## In the Supreme Court of the State of Idaho

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IDAHO POWER COMPANY,	)		8 CO	RECEIVE
Petitioner-Respondent,	)	REMITTITUR	MMISS C	
v.	)	Supreme Court I I.P.U.C. NO. IPO		
NEW ENERGY TWO, LLC, an Idaho limi liability company, and NEW ENERGY	ted )	12-26		
THREE, LLC, an Idaho limited liability company,	)	S'UP-E-13	-01	
Respondents-Appellants,	)			
and	)	160		
IDAHO PUBLIC UTILITIES COMMISSION	) ) )			
Intervenor-Respondent.	)		*	

TO: THE PUBLIC UTILITIES COMMISSION OF THE STATE OF IDAHO.

The Court having announced its Opinion in this cause June 17, 2014, 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 the Respondent Idaho Power's costs on appeal in the amount of \$268.00 be, and hereby are, allowed.

IT IS FURTHER ORDERED that the Respondent I.P.U.C.'s costs on appeal in the amount of \$210.00 be, and hereby are, allowed.

DATED this day of July, 2014.

Clerk of the Supreme Court STATE OF IDAHO

Counsel of Record; I.P.U.C. / Clerk; Publisher(s)

cc: