BEFORE THE IDAHO PUBLIC UTILITIES COMMISSION

)	CASE NO. SNB-W-22-01
)	
)	NOTICE OF HEARING &
)	ORDER TO SHOW CAUSE
)	
)	ORDER NO. 35619
)	
)))))))

This matter came before the Idaho Public Utilities Commission on the Commission Staff's ("Staff") request that we order Sunbeam Water ("Sunbeam" or "Company") to appear and show cause why the Commission should not impose penalties for the Company's continued, willful violations of its requirements under state law and the Commission's rules that include failing to submit required annual reporting and fiscal documents to the Commission. Specifically, the Company has failed to submit five years of income statements beginning with 2017 and going through the available material for 2022. The Company has also failed to file its annual Gross Intrastate Operating Revenue ("GIOR") reports for years 2017 through 2021. Finally, the Company failed to pay several years of regulatory fees, with interest, as required by *Idaho Code* §§ 61-1001 through 61-1005. *See* Exhibit A attached to Affidavit of Nancy Ashcraft, Exhibit 1.

The Commission now provides this Notice of Hearing and orders the Company to appear and show cause as to why the Commission should not impose penalties as discussed below.

JURISDICTION

Sunbeam provides water service to the Garden Grove Estates Subdivision in Power County, Idaho. The Company operates a "Water system" as a "Water corporation" as defined by *Idaho Code* §§ 61-124 and 61-125. As such, the Company is a public utility subject to the jurisdiction of the Commission. *Idaho Code* § 61-129. The Commission has jurisdiction over Sunbeam and the issues in this case under the Public Utilities Law, *Idaho Code* §§ 61-101 *et seq.*, including *Idaho Code* § 61-501 (vesting the Commission with the "power and jurisdiction to supervise and regulate every public utility in the state and to do all things necessary to carry out the spirit and intent of" the Public Utilities Law), and *Idaho Code* § 61-701 *et seq.* (directing the Commission as to enforcement, penalties, and interpretation of Public Utilities Law).

BACKGROUND

On August 24, 2022, Staff communicated with the Company's owner, Michael Parrish ("Mr. Parrish"), through email¹ and scheduled a conference call with him to discuss how the Company might come into compliance with the Commission's requirements.

On August 25, 2022, Staff conducted a conference call ("Call") with Mr. Parrish. Some of the contents of this Call were outlined in a subsequent letter from Staff. *See* Exhibit 2. During the Call, Staff discussed how neither the Company nor its preceding entity (Sunbeam Water Company, Inc.,) filed appropriate financial statements or statements that depict the Company's GIOR for multiple years. Staff also heard Mr. Parrish's concerns concerning the realities of coming into compliance with the Commission's rules and regulations.

Following the August 25, 2022, Call, several written communications were sent to Mr. Parrish. On August 30, 2022, Staff sent an email to Mr. Parrish. See Exhibit 3. This email gave a detailed account of what documents and fees the Commission needed from Mr. Parrish. It also provided a step-by-step process (including in-text hyperlinks) illustrating in clear terms not only what Mr. Parrish needed to do to come into compliance with the Commission's requirements, but also how those steps could be taken. To that end, Staff's August 30, 2022, letter also contained six relevant attachments in addition to the in-text hyperlinks that Staff felt would be helpful to Mr. Parrish.

On September 1, 2022, Staff emailed the letter referenced above as Exhibit 2 to Mr. Parrish and sent the same to him via certified mail. *See* Exhibit 2. This letter reiterated which specific documents the Commission needed from the Company. It also referenced the problems which Mr. Parrish had outlined in the Call and proposed potential ways for the Company to come into regulatory compliance.

Since sending the September 1, 2022, letter, Staff has continued to email Mr. Parrish reminders of his need to comply with the Commission's regulatory requirements. More than one of these emails have included the instructions on becoming compliant included in Exhibit 3.²

NOTICE OF HEARING & ORDER TO SHOW CAUSE ORDER NO. 35619

¹ All of Staff's subsequent emails to Mr. Parrish were sent to the address that Mr. Parrish had responded from to coordinate the Call.

