

WENDY MCINDOO Direct (503) 595-3922 wendy@mcd-law.com

March 11, 2010

VIA ELECTRONIC FILING

PUC Filing Center Public Utility Commission of Oregon PO Box 2148 Salem, OR 97308-2148

Re: Docket LC 50

Enclosed for filing in the above referenced docket is an original and one copy of Idaho Power Company's Motion for Standard Protective ORder.

A copy of this filing has been served on all parties to this proceeding as indicated on the attached Certificate of Service.

Very truly yours,

andy Mc Indoo

Wendy McIndoo Legal Assistant

Enclosures cc: Service List 1

CERTIFICATE OF SERVICE

I hereby certify that I served a true and correct copy of the foregoing documents on
in Docket LC 50 on the following named persons on the date indicated below by e-mail
addressed to said persons at his or her last-known address indicated below.

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7	Linnea Wittekind Public Utility Commission of Oregon	Janet L. Prewitt Department of Justice Natural Resources Section	
8	PO Box 2148		
9	Salem, OR 97308-2148 llinnea.wittekind@state.or.us	janet.prewitt@state.or.us	
10	Jason W. Jones	Hardev Juj	
11	Assistant Attorney General 1162 Court St. NE Salem, OR 97301-4096	Bonneville Power Administration VP Planning & Asset Management hsjuj@bpa.gov	
12	Jason.w.jones@state.or.us		
13	Robert Jenks	Charles H. Combs Bonneville Power Administration chcombs@bpa.gov	
14	Citizens' Utility Board of Oregon bob@oregoncub.org		
15	Gordon Feighner	G. Catriona McCracken	
16	Citizens' Utility Board of Oregon Gordon@oregoncub.org	Citizens' Utility Board of Oregon catriona@oregoncub.org	
17	Adam Bless	Vijay A Satyal	
18	Senior Facility Analyst Oregon Department Of Energy adam.bless@state.or.us	Oregon Department Of Energy vijay.a.satyal@state.or.us	
19	-		
20	Jordan A. White Pacific Power & Light Jordan.white@pacificorp.com	Pacific Power Oregon Dockets PacifiCorp dba Pacific Power oregondockets@pacificorp.com	
21			
22	Pete Warnken PacifiCorp Energy pete.warnken@pacificorp.com	Ann English Gravatt Renewable Northwest Project ann@rnp.org	
23			
24	Suzanne Leta Liou Renewable Northwest Project Suzanne@rnp.org	John W. Stephens Esler Stephens & Buckly stephens@eslerstephens.com	
25	ouzame@mp.org	stephene Westerstephene.com	
26		McDowell Rackner & Gibson PC 520 SW Sixth Avenue, Suite 830	

Portland, OR 97204

1	V. Danias Caundara	Prion Kuchno		
2	V. Denise Saunders Portland General Electric denise.saunders@pgn.com	Brian Kuehne Portland General Electric Integrated Resource Planning		
3	denise.saunders@pgn.com	brian.kuehne@pgn.com		
4	Patrick Hager	Roger Findley		
5	Portland General Electric Rates & Regulatory Affiars	rogerfindley@q.com		
6	pge.opuc.filings@pgn.com			
7	Thomas H. Nelson nelson@thnelson.com	Nancy Peyron 42659 Sunnyslope Rd		
8		Baker City, OR 97814 nancypeyron@msn.com		
9	Daniel Meek	Milo Pope		
10	10949 SW 4 th Ave. Portland, OR 97219	Mile Fope Move Idaho Power PO Box 50		
11	dan@meek.net	Baker City, OR 97814 milo@thegeo.net		
12				
13	DATED: March 11, 2010			
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15		Wendy MaJudoo		
16		Legal Assistant Attorney for Idaho Power Company		
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23				
24				
25		McDowell Rackner & Gibson PC		
26		520 SW Sixth Avenue, Suite 830 Portland, OR 97204		
Page 2 -	CERTIFICATE OF SERVICE			

1	BEFORE THE PUBLIC UTILITY COMMISSION OF OREGON			
2	LC 50			
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4	IN THE MATTER OF IDAHO POWER COMPANY'S Application for Adoption of its	MOTION FOR STANDARD PROTECTIVE ORDER		
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8	Pursuant to OAR 860-012-0035(1)(k), Idaho Power Company moves for entry of the			
9	Ocmmission's standard protective order in this proceeding. As good cause for this motion,			
10) Idaho Power Company states:			
11	1. The Commission's rules authors	orize Idaho Power Company to seek reasonable		
12	2 restrictions on discovery of trade secrets and other confidential business information. See			
13	3 OAR 860-11-0000(3) (adopting Oregon Rules of Civil Procedure ("ORCP")); ORCP 36(C)(7)			
14	(providing protection against unrestricted discovery of "trade secrets or other confidential			
15	5 research, development, or commercial information"). See also In re Investigation into the			
16	S Cost of Providing Telecommunication Service (UM 351), Order No. 91-500 (1991)			
17	7 (recognizing that protective orders are a reasonable means to protect "the rights of a party			
18	8 to trade secrets and other confidential commercial information" and "to facilitate the			
19	9 communication of information between litigants").			
20	2. Idaho Power Company anticip	pates that discovery in this proceeding may		
21	1 include proprietary business and financial information. Idaho Power Company will be			
22	2 exposed to competitive injury if it is forced to make unrestricted disclosure of its confidential			
23	3 business information.			
24	3. Issuance of a protective order	will facilitate the production of relevant		
25	information, aid the discovery process and e	xpedite resolution of this case.		
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1	For the foregoing reasons,	Idaho Power Compan	v requests entry of the
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2 Commission's standard protective order in this docket.

3	DATED: March 11, 2010.	McDowell Rackner & GIBSON PC
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5		Lisa F. Rackner
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7		IDAHO POWER COMPANY
8		Barton L. Kline
9		Corporate Counsel 1221 West Idaho Street
10		P.O. Box 70 Boise, Idaho 83707
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12		Attorneys for Idaho Power Company
13		
14		
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