

BEFORE THE IDAHO PUBLIC UTILITIES COMMISSION

In the Matter of the Application of Idaho Power)
Company for Authority to Increase its Rates and) Case No. IPC-E-07-8
Charges for Electric Service to Electric)
Customers In the State of Idaho)

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MOTION OF LOT COOKE AND ARTHUR PERRY BRUDER FOR LIMITED ADMISSION TO APPEAR PRO HAC VICE IDAHO PUBLIC UTILITIES COMMISSION

Lot Cooke Esq. and Arthur Perry Bruder, Esq., pursuant to Rules 19 and 43 of this Commission, and as per Idaho State Bar Association 222, submit this petition for leave to appear *pro hac vice* before the Idaho Public Utilities Commission (the "Commission") as attorneys for the United States Department of Energy ("DOE"), the United States National Nuclear Administration ("NNSA") and all other affected Federal Executive Agencies ("FEA") (collectively "DOE/NNSA"). In support of this petition, we state as follows:

1. We are attorneys who are not admitted to practice before the courts of the State of Idaho;
2. Mr. Cooke is an active member in good standing of the Virginia Bar. He maintains the regular practice of law at the address shown below;
3. Mr. Bruder is an active member in good standing of the New York Bar. He maintains the regular practice of law at the address shown below;
4. We are employees of the Office of the General Counsel of the United States Department of Energy;
5. As per Rule 222, we will submit this motion to the Idaho State Bar, with the requisite fee, as soon as possible. We cannot do this simultaneously with this present filing of this motion with this Commission, because we learned of this requirement only last evening, and applicable Federal procedures for payment of such fees do not permit action so quickly, except in circumstances more exigent than those that obtain here;
6. We anticipate that Mr. Joseph Miller, of the firm of McDevitt & Miller, an active member of the Idaho State Bar, will serve as local representative for DOE/NNSA as per Rule 222. We will shortly provide Mr. Miller's certification as per Rule 222. The other requisite information regarding Mr. Miller is as follows: (a) address: 420 W. Bannock, Boise, ID 83702; (b) telephone: (208) 343-7500; (c) Idaho Bar No.: 1968;
7. As per Rule 222, we consent to the exercise of disciplinary jurisdiction by the Commission and the Idaho State Bar over any alleged misconduct which occurs during the progress of this proceeding;
8. This motion is being served upon all parties via email today;
9. We respectfully request that the Commission grant leave for us to appear *pro hac vice* in this proceeding. We further respectfully request that this motion be granted today, pending the actions described in sections 4 and 5, *supra*, so that we may participate telephonically today in the above-captioned proceeding.

Dated this 23d day of January, 2008.


Lot Cooke, Esq.


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