Brad M. Purdy Attorney at Law Idaho State Bar No. 3472 2019 N. 17th St. Boise, ID. 83702 (208) 384-1299 FAX: (208) 384-8511 <u>bmpurdy@hotmail.com</u> Attorney for Petitioner

BEFORE THE WASHINGTON STATE UTILITIES AND TRANSPORTATION COMMISSION

WASHINGTON UTILITIES AND)
TRANSPORTATION COMMISSION,)
)
Complainant,)
)
V.)
)
PACIFICORP d/b/a PACIFIC)
POWER & LIGHT COMPANY)
)
Respondent.)
	.)

DOCKET NO. UE-050684 PETITION TO INTERVENE OF THE ENERGY PROJECT

COMES NOW, Petitioner The Energy Project, by and through its undersigned legal counsel, and pursuant to WAC 480-07-355, and that Notice of Prehearing Conference issued by this Commission on May 25, 2005, respectfully petitions for the right to intervene as a party to the above-captioned proceeding, with all rights and responsibilities appurtenant thereto.

Pursuant to WAC 480-07-355(c), Petitioner offers the following information:

(i) The Petitioner's name and address is The Energy Project, 1701 Ellis St.,

Bellingham, WA., 98225;

(ii) The Energy Project is a non-profit organization that for roughly the past twelve years has advocated statewide on behalf of community action agencies for programs that help to provide affordable access to essential home energy services for low-income households. Among others, The Energy Project represents the interests of The Opportunities Industrialization Center of Washington ("OIC"), a community action agency located at 815 Fruitdale Blvd., Yakima, WA., 98902-1467. OIC, and the low-income individuals it assists, are located in PacifiCorp's service territory. OIC has unique knowledge and experience through providing services to low-income households. OIC, through The Energy Project, was a party to the last PacifiCorp rate case, Docket No. UE-991832. The Energy Project has also previously intervened in numerous other proceedings before this Commission. The Energy Project has partnered with the Washington State Community Action Program and the Washington Department of Commerce, Trade and Economic Development.

The Energy Project has a special interest in this proceeding because of the magnitude of the proposed rate increase and the particularly significant impact that it would have on low-income customers. The Energy Project is particularly interested in maintaining energy assistance and energy efficiency programs that could mitigate the impact of the proposed rate increases for low-income households.

For the reasons listed above, the intervention of The Energy Project in this proceeding is in the public interest. The Energy Project requests that the Commission grant its petition to intervene in this matter.

(iii) Though Petitioner has not yet had ample opportunity to fully assess all matters in controversy and formulate a precise position on such matters, Petitioner generally takes the position that the rate increase is unjustified in magnitude, will increase the number of households unable to afford electricity service, reduce the number of households that agencies providing assistance (including, *inter alia*, weatherization measures) to

PETITION TO INTERVENE OF THE ENERGY PROJECT

2

PacifiCorp customers will be able to assist, and reduce the effectiveness of the programs such agencies offer lower energy bills;

(iv) Petitioner does not believe that its involvement in this proceeding would unduly broaden the issues;

(v) The name and address of Petitioner's attorney is set forth above. Petitioner's attorney is simultaneously filing a Notice of Appearance in conformity with WAC 480-07-345(2).

DATED, this 1st day of June, 2005.

Brad M. Purdy Attorney for Petitioner