

1 Judy Twede
2 1392 Newton Circle
3 Idaho Falls, Idaho

4 In Sui Juris

5
6 **IDAHO PUBLIC UTILITIES COMMISSION**
7 **STATE OF IDAHO**
8

9 Judy Twede

10
11 Party Complainant

12 vs.

13
14 ROCKY MOUNTAIN POWER &
15 GARY W. HOOGEVEEN, PRESIDENT
16 PACIFICORP; PACIFICORP D/B/A ROCKY
MOUNTAIN POWER

17 Party Defendant(s)

Case No: PAC-E-23-06

**OBJECTION AND OPPOSITION
TO 'ANSWER AND MOTION TO
DISMISS'**

18
19 **INTRODUCTION**

20 COMES NOW THE COMPLAINANT, Judy Twede, hereinafter called "complainant", in pro
21 per, sui juris, NOT pro se party in regard to this OPPOSITION TO MOTION TO
22 DISMISS. The complainant seeks remedies at common law and NOT within the statutory or
23 policy jurisdiction.

24
25 The complainant submits this brief in objection and opposition to ROCKY MOUNTAIN
26 POWER'S & GARY W. HOOGEVEEN, PRESIDENT PACIFICORP'S, hereinafter called
27 violators, ANSWER AND MOTION TO DISMISS, dated May10, 2023 for failure to state a
28 claim for which relief can be granted.

1 **NATURE OF OBJECTION AND OPPOSITION**

2 Complainant’s AMENDED CRIMINAL COMPLAINT is CRIMINAL in nature and therefore
3 cannot be dismissed out of hand without addressing all criminal counts/violations therein on a
4 point-by-point basis, providing relief for each count.

5
6 Complainant’s AMENDED CRIMINAL COMPLAINT is intended to bring criminal violations
7 of law by violators out in the open for the world to see and for the IDAHO PUBLIC UTILITIES
8 COMMISSION to address and hold violators accountable for their despicable actions, as well as
9 their inaction(s).

10
11 The violators believe that they hold the reigns of complete control of the proceedings at hand and
12 can just run over the top of complainant with impunity and no accountability. Violators have put
13 themselves in the position of Dictator relegating complainant to the lowly status of slave in their
14 minds, adopting a zero-tolerance stance and holding electric power service hostage over the head
15 of complainant in exchange for the installation of their smart meter (Trespassing Technology) on
16 complainant’s home, offering complainant no other options. This is extortion at its finest (which
17 is a crime). Violator’s message is, “You, complainant, either take the smart meter or else – or
18 else we will shut off your power and you, complainant can just suffer. We really don’t care about
19 you, your family, or your welfare. You do as we tell you to do whether you like it or not, and the
20 IDAHO PUBLIC UTILITIES COMMISSION is on our side so we can do what we’re doing to
21 you, and that’s all there is to it.” – This, my friends is not the American way! This is the way of
22 that bully, the Devil.

23
24 Violators assert that they have not violated any “specific administrative rule”, “order”, “statute”,
25 or “applicable provision” of the Company’s tariff, however, there is no specific administrative
26 rule, order, statute, or applicable provision of the Company’s tariff that specifically allows
27 violators to remove an existing electric meter on a customer’s home and switch it out for an
28 electronic digital smart meter (Trespassing Technology). There is no mention of that type of

1 authority in any specific administrative rule, order, statute, or applicable provision of the
2 Company's tariff.

3
4 Complainant asserts that outside of any specific administrative rule, order, statute, or applicable
5 provision of the Company's tariff, violators have committed and continue to commit criminal
6 acts/violations of law as enumerated in complainant's AMENDED CRIMINAL COMPLAINT
7 which cannot be dismissed or set aside as complainant has suffered injuries and continues to
8 suffer ongoing injuries at the hands of the violators as set forth in complainant's AMENDED
9 CRIMINAL COMPLAINT.

