BEFORE THE IDAHO PUBLIC UTILITIES COMMISSION

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) IPUC CASE NO. IPC-E-06-23)))))
AVIMOR, LLC,)
Appellant,) SUPREME COURT) DOCKET NO. 34573
vs.)
IDAHO POWER COMPANY,) IPUC ORDER NO. 30448
Respondent,)
and)
IDAHO PUBLIC UTILITIES COMMISSION,)
Respondent on Appeal.)

On September 14, 2007, Avimor, LLC filed a timely Notice of Appeal from Order Nos. 30322 and 30396 in Case No. IPC-E-06-23. Idaho Appellate Rule 6 provides in an appeal from an Order of the Commission filed by an intervenor, in this case Avimor, that the petitioner or applicant in the original proceedings shall be made a party to the appeal and designated as a respondent. Avimor in its Notice of Appeal did not identify Idaho Power Company, the applicant in the original proceeding, as a respondent on appeal. Idaho Appellate Rule 6 also provides that the Commission "may by order correct the title of an appeal or cross-appeal at any time before the clerk's or agency's record is lodged" with the Supreme Court. Accordingly, the Commission issues this Order to correct the title to designate Idaho Power Company as a respondent on appeal.

ORDER

IT IS HEREBY ORDERED that the title of the appeal in this matter shall be corrected as reflected above to include Idaho Power Company as Respondent on appeal.

IT IS FURTHER ORDERED that the Commission Secretary shall file a copy of this Order with the Supreme Court.

DONE by Order of the Idaho Public Utilities Commission at Boise, Idaho this 28^{++} day of September 2007.

DER, PRESIDENT

MARSHA H. SMITH, COMMISSIONER

MACK A. REDFORD. CO MISSIONER

ATTEST:

well Jewell

Commission Secretary

bls/O:IPC-E-06-23_Appeal Title Change_ws

IPUC ORDER NO. 30448