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IDAHO PUBLIC  
UTILITIES COMMISSION  
*R. Anderson*

BEFORE THE IDAHO PUBLIC UTILITIES COMMISSION

IN THE MATTER OF THE APPLICATION )  
OF IDAHO POWER COMPANY FOR AUTH- ) CASE NO. IPC-E-90-2  
ORITY TO RATEBASE THE INVESTMENT )  
REQUIRED FOR THE REBUILD OF THE ) STATEMENTS OF POSITION  
SWAN FALLS HYDROELECTRIC FACILITY ) OF AFTON ENERGY, INC.  
\_\_\_\_\_ )

COMES NOW, Afton Energy, Inc. ("Afton") through its attorneys Orndorff & Peterson, and offers the following statements of position with respect to the above case.

1. Afton has excess capacity and energy available to sell Idaho Power Company ("Idaho Power") from an existing plant at avoided costs yet to be determined based on a twenty year contract which will provide ratepayers significant security guaranteeing performance.

2. Idaho Power proposes that the costs of building the Swan Falls project should be paid by ratepayers by including the Swan Falls project in the ratebase. Afton assumes that Idaho Power's charges will be front end loaded with depreciation charges and return on equity in addition to the normal cost of capital and operating expenses.

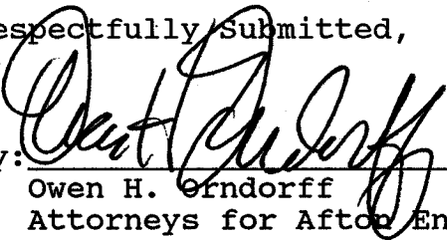
3. The Public Utility Regulatory Policies Act of 1978 ("PURPA") and Idaho's implementation of PURPA specifically grant to PURPA qualified facilities an avoided cost based on Idaho Power's avoided, incremental plant. Given a qualified facility receives a level payment over its contract life verses Idaho Power's front end loaded costs, qualified facilities offer the least cost alternative for new generation.

4. Given the foregoing, Afton Energy's position is that it wants a level playing field on which it has the same ability to provide Idaho Power's ratepayers capacity and energy measured against a twenty year contract, cash escrow guaranteeing performance, and other provisions applying to qualified facilities. To the extent that Idaho Power asserts that the Swan Falls project has unique project values such as senior water rights that justify higher prices than available from qualified facilities, Idaho Power's shareholders should pay for such unique benefits and not ratepayers through higher energy costs. Idaho Power's shareholders will own the Swan Falls project together with the water rights and the costs in excess of competitive generation alternatives should be fully allocated to Idaho Power's shareholders.

5. Idaho Power's ratepayers should pay for least cost electrical generation and not generation resources which have an inflated price with significant front end costs. Any other public policy of acquiring generation resources other than a least cost methodology can only result in unnecessary increases in ratepayer costs and damage to the Idaho economy.

DATED 31st day of August, 1990.

Respectfully Submitted,

By: 

Owen H. Orndorff  
Attorneys for Afton Energy, Inc.

CERTIFICATE OF MAILING

I hereby certify that on this 31st day of August, 1990, I have served a true and correct copy of the within and foregoing COMMENTS OF AFTON ENERGY, INC., postage prepaid and addressed as follows:

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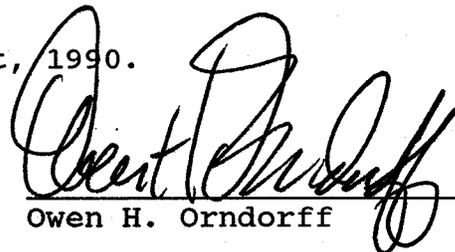
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DATED this 31st day of August, 1990.



Owen H. Orndorff