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IDAHO PUBLIC
UTILITIES COMMISSION

Attorneys for Avimor, LLC

BEFORE THE IDAHO PUBLIC UTILITIES COMMISSION

IN THE MATTER OF THE APPLICATION OF) **Case No. IPC-E-06-23**
IDAHO POWER COMPANY FOR APPROVAL OF)
AN AGREEMENT BETWEEN AVIMOR, LLC) **PETITION TO ALTER**
AND IDAHO POWER TO PROVIDE ELECTRIC) **OR AMEND AND/OR**
TRANSMISSION AND SUBSTATION) **PETITION FOR**
FACILITIES TO THE AVIMOR MULTI-USE) **RECONSIDERATION OF**
DEVELOPMENT) **COMMISSION FINAL**
_____) **ORDER NO. 30510**

COMES NOW Avimor, LLC, an Idaho limited liability company, by and through its attorneys of record, Fisher Pusch & Alderman LLP and pursuant to Idaho Public Utilities Commission's Rules of Procedure 324 & 331 and *Idaho Code* §§ 61-624 and 61-626 respectfully Petitions the Commission to Alter or Amend its Order No. 30510 and/or Petitions the Commission to Reconsider its findings made in the Order No. 30510. In furtherance of its Petitions Avimor respectfully requests that the Commission reopen the record in this case to introduce further evidence into the record to justify the reasonableness of the Settlement Agreement in this case which was proposed to the Commission by the parties.

On reconsideration Avimor presented evidence through the affidavit of Alden J. Holm that demonstrated based on data from Idaho Power filings in its most recent rate

AVIMOR, LLC PETITION TO ALTER AND AMEND AND OR PETITION FOR RECONSIDERATION OF COMMISSION FINAL ORDER NO. 30510.

case that the average cost per customer for transmission and substation/distribution facilities was \$1,100.00. In the Stipulation for Settlement of Appeal the parties agreed that the average cost Idaho Power incurs when it connects a new residential customer to its system for transmission and substation/distribution facilities is \$1,096.00, as calculated from data contained in Case No. IPC-E-07-08. *Stipulation* at p. 6. No final order had been issued yet in Idaho Power's rate case but due Avimor's desire to resolve its appeal it entered into the Stipulation with the other parties and presented the proposal to the Commission. At that time it was uncertain when a final order would be issued in Idaho Power's rate case and thus Avimor thought it prudent for all parties involved to attempt to resolve this instant litigation in the interim.

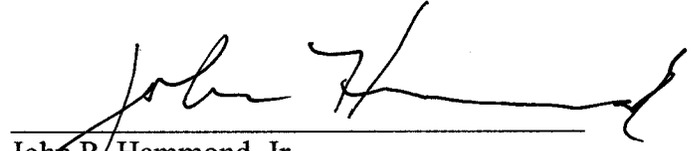
Avimor respectfully asserts that the Commission's Order No. 30510 is unreasonable and that the \$1,100.00 refund amount can be further verified to the Commission's satisfaction so that the Stipulation can be approved.

REQUEST FOR RELIEF

Based on the foregoing, Avimor respectfully requests that its Petition for to Alter and Amend and Petition for reconsideration be granted for the purpose of reopening the record to enter evidence into the record to further demonstrate that the Stipulation as proposed is a just and reasonable resolution in this case. Evidence that was not confirmed by Commission order in the most recent Idaho Power rate case until after the Stipulation was filed.

DATED This 21 day of March, 2008

FISHER PUSCH & ALDERMAN LLP



John R. Hammond, Jr.
Attorneys for Avimor, LLC

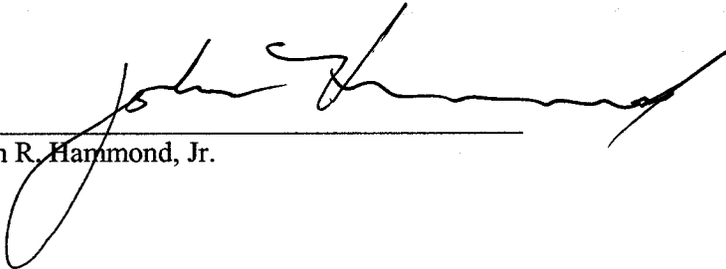
CERTIFICATE OF SERVICE

I HEREBY CERTIFY That on this 21st day of March, 2008, I served the foregoing upon all parties of record in this proceeding as indicated below:

Jean Jewell	<input type="checkbox"/>	Certified Mail
IDAHO PUBLIC UTILITIES COMMISSION	<input type="checkbox"/>	First Class Mail
472 W. Washington Street	<input checked="" type="checkbox"/>	Hand Delivery
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John R. Hammond, Jr.