² Staff sent Mr. Parrish emails requesting the Company come into compliance on September 26, 2022; October 11, 2022; and November 1, 2022.

STAFF RECOMMENDATION

According to Staff's records, the Commission did not timely receive the Company's verified GIOR reports for 2017 through 2021. Under *Idaho Code* § 61-1003, these reports are due by April 1st annually and cover a reporting period of the previous calendar year. Staff also needs five years of income statements beginning with 2017 and going through the available material for 2022. Finally, Staff notes that the Company has failed to pay several years of regulatory fees, with interest, as required by *Idaho Code* §§ 61-1001 through 61-1005. *See* Exhibit A attached to Affidavit of Nancy Ashcraft, Exhibit 1. As detailed above, Staff has made numerous attempts to contact Mr. Parrish. However, due in part to Mr. Parrish's failure to communicate with Staff, Staff now recommends a Show Cause Hearing so that Mr. Parrish can account for his failure to continue working with Staff and explain to the Commission why Sunbeam has failed to comply with the Commission's rules and regulations.

COMMISSION DISCUSSION AND FINDINGS

1. Idaho Code §§ 61-401 and 61-406

Idaho Code § 61-401 states, "[e]very public utility shall furnish to the commission, in such form and such detail as the commission shall prescribe, all tabulations, computations and all other information required by it to carry into effect any of the provisions of this act and shall make answers to the best of their knowledge, to all questions submitted by the commission." Further, Idaho Code § 61-406 states, "[e]very public utility shall obey and comply with each and every requirement of every order, decision, rule, or regulation made or prescribed by the commission in the matters herein specified, and shall do everything necessary or proper in order to secure compliance with and observance of every such order, decision, direction, rule, or regulation by all of its officers, agents and employees."

As outlined above and detailed in Exhibit A, the Company has repeatedly failed to meet its statutory duties and violated the Commission's rules and regulations by failing to timely file GIOR and annual reports, and failing to regularly and fully pay its utility assessments on time.

2. Idaho Code §§ 61-1001 and 61-1003

Idaho Code § 61-1003 requires the Company to file annual verified returns showing gross operating revenues from its utility business in Idaho for the preceding calendar year. *Idaho Code* § 61-1001 requires the Company to pay the Commission an annual regulatory fee based on the Company's annual verified return.

NOTICE OF HEARING & ORDER TO SHOW CAUSE ORDER NO. 35619

The Company failed to file timely annual verified returns beginning in 2017 and going through the available material for 2022. The Company has also failed to file its annual GIOR reports for years 2017 through 2021. See Affidavit of Nancy Ashcraft, Exhibit 1. Each failure to file creates a distinct and unique cause of action. Idaho Code § 61-707. Also, the Company has failed to timely fully pay its annual regulatory fee for several years detailed in Exhibit A. The Commission assessed \$50 per year because Staff could not calculate an accurate assessment amount due to the Company's failure to submit annual verified returns. This amount could be adjusted once Staff obtains copies of Sunbeams verified returns based upon the information contained therein.

3. *Idaho Code* § 61-701, *et seq*.

The Company may be liable for civil penalties for violations of the above-referenced statutes. Specifically, *Idaho Code* § 61-706 states:

Any public utility which violates or fails to comply with any provisions of the constitution of this state or of this act, or which fails, omits or neglects to obey, observe or comply with any order, decision, decree, rule, direction, demand or requirement or any part or provision thereof, of the commission, under this act, in a case in which a penalty has not hereinbefore been provided for, such public utility is subject to a penalty of not more than \$2,000 for each and every offense.

Furthermore, *Idaho Code* § 61-707 states:

Every violation of the provisions of this act or of any order, decision, decree, rule, direction, demand, or requirement of the commission, under the provisions of this act, or any part or portion thereof, by any public utility, corporation or person is a separate and distinct offense, and in case of a continuing violation each day's continuance thereof shall be and be deemed to be a separate and distinct offense.

Accordingly, failure to comply with its statutorily enumerated duties exposes Sunbeam to up to \$2,000 per day for each of Sunbeam's numerous late filings. The exact amount of any penalty is within the discretion of the Commission as discussed above.

