BEFORE THE

PUBLIC UTILITY COMMISSION OF OREGON

UE 213

IN THE MATTER OF THE APPLICATION OF) IDAHO POWER COMPANY FOR AUTHORITY TO INCREASE ITS RATES AND CHARGES FOR ELECTRIC SERVICE IN THE STATE OF OREGON)	OREGON INDUSTRIAL CUSTOMERS OF IDAHO POWER'S MOTION TO ADMIT PRE-FILED TESTIMONY AND EXHIBITS
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The Oregon Industrial Customers of Idaho Power ("OICIP") hereby move that the following affidavits, as well as the pre-filed testimony and exhibits listed below be admitted into the record in this proceeding:

Mark Ratcliffe: OICIP Exhibits 100 through 103

Scott Patterson: OICIP Exhibits 200 through 205

Dennis Bickford, P.E.: OICIP Exhibits 300 through 303

Robert Schneider, P.E.: OICIP Exhibits 400 through 409

Respectfully submitted this 8th day of February 2010,

Attorney for the Oregon Industrial Customers of Idaho Power

ISB No. 7454

Richardson & O'Leary, PLLC

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Attorneys for the Oregon Industrial Customers of Idaho Power

BEFORE THE PUBLIC UTILITY COMMISSION OF OREGON

IN THE MATTER OF IDAHO POWER COMPANY' S REQUEST FOR A GENERAL RATE REVISION) UE 213) AFFADIVIT OF DENNIS W.) BICKFORD, P.E. REGARDING) TESTIMONY AND EXHIBITS)))
STATE OF <u>Washington</u>)	
County of <u>Clallam</u>) ss.	

- I, Dennis W. Bickford, P.E. being first duly sworn on oath, depose and say:
- 1. My full name is Dennis Ward Bickford. I am employed as a consulting engineer by D. Hittle & Associates, Inc. (DHA). DHA has offices located in both Kennewick, WA and Lynnwood, WA. I work out of both our Lynnwood Office, which is at 19101 36th Ave. West, Suite 209, Lynnwood, WA, 98036, and our Kennewick Office, which is at 7517 West Deschutes Ave, Kennewick, WA 99336.

AFFIDAVIT OF DENNIS W. 1
BICKFORD, P.E. REGARDING
TESTIMONY AND EXHIBITS – UE 213

- 2. I am the same Dennis Bickford that previously filed testimony on behalf of the Oregon Industrial Customers of Idaho Power in this matter.
- 3. My pre-filed testimony and exhibits are true and accurate based on my information and belief. If I were answer those questions today, my responses would be the same.

I declare under penalty of perjury under the laws of the state of Washington that the foregoing is true and correct based on my information and belief.

2

I signed this the 2nd day of February 2010.

Dennis W. Bickford, P.E.

SUBSRIBED AND SWORN to before me this 2nd day of February 2010

HAN K KACHILLING SION ELS SION

Notary Public for the State of Wash

Residing at Port Angeles

My Commission expires Nov 6, 2013

Peter J. Richardson ISB No. 3195 Richardson & O'Leary 515 N. 27th Street P.O. Box 7218 Boise, Idaho 83702 Telephone: (208) 938-7901

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Attorneys for the Oregon Industrial Customers of Idaho Power

BEFORE THE PUBLIC UTILITY COMMISSION OF OREGON

IN THE MATTER OF IDAHO POWER COMPANY'S REQUEST FOR A GENERAL RATE REVISION	UE 213 AFFADIVIT OF SCOTT PATTERSON REGARDING TESTIMONY AND EXHIBITS
STATE OF <u>South Carolina</u>) State of <u>Greenville</u>) State of <u>Greenville</u>) State of <u>Greenville</u>	

- I, Scott Patterson, being first duly sworn on oath, depose and say:
- My full name is Scott Patterson. I am employed as a Corporate Manager of the Reliability and Excellence Program at Heinz North America, 1000 Ericsson Drive, Warrendale, PA 15086-7502.

AFFADIVIT OF SCOTT PATTERSON REGARDING TESTIMONY AND EXHIBITS – UE 213

- 2. I am the same Scott Patterson that previously filed testimony on behalf of the Oregon Industrial Customers of Idaho Power in this matter.
- My pre-filed testimony and exhibits are true and accurate based on my information and belief. If I were answer those questions today, my responses would be the same.

I declare under penalty of perjury under the laws of the state of South Carolina that the foregoing is true and correct based on my information and belief.

I signed this the <u>3rd</u> day of February 2010.

