

IDAHO SUPREME COURT



IDAHO COURT OF APPEALS

Clerk of the Courts
(208) 334-2210

P.O. Box 83720
Boise, Idaho 83720-0101

JEAN JEWELL
COMMISSION SECRETARY
IDAHO PUBLIC UTILITIES COMM.
VIA STATEHOUSE MAIL
BOISE ID 83720-0074

RECEIVED
2008 FEB -4 AM 8:24
IDAHO PUBLIC UTILITIES COMMISSION

Sup-E-07-01

TRANSMITTAL OF DOCUMENT

Docket No. (App) AVIMOR, LLC
 V.
34573 (Res) IDAHO PUBLIC UTILITIES COMMISSION

DC Docket #
E-06-23

The enclosed document(s) relating to the above-entitled case is/are forwarded for your information.

For the Court:
STEPHEN W KENYON
Clerk of the Courts

In the Supreme Court of the State of Idaho

IN THE MATTER OF THE APPLICATION OF)
 IDAHO POWER COMPANY FOR)
 APPROVAL OF AN AGREEMENT)
 BETWEEN AVIMOR, LLC AND IDAHO)
 POWER TO PROVIDE ELECTRIC)
 TRANSMISSION AND SUBSTATION)
 FACILITIES TO THE AVIMOR MULTI-USE)
 DEVELOPMENT.)

-----)
 AVIMOR, LLC, an Idaho limited liability)
 company,)

Appellant,)

v.)

IDAHO POWER COMPANY,)

Respondent,)

and)

IDAHO PUBLIC UTILITIES COMMISSION,)

Respondent on Appeal.)

RECEIVED
 2008 FEB -4 AM 8:24
 IDAHO PUBLIC
 UTILITIES COMMISSION

ORDER GRANTING MOTION
 FOR STAY OF APPEAL

Supreme Court Docket No. 34573
 IPUC Case No. E-06-23

Ref. No. 07-327

Sup-E-07-01

A MOTION FOR STAY OF APPEAL with attachment was filed by counsel for Appellant January 9, 2008 for the reason the parties have now entered into a written stipulation that will resolve the differences between the parties; however, prior to that stipulation becoming effective, it must be submitted to the Idaho Public Utilities Commission (the "Commission") for its review and decision. If the Commission approves the stipulation without material alteration, Appellant will move to dismiss this appeal. The Court is fully advised; therefore, good cause appearing,

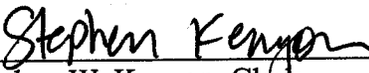
IT HEREBY IS ORDERED that Appellant's MOTION FOR STAY OF APPEAL be, and hereby is, GRANTED and proceedings in this appeal are SUSPENDED for ninety (90) days from the date of this Order.

ORDER GRANTING MOTION FOR STAY OF APPEAL – Docket No. 34573

IT FURTHER IS ORDERED that counsel for Appellant SHALL NOTIFY this Court IN WRITING on or before fourteen (14) days of the expiration of the ninety (90) day suspension as to whether or not this appeal should proceed.

DATED this 31st day of January 2008.

By Order of the Supreme Court



Stephen W. Kenyon, Clerk

cc: Counsel of Record
Idaho Public Utilities Commission