4. Communication and Contact Information

The Commission is disappointed by the Company's lack of communication with Staff. Accordingly, the Company must provide the Commission with reliable contact information (phone number(s), fax number(s), email addresses, mailing addresses, and physical addresses) by December 30, 2022. The Company is also directed to provide the Commission with updated

contact information for the Company's owner, Michael Parrish, including, telephone numbers, email addresses and a physical address by December 30, 2022.

NOTICE OF HEARING

YOU ARE HEREBY NOTIFIED that the Commission will hold a hearing in this matter on <u>January 5</u>, <u>2023</u>, <u>at 11:00 A.M. (MST) in the Commission's Hearing Room at 11331 W. Chinden Blvd.</u>, <u>Building #8</u>, <u>Suite 201-A</u>, <u>Boise</u>, <u>Idaho 83714</u>. The purpose of this hearing ("Show Cause Hearing") is to allow the Company to explain why the Commission should not declare all fees and interest immediately due and impose penalties as permitted by Idaho law.

YOU ARE FURTHER NOTIFIED that all hearings and prehearing conferences in this matter will be held in facilities meeting the accessibility requirements of the Americans with Disabilities Act (ADA). Persons needing the help of a sign language interpreter or other assistance to participate in or to understand testimony and argument at a public hearing may ask the Commission to provide a sign language interpreter or other assistance at the hearing. The request for assistance must be received at least five (5) working days before the hearing by contacting the Commission Secretary at:

IDAHO PUBLIC UTILITIES COMMISSION PO BOX 83720 BOISE, IDAHO 83720-0074 (208) 334-0338 (Telephone) (208) 334-3762 (FAX) secretary@puc.idaho.gov

YOU ARE FURTHER NOTIFIED that all proceedings in this matter will be conducted pursuant to the Commission's Rules of Procedure, IDAPA 31.01.01.000 *et seq.* A copy of the rules is available for review at the Commission's offices during regular business hours, and on the Commission's website at www.puc.idaho.gov.

ORDER

Based on the evidence before the Commission, and good cause appearing, IT IS HEREBY ORDERED that Sunbeam shall appear before the Commission on January 5, 2023, at 11:00 A.M (MST) in the Commission's Hearing Room to show cause why the Commission should not summarily impose all penalties discussed herein.

IT IS FURTHER ORDERED that the Company shall provide contact information for both Sunbeam and Michael Parrish by December 30, 2022.

NOTICE OF HEARING & ORDER TO SHOW CAUSE ORDER NO. 35619

IT IS FURTHER ORDERED that Michael Parrish shall attend the Show Cause Hearing for this matter on January 5, 2023, at 11:00 A.M. (MST). At this hearing Sunbeam shall appear and explain why it should not be required to:

- 1) Immediately provide the Commission with five years of income statements starting with 2017 and going through July 31, 2022;
- 2) Pay up to a \$2,000.00 penalty per day, and all accrued interest, for each day that each income statement was late in breach of a statutory duty;
- 3) Immediately provide the Commission with GIOR statements for 2017 through 2021; and
- 4) Pay up to a \$2,000.00 penalty per day, and all accrued interest, for each day that each GIOR statement was late as in breach of a statutory duty?

DONE by Order of the Idaho Public Utilities Commission at Boise, Idaho this 9th day of December 2022.

ERIC ANDERSON, PRESIDENT

JOHN CHATBURN, COMMISSIONER

JOHN R. HAMMOND JR., COMMISSIONER

ATTEST:

Jan Noriyuki

Commission Secretary

NOTICE OF HEARING & ORDER TO SHOW CAUSE ORDER NO. 35619

Affidavit of Nancy Ashcraft EXHIBIT 1

BEFORE THE IDAHO PUBLIC UTILITIES COMMISSION

IN THE MATTER	OF SUNBEAM)	CASE NO. SNB-W-22-01
WATER COMPA	NY'S FAILURE TO)	
SUBMIT REQUIR	RED DOCUMENTS AND)	AFFIDAVIT OF NANCY ASHCRAFT
TO PAY ASSESSM	MENT FEES	_)	
STATE OF IDAHO)		
	SS.		
County of Ada)		

