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IDAHO PUBLIC
UTILITIES COMMISSION

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May 28, 2015

Jean D. Jewell, Secretary
Idaho Public Utilities Commission
472 West Washington Street
P.O. Box 83720
Boise, Idaho 83720-0074

Re: Tariff Advice No. 15-05
Revisions to Rule C – Service and Limitations

Dear Ms. Jewell:

Idaho Power Company (“Idaho Power”) herewith transmits for filing the Second Revised Sheet No. C-2 canceling First Revised Sheet No. C-2. This tariff revision is intended to modify the “Limitation of Use” provision of Rule C to comply with the amended Section 61-119, Idaho Code as revised by Idaho House Bill No. 185 to provide for an exception to a defined term where electricity is purchased to charge batteries of electric motor vehicles as provided by order or rule of the Idaho Public Utilities Commission.

Idaho House Bill No. 185 was signed by the Governor on April 2, 2015 and the amended Section 61-119 will become effective July 1, 2015. Idaho Power requests the revised tariff be approved prior to the July 1, 2015 effective date.

If you have any questions regarding this filing, please contact Connie Aschenbrenner at 388-5994.

Sincerely,

Lisa D. Nordstrom

LDN:kkt
Enclosures

RULE C
SERVICE AND LIMITATIONS
(Continued)

5. Point of Delivery Service Requirements (Continued)

Where separate Points of Delivery exist for supplying service to a Customer at a single Premises or separate meters are maintained for measurement of service to a Customer at a single Premises, the meter readings will not be combined or aggregated for any purpose except for determining if the Customer's total power requirements exceed 20,000 kW. Special contract arrangements will be required when a Customer's aggregate power requirement exceeds 20,000 kW.

Service delivered at low voltage (600 volts or under) will be supplied from the Company's distribution system to the outside wall of the Customer's building or service pole, unless an exception is granted by the Company and the City or State Electrical Inspector.

The Customer's facilities will be installed and maintained in accordance with the requirements of the National Electrical Code.

6. Limitation of Use. A Customer will not resell electricity received from the Company to any person except (1) where the Customer is owner, lessee, or operator of a commercial building, shopping center, apartment house, mobile home court, or other multi-family dwelling where the use has been sub-metered prior to July 1, 1980, and the use is billed to tenants at the same rates that the Company would charge for service, unless the Commission authorizes alternative procedures, or (2) where the electricity is purchased from a public utility (as defined in Idaho Code § 61-129) to charge the batteries of an electric motor vehicle as provided by order or rule of the Commission.

A Customer's wiring will not be extended or connected to furnish service to more than one building or place of use through one meter, even though such building, property, or place of use is owned by the Customer. This rule is not applicable where the Customer's residence or business consists of one or more adjacent buildings or places of use located on the same Premises or operated as an integral unit, under the same name and carrying on parts of the same residence or business.

7. Rights of Way. The Customer shall, without cost to the Company, grant the Company a right of way for the Company's lines and apparatus across and upon the property owned or controlled by the Customer, necessary or incidental to the supplying of Electric Service and shall permit access thereto by the Company's employees at all reasonable hours.

RULE C
SERVICE AND LIMITATIONS
(Continued)

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IN THE HOUSE OF REPRESENTATIVES

HOUSE BILL NO. 185

BY STATE AFFAIRS COMMITTEE

AN ACT

1
2 RELATING TO ELECTRICAL CORPORATIONS; AMENDING SECTION 61-119, IDAHO CODE,
3 TO REVISE AN EXCEPTION TO A DEFINED TERM, TO PROVIDE FOR AN EXCEPTION
4 TO A DEFINED TERM WHERE ELECTRICITY IS PURCHASED TO CHARGE BATTERIES OF
5 ELECTRIC MOTOR VEHICLES AS PROVIDED BY ORDER OR RULE OF THE COMMISSION.

6 Be It Enacted by the Legislature of the State of Idaho:

7 SECTION 1. That Section 61-119, Idaho Code, be, and the same is hereby
8 amended to read as follows:

9 61-119. ELECTRICAL CORPORATION. The term "electrical corporation"
10 when used in this act includes every corporation or person, their lessees,
11 trustees, receivers or trustees appointed by any court whatsoever, owning,
12 controlling, operating or managing any electric plant for compensation
13 within this state, except where the electricity is:

14 (1) Generated on or distributed by the producer through private prop-
15 erty alone, solely for his own use or the use of his tenants and not for sale
16 to others, and excepting also, where the electricity is;

17 (2) Purchased from a public utility as defined in section 61-129, Idaho
18 Code, to charge the batteries of an electric motor vehicle as provided by or-
19 der or rule of the commission; or

20 (3) To be used exclusively in operations incident to the working of
21 metalliferous mines and mining claims, mills, or reduction and smelting
22 plants, and the transmission lines and distribution systems are owned by the
23 consumer or where several consumers severally own their individual distri-
24 bution systems and jointly own, in their own names or through a trustee, the
25 transmission lines used in connection therewith and transmit such electric-
26 ity, whether generated by themselves or procured from some other source,
27 over such transmission lines and distribution systems without profit, and to
28 be used for their private uses for the purposes aforesaid in places outside
29 the limits of incorporated cities, towns and villages, and not for resale or
30 public use, sale or distribution.