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IDAHO PUBLIC
UTILITIES COMMISSION

November 10, 2010

Resident/Customer

PETITION FOR RECONSIDERATION

**IN THE MATTER OF THE APPLICATION)
OF MURRAY WATER WORKS SYSTEMS) CASE NO. MUR-W-10-01
FOR THE AUTHORITY TO INCREASE ITS)
RATES AND CHARGES FOR WATER) ORDER NO. 32105
SERVICE)**

On November 2, 2010, an order was set, that the Murray Water Works was granted its application for an increase in rates and charges. The due diligence of the Idaho Public Utilities Commission staff on this matter has been thorough and appreciated.

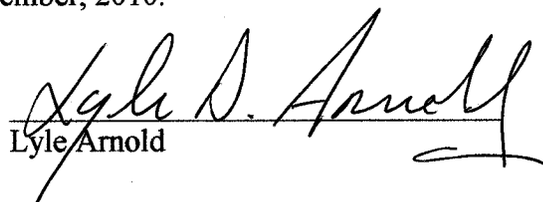
Having fully reviewed all documentation available on this matter, I request that an immediate postponement and subsequent reversal of this ORDER NO. 3210 be granted. Idaho Public Utilities Commission Staff findings and records show that Mr. Arlen Lish known as Murray Water Works, is not in compliance with the rules of IDAPSA31.21.01 and should be subject to fines and penalties. It is further noted that Mr. Arlen Lish has demonstrated a reluctance to comply with the rules. Integrity, reliability and quality of service should be at the forefront of all public utilities.

Murray Water Works, according to IPUC Staff, has been found to exaggerate numbers, services, labor and complaints. The co-mingling of records and accounts of a public utility with other business and personal ventures is not an acceptable business practice. This should be grounds for denial of a rate increase.

Being compliant with all Federal, State and County laws, regulations, orders and licenses, pertaining to public utilities, should be mandatory before any consideration should be given to a rate and fee increase.

Raising rates on individuals that are on fixed incomes in an inflationary time, in an economically depressed county, is not without personal complications. The existing rates are prudent and reasonable based on the service and performance of Mr. Arlen Lish.

Respectfully submitted this 11 day of November, 2010.


Lyle Arnold