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IDAHO PUBLIC UTILITIES COMMISSION

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Attorneys for Grouse Creek Wind Park LLC

BEFORE THE IDAHO

PUBLIC UTILITIES COMMISSION

IN THE MATTER OF THE)	CASE NO. IPC-E-10-61
APPLICATION OF IDAHO POWER)	
COMPANY FOR A DETERMINATION)	PETITION TO INTERVENE OF
REGARDING THE FIRM ENERGY)	GROUSE CREEK WIND PARK, LLC
SALES AGREEMENT FOR THE SALE)	
AND PURCHASE OF ELECTRIC)	
ENERGY BETWEEN IDAHO POWER)	
COMPANY AND GROUSE CREEK)	
<u>WIND PARK, LLC</u>)	

COMES NOW, Grouse Creek Wind Park, 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:

1. The name and address of this Intervenor is:

Grouse Creek Wind Park, LLC
c/o Wasatch Wind Intermountain, LLC
2700 Homestead Road, Suite 210
Park City, Utah 84098

Copies of all filings, commission orders, and other documents should be provided to:

Peter J. Richardson (ISB # 3195)
Gregory M. Adams (ISB # 7454)
RICHARDSON & O'LEARY, PLLC
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2. This Intervenor, Grouse Creek Wind Park, LLC is a Delaware limited liability company, duly registered to conduct business in the State of Idaho. Grouse Creek Wind Park, LLC has the rights to develop and dispose of the output of the Grouse Creek Wind Park, LLC wind project, which is a qualifying facility under the Public Utility Regulatory Policies Act of 1978 ("PURPA").

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.

4. Without the opportunity to intervene herein, this Intervenor would be without adequate means of participation in this proceeding which may have a material impact on its ability to exercise its rights under PURPA to contract with an electric utility, and to sell the

output of its qualifying facility.

WHEREFORE, Grouse Creek Wind Park, 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 24th day of March, 2011.

RICHARDSON AND O'LEARY, PLLC

By: _____



Peter J. Richardson
Gregory M. Adams
Attorneys for Grouse Creek Wind
Park, LLC

CERTIFICATE OF SERVICE

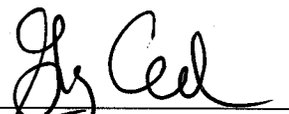
I HEREBY CERTIFY that on the 24th day of March, 2011, a true and correct copy of the within and foregoing **PETITION TO INTERVENE** was served as shown to the following parties:

Lisa Nordstrom
Donovan Walker
Idaho Power Company
PO Box 70
Boise, Idaho 83707
dwalker@idahopower.com
lnordstrom@idahopower.com

- U.S. Mail, Postage Prepaid
- Hand Delivered
- Overnight Mail
- Facsimile
- Electronic Mail

Randy Allphin
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- U.S. Mail, Postage Prepaid
- Hand Delivered
- Overnight Mail
- Facsimile
- Electronic Mail

Signed 
Gregory Adams