BEFORE THE PUBLIC UTILITY COMMISSION

OF OREGON

UM 1734

In the Matter of)
PACIFICORP, dba PACIFIC POWER's) RENEWABLE ENERGY COALITION) PETITION TO INTERVENE)
Application to Reduce the Qualifying Facility Contract Term and Lower the Qualifying Facility Standard Contract Eligibility Cap.)))
Tacinty Standard Contract Engionity Cap.)))

Pursuant to ORS § 756.525 and OAR § 860-001-0300(2), the Renewable Energy Coalition ("REC") petitions the Oregon Public Utility Commission (the "Commission") to intervene and appear with full party status. In support of this petition to intervene, REC provides the following information:

The name and address of REC is:

Renewable Energy Coalition Attn: John Lowe 12050 SW Tremont Street Portland, OR 97225 E-Mail: jravenesanmarcos@yahoo.com

Sanger Law, PC will represent REC in this proceeding. All documents relating to these proceedings should be served on the following persons at the addresses listed below:

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REC was established in 2009, and is comprised of over thirty members that are small qualifying facilities ("QFs") who own and operate nearly forty non-intermittent QFs in Oregon, Idaho, Washington, Utah, and Wyoming. Several types of entities are members of REC, including irrigation districts, water districts, corporations, and individuals. The majority of the individual QFs are small hydroelectric projects less than 7 megawatts.

PacifiCorp's application could have a substantial impact on REC's members.

PacifiCorp has requested that the Commission lower the standard contract eligibility cap, and reduce the standard contract term. PacifiCorp's proposals could result in a significant change in the Commission's implementation of the Pubic Utility Regulatory Policies Act ("PURPA") for both PacifiCorp and other Oregon investor owned utilities.

Idaho Power has made a similar, although more narrowly tailored, filing in Oregon, which has been docketed as UM 1725. Idaho Power, Avista, and PacifiCorp (doing business as Rocky Mountain Power) have made a similar request to lower the standard contract eligibility cap and reduce the contract term in Idaho. REC is a party that is fully participating in both proceedings.

REC's members have power purchase agreements ("PPAs") with Oregon investor owned electric utilities with rates based on the utilities' avoided costs. REC's members also sell power to Idaho Power and PacifiCorp in Idaho, Washington, Wyoming, and

Utah. Most of RECs members are existing projects that have operating and selling to Oregon utilities for numerous years. In addition, REC's members purchase back up, station service, and other electrical needs from Oregon utilities. This proceeding could impact the avoided cost rates paid to, and electric power rates paid by, REC's members. Without participation, REC would not have the ability to participate in the proceeding, which could result in material harm to its members.

REC has participated in numerous regulatory proceedings related to QFs, PPAs, avoided costs, integrated resource planning, and PURPA throughout the Northwest and Oregon. REC's attorney has participated in numerous Commission proceedings and investigations regarding Oregon's investor owned electric utilities. REC's intervention will assist the Commission in resolving the issues and will not unreasonably broaden the issues, burden the record, or delay this proceeding.

WHEREFORE, REC respectfully requests that the Commission grant its petition to intervene with full party status in this proceeding and to appear and participate in all matters as may be necessary and appropriate; and to present evidence, call and examine witnesses, cross-examine witnesses, present argument, and to otherwise fully participate in the proceedings.

Dated this 1st day of June 2015.

Respectfully submitted,

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Of Attorneys for the Renewable Energy Coalition