- I, Nancy Ashcraft, being first duly sworn under oath, depose and state as follows:
- 1. My name is Nancy Ashcraft. I am over 21 years of age, of sound mind, and I have personal knowledge of the facts stated herein.
- 2. The information contained herein is true and correct to the best of my knowledge and belief.
- 3. I am a Financial Specialist, Senior at the Idaho Public Utilities Commission ("Commission"). I started working in this position in 2016. I am responsible for the billing and collection of annual fees assessed on public utilities as described in *Idaho Code* §§ 61-1001 through 61-1005.
- 4. In my position I am aware that Sunbeam Water. ("Company") failed to file its Gross Intrastate Operating Revenue ("GIOR") reports for 2017, 2018, 2019, 2020, and 2021. The Company also failed to provide the Commission with income statements for 2017, 2018, 2019, 2020, 2021, and what is currently available for 2022. Further, the Company has failed to make regular and sufficient payments for assessment fees from 2013 through relevant portions of 2022.
- 5. Staff has attempted to collect several years of the Company's past due Assessment and Administration fees by sending a statement on August 24, 2022, showing that these fees were past due. A true and correct copy of the invoice is attached hereto and incorporated by reference herein as **Exhibit A**.
- 6. Despite such action by Staff, Sunbeam Water has failed to pay its Assessment, and any applicable interest owed to the Commission remains unpaid and past due.

Dated this 18 day of November 2022.

Financial Specialist, Senior Idaho Public Utilities Commission

SUBSCRIBED AND SWORN to before me this 18th day of November 2022.



Notary Public for Idaho
Residing at: Add (NAVITY) Idah
Commission expires: 3 15 2025

EXHIBIT A

True and correct copy of Invoice sent to the Company



Brad Little, Governor

Eric Anderson, President John Chatburn, Commissioner John R. Hammond, Jr., Commissioner

Statement

Sunbeam Water Company Attn: R Michael Parrish P.O. Box 399 Rockland, ID 83271

Past Due

Date 8/24/2022

Account #

SNB-W

Date	Т	ransaction		An	nount	6 6 8	Balance
12/31/2011	Balance forward						0.00
01/01/2013	INV #Prior Bal.			l	490.80		490.80
	Administration \$4	190.80		ł			
	Tax: State Sales 7	ax @ 6.0% = 0.00					
04/19/2013	INV #2013-469.				50.00		540.80
	2013 Utility Asse	ssment \$50.00					
02/11/2014	INV #2013-INT-08.				32.44		573.24
	Assessment Intere					ā	
	Tax: State Sales T	ax @ 6.0% = 0.00				E E	
04/18/2014	INV #2014-297.				50.00		623.24
	— 2014 Utilities Ass	essment \$50.00					
01/22/2015	INV #2014-INT-13.			Į	35.44		658.68
	Assessment Intere			ļ			
	— Tax: State Sales T	ax @ 6.0% = 0.00					
04/22/2015	INV #2015-283.				50.00		708.68
	— 2015 Utilities Ass	essment \$50.00					
02/08/2016	INV #15-INT-011.				38.44		747.12
	Assessment Intere						
	Tax: State Sales T	ax @ 6.0% = 0.00					
				<u> </u>			T .
CURRENT	1-30 DAYS PAST DUE	31-60 DAYS PAST DUE	61-90 DA' DU		OVER 90 PAST D		Amount Due
0.00	0.00	0.00	0.0)()	1,186,3	17	\$1,186.32



Brad Little, Governor

Eric Anderson, President John Chatburn, Commissioner John R. Hammond, Jr., Commissioner

Sunbeam Water Company Attn: R Michael Parrish P.O. Box 399 Rockland, ID 83271 Statement

