BEFORE THE IDAHO PUBLIC UTILITIES COMMISSION

| IN THE MATTER OF THE APPLICATION |) | |
|----------------------------------|---|----------------------|
| OF IDAHO POWER COMPANY FOR |) | CASE NO. IPC-E-06-29 |
| APPROVAL OF THE AGREEMENT FOR |) | |
| SALE AND PURCHASE OF SURPLUS |) | |
| ENERGY BETWEEN IDAHO POWER |) | |
| COMPANY AND AMALGAMATED |) | MINUTE ENTRY |
| SUGAR COMPANY, LLC – TWIN FALLS |) | |
| FACILITY |) | |
| | | |

On January 19, 2007, the Idaho Public Utilities Commission in Order No. 30220 approved the terms of a November 20, 2006, Agreement for Sale and Purchase of Surplus Energy (Twin Falls Agreement) between Idaho Power Company and the Amalgamated Sugar Company, LLC (TASCO) – Twin Falls facility.

On June 9, 2008, Idaho Power Company caused to be filed a Letter Agreement dated May 6, 2008, between Idaho Power and TASCO amending the underlying Twin Falls Agreement to conform with general rate case Order No. 30508, and the Commission's authorized termination of all Uniform Service Agreements between Idaho Power and its customers effective March 1, 2008. As a result, the Twin Falls Agreement is amended to remove all references to the Uniform Service Agreement and instead reference only the Agreement for Supply of Standby Electric Service between Idaho Power and TASCO dated December 7, 2005, as amended by the Letter Agreements dated January 31, 2007, and May 6, 2008. Furthermore, Amendment 1 to the Uniform Service Agreement between Idaho Power and TASCO dated September 15, 2004, is terminated and the provisions of Amendment 1 are incorporated into the Twin Falls Agreement.

The Commission by this Minute Entry acknowledges the Company's June 9, 2008, letter filing and the changes reflected in the May 6, 2008 Letter Agreement between Idaho Power and TASCO.

DATED at Boise, Idaho this

7th

day of May 2009.

JIM-D. KEMPTON, PRESIDENT

MARSHA H. SMITH, COMMISSIONER

MACK A. REDFORIS COMMISSIONER

ATTEST:

Jean D. Jewell ()
Commission Secretary

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