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IDAHO PUBLIC UTILITIES COMMISSION

November 14, 2017

### **VIA HAND DELIVERY**

Diane Hanian, Secretary Idaho Public Utilities Commission 472 West Washington Street Boise, Idaho 83702

Re:

Case No. IPC-E-17-13

New Schedules for Residential and Small General Service Customers with On-Site Generation - Idaho Power Company's **ERRATA** to Its Answer to the Idaho Clean Energy Association's Motion to Dismiss

Dear Ms. Hanian:

Enclosed for filing in the above matter please find an original and seven (7) copies of Idaho Power Company's **ERRATA** to Its Answer to the Idaho Clean Energy Association's Motion to Dismiss.

If you have any questions about the enclosed documents, please do not hesitate to contact me.

Very truly yours,

Lisa D. Nordstrom

LDN:kkt Enclosures LISA D. NORDSTROM (ISB No. 5733) Idaho Power Company 1221 West Idaho Street (83702) P.O. Box 70 Boise, Idaho 83707 Telephone: (208) 388-5825 Facsimile: (208) 388-6936 Inordstrom@idahopower.com

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UTILITIES COMMISSION

Attorney for Idaho Power Company

## BEFORE THE IDAHO PUBLIC UTILITIES COMMISSION

IN THE MATTER OF THE APPLICATION )	
OF IDAHO POWER COMPANY FOR )	CASE NO. IPC-E-17-13
AUTHORITY TO ESTABLISH NEW )	
SCHEDULES FOR RESIDENTIAL AND )	IDAHO POWER COMPANY'S
SMALL GENERAL SERVICE CUSTOMERS )	<b>ERRATA</b> TO ITS ANSWER TO
WITH ON-SITE GENERATION )	THE IDAHO CLEAN ENERGY
)	ASSOCIATION'S MOTION TO
) I	DISMISS

On November 13, 2017, Idaho Power Company filed its Answer to the Idaho Clean Energy Association's Motion to Dismiss. The two full paragraphs on page 4 in the Background section currently read:

On October 27, 2017, ICEA filed a Motion to Dismiss and Memorandum in support thereof, Auric Solar, LLC ("Auric Solar") filed a Joinder and Memorandum in Support of ICEA's Motion to Dismiss, and the City of Boise ("Boise City") filed a Memorandum Joining in Support of and Providing Comments to ICEA's Motion to Dismiss. Following the October 27 deadline for dispositive motions established in Commission Order No. 33901, the Idaho Conservation League ("ICL") filed a Partial Joinder on November 1, 2017. On November 3, 2017, the Idaho Sierra Club filed its Partial Joinder to ICEA's

Motion to Dismiss, Intermountain Wind and Solar, LLC filed a Partial Joinder in Motion to Dismiss and Memorandum in Support of Motion to Dismiss, and the Snake River Alliance ("SRA") and NW Energy Coalition jointly filed a Joinder and Memorandum in Support of ICEA's Motion to Dismiss. Idaho Power refers herein to these parties collectively as "Movants."

The Movants argue in ICEA's Motion to Dismiss and their Joinders thereto that the above language in Order No. 32846 bars consideration of the issues presented in the present docket. Idaho Power strongly disagrees.

#### This section should read:

On October 27, 2017, ICEA filed a Motion to Dismiss and Memorandum in support thereof, Auric Solar, LLC ("Auric Solar") filed a Joinder and Memorandum in Support of ICEA's Motion to Dismiss, and the City of Boise ("Boise City") filed a Memorandum Joining in Support of and Providing Comments to ICEA's Motion to Dismiss. Following the October 27 deadline for dispositive motions established in Commission Order No. 33901, the Idaho Conservation League ("ICL") filed a Partial Joinder on November 1, 2017. On November 3, 2017, the Idaho Sierra Club filed its Partial Joinder to ICEA's Motion to Dismiss, Intermountain Wind and Solar, LLC filed a Partial Joinder in Motion to Dismiss and Memorandum in Support of Motion to Dismiss, and the Snake River Alliance ("SRA") and NW Energy Coalition jointly filed a Joinder and Memorandum in Support of ICEA's Motion to Dismiss. The Partial Joinders to ICEA's Motion to Dismiss filed by ICL and the Sierra Club appear to join ICEA's request for alternative relief but dismissal not of case. Intermountain Wind and Solar, LLC's Partial Joinder in Motion to Dismiss appears to support dismissal of the case but contemplates a different formulation of alternative relief. However, to facilitate the filing of a comprehensive answer to these six filings, Idaho Power refers herein to these parties collectively as "Movants."

The Movants argue in ICEA's Motion to Dismiss and **some of** their Joinders thereto that the above language in Order No. 32846 bars consideration of the issues presented in the present docket. Idaho Power strongly disagrees.

DATED at Boise, Idaho, this 14th day of November 2017.

LISA D. NORDSTROM

Attorney for Idaho Power Company

## **CERTIFICATE OF SERVICE**

I HEREBY CERTIFY that on the 14th day of November 2017 I served a true and correct copy of IDAHO POWER COMPANY'S **ERRATA** TO ITS ANSWER TO THE IDAHO CLEAN ENERGY ASSOCIATION'S MOTION TO DISMISS upon the following named parties by the method indicated below, and addressed to the following:

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