Date 8/24/2022

Account #

SNB-W

Date	T	ransaction		Ar	mount		Balance
04/13/2016	INV #2016-279 2018 Utilities Ass Tax: State Sales 7				50.00		797.12
12/20/2016	INV #16-INT-25 Assessment Intere Tax: State Sales 7	est \$41.44			41.44		838.56
04/13/2017	INV #2017-221 2017 Utilities Ass Tax: State Sales T	sessment \$50.00			50.00		888.56
12/01/2017	INV #17-INT-008. Finance Charge Assessment Intere				44.44		933.00
04/20/2018	INV #2018-032 2018 Utilities Ass Tax: State Sales T				50.00		983.00
05/21/2018	PMT #10363. REC1	_			-50.00		933.00
CURRENT	1-30 DAYS PAST DUE	31-60 DAYS PAST DUE	61-90 DA		OVER 90 PAST D		Amount Due
0.00	0.00	0.00	0.0	00	1,186.3	32	\$1,186.32



Brad Little, Governor

Eric Anderson, President John Chatburn, Commissioner John R. Hammond, Jr., Commissioner

Sunbeam Water Company Attn: R Michael Parrish P.O. Box 399 Rockland, ID 83271

Statement

Date	
8/24/2022	

Account #

SNB-W

Date	Т	ransaction		Ar	nount		Balance
12/31/2018	INV #INT-2018-08.				47.44		980.44
	Assessment Intere	est \$47.44				1	
	Tax: State Sales 7	Tax @ 6.0% = 0.00					
04/16/2019	INV #2019-034.				50.00		1,030.44
	2019 Utilities Ass		50.00				
1010110010	Tax: State Sales 7	fax @ 6.0% = 0.00		10;			
12/31/2019	INV #INT-2019-02.	. 051 44			51.44		1,081.88
	Assessment Intere						
04/20/2020	Tax: State Sales T	ax @ 6.0% = 0.00			50.00		1 121 00
04/20/2020	2022 Utilities Ass	100 00 and 100 00			50.00		1,131.88
	Tax: State Sales 7				1		
05/05/2020	PMT #103. REC200				-50.00		1,081.88
01/02/2021	INV #INT-2020-06.	50		ļ	54.44		1,136.32
01/02/2021	Assessment Intere	est \$54.44			21.11		1,130.32
	Tax: State Sales T	*					
04/19/2021	INV #2021-249.	. u.i. (c) 0,10,70			50.00		1,186.32
	2022 Utilities Ass	sessment \$50.00					.,
	Tax: State Sales 7	Tax @ 6.0% = 0.00			Y		
05/03/2021	PMT #113. REC210	46			-50.00		1,136.32
CURRENT	1-30 DAYS PAST DUE	31-60 DAYS PAST	61-90 DA	YS PAST	OVER 90	DAYS	Amazonal Dosa
CURRENT	1-30 DATS FAST DUE	DUE	DU	JE	PAST C	UE	Amount Due
0.00	0.00	0.00	0.0	00	1 100		5: 104 20
0.00	0.00	0.00	0.0	JU	1,186.	32	\$1,186.32



Brad Little, Governor

Eric Anderson, President John Chatburn, Commissioner John R. Hammond, Jr., Commissioner

Sunbeam Water Company Attn: R Michael Parrish P.O. Box 399 Rockland, ID 83271

Statement

Date 8/24/2022

Account #

SNB-W

Date	Т	ransaction	Ar	mount	Balance
04/21/2022	INV #2022-241 2022 Utilities Ass Tax: State Sales T			50.00	1,186.32
CURRENT	1-30 DAYS PAST DUE	31-60 DAYS PAST DUE	61-90 DAYS PAST DUE	OVER 90 DAYS PAST DUE	Amount Due
0.00	0.00	0.00	0.00	1,186.32	\$1,186.32



P.O. Box 83720, Boise, ID 83720-0074

Brad Little, Governor

Eric Anderson, President John Chatburn, Commissioner John R. Hammond, Jr., Commissioner

September 1, 2022

Via U.S. Certified Mail & Email mparr8891@aol.com

Michael Parrish P.O. BOX 399 Rockland, ID 83271

Dear Mr. Parrish:

On August 25, 2022, you had a conference call with Staff of the Idaho Public Utilities Commission ("Commission") regarding Sunbeam Water ("Company"). During the conference call, we outlined how neither Sunbeam Water (465708) nor its predecessor Sunbeam Water Company Inc., (180320) had filed financial statements or statements relating to Sunbeam's Gross Intrastate Operating Revenue ("GIOR") for several years.

