

McDevitt & Miller LLP

Lawyers

RECEIVED

420 W. Bannock Street
P.O. Box 2564-83701
Boise, Idaho 83702

2011 JUL 27 PM 1:59

Chas. F. McDevitt
Dean J. (Joe) Miller

IDAHO PUBLIC
UTILITIES COMMISSION

(208) 343-7500
(208) 336-6912 (Fax)

July 27, 2011

Via Hand Delivery

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

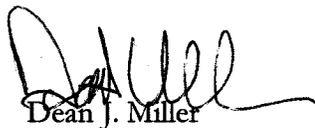
Re: Idaho Forest Group LLC
Case No. AVU-E-11-01

Dear Ms. Jewell:

Enclosed for filing in the above matter, please find an original and seven copies of a Petition to Intervene of Idaho Forrest Group LLC.

Kindly return a file stamped copy to me.

Very Truly Yours,
McDevitt & Miller LLP


Dean J. Miller

DJM/hh
Enclosures

ORIGINAL

Dean J. Miller (ISB No. 1968)
Chas. F. McDevitt (ISB No. 835)
McDEVITT & MILLER LLP
420 West Bannock Street
P.O. Box 2564-83701
Boise, ID 83702
Tel: 208.343.7500
Fax: 208.336.6912
joe@mcdevitt-miller.com

RECEIVED

2011 JUL 27 PM 1:59

IDAHO PUBLIC
UTILITIES COMMISSION

Attorney for *Idaho Forest Group, LLC*.

BEFORE THE IDAHO PUBLIC UTILITIES COMMISSION

IN THE MATTER OF THE
APPLICATION
OF AVISTA CORPORATION FOR THE
AUTHORITY TO INCREASE ITS
RATES AND CHARGES FOR
ELECTRIC AND NATURAL GAS
SERVICE TO ELECTRIC AND
NATURAL GAS CUSTOMERS IN THE
STATE OF IDAHO.

Case No. AVU-E-11-01

**PETITION TO INTERVENE OF
IDAHO FOREST GROUP LLC**

COMES NOW Idaho Forest Group LLC (“Idaho Forest”) pursuant to RP 72-75
and petitions to intervene in the above matter, and in support thereof, respectfully shows
as follows, to wit:

I.

Idaho Forest is a limited liability company organized and existing under the laws
of Delaware and authorized to conduct business in the State of Idaho. Idaho Forest is
engaged in the business of growing, harvesting and processing trees and forest products.

II.

Idaho Forest is an electric service customer of the Applicant taking service under Applicant's Schedule 25—Extra Large General Service—Idaho. Idaho Forest's facilities are located at Grangeville, Idaho and consist of a lumber milling and processing operation. Accordingly, Idaho Forest has a direct and substantial interest in this proceeding.

III.

Idaho Forest 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 Forest's participation will not unduly broaden the issues or cause delay.

IV.

Idaho Forest will be represented by, and 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

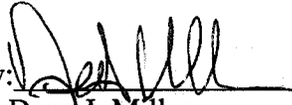
And

Larry A. Crowley
The Energy Strategies Institute, Inc.
5549 South Cliffsedge Avenue
Boise, Idaho 83716
crowleyla@aol.com

WHEREFORE, Idaho Forest respectfully requests that this Petition to Intervene
be granted.

DATED this 27 day of July, 2011.

IDAHO FOREST GROUP LLC

By: 

Dean J. Miller
Attorney for *Idaho Forest Group, LLC*.

CERTIFICATE OF SERVICE

I hereby certify that on the 27th day of July, 2011, 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
Fed. Express
Email

David J. Meyer, Vice President
Kelly Norwood, Vice President
Avisita Utilities
P.O. Box 3727
1411 E. Mission Ave
Spokane, WA 99220-3727
david.meyer@avistacorp.com
kelly.norwood@avistacorp.com

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

BY: Heather Houck, Legal Asst.
MCDEVITT & MILLER LLP