10
11 Further, complainant is still under threat of termination of complainant's electric power service
12 by violators for refusing the installation of violator's smart meter (Trespassing Technology)
13 which would cause complainant to suffer an unwarranted and unjust injury, especially through
14 the winter months. This would amount to intentional negligence with intent to do serious harm.

15
16 **COMPLAINANT'S RESPONSE TO VIOLATOR'S ANSWER, 13 THROUGH 29**

17 **13.** The company is not following applicable rules under the UCRR and Electric Service
18 Regulations in that there is no rule which allows/authorizes/permits violators to terminate
19 complainant's electric power service for refusing a smart meter, nor have they produced such
20 rule(s). Unless and until violators can provide/produce the actual UCRR "rule(s) which
21 specifically authorizes/permits the termination of complainant's power service for refusing to
22 accept installation of their smart meter (Trespassing Technology), violators are not authorized or
23 permitted to make such installation or terminate complainant's power service.

24
25 As it stands, neither the violators or the IDAHO PUBLIC UTILITIES COMMISSION have
26 produced the actual UCRR or Electric Service Regulation rule or rules which authorizes/permits
27 the termination of complainant's power service for complainant's refusal to accept a smart meter
28 (Trespassing Technology).

1 14. The violators are misrepresenting the truth when they claim that they have not used threats,
2 duress, or coercion in an attempt to induce complainant to submit to the installation of their
3 smart meter (Trespassing Technology). Evidence of their threats is in their own words as found
4 in violator's two "threatening" letters, dated March 1, 2023 and March 15, 2023 respectively.
5 (See Exhibits A & I) where violators state that claimant's electric power service will be
6 terminated if they fail to allow a smart meter (Trespassing Technology) to be installed. THOSE
7 ARE "THREATS". With regards to duress, violator's, through the use of threats are
8 attempting/tending to coerce the will of complainant to induce complainant to do an act contrary
9 to complainant's free will and better judgment. There is the threats, duress and coercion.
10 Hanging the threat of termination of power over complainant's head in order to coerce the free
11 will of complainant to induce complainant to submit to acceptance of their smart meter
12 (Trespassing Technology) contrary to complainant's free will is more than enough to instill fear
13 in the mind of complainant, and is not only duress and coercion but extortion as well (*To*
14 *constitute "extortion," the wrongful use of fear must be the operating cause producing consent.*
15 **People v. Biggs**, 178 Cal. 79, 172 P. 152, 153).

16
17 16. In accordance with Electric Service Regulation No. 6(2)(d), complainant has always abided
18 with the Company's (violators) tariff, as describes in said Regulation, including providing safe,
19 unencumbered access to Company's representative at reasonable times, for the purpose of
20 reading the electric meter, inspections, and repairs or removing metering devices and wiring of
21 the Company. Nowhere in Electric Service Regulation No. 6(2)(d) does it mention anything
22 about or authorize the Company (violators) to remove existing electric meter in order to replace
23 it with a smart meter (Trespassing Technology), and further;

24
25 The complainant is not the aggressor here and has committed no overt act(s) against violators at
26 any time, nor has complainant caused any harm or injury to violators or violators property at any
27 time. It is the violators who initiated aggression upon complainant for simply refusing to accept
28 their dangerous and potentially lethal RF microwave radiation emitting surveillance device

1 known as a smart meter (Trespassing Technology), and further;

2
3 The notion that by complainant simply refusing violators smart meter (Trespassing Technology)
4 upgrade “is not safe and unencumbered access” as defined in Electric Service Regulation No. 6
5 is preposterous and utter nonsense. The issue of safety and access has nothing to do with
6 complainant’s refusal of violators smart meter (Trespassing Technology) as Electric Service
7 Regulation No. 6 makes no mention of a “smart meter” (Trespassing Technology).

