BEFORE THE IDAHO PUBLIC UTILITIES COMMISSION

IN THE MATTER OF LYDIA FERGUISON'S)	CASE NO. IPC-E-24-13
FORMAL COMPLAINT AGAINST IDAHO)	
POWER COMPANY)	ORDER NO. 36348
)	

On June 14, 2024, the Commission conditionally denied Lydia Ferguison's formal complaint against Idaho Power Company ("Company"), which sought reinstatement of the grandfather status of her solar system that was lost after Ada County took her home under threat of eminent domain. Order No. 36222. The Commission provided Ms. Ferguison with 60 days to submit additional evidence to support her request for exception to the grandfathering rules. The Commission further indicated that, if Ms. Ferguison submitted no additional evidence, it would issue a final order denying her formal complaint.

Ms. Ferguison did not submit any additional evidence to support her formal complaint. Consequently, we issue this order denying Ms. Ferguison's formal complaint against the Company.

ORDER

IT IS HEREBY ORDERED that Ms. Ferguison's formal complaint seeking reinstatement of the grandfathering status of her residential solar system is denied.

THIS IS A FINAL ORDER. Any person interested in this Order may petition for reconsideration within twenty-one (21) days of the service date upon this Order regarding any matter decided in this Order. Within seven (7) days after any person has petitioned for reconsideration, any other person may cross-petition for reconsideration. *See Idaho Code* § 61-626.

///

DONE by Order of the Idaho Public Utilities Commission at Boise, Idaho this 9^{th} day of October 2024.

ERIC ANDERSON, PRESIDENT

OHN R. HAMMOND JR., COMMISSIONER

EDWARD LODGE, COMMISSIONER

ATTEST:

Monica Barrios-Sanchez Commission Secretary