In turn, you outlined various barriers—including some unique problems the Company faces with its customers—that stand in the way of the Company becoming compliant with Commission requirements in an economically viable way.

Commission Staff may recommend to the Commission that representatives from the Commission visit the service area and meet with the Company's owners and customers. Commission representatives would be able to gather feedback from the Company's customers, inspect the physical property including the Company's defective equipment, and relay to the customers the realities of their options for water service going forward.

At this point, the next step for the Company is to provide the documentation requested in the August 30, 2022, email from Travis Culbertson. Specifically, the Commission needs five years of income statements starting with 2017 and going through what is currently available for 2022. The Commission also needs the GIOR for 2017 through 2021. Failure to submit the necessary documents may result in civil penalties under *Idaho Code* §§ 61-706 - 707, or other actions deemed appropriate by the Commission.

Regards,

Michael Duval

Deputy Attorney General

cc: Travis Culbertson
Maria Barratt-Riley

1-Legal-WATERtz Jus re regulation Sunbeam\20220901_Sunbeam_GIOR dock

From: Travis Culbertson

Sent: Tuesday, August 30, 2022 1:12 PM

To: Michael Parrish

Cc: Michael Duval; Terri Carlock

Subject: IPUC Sunbeam Water Company Follow Up Email

Attachments: GiORFormcompletioninstructions.pdf; 2022 GIOR Letter.pdf; 2021 GIOR Letter.pdf; 2020 GiOR

Letter.pdf; 2019 GIOR Letter.pdf, 2018 GIOR Letter.pdf

Hello Michael.

Thank you again for taking the time to talk with us last Thursday. I look forward to assisting Sunbeam Water Company ("Sunbeam") in complying with the Idaho Statutes and Rules and Procedures. I am available to provide further answers should questions arise.

As discussed during the meeting, I have attached some instructions about how to file Sunbeam's Gross Intrastate Operating Revenue ("GIOR") for 2021. See *Idaho Code* § 61-1001. We have attached five GIOR forms for 2017, 2018, 2019, 2021 and 2021. Please fill them out and send them to Nancy Ashcroft or to me. There are some assessment fees that have not been paid. Idaho Public Utilities Commission ("IPUC") will be sending a separate email that will include the balance due. Assessment fees are due May 15th and any remaining balance not paid shall be paid on or before November 15th of each year. If you need further information or have questions, please contact Nancy Ashcroft at (208)334-0325.

To get Sunbeam in compliance with IPUC, Sunbeam needs to submit five years of financial statements, or income statements. We need 2017, 2018, 2019, 2020 and 2021. We would also like to see financial statements for 2022 as of July 31. They can be mailed to PO Box 83720, Boise, ID 83720-0074 or you can email the documents to me.

Also I would like to encourage you to review our website. It is a great resource to get more information on utility regulation. Puc.idaho.gov. Our website contains applications from utilities who operate in various sectors (electric, natural gas, telecom, railroad, water, etc.). The one area that I would recommend is the "Water" page. If you select Cases then select Water, you will be taken to a page similar to the one below. Here is where you can research open cases that are in process of being considered by the Commission, as well as closed cases that have been fully decided. You can also look at public information and also see the approved water tariffs of other water utilities. It is a great resource.

Additionally, on the "Water" page, if you select <u>Small Water Company Information Packet</u>, see red arrow and yellow highlight below, it will take you to another page that provides additional information. There you will find copies of rules, policies, Uniform System of Accounts, just to name a few of the reference materials. The one that I would encourage reviewing is the link about rate case applications. It is found under the Rate Case section. There is a link titled, "Example of Rate Case Application" and other documents that provide more information and include instructions. The information there may help you file Sunbeam's next general rate case. As always, Staff is here to assist if you have questions.

Here is a <u>link</u> to a general rate case that was submitted by a small water utility last year. It is worth noting that this utility has been regulated for a very long time; I have been involved reviewing their Tariffs and recent filings. I recommend looking at it, as it can be a good resource.