8
9 **17.** Violators state that Electric Service Regulation No. 7 allows for the Company to “furnish and
10 maintain all meters and other metering equipment.” Complainant maintains that violators have
11 already previously furnished and maintained complainant’s electric meter, which is still in
12 working condition. Violators also state that “The rule does not prohibit the upgrade of any
13 meters.” But there is no rule that specifically authorizes violators to install a device (smart meter)
14 on complainant’s home which is known to emit extremely high levels of dangerous and harmful
15 RF microwave radiation which is harmful to humans, or one that serves as a transmit and receive
16 “relay station”, or one which in actuality is an illegal wiretapping device which monitors,
17 receives, gathers, stores, transmits, and shares personal information/data of the private habits and
18 routines of complainant and others in complainant’s household, and further;

19
20 Violators claim and admit that the implementation of AMI (smart meter Trespassing Technology)
21 provides improved customer service through enhanced information and billing options. This is
22 violator’s admission that they are illegally going to wiretap my home’s electrical wiring system
23 in order to monitor, receive, gather, store, transmit, and share personal information/data of the
24 private habits and routines of complainant and others in complainant’s home in order that they
25 may “provide improved customer service through enhanced information and billing options”,
26 and further;

27
28 Complainant does not consent to the installation of a device known as a smart meter

1 (Trespassing Technology) which continuously emits very high levels of dangerous and harmful
2 RF microwave radiation, or a transmit and receive “relay station”, or an illegal wiretapping
3 device on complainant’s home or private property.

4
5 Complainant’s current existing electric service is and has been working for all these years and
6 complainant sees no reason to make these unnecessary changes and is not interested in
7 “improved customer service through enhanced information and billing options.” Complainant
8 desires to continue on as always, where their meter reader simply reads complainant’s electric
9 meter each month, and then send complainant the electric bill.

10
11 **18.** Violators claim that “Safety” is ROCKY MOUNTAIN POWER’S first concern. This is
12 patently false. If this were true, violators would honor and respect complainant’s claim that they
13 are very hyper electro-sensitive and that they have been harmed in the past by RF microwave
14 radiation from various devices. Since violators do not honor and respect complainant’s
15 DECLARATION IN THE FORM OF AN AFFIDAVIT, violators are calling complainant a liar
16 when in fact violators are the liars (this includes violators attorneys). Violators cannot prove that
17 complainant and others in complainant’s family are not very electro hyper sensitive and that
18 complainant and other family members have not been injured by RF microwave radiation
19 emitting devices, including smart meter technology in the past, and further;

20 Again, it is patently clear that violators have no respect for complainant and complainant’s input
21 on health and safety concerns. In fact, violators couldn’t care less about complainant’s health and
22 safety concerns, as well as of those similarly situated. Complainant’s claim that violators smart
23 meter (Trespassing Technology) (or what violators call AMI meters) are unsafe is based upon
24 first-hand knowledge and experience of not only complainant but complainant’s son (an EMF
25 Consultant) who was seriously injured and incapacitated by a smart meter (Trespassing
26 Technology) of the type used by P G & E in California, and further;

27
28 The health and safety of complainant is not the exclusive job or the right of the violators, IPUC,

1 and government. Since they do not have lawful authority over complainant, they cannot deem
2 anything, let alone a smart meter (Trespassing Technology) safe and non-harmful for
3 complainant and those similarly situated and then mandate/order that complainant and others
4 must accept it or take it, whether complainant likes it or not. The only one who can lawfully
5 deem anything safe for complainant and others, and whether or not they will accept it or not, is
6 the exclusive right of complainant and others themselves.

7
8 What violators and the IPUC are claiming is that complainant, and others similarly situated do
9 not have a say about what will be allowed onto their own private property, nor do they have a
10 right to determine for themselves what is safe and what is not safe or what is healthy or what is
11 harmful to their own body.

12 **19.** As a matter of law, neither the Federal Communications Commission (FCC) or the Congress
13 has any lawful or Constitutional authority/jurisdiction over complainant, including lawful or
14 Constitutional authority/jurisdiction what-so-ever to deem safe or approve anything for any
15 purpose for complainant. Complainant was never included in any government or private research
16 studies to see what effect the so-called standards of the FCC and other government agencies has
17 upon complainant's health and safety, neither can the FCC and other government agencies prove
18 that those studies relied upon are not flawed, skewed, or intentionally misleading. No one,
19 including government and corporations can lawfully force complainant to accept something
20 without recourse or options which complainant believes is unsafe, harmful, or detrimental in
21 some way, in the same way that neither the government or corporations can force complainant to
22 eat only certain foods, or purchase a particular car, or what church complainant must attend, or
23 who and what complainant must vote for.

