



RECEIVED

2014 NOV -5 PM 1:31

IDAHO PUBLIC
UTILITIES COMMISSION

DONOVAN E. WALKER
Lead Counsel
dwalker@idahopower.com

November 5, 2014

VIA HAND DELIVERY

Jean D. Jewell, Secretary
Idaho Public Utilities Commission
472 West Washington Street
Boise, Idaho 83702

Re: Case No. IPC-E-14-18
Solar Integration Rates and Charges – Joint Stipulation to Vacate Testimony
and Hearing and to Schedule Settlement Conference

Dear Ms. Jewell:

Enclosed for filing in the above matter are an original and seven (7) copies of a Joint Stipulation to Vacate Testimony and Hearing and to Schedule Settlement Conference.

Sincerely,

Donovan E. Walker

DEW:csb
Enclosures

DONOVAN E. WALKER (ISB No. 5921)
Idaho Power Company
1221 West Idaho Street (83702)
P.O. Box 70
Boise, Idaho 83707
Telephone: (208) 388-5317
Facsimile: (208) 388-6936
dwalker@idahopower.com

RECEIVED
2014 NOV -5 PM 1:31
IDAHO PUBLIC
UTILITIES COMMISSION

Attorney for Idaho Power Company

BEFORE THE IDAHO PUBLIC UTILITIES COMMISSION

IN THE MATTER OF IDAHO POWER)
COMPANY'S APPLICATION TO) CASE NO. IPC-E-14-18
IMPLEMENT SOLAR INTEGRATION)
RATES AND CHARGES.) JOINT STIPULATION TO VACATE
) TESTIMONY AND HEARING AND
) TO SCHEDULE SETTLEMENT
) CONFERENCE
)
_____)

The parties, Idaho Power Company ("Idaho Power"), Sierra Club, Idaho Conservation League, Snake River Alliance, and Idaho Public Utilities Commission Staff hereby stipulate and respectfully request the Idaho Public Utilities Commission to vacate and strike the November 6, 2014, filing of rebuttal testimony, and to vacate and strike the November 13, 2014, technical hearing previously scheduled for this matter. After filing and review of Idaho Power's Application, and the direct testimony of the parties, as well as other relevant facts and circumstances regarding the development of proposed solar projects in Idaho, the parties desire to suspend the remaining procedural schedule to discuss and pursue settlement and resolution of this matter. The parties hereby agree to meet for a settlement conference on November 17, 2014, with the

anticipation of arriving at joint settlement to the issues herein. Should the parties be unable to reach settlement, then a mutually agreeable schedule shall be re-established for the filing of rebuttal testimony and hearing.

AGREED TO AND DATED at Boise, Idaho, this 5th day of November 2014.



DONOVAN E. WALKER
Attorney for Idaho Power Company

DEAN J. MILLER
Attorney for Sierra Club

KEN MILLER
KELSEY JAE NUNEZ
Snake River Alliance

BENJAMIN J. OTTO
Attorney for Idaho Conservation League

KRISTINE A. SASSER
Deputy Attorney General
Idaho Public Utilities Commission Staff

anticipation of arriving at joint settlement to the issues herein. Should the parties be unable to reach settlement, then a mutually agreeable schedule shall be re-established for the filing of rebuttal testimony and hearing.

AGREED TO AND DATED at Boise, Idaho, this 5th day of November 2014.

DONOVAN E. WALKER
Attorney for Idaho Power Company



DEAN J. MILLER
Attorney for Sierra Club

KEN MILLER
KELSEY JAE NUNEZ
Snake River Alliance

BENJAMIN J. OTTO
Attorney for Idaho Conservation League

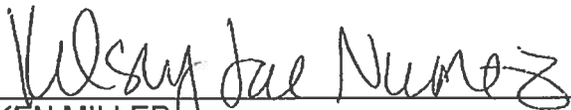
KRISTINE A. SASSER
Deputy Attorney General
Idaho Public Utilities Commission Staff

anticipation of arriving at joint settlement to the issues herein. Should the parties be unable to reach settlement, then a mutually agreeable schedule shall be re-established for the filing of rebuttal testimony and hearing.

