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IDAHO PUBLIC  
UTILITIES COMMISSION

Thomas H. Nelson, Attorney at Law  
PO Box 1211  
Welches, OR 97067  
Phone: (503) 622-3262  
Fax: (503) 622-3562  
Email: nelson@thnelson.com; zigzagtom@gmail.com

Attorney for Renewable Energy Coalition

**BEFORE THE IDAHO PUBLIC UTILITIES COMMISSION**

IN THE MATTER OF IDAHO POWER  
COMPANY'S 2013 INTEGRATED  
RESOURCE PLAN

CASE NO. IPC-E-13-15

Renewable Energy Coalition's  
Petition to Intervene

Pursuant to the Idaho Public Utilities Commission Rules of Procedure, IDAPA 31.01.01.071-073, Renewable Energy Coalition ("Coalition"), a coalition of renewable energy project owners and developers, hereby petitions the Idaho Public Utilities Commission ("Commission") to intervene as a party in this proceeding. In support of this petition, Renewable Energy Coalition represents as follows:

1. The business address of Renewable Energy Coalition is:

John Lowe, Director  
Renewable Energy Coalition  
12050 SW Tremont St.  
Portland, OR 97225  
Phone: (503) 372-6909  
Fax: (503) 372-6908  
Email: jravenesanmarcos@yahoo.com

2. The Coalition will be represented in this proceeding by:

Thomas H. Nelson, Attorney at Law  
PO Box 1211  
Welches, OR 97067  
Email: nelson@thnelson.com

Nancy Esteb, Ph.D.  
PO Box 490  
Carlsborg, WA 98324  
Email: betseesteb@qwest.net

3. Please provide copies of all pleadings, production requests, production responses, Commission orders, and other documents to the three names and

addresses above. In accordance with IPUC Rule 31.01.01.063, electronic copies only are requested; hard copies need not be provided of any documents filed in this docket.

4. The Coalition claims a direct and substantial interest in this proceeding arising from the impact to its present and future members served by Idaho Power Company, and the Coalition thus has a direct and substantial interest in ensuring that the Integrated Resource Plan contains an accurate and thorough analysis of Idaho Power Company's future resource needs. The Coalition's intervention will not unduly broaden the issues in this proceeding.

5. The Coalition intends to fully participate in this matter as a party. The nature and quality of the Coalition's intervention in the proceeding is dependent upon the nature and effect of other evidence in this proceeding. If necessary the Coalition may advocate for a technical hearing and introduce evidence, be heard in argument, and call, examine, and cross-examine witnesses.

WHEREFORE, Renewable Energy Coalition respectfully requests that the Commission grant its petition to intervene as a party in this proceeding.

Dated this 1<sup>st</sup> day of August, 2013.

Respectfully submitted,

*Thomas H. Nelson*

THOMAS H. NELSON  
Attorney for Renewable Energy Coalition

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that on this 1st day of August, 2013, I caused to be served a true and correct copy of the foregoing document to each of the following via the method so indicated:

Jean D. Jewell, Secretary (original and 7)  
Idaho Public Utilities Commission  
P.O. Box 83720  
Boise, ID 83720-0074  
jjewell@puc.state.id.us

U.S. Mail and Electronic Mail

Lisa D. Nordstrom  
Jennifer Reinhardt-Tessmer  
Idaho Power Company  
1221 West Idaho Street (83702)  
PO Box 70  
Boise, Idaho 83707-0070  
lnordstrom@idahopower.com  
jreinhardt@idahopower.com

Electronic Mail

Benjamin J. Otto  
Idaho Conservation League  
710 N. 6th Street  
Boise, ID 83702  
botto@idahoconservation.org

Electronic Mail

Ken Miller  
Clean Energy Program Director  
Snake River Alliance  
Box 173  
Boise, ID 83701  
kmiller@snakeriveralliance.org

Electronic Mail

Peter J. Richardson, Esq.  
515 N. 27st Street  
Boise, ID 83616  
peter@richardsonadams.com

Electronic Mail

Dr. Don Reading  
6070 Hill Road  
Boise, ID 83703  
dreading@mindspring.com

Electronic Mail