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Chas. F. McDevitt
Dean J. (Joe) Miller
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January 9, 2014

Via Hand Delivery

Jean Jewell, Secretary
Idaho Public Utilities Commission
472 W. Washington St.
Boise, Idaho 83720

Re: Case No. IPC-E-13-22
Idaho Winds LLC

Dear Ms. Jewell:

Enclosed for filing in the above matter, please find an original and seven (7) copies of Idaho Winds LLC's Petition to Intervene.

Kindly return a file stamped copy to me.

Very Truly Yours,
McDevitt & Miller LLP



Dean J. Miller

DJM/hh
Enclosures

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2014 JAN -9 PM 12:49
IDAHO PUBLIC UTILITIES COMMISSION

ORIGINAL

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IDAHO PUBLIC
UTILITIES COMMISSION

Attorney for Idaho Winds LLC.

BEFORE THE IDAHO PUBLIC UTILITIES COMMISSION

IN THE MATTER OF THE APPLICATION
OF IDAHO POWER COMPANY TO
UPDATE ITS WIND INTEGRATION
RATES AND CHARGES.

Case No. IPC-E-13-22

**PETITION TO INTERVENE OF IDAHO
WINDS LLC**

COMES NOW Idaho Winds LLC (Idaho Winds) and, pursuant to RP 72-75, Petitions to Intervene in the above matter, and in support thereof respectfully shows as follows, to wit:

I.

Idaho Winds LLC is a limited liability company organized and existing under the laws of the State of Idaho.

II.

On September 1, 2009, Idaho Winds and Idaho Power Company entered into a Firm Energy Sales Agreement (FESA) incorporating the terms and conditions of various Commission Orders applicable to PURPA wind resources. The FESA remains in full force and effect. The Idaho Winds generating project is a 22 MW facility located near Glens Ferry and has been operational since November 2011.

ORIGINAL

III.

All pleadings, papers, orders and notices should be served upon:

Dean J. Miller
McDEVITT & MILLER LLP
P.O. BOX 2564-83701
Boise, Idaho 83702
joe@mcdevitt-miller.com

And

Rick Koebbe, President
Idaho Winds LLC
5420 W. Wicher Road
Glenns Ferry, Idaho 83623
rk@powerworks.com

IV.

Idaho Winds desires to participate in this proceeding with full rights of a party to, if necessary, introduce evidence, cross-examine and participate in hearings or oral argument. The exact quantity of evidence to be introduced cannot be stated at this time, but Idaho Winds' participation will not unduly broaden the issues or cause delays.

V.

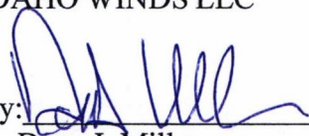
Idaho Winds claims a direct and substantial interest in the proceeding because the proposals contained in Idaho Power's Application, if approved, would have a material adverse effect upon the Idaho Winds FESA.

VI.

Idaho Winds believes that the nature and complexity of issues presented by Idaho Power Company's Application are such that they would be best examined by a technical hearing. Idaho Winds requests that the Commission schedule a technical hearing, preceded by an appropriate period during which discovery may be conducted.

DATED this 9th day of January, 2014.

IDAHO WINDS LLC

By:  _____

Dean J. Miller

Attorney for Idaho Winds LLC

CERTIFICATE OF SERVICE

I hereby certify that on the 9th day of January, 2014, I caused to be served, via the method(s) indicated below, true and correct copies of the foregoing document, upon:

Jean Jewell, Secretary
Idaho Public Utilities Commission
472 West Washington Street
P.O. Box 83720
Boise, ID 83720-0074
jjewell@puc.state.id.us

Hand Delivered
U.S. Mail
Fax
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Hand Delivered
U.S. Mail
Fax
Fed. Express
Email

BY: Heather Houle
MCDEVITT & MILLER LLP