AGREED TO AND DATED at Boise, Idaho, this 5th day of November 2014.

DONOVAN E. WALKER
Attorney for Idaho Power Company

DEAN J. MILLER
Attorney for Sierra Club



KEN MILLER
KELSEY JAE NUNEZ
Snake River Alliance

BENJAMIN J. OTTO
Attorney for Idaho Conservation League

KRISTINE A. SASSER
Deputy Attorney General
Idaho Public Utilities Commission Staff

anticipation of arriving at joint settlement to the issues herein. Should the parties be unable to reach settlement, then a mutually agreeable schedule shall be re-established for the filing of rebuttal testimony and hearing.

AGREED TO AND DATED at Boise, Idaho, this 5th day of November 2014.

DONOVAN E. WALKER
Attorney for Idaho Power Company

DEAN J. MILLER
Attorney for Sierra Club

KEN MILLER
KELSEY JAE NUNEZ
Snake River Alliance



BENJAMIN J. OTTO
Attorney for Idaho Conservation League

KRISTINE A. SASSER
Deputy Attorney General
Idaho Public Utilities Commission Staff

anticipation of arriving at joint settlement to the issues herein. Should the parties be unable to reach settlement, then a mutually agreeable schedule shall be re-established for the filing of rebuttal testimony and hearing.

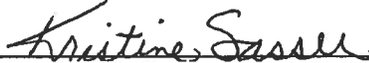
AGREED TO AND DATED at Boise, Idaho, this 5th day of November 2014.

DONOVAN E. WALKER
Attorney for Idaho Power Company

DEAN J. MILLER
Attorney for Sierra Club

KEN MILLER
KELSEY JAE NUNEZ
Snake River Alliance

BENJAMIN J. OTTO
Attorney for Idaho Conservation League



KRISTINE A. SASSER
Deputy Attorney General
Idaho Public Utilities Commission Staff

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that on the 5th day of November 2014 I served a true and correct copy of the JOINT STIPULATION TO VACATE TESTIMONY AND HEARING AND TO SCHEDULE SETTLEMENT CONFERENCE upon the following named parties by the method indicated below, and addressed to the following:

Commission Staff

Kristine A. Sasser
Deputy Attorney General
Idaho Public Utilities Commission
472 West Washington (83702)
P.O. Box 83720
Boise, Idaho 83720-0074

Hand Delivered
 U.S. Mail
 Overnight Mail
 FAX
 Email kris.sasser@puc.idaho.gov

Idaho Conservation League

Benjamin J. Otto
Idaho Conservation League
710 North Sixth Street (83702)
P.O. Box 844
Boise, Idaho 83701

Hand Delivered
 U.S. Mail
 Overnight Mail
 FAX
 Email botto@idahoconservation.org

Snake River Alliance

Kelsey Jae Nunez
Snake River Alliance
P.O. Box 1731
Boise, Idaho 83701

Hand Delivered
 U.S. Mail
 Overnight Mail
 FAX
 Email knunez@snakeriveralliance.org

Ken Miller
Snake River Alliance
P.O. Box 1731
Boise, Idaho 83701

Hand Delivered
 U.S. Mail
 Overnight Mail
 FAX
 Email kmiller@snakeriveralliance.org

Sierra Club

Dean J. Miller
McDEVITT & MILLER LLP
420 West Bannock Street (83702)
P.O. Box 2564
Boise, Idaho 83701

Hand Delivered
 U.S. Mail
 Overnight Mail
 FAX
 Email joe@mcdevitt-miller.com
heather@mcdevitt-miller.com

Matt Vespa
Sierra Club
85 Second Street, Second Floor
San Francisco, California 94105

Hand Delivered
 U.S. Mail
 Overnight Mail
 FAX
 Email matt.vespa@sierraclub.org



Christa Beary, Legal Assistant