

## Diane Holt

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**From:** cyberbiz90@gmail.com  
**Sent:** Thursday, November 21, 2019 2:27 PM  
**To:** Diane Holt  
**Subject:** Case Comment Form: Danette Phelan

Name: Danette Phelan  
Case Number:  
Email: cyberbiz90@gmail.com  
Telephone:  
Address: 6213 S Survival Pl  
Boise ID, 37830

Name of Utility Company: Idaho Power

Comment: It is unfair to change the rules after thousands of Idahoan's have invested in clean energy in good faith. I feel that Idaho Power should keep their end of the bargain.

I feel that existing customers should be allowed to stay on the existing net metering program that was in place when they signed on.

It is essential that we encourage clean energy rather than stifle it.

Unique Identifier: 164.165.206.42

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**From:** budsharla7@gmail.com  
**Sent:** Thursday, November 21, 2019 2:36 PM  
**To:** Diane Holt  
**Subject:** Case Comment Form: Milton & Sharla Johns

Name: Milton & Sharla Johns  
Case Number: IPC-E-18-15  
Email: budsharla7@gmail.com  
Telephone: 2089418927  
Address: 2436 Haw Creek Boulevard  
Emmett Idaho, 83617

Name of Utility Company: Idaho Power

Comment: We have put solar on our home and love it. We did what was required by Idaho Power and they put in the updated meter to monitor the storage of the power generated. I don't see how it is legal or proper for the agreement of the installation can be changed once it has been installed and been in production already. A loan company can't decide to change the interest rate just because they want to so why can Idaho Power decided to change the policy that they had previous agreed on and the homeowner did all that was required when it was installed. We chose to go to the expense of putting solar panel based on what was in writing at the time of installation and do not feel it is right to change the agreement that was in place at the time of installation...by both the homeowner, solar company and Idaho Power. What they decide they have to do from this point on needs to be address by both sides but those of us who have already had the panels installed and are using them should not be involved. Your rights and agreement at time of installation should stand as is...

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**From:** hemassie@cableone.net  
**Sent:** Thursday, November 21, 2019 3:34 PM  
**To:** Diane Holt  
**Subject:** Case Comment Form: Hugh Massie

Name: Hugh Massie  
Case Number: IPC-E-18-15  
Email: hemassie@cableone.net  
Telephone: 2089392240  
Address: 10000 W. Prairie Rd.  
Boise ID, 83714

Name of Utility Company: Mr.

Comment: I don't think Idaho Power should be allowed to modify (reduce) the credits allotted for individual power generation in regard to net metering.

As we already pay an administration and utility maintenance fee, there is not good reason (other than a profit margin for investors) to change the rate at which credits are given to power producing properties.

Idaho power is getting more power from us than we will ever be able to recuperate and we wish they would let us donate some of our power credit to project Share. They have not let us do this.

Please do not let Idaho Power cut the rate of credit given individual power producers. It is just not right or fair to the individual power producers, who have spent large amount of money to cut their electric usage and should not have to accept a lower power credit return.

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**From:** vickishapiro2015@gmail.com  
**Sent:** Thursday, November 21, 2019 1:09 PM  
**To:** Diane Holt  
**Subject:** Case Comment Form: Vicki Shapiro

Name: Vicki Shapiro  
Case Number: IPC-E-18-15  
Email: vickishapiro2015@gmail.com  
Telephone: 2087211030  
Address: 1420 N 2nd Ave  
Hailey ID, 83333

Name of Utility Company: Idaho Power

Comment: I am planning a new home in hailey with a Solar Roof and strongly urge the commission to prevent Idaho Power from changing the fee structure for net metering. This bill dissuades us and any future home builders from investing in solar energy. The commission should be encouraging energy independence, not discouraging it.

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**From:** kory.pukash@kmpcompanies.com  
**Sent:** Thursday, November 21, 2019 1:42 PM  
**To:** Diane Holt  
**Subject:** Case Comment Form: Kory Pukash

Name: Kory Pukash  
Case Number: IPC-E-18-15  
Email: kory.pukash@kmpcompanies.com  
Telephone: 2088663081  
Address: 4052 S Suntree Way  
Boise Idaho, 83706

Name of Utility Company: Idaho Power Company

Comment: Approving the changes in rates for private solar generation, submitted by Idaho Power completely disregards the investments made, based upon existing rules, that individuals have made in solar technology. Following the guidelines requested by the Federal government, including providing tax credits to people willing to invest in this technology, we have made a huge investment under the guise that we will receive adequate value for the energy that our investment generates. Accepting this proposal severely diminishes the value of our investment and, if known prior, would have made us second guess the decision of this investment. If this proposal is accepted the value of our system drops by over \$30K. Please consider the impact in individual investments and not just those of a conglomerate utility provider. At the minimum, the individual solar systems currently in-place should be grandfathered in and be kept in place for a minimum of 10 years which is the duration that each solar provider and the Federal Government uses in their evaluations of investing in Solar power.

Thank you for your time.

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