24
25 **20.** The guidelines associated with human exposure of radio frequency energy compiled by
26 industry research standards agencies, such as the American National Standards Institute
27 ("ANSI") and the Institute of Electrical and Electronics Engineers, Inc. ("IEEE"), and those
28 adopted by "the industry" are all flawed, intentionally skewed and twisted, one-sided, financed

1 by government and the communications industry, and failed (intentionally) to include customers
2 and people like complainant in their actual research studies. All these government and corporate
3 entities, including Occupational Safety and Health Administration (“OSHA”) are operating in
4 conflict of interest with each other as there is/was no representation of power company
5 customers and people like complainant in any of their so-called research studies. The
6 government and corporations come up with their own standards to support what they are
7 cramming down the throats of the power company customers and people like complainant and
8 call it legitimate when in fact it is all fraudulent.

9
10 All of their so-called industry standards are far in excess of what is reasonable and safe.

11 **21.** Again, the guidelines associated with human exposure of radio frequency energy compiled
12 by industry research standards agencies, such as the American National Standards Institute
13 (“ANSI”) and the Institute of Electrical and Electronics Engineers, Inc. (“IEEE”), and those
14 adopted by “the industry” are mostly flawed, intentionally skewed and twisted, one-sided,
15 financed by government and the communications industry (not by customers and people like
16 complainant), and failed (intentionally) to include customers and people like complainant in their
17 actual research studies. The resulting MPE levels incorporated by the FCC into the safety
18 requirements claiming a 10:1 safety ratio is pure junk science propagated by the government’s
19 own paid employees known as scientists (serious conflict of interest). Their junk science is
20 always skewed and one-sided tending to prejudice power company customers and people like
21 complainant and those similarly situated, and further;

22
23
24 The figures for RF exposure given by utilities are time-averaged numbers which hide the
25 peak power of the “smart” meter, and disguise the fairly continuous nature of pulses. The
26 duration of the “spiked” pulses from smart meters are about ½ millisecond each (2/1000th
27 of a second), and can go off at a rate of 2 to 20 per second. At least 90% of the pulses are
28 not data of the customer’s, but the “mesh network” talking to itself-also known as network

1 chatter”, and further;

2
3 The power companies claim that smart meters emit RF radiation only about 45 seconds per
4 day. But, since smart meters emit individual pulsed RF radiation spikes that are about 2
5 milliseconds in duration, that would produce about 22,500 pulses per day over the 24-hour
6 period. At the rate of twice per second, the pulses would be going off for a total of about 3
7 hours per day, spread over the whole day.

8
9 **22.** When the government and its government instrumentalities known as corporations come up
10 with their own funded research to support the crimes they are committing or attempting to
11 commit against power and communications company customers and people like complainant
12 with no real and legitimate input from customers and people like complainant, nothing is
13 believable and everything is suspect even what they deem safe.

14
15 **23.** This is an outright lie. Smart meters today emit up to 60 (60,000 uW/m²) times greater
16 microwave radiation than the U.S. safety limit of 1,000 microwatts per square meter. Smart
17 Meters are dangerous because they expose the occupants of the home or office to highly toxic
18 amounts of RF Radiation and Dirty Electricity. In 2011, RF radiation was classified by the
19 International Agency for Research on Cancer (IARC) as “possibly carcinogenic for humans”. In
20 addition, there is no data to show that radiofrequency radiation is safe. In fact, no one has done
21 any studies on the health of people living in homes with smart meters. In May, 2011, the World
22 Health Organization/IARC classified radiofrequency (RF) electromagnetic fields as possibly
23 carcinogenic to humans.

