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IDAHO PUBLIC  
UTILITIES COMMISSION



LISA D. NORDSTROM  
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July 17, 2012

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

Re: Rule H Compliance Filing Per Reconsideration Order  
Case No. IPC-E-08-22 – Relocation in Public Road Rights-of-Way (Order No. 32592)

Dear Ms. Jewell:

Idaho Power Company hereby submits tariff sheets in compliance with the above-listed order for Rule H, New Service Attachments and Distribution Line Installations or Alterations. This compliance filing consists of the following:

Second Revised Sheet No. H-14      Cancelling      First Revised Sheet No. H-14

If you have any questions regarding this compliance filing, please contact Robert Everett at 388-2588 or [reverett@idahopower.com](mailto:reverett@idahopower.com).

Sincerely,

A handwritten signature in black ink that reads "Lisa D. Nordstrom".

Lisa D. Nordstrom

LDN:kkt  
Enclosures  
cc w/enc:      Greg Said  
                    RA File  
                    Legal File

RULE H  
NEW SERVICE ATTACHMENTS  
AND DISTRIBUTION LINE  
INSTALLATIONS OR  
ALTERATIONS

(Continued)

**10. Relocations in Public Road Rights-of-Way**

The Company often locates its distribution facilities within state and local public road rights-of-way under authority of Idaho Code § 62-705 (for locations outside Idaho city limits) and the Company's city franchise agreements (for locations within Idaho city limits). When the Company is notified of a road improvement project pursuant to Idaho Code § 40-210, the Company will meet with the Public Road Agency as provided in Idaho Code to § 40-210.

If a Public Road Agency determines that the Company's facilities incommode the public use of any road, highway, or street, the Public Road Agency can require the company to relocate or remove the facilities. If a Public Road Agency determines that the Company's facilities must be relocated or removed because they incommode the public use of the road, highway, or street, the Company will relocate its distribution facilities from or within the public road rights-of-way and the Company will bear the costs of such relocation.

If one or more Private Beneficiaries has requested that the Company's facilities be relocated or removed, the Company will use reasonable efforts to recover that portion of the total Relocation or removal costs attributable to the request from the Private Beneficiaries. If the Private Beneficiaries dispute the Company's calculation of the Private Beneficiaries' cost responsibility, either the Company or the affected Private Beneficiaries may initiate a proceeding to have the Commission establish the reasonableness of the Company's calculation of the Relocation or removal cost responsibility as between the Company and the Private Beneficiaries.

**11. Existing Agreements**

This rule shall not cancel existing agreements, including refund provisions, between the Company and previous Applicants, or Additional Applicants. All Applications will be governed and administered under the rule or schedule in effect at the time the Application was received and dated by the Company.

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If one or more Private Beneficiaries has ~~directly or indirectly through a Public Road Agency,~~ requested that the Company's facilities be relocated or removed, the Company will use reasonable efforts to recover that portion of the total Relocation or removal costs attributable to the request from the Private Beneficiaries. If the Private Beneficiaries dispute the Company's calculation of the Private Beneficiaries' cost responsibility, either the Company or the affected Private Beneficiaries may initiate a proceeding to have the Commission establish the reasonableness of the Company's calculation of the Relocation or removal cost responsibility as between the Company and the Private Beneficiaries.

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