Scott Patterson

SUBSRIBED AND SWORN to before me this

day of February 2010.

Notary Public for the State of Soth Cooling

Residing at 1790 washifted Geenle & 2960

My Commission expires 6.16.18

Peter J. Richardson ISB No. 3195 Richardson & O'Leary 515 N. 27th Street P.O. Box 7218 Boise, Idaho 83702 Telephone: (208) 938-7901

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Attorneys for the Oregon Industrial Customers of Idaho Power

BEFORE THE PUBLIC UTILITY COMMISSION OF OREGON

IN THE MATTER OF IDAHO POWER COMPANY'S REQUEST FOR A GENERAL RATE REVISION)	UE 213 AFFADIVIT OF MARK RATCLIFFE REGARDING TESTIMONY AND EXHIBITS
STATE OF OREGON) ss. County of MALHUER)	

- I, Mark Ratcliffe, being first duly sworn on oath, depose and say:
- My name is Mark Ratcliffe. I am employed as Senior Manager of Operations at Heinz's Ore-Ida Potato Products facility at 175 NE 6th Avenue, Ontario, Oregon 97914.

- I am the same Mark Ratcliffe that previously filed testimony on behalf of the Oregon Industrial Customers of Idaho Power in this matter.
- My pre-filed testimony and exhibits are true and accurate based on my information and belief. If I were answer those questions today, my responses would be the same.

I declare under penalty of perjury under the laws of the state of OREGON that the foregoing is true and correct based on my information and belief.

I signed this the _____ day of February 2010.

Mark Ratcliffe

SUBSRIBED AND SWORN to before me this _____ day of February 2010.



Residing at Malheur County

Januar 7. Flores

My Commission expires 6 - 30-12

Peter J. Richardson
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Attorneys for the Oregon Industrial Customers of Idaho Power

BEFORE THE PUBLIC UTILITY COMMISSION OF OREGON

IN THE MATTER OF IDAHO POWER COMPANY'S REQUEST FOR A GENERAL RATE REVISION	UE 213 AFFADIVIT OF ROBERT SCHNEIDER, P.E. REGARDING TESTIMONY AND EXHIBITS O
STATE OF Washingha) ss. County of Snohensh)	

- I, Robert Schneider, P.E. being first duly sworn on oath, depose and say:
- 1. My full name is Robert Kerry Schneider. I am employed as a consulting engineer and President of D. Hittle & Associates, Inc. (DHA). DHA has offices located in both Kennewick, WA and Lynnwood, WA. I am located in our Lynnwood Office, which is at 19101 36th Ave. West, Suite 209, Lynnwood, WA, 98036.
- I am the same Robert Schneider that previously filed testimony on behalf of the Oregon Industrial Customers of Idaho Power in this matter.

1

AFFADIVIT OF ROBERT SCHNEIDER, P.E. REGARDING TESTIMONY AND EXHIBITS – UE 213

3. My pre-filed testimony and exhibits are true and accurate based on my information and belief. If I were answer those questions today, my responses would be the same.

I declare under penalty of perjury under the laws of the state of Was hinghy that the foregoing is true and correct based on my information and belief.

I signed this the _____ day of February 2010.

Robert Schneider, P.E.

day of February 2010. SUBSRIBED AND SWORN to before me this __

2

Notary Public for the State of Washington

Residing at Everett, Washington

My Commission expires 08/01/11

My Commission expires

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that on the 8th day of February, 2010, a true and correct copy of the within and foregoing **OREGON INDUSTRIAL CUSTOMERS OF IDAHO POWER'S MOTION TO ADMIT PRE-FILED TESTIMONY AND EXHIBITS** was served in the manner shown to:

G. Catriona McCracken (C) CITIZEN'S UTILITY BOARD OF OREGON	Hand DeliveryU.S. Mail, postage pre-paid
catriona@oregoncub.org	Facsimile
(waived paper service)	X Electronic Mail
Gordon Feighner (C) Robert Jenks	Hand Delivery
CITIZEN'S UTILITY BOARD OF OREGON	U.S. Mail, postage pre-paid Facsimile
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(waived paper service)	A_ Electronic Wan
(warved paper service)	Hand Delivery
Gregory W. Said	U.S. Mail, postage pre-paid
Donovan E. Walker	Facsimile
IDAHO POWER COMPANY	X _ Electronic Mail
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Judy Johnson (C)	Hand Delivery	
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Vale OR 97918	X_ Electronic Mail	
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	Signed Aly Cleh	
	Signed Greg Adams	
	Oreg Adams	