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IDAHO PUBLIC
UTILITIES COMMISSION

LISA D. NORDSTROM
Lead Counsel
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February 28, 2012

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

IPC-E-07-02

Re: Exemption from the Company's Rule C Provisions
Regarding Aggregated Meter Reading

Dear Ms. Jewell:

Pursuant to Order No. 30274 in Case No. IPC-E-07-02, Idaho Power Company ("Idaho Power" or "Company") hereby requests to add an additional customer to the list of customers exempt from Rule C's aggregated meter reading provisions. As outlined in Order No. 30274, the Company is providing the customer's name, city location, and an explanation of why aggregation is appropriate to the Commission for review prior to aggregating meter readings. The Commission Staff shall notify the Commission if it has an objection to the customer proposed for aggregation.

The Company recently determined that it is necessary to temporarily aggregate meter readings at Idaho State University (Pocatello) in order to accurately bill the customer for all electrical consumption occurring beyond their point of delivery. Idaho Power is making this request to record and bill the consumption of a building on campus that is not currently being metered through the existing primary meter. In order to temporarily ensure all consumption is correctly metered, Idaho Power proposes to separately meter the electrical consumption of this single building and aggregate it with the consumption of the primary meter which captures the remaining consumption of the Idaho State University campus.

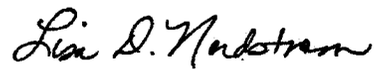
The Company has had conversations with Idaho State University officials and they have agreed to this temporary aggregated billing method until the current electrical configuration can be modified to capture the electrical consumption of this building in the meter reading from the primary meter. Both the Company and Idaho State University have agreed to try and correct the electrical configuration in 2012 at a time that minimizes disruption in classes.

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Although this letter requests a temporary exemption for Idaho State University from Rule C's aggregated meter reading provisions, it is anticipated that a permanent exemption will be needed in the near future to account for the construction of a new alternate feed to the school's campus. This project will require the addition of a second primary meter that will be aggregated with the existing primary meter. The Company anticipates requesting this exemption later this year after the school pays its upfront construction costs.

If you have any questions regarding this request, please contact Scott Sparks at 388-2742 or ssparks@idahopower.com.

Sincerely,



Lisa D. Nordstrom

LDN:kkt

cc: Greg Said
Dave Joerger
Steven Muse
Sam Golay
RA File
Legal File