Last note, just want to remind you that the Idaho Public Utilities Commission, through the Attorney General's Office, will be sending a letter to Sunbeam reflecting items that still need to be submitted to the Commission for Sunbeam to be in compliance. Those items include five years of annual reports (income statement starting in 2017 to 2021, plus

current information for 2022), and filing GIOR's (fill out the documents attached). If you would like some help with anything, please reach out, as I am more than willing to help.

I hope that covers it. If you have any questions, please reach out.

Thanks,

Travis Culbertson

Utilities Analyst Idaho Public Utilities Commission O: 208-334-0375



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Water

Cases

Open Cases
Closed Cases

Resources

Small Water Company Information Packet EPA Information DEQ - Public Drinking Water Systems NARUC Committee on Water Approved Water Tariffs

Orders & Notices

Commission Order No. 35246 - Interest Rate on Consumer Deposits Commission Order No. 35372 - Utilities Regulatory Fees

Rules

IPUC Rules
Safety and Accident Reporting Rules

Advanced Search

Search cases orders, resources etc



Idaho Public Utilities Commission

P.O. Box 83720 Boise, ID 83720-0074 11331 W. Chinden Blvd. Building 8, Suite 201-A Boise, ID 83714 Phone: 208.334.0300 Toll Free: 1-800-432-0369 Fax: 208.334.3762 Commission Calendar

Call 811 before digging

Contact us:

Consumer Complaint / Inquiry Form Case Comment Form

GIOR Form Completion Instructions

Log onto the Idaho Public Utilities Commission website:

https://puc.idaho.gov/

Select the Annual Gross Intrastate Revenues Report Form:



Assessment

Forms

Rules & Statutes

Utility Annual Gross Intrastate Revenues Report

GIOR Form Completion Instructions

Questions

nancy ashcraft@puc.idaho.gov 208-334-0325 maxine christensen@puc.idaho.gov 208-334-0374

maria barratt-riley@puc idaho gov 208-334-0337

Idaho Code

Complete all grayed sections on the revenue form. Then select the send button.

Revenues Statement

Idaho Gross Intrastate Operating Revenues Statement for Calendar Year 2021

	P.O. Bax 83720
	Boise (ID 83720-0074
	Telephone: (208) 334-0325 Fax: (208) 334-3762
	E-mail: nancy.ashcraft@puc.idaho.gov
Company Name	
Street Address:	
City:	
State:	ID:
Zip Code:	
Idaho during the	de \$6.61-1003 and 62-611 require that public ut hty corporations annuary report their gross operating revenues derived from business in preceding calendar year to the Commission. We request that your calendar year 2021 gross intrastate revenues be provided to the or before April 1, 2022. You must report even if you had zero gross intrastate operating revenues during the preceding calendar year.
information on th	is for your convenience. Please complete it by entering the relevant information in the shaded boxes. Please note the law requires he return be verified by an officer, or agent, of your company. The Commission is contact information is given above. Should you have any intents, please contact me.
Sincerely,	
Maria Bar	rratt-Rilev
	ey Deputy Administrator
Certification:	11.11.12.12.12.12.12.12.12.12.12.12.12.1
Our Idaha Gros	ss Intrastate Revenue for the Calendar Year 2021 was
I certify that the	e foregoing statement is true and correct to the best of my knowledge, information and belief
By checking thi	s box. I certify under penalty of perjury pursuant to the law of the State of Idaho that the foregoing is true and correct.
Additional Info	ormation:
	hin your company to contact should we have questions regarding this form is:
Name:	
Telephone Nu	mber: E-Mail Address:

Send

If any field is left blank, an error message will be posted next to the field. Complete the information then select the send button again.

Certification:				
Our Icaho Gress Intras	tate Revenue for the Calendar	Yest 2020 was 0.00		
I certify that the forego	ing statement is true and con	rect to the best of my knowledge	, information and belief.	
By checking this box, I	certify under penalty of pegu	ry pursuant to the law of the State	e of Idano that the foregoing	is true and correct. F-ease check
-				baxto continue
Additional Information		we have questions regarding this	form is:	pax to
		we have questions regarding this	form is:	pax to

You will receive the following message when the form has been sent to the PUC fiscal department. If you do not receive this message, check the form for an error message.