24 Further, the Bioinitiative Report recommends a level of 0.1 microwatt per centimeter squared
25 (uW/cm²) for human exposure, about 10,000 times less than the FCC number/standard.

26
27 Further, the World Health Organization has adopted the classification of the International
28 Agency for Research on Cancer’s (IARC) classification on radio frequency electromagnetic

1 fields (FR-EMF's) as a 2B possible human carcinogen.

2
3 **24.** The company (violators) can deny complainant's allegations all the want. That won't change
4 the fact that violators are attempting to unlawfully intrude onto and into complainant's property
5 and home by way of a which violators know is an illegal wiretapping device and a transmit and
6 receive "relay station" which violators are attempting to install on complainant's home. The fact
7 that their smart meter (Trespassing Technology) will gather information for the power company
8 (violators) and monitor any "smart" device and appliance in complainant's home is prima facia
9 evidence that said meter is capable of transmitting personal and private information about
10 complainant's habits and routines, including when complainant comes and goes from the home,
11 what appliance is being used and when, what television program is being watched, and even
12 what is being said/talked about in complainant's home, etc. This, in reality would be a takeover
13 of complainant's property and home for their commercial use and benefit.

14 **28.** First of all, it is not the authority or business of the Commission, regardless of their own self-
15 imposed rules and regulation to order or uphold the utilities installation of their so-called AMI
16 meters (Trespassing Technology) and at the same time disallow complainant's and those
17 similarly situated to "opt out" of said installation as neither the Commission or the utility
18 (violators) have any lawful/Constitutional authority to order, allow, or disallow complainant
19 anything. Complainant has no contract or relationship with the Commission and visa versa. The
20 Commission's job is to regulate the utilities (violators), not the customers or people like the
21 complainant, to make sure the violators are not violating their customers and keeping violators
22 within the constraints of state law which applies to the utilities (violators). Anything other than
23 this is a gross misuse of power. Again, the Commission was not created to regulate the people,
24 customers, or complainant, but the activities of the utilities (violators).

25 **29.** Just because all these agencies have determined that AMI smart meter (Trespassing
26 Technology) is safe and provide no threat or harm to the public does not make it so. What all
27 these agencies decide is their business, but when it comes to deciding what is safe for
28 complainant, is not their business nor do they have the lawful/Constitutional authority to impose

1 their safety standards upon complainant. Complainant reserves the right to determine what is safe
2 for complainant and what complainant will accept and allow on complainant's private property,
3 and further;

4
5 Violators are lying when they say they do not intend to wiretap complainant's home. Anyone with
6 half a brain can figure that one out. Violators know full well that their smart meter (Trespassing
7 Technology) is an illegal wiretapping device because of the way it was designed to gather and
8 disseminate information. It is no different than government agents tapping a phone line of a
9 private homeowner.

10 When violators say they have not violated any contract, rule, or procedure by requiring a smart
11 meter (Trespassing Technology), they are using clever words of art to deceive the beholder(s).
12 Complainant's allegation is that violators are "attempting" to violate an implied contract by use
13 of threat, duress, and coercion. If violators succeed in unlawfully compelling complainant to
14 submit to accepting their smart meter (Trespassing Technology) contrary to complainant's free
15 will, that is when the violators will have violated an implied contract with complainant.

16
17 **RELIEF SOUGHT**
18 **(FROM AMENDED CRIMINAL COMPLAINT)**

19 Therefore, complainant seeks the following relief in order to maintain my Constitutionally
20 secured and protected Rights under the FIRST, FOURTH, and FIFTH AMENDMENTS, that I,
21 complainant will be able to continue exercising my religious right to make my own
22 determination and decisions as to what is and is not safe or harmful for me and my family and
23 what I will be exposed to without interference from outside third parties, and that I, complainant
24 will continue to be secure and protected in my person, house, papers, and effects, against
25 unreasonable searches and seizures, as well as continuing in my right to not be deprived of life,
26 liberty, and property without due process of law. Further relief is sought from the harassment,
27 abusive demands, threats, and tactics as enumerated in the COUNTS above and that violators be
28 **ordered:**

