

ORIGINAL

UNITED STATES OF AMERICA
FEDERAL ENERGY REGULATORY COMMISSION

**DECEPTION PASS TIDAL ENERGY)
HYDROELECTRIC PROJECT)**
_____)

Project No. 12663-000

FILED
OFFICE OF THE
SECRETARY
2006 JUL -3 P 4:03
FEDERAL ENERGY REGULATORY COMMISSION

**WHIDBEY ENVIRONMENTAL ACTION NETWORK'S
MOTION TO INTERVENE**

Whidbey Environmental Action Network (WEAN) respectfully moves the Commission, pursuant to 18 C.F.R. §§ 385.210 and .214, to grant intervention in the above-entitled matter. WEAN is filing this motion for intervention in response to the May 2, 2006, Notice of application Accepted for Filing and Soliciting Motions to Intervene, Protests and Comments in Project No. 12663-000. The reasons in support of WEAN's right to participate in this matter are:

1. Washington Tidal Energy Company (WTEC) has filed an Application for a Preliminary Permit pursuant to Federal Power Act, 16 U.S.C. §§ 791(a) – 825(r), for a project known as Deception Pass Tidal Energy Hydroelectric Project, to be located within Deception Pass State Park and the adjacent marine waters. WTEC's application is to conduct feasibility studies on placement of in-water tidal-electric generating devices and transmission of the generated power to on-shore transmission facilities.

2. Whidbey Environmental Action Network is a tax exempt non-profit public interest organization incorporated pursuant to section 501(c)3 of the Internal Revenue Code. WEAN has been in existence since 1989. WEAN's purpose is to protect, conserve, and restore the natural environment of Whidbey Island and the Pacific Northwest. Its membership includes about 400 member households located on Whidbey Island and elsewhere.

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Restoration Education Preservation
Box 53, Langley, WA. 98260
(360) 579-4080 (fax) (360) 579-4202 (ph)

3. Deception Pass State Park currently receives over 2 million visitors a year. It is an area of outstanding scenic beauty, recreational opportunity, and biological productivity, richness, and diversity. There are currently no electrical generation or industrial facilities of any sort within Deception Pass State Park. WEAN's members recreate in, study, and enjoy Deception Pass State Park and the surrounding waters.

4. WEAN's member's may be adversely impacted by the project. The aesthetic character of Deception Pass may be degraded. The natural environment, such as fisheries, forests, and rocky balds, may be degraded. This may cause loss and degradation of the recreational and educational opportunities and experiences of WEAN's members.

5. Therefore, WEAN has a significant interest which may be affected by the outcome of the proceeding. This interest is not represented by any other current party. To date, only the applicant and governmental agencies, each with their own particular interest, are participants in the matter. No organization representing the broader public interest is participating. In addition to representing its members, WEAN is such an organization. WEAN's intervention is in the public interest. WEAN's participation will assist full development and consideration of all material facts and issues required to be considered in this proceeding.

6. Therefore, good cause having been shown, WEAN respectfully requests pursuant to Commission rules that it be permitted to intervene and be made a party to these proceedings. It requests the right to have notice of and appear at any and all hearings or proceedings, to produce evidence and cross-examine witnesses, to be heard through its representative, through written and oral argument, to be served henceforth with copies of all pleadings, applications, and notices and for such other participation and relief as may be appropriate.

7. We request that the following individual be added to the official service list to receive

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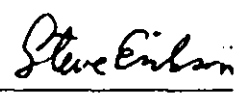
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filings and notice on behalf of WEAN in this proceeding and consent to receiving such service electronically:

Steve Erickson
Box 53
Langley, WA 98260
(360) 579-4202 [telephone]
(360) 579-4080 [fax]
wean@whidbey.net [email]

8. Steve Erickson is a member of WEAN's Board of Directors and serves as WEAN's litigation coordinator

Submitted June 26, 2005



Steve Erickson
Appearing *pro se* for
Whidbey Environmental Action Network
Box 53, Langley, WA 98260
(360) 579-4202 (phone) (360) 579-4080 (fax)
wean@whidbey.net (email)

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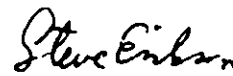
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PROOF OF SERVICE

I hereby certify that on the 26th day of June 2006, I served copies of Whidbey Environmental Action Network's Motion to Intervene on all parties of record as set forth in the official service list, in accordance with the rules of the Federal Energy Regulatory Commission.

I certify under penalty of perjury under the laws of the state of Washington that the foregoing is true and correct.

DATED this 26th day of June, 2006, at Langley, Washington.



Steve Erickson
(360) 579-4202