From: Samuel Edwards < sent: Wednesday, September 27, 2023 8:57 PM">sent: Wednesday, September 27, 2023 8:57 PM
To: Jan Noriyuki < jan.noriyuki@puc.idaho.gov

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Subject: Filed Version of Amicus Curiae Briefing

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Good evening, Ms. Noriyuki.

I have recently received the attached "filed version" of the Amicus Curiae Brief which was provided to Idaho Public Utilities Commission with my Petition for Reconsideration. I am passing it to you to be included in my file as a matter of fact, since the lack of a "filed version" was specifically cited in the Commission's recent Order #35904.

Also, I need to inform the Idaho Public Utilities Commission that Rocky Mountain Power has issued our family a notice that they will disconnect our utility service on 2 October 2023, despite our Open Case with the Commission.

I am in receipt of a warning from Rocky Mountain Power dated 9/6/2023 informing my family that if they did not hear from us "within 15 days from the date of this letter to resolve this issue, we will refer your account to our service disconnection process." We called the number provided and informed Kenna (Employee #37017) that we still have an Open Case with the Commission. Further, I decided to inform Rocky Mountain Power in writing of their error to pursue disconnection while our case is still Open. For some reason, the shipping company (Zippy Ship N'Copy of Rexburg, ID) which sent our letter by USPS Ground Advantage chose to put a packing peanut in the envelope to give it some thickness. Consequently, on last Friday evening (22 September), we received a call from Kevin who identified himself as a Rocky Mountain Power executive from the Salt Lake City area. He informed us of a suspicious package in their mailing room which had a bulge about the size and feel of a gummy bear. He asked what this was, and I informed him of the packing peanut. He told me that the letter would be destroyed, unread. I acknowledged this decision and told him again that the letter was to inform Rocky Mountain Power that we have an Open Case with the Commission. He told me that all further communication should be directed to the Commission and the Idaho Supreme Court, and the Court would notify them if we appeal.

I interpreted this to mean that Rocky Mountain Power would cease their intent to disconnect our electric utility while we still have an Open Case. After all, the 42 day appeal period from the Commission's 25 August 2023 Order runs through 6 October 2023. However, today, I was physically served the FINAL Notice from Rocky Mountain Power by an employee, Jared, which says that my electric utility is due to be disconnected on 2 October 2023. I handed this letter back to Jared, showing him our Open Case on the Commission's website and telling him the story of our previous attempts to respond to Rocky Mountain Power's disconnection notices. I asked him to please inform his managers of the error, since Kevin had directed me to no longer respond to their letters, but to direct all my communications to the Commission. The irony is not lost on me: apparently, this communication of disconnecting my electric utility is "one way".

So, at Rocky Mountain Power's explicit request and since my own sincere efforts to respond to their letters have apparently been ignored, I now request that the Commission intercede on our behalf and remind Rocky Mountain Power that no change to our utility status must be effected while we have an Open Case. I am nearly finished with my Notice of Appeal to the Idaho Supreme Court.

Thank you, Sam

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