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IDAHO PUBLIC  
UTILITIES COMMISSION

Attorney for the Idaho Conservation League

**BEFORE THE IDAHO PUBLIC UTILITIES COMMISSION**

IN THE MATTER OF THE )  
APPLICATION OF IDAHO POWER )  
COMPANY FOR AUTHORITY TO )  
MODIFY ITS NET METERING )  
SERVICE AND TO INCREASE THE )  
GENERATION CAPACITY LIMIT. )

CASE NO. IPC-E-12-27  
MOTION OF THE IDAHO  
CONSERVATION LEAGUE

COMES NOW, the Idaho Conservation League (“ICL”), pursuant to Idaho Code § 61-617A and IDAPA 31.01.01.161–165 with the following application for intervenor funding. On January 15, 2013 in Order No 32716, the Commission granted ICL’s intervenor status.

**I. Idaho Code § 61-617A and IDAPA Rule 31.01.01.161 Requirements**

Idaho Power Corporation, is a regulated public utility with gross Idaho intrastate, annual revenues exceeding three million, five hundred thousand dollars (\$3,500,000.00).

**II. IDAPA Rule 31.01.01.162 Requirements**

**1. Itemized list of Expenses**

The attached Exhibit A is an itemized list of expenses incurred by ICL in this proceeding.

**2. Statement of Proposed Findings**

ICL asks the Commission to deny three of the four main components of Idaho Power’s application to modify net metering service and make four findings: First, that Idaho Power’s proposed changes to the net metering rate schedules are unreasonable. Second, that Idaho