In the Supreme Court of the State of Idaho

SUP-E-10-02

Uniform 1

ATION 1 IN THE MATTER OF THE APPLICATION OF IDAHO POWER COMPANY TO MODIFY ITS RULE H LINE STENSION TARIFF RELATED TO NEW SERVICE ATTACHMENTS AND DISTRIBUTION LINE INSTALLATIONS. ADA COUNTY HIGHWAY DISTRICT. REMITTITUR Petitioner-Appellant, Supreme Court Docket No. 37294-2010 Idaho Public Utilities Comm. IPC-E-08-22 v. IDAHO PUBLIC UTILITIES COMMISSION and IDAHO POWER COMPANY, Respondents-Respondents on Appeal. TO: THE PUBLIC UTILITIES COMMISSION, STATE OF IDAHO. The Court having announced its Opinion in this cause May 25, 2011, which has now become final; therefore, IT IS HEREBY ORDERED that the Idaho Public Utilities Commission shall forthwith comply with the directive of the Opinion, if any action is required, and; IT IS FURTHER ORDERED that Appellant Ada County Highway District's costs on appeal in the amount of \$1,926.75 be, and hereby are, allowed. DATED this 2 day of June, 2011. STATE OF IDĂHO cc: Counsel of Record Commission Secretary Publisher(s)