If you any questions or concerns, please contact IPUC Fiscal Staff.

nancy.ashcraft@puc.idaho.gov 208-334-0325

lara.millich@puc.idaho.gov 208-334-0374

maria.barratt-riley@puc.idaho.gov 208-334-0337

Company Name:	
Street Address:	
City:	
State:	
Zip Code:	
business in Idaho during	1-1003 and 62-611 require that public utility corporations annually report their gross operating revenues derived from the preceding calendar year to the Commission. We request that your calendar year 2017 gross intrastate revenues be sion on or before April 1, 2018. You must report even if you had zero gross intrastate operating revenues during the r.
information on the return	our convenience. Please complete it by entering the relevant information in the shaded boxes. Please note the law requires be verified by an officer, or agent, of your company. The Commission's contact information is given above. Should you mments, please contact me.
Sincerely,	
Maria Barratt-Rile	у
Maria Barratt-Riley, Depo	uty Administrator
Certification:	
Our Idaho Gross Inti	astate Revenue for the Calendar Year 2017 was
I certify that the foregoi	ng statement is true and correct to the best of my knowledge, information and belief.
By checking this box	, I certify under penalty of perjury pursuant to the law of the State of Idaho that the foregoing is true and correct.
Additional Informat The person within your	ion: company to contact should we have questions regarding this form is:
Name:	
Telephone Numbe	r: E-Mail Address:

Company Name:	
Street Address:	2 22
City:	
State:	
Zip Code:	
business in Idaho during	1-1003 and 62-611 require that public utility corporations annually report their gross operating revenues derived from the preceding calendar year to the Commission. We request that your calendar year 2018 gross intrastate revenues be sion on or before April 1, 2019. You must report even if you had zero gross intrastate operating revenues during the r.
information on the return	our convenience. Please complete it by entering the relevant information in the shaded boxes. Please note the law requires be verified by an officer, or agent, of your company. The Commission's contact information is given above. Should you omments, please contact me.
Sincerely,	
Maria Barratt-Rile	y
Maria Barratt-Riley, Dep	uty Administrator
Certification:	
Our Idaho Gross Intr	astate Revenue for the Calendar Year 2018 was
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Company Name:	
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State:	
Zip Code:	
business in Idaho during	1-1003 and 62-611 require that public utility corporations annually report their gross operating revenues derived from the preceding calendar year to the Commission. We request that your calendar year 2019 gross intrastate revenues be gion on or before April 1, 2020. You must report even if you had zero gross intrastate operating revenues during the re.
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Maria Barratt-Rile	y
Maria Barratt-Riley, Depu	ıty Administrator
Certification:	
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Street Address:	
City:	2'
State:	
Zip Code:	
business in Idaho during t	1-1003 and 62-611 require that public utility corporations annually report their gross operating revenues derived from the preceding calendar year to the Commission. We request that your calendar year 2020 gross intrastate revenues be sion on or before April 1, 2021. You must report even if you had zero gross intrastate operating revenues during the r.
information on the return	our convenience. Please complete it by entering the relevant information in the shaded boxes. Please note the law requires be verified by an officer, or agent, of your company. The Commission's contact information is given above. Should you mments, please contact me.
Sincerely,	
Maria Barratt-Rile	y
Maria Barratt-Riley, Depa	uty Administrator
Certification:	
Our Idaho Gross Into	rastate Revenue for the Calendar Year 2020 was
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Company Name:	
Street Address:	
City:	
State:	
Zip Code:	
business in Idaho during	1-1003 and 62-611 require that public utility corporations annually report their gross operating revenues derived from the preceding calendar year to the Commission. We request that your calendar year 2021 gross intrastate revenues be sion on or before April 1, 2022. You must report even if you had zero gross intrastate operating revenues during the r.
information on the return	our convenience. Please complete it by entering the relevant information in the shaded boxes. Please note the law requires be verified by an officer, or agent, of your company. The Commission's contact information is given above. Should you omments, please contact me.
Sincerely,	
Maria Barratt-Rile	y
Maria Barratt-Riley, Depo	uty Administrator
Certification:	
Our Idaho Gross Inti	astate Revenue for the Calendar Year 2021 was
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