1 1. To **CEASE AND DESIST** in sending out to complainant any further deceptive letters/notices
2 and/or any statement(s) with false representations of fact concerning the Electric Service
3 Regulations, Numbers 6 and 7 in particular, claiming that violators have authority, as per Electric
4 Service Regulation No. 6 to install a smart meter (Trespassing Technology) on complainant's
5 home against the free will of complainant, and that complainant, as per said Regulation is
6 required to comply and accept said meter.

7
8 2. To **CEASE AND DESIST** in claiming that violators have authority, as per Electric Service
9 Regulations No. 6 and 7, and UCRR 302.01, and using such to threaten termination of
10 complainant's electric power service for refusing a smart meter (Trespassing Technology) where
11 no such specific authority exists.

12
13 3. To **CEASE AND DESIST** in violator's false claim the complainant has previously denied and
14 is continuing to deny violators "access" to the meter base, and further;

15
16 4. To **CEASE AND DESIST** in any further attempts to install a smart meter (Trespassing
17 Technology) on my home located at 1392 Newton Circle, Idaho Falls, Idaho, and further;

18
19 5. To **CEASE AND DESIST** in any further use of harassment, deception, threats, strong-arm
20 intimidation tactics, trickery, duress, and/or coercion to compel complainant to submit to
21 accepting the installation of their smart meter (Trespassing Technology), and further;

22
23 6. To **CEASE AND DESIST** in making any further false claim(s) that violators and the IDAHO
24 PUBLIC UTILITIES COMMSSION have the exclusive right to deem something (smart meter
25 Trespassing Technology in this case) safe and nonharmful for complainant, and that complainant
26 must accept violator's smart meter (Trespassing Technology) because violators believe
27 complainant has no say in the matter, and further;

28 7. To **CEASE AND DESIST** in any further threats to terminate electric power service at

1 complainant's home located at 1392 Newton Circle, Idaho Falls, Idaho for refusing the
2 installation of their hazardous RF emitting smart meter (Trespassing Technology), and further;

3
4 **8.** To not terminate/shut off electric power service to complainant's home located at 1392
5 Newton Circle, Idaho Falls, Idaho because complainant refuses to allow the installation of
6 violators hazardous RF microwave radiation emitting smart meter (Trespassing Technology),
7 and further;

8
9 **9.** To acknowledge and accept (in addition to the so-called evidence and studies that they post on
10 their website that smart meters are safe) the overwhelming evidence put forth by hundreds, if not
11 thousands of independent studies showing the harmful and detrimental effects of RF microwave
12 radiation, and further;

13
14 **10.** To recognize and accept the fact that I, the complainant, and complainant alone reserves the
15 exclusive right to determine and decide in this life what is safe and what is not safe for
16 complainant, and that it is not for violators or anyone else for that matter to determine and decide
17 what is good for complainant and what complainant must live with and be continually subjected
18 to, such as exposure to the extremely high and dangerous continuous RF microwave radiation in
19 this case.

20
21 **CONCLUSION**

22 The IDAHO PUBLIC UTILITIES COMMISSION'S responsibility at this time, includes
23 addressing all criminal counts/violations committed by violators and ordering violators to cease
24 and desist in their criminal acts/behavior towards complainant. If the IDAHO PUBLIC
25 UTILITIES COMMISSION does not do so, then they are in essence saying that they condone
26 this type of criminal behavior of the violators, which would make the IDAHO PUBLIC
27 UTILITIES COMMISSION duplicitous in said crimes against complainant and others similarly
28 situated. If this turns out to be the case, then other crime/violations could be added to the

