE OF
THE SNAKE RIVER ALLIANCE

COMES NOW, Snake River Alliance ("Alliance") and pursuant to the Idaho Public Utilities Commission's Rules of Procedure Rule 72 and 73 IDAPA 31.01.01.072 and 073, petitions the Commission to grant our request for intervention and to participate as a party in the above-referenced case. The name and address of this intervenor is:

Snake River Alliance
Box 1731
Boise, ID 83701
208 344-9161 (o)
208 841-6982 (c)

The Snake River Alliance is represented in this proceeding by Ken Miller. Correspondence in this docket can be sent to the above address or via e-mail to: kmiller@snakeriveralliance.org

The Snake River Alliance is an Idaho-based non-profit organization, established in 1979 to address Idahoans' concerns about nuclear safety issues. In early 2007, the Alliance expanded the scope of its mission by launching its Clean Energy Program. The Alliance's energy initiative includes advocacy for renewable energy resources in Idaho; as well as expanded conservation and demand-side management programs offered by Idaho's regulated utilities and the Bonneville Power Administration; and development of local, state, regional, and national initiatives to advance sustainable energy policies. The Alliance is pursuing these programs on behalf of its members, many of whom are customers of Idaho Power who are interested in promoting renewable energy and energy conservation and efficiency initiatives.

The Alliance has participated before the Commission in multiple proceedings on behalf of our members and as a public interest organization representing clean and affordable energy interests in Idaho.

The Alliance is a public interest entity working on behalf of the above-mentioned goals for sustainable energy policies in Idaho. As such, we anticipate participating in this case as a party, including the solicitation of evidence on our behalf and on behalf of our constituents. We believe our participation in this case will assist the Commission and the Parties in working toward a successful outcome inasmuch as the Alliance is an advocate for progressive electric resource acquisition selection by Idaho's regulated electric utilities.

WHEREFORE, the Alliance therefore respectfully requests the Commission grant its request to participate in this proceeding as an intervenor on behalf of its Idaho constituents.

Respectfully submitted,

Ken Miller
Clean Energy Program Director
Snake River Alliance
Boise, ID
(208) 344-9161
kmiller@snakeriveralliance.org