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IDAHO PUBLIC UTILITIES COMMISSION

*Attorney for the Idaho Conservation League*

BEFORE THE IDAHO PUBLIC UTILITIES COMMISSION

IN THE MATTER OF IDAHO POWER )  
COMPANY'S PETITION TO MODIFY ) CASE NO. IPC-E-15-01  
TERMS AND CONDITIONS OF PURPA )  
PURCHASE AGREEMENTS )  
)  
  
IN THE MATTER OF AVISTA )  
CORPORATION'S PETITION TO ) CASE NO. AVU-E-15-01  
MODIFY TERMS AND CONDITIONS OF )  
PURPA PURCHASE AGREEMENTS )  
)  
  
IN THE MATTER OF ROCKY )  
MOUNTAIN POWER COMPANY'S ) CASE NO. PAC-E-15-03  
PETITION TO MODIFY TERMS AND )  
CONDITIONS OF PURPA PURCHASE ) IDAHO CONSERVATION LEAGUE AND  
AGREEMENTS ) SIERRA CLUB  
)  
) APPLICATION FOR INTERVENOR  
) FUNDING

COMES NOW, the Idaho Conservation League ("ICL") and the Sierra Club, pursuant to Idaho Code § 61-617A and IDAPA 31.01.01.161-165 with the following application for intervenor funding. ICL and Sierra Club are intervenors in this case pursuant to Order No. 33222 and 33239 respectively. This application is timely pursuant to the Commissions instruction at the technical hearing to submit such applications by July 10, 2015.

**I. Idaho Code § 61-617A and IDAPA Rule 31.01.01.161 Requirement**

Avista Corporation, Idaho Power Corporation, and Rocky Mountain Power are all regulated public utilities and each have gross Idaho intrastate, annual revenues exceeding three