1 already lengthy list of crimes, to possibly include fraud, collusion, conspiracy, racketeering,
2 violation of oaths of office, etc. The IDAHO PUBLIC UTILITIES COMMISSION is supposed
3 to be the watchdog of the utility companies to make sure they don't do anything to harm utility
4 customers. They are to protect utility customers from the unethical, unfair, one-sided, and
5 abusive policies and behaviors of the utility companies. In fact, all IDAHO PUBLIC
6 UTILITIES COMMISSION members swore an oath to the Constitution(s), and the Bill of
7 Rights just happens to be included in that oath. What this means is that all IDAHO PUBLIC
8 UTILITIES COMMISSION members swore to uphold and support the rights of the people
9 (which includes utility customers), not the utility companies. The utility companies
10 (corporations) have no rights in and of themselves, but are regulated by government, whereas
11 the people (customers) are not regulated by government because the people are the source and
12 authors of the law. The government cannot be greater than that which created it – the people. So,
13 it stands to reason that the government does not have lawful authority to order or mandate
14 anything to the people without due process of law, but they do have authority to order and
15 mandate the utility companies to operate within the bounds of the law without violating the
16 rights of their utility customers, as well as to not commit crimes against its customers.

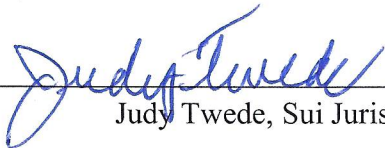
17
18 If the IDAHO PUBLIC UTILITIES COMMISSION rules against complainant by granting
19 violator's 'ANSWER AND MOTION TO DISMISS', that would leave no remedy or option for
20 complainant which would be unlawful as the rights of complainant would stand violated. The
21 IDAHO PUBLIC UTILITIES COMMISSION cannot lawfully make a ruling which would result
22 in the diminishing, limiting, curtailing, and/or destruction of complainant's unalienable Rights
23 and Constitutionally secured and protected rights, including complainant's private property
24 rights, as they swore an oath of office that they would not do so. Further, the law does not
25 provide that a corporation or government can implement a "do or die" or "comply or else" policy
26 and then enforce such on complainant and others similarly situated.

27
28 **Therefore**, in the interest that justice will be served, complainant strongly urges the IDAHO


1 PUBLIC UTILITIES COMMISSION to enforce the law and rights of complainant, to include,
2 but not limited to complainant's FIRST, FOURTH, and FIFTH AMENDMENT rights as
3 articulated in complainant's AMENDED CRIMINAL COMPLAINT, and thus deny/dismiss
4 violators "ANSWER AND MOTION TO DISMISS", dated May 10, 2023 with prejudice for
5 reasons stated above and for failure to state a lawful claim for which relief can be granted.
6

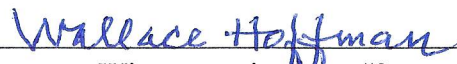
7 All Right reserved; none waived, and without prejudice.
8

9 Respectfully Submitted,
10

11
12 
13 _____
14 Judy Twede, Sui Juris

12 
13 _____
14 Date

15
16 
17 _____
18 Witness to signature #1

16 
17 _____
18 Witness to signature #2

PROOF OF SERVICE

I HEREBY CERTIFY and affirm that I, Frits van Mastrigt did personally

E-mail the following document(s):

1. AMENDED CRIMINAL COMPLAINT of Judy Twede, dated 5/20/23, with DECLARATION OF Judith Lynn Twede IN THE FORM OF AND AFFIDAVIT, dated 3/20/23, with Exhibits A and B, and PROOF OF SERVICE.
2. OBJECTION AND OPPOSITION TO ANSWER AND MOTION TO DISMISS of Judy twede, dated 5/20/23, WITH PROOF OF SERVICE,

to the following:

JAN NORIYUKI, COMMISSION SECRETARY
IDAHO PUBLIC UTILITIES COMMISSION
PO Box 83720
Boise, ID 83720-0074
Email: secretary@puc.idaho.gov & jan.noriyuki@puc.idaho.gov

Data Request Response Center
Rocky Mountain Power
825 NE Multnomah St., Suite 2000
Portland, OR 97232
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on this 22nd day of May, 2023



Frits van Mastrigt