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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	)	CASE NO. IPC-E-12-27
MODIFY ITS NET METERING	)	
SERVICE AND TO INCREASE THE	)	IDAHO CONSERVATION LEAGUE's
GENERATION CAPACITY LIMIT.	)	PETITION FOR RECONSIDERATION

The Idaho Conservation League (“ICL”), pursuant to I.C. § 61-626 and IDAPA 31.01.01.331 - 332 submits this Petition for Reconsideration. In Order 32846, the Commission, contrary to legal standards and state policy, reduced ICL’s witness’s hourly rate by over 58% and recalculated ICL’s intervenor funding award. Because this decision does not align with the plain language or prior Commission and Supreme Court interpretations of the intervenor funding statute, I.C. § 61-617A, ICL urges the Commission to reconsider and award ICL’s full intervenor funding request. ICL is prepared to provide further briefing or argument if the Commission so desires, otherwise our argument rests on these written comments. *See* IDAPA 31.01.01.331.03.

**I. Grounds for Reconsideration**

Reconsideration is appropriate when a Commission Order “is unreasonable, unlawful, erroneous or not in conformity with the law[.]” IDAPA 31.01.01.331.01. Idaho Code empowers the Commission to award intervention costs “to encourage participation at all stages of all proceedings . . . so that all affected customers receive full and fair representation in those proceedings.” I.C. § 61-617A. To be eligible for an award intervenors must demonstrate five factors: (a) material contribution; (b) costs are “reasonable in amount”; (c) significant hardship;