IDACORP INC Form 10-Q August 08, 2007

UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D. C. 20549 FORM 10-Q

(Mark One)

X QUARTERLY REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

For the quarterly period ended June 30, 2007

OR

TRANSITION REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

For the transition period from

Exact name of registrants as specified I.R.S.

Commission File in their charters, address of principal Identification
Number executive offices, zip code and telephone number
1-14465
1DACORP, Inc.
82-0505802
1-3198
Idaho Power Company
82-0130980

1221 W. Idaho Street Boise, ID 83702-5627 (208) 388-2200 State of Incorporation: Idaho

Websites: <u>www.idacorpinc.com</u>

www.idahopower.com

None

Former name, former address and former fiscal year, if changed since last report.

Indicate by check mark whether the registrants (1) have filed all reports required to be filed by Section 13 or 15(d) of the Securities Exchange Act of 1934 during the preceding 12 months (or for such shorter period that the registrants were required to file such reports), and (2) have been subject to such filing requirements for the past 90 days. Yes _X_ No ____

Indicate by check mark whether the registrants are large accelerated filers, accelerated filers, or non-accelerated filers.

ID	ACORP, Inc.:					
	Large accelerated filer	X	Accelerated filer	Non-accelerated filer		_
Ida	aho Power Company:					
	Large accelerated filer		Accelerated filer	Non-accelerated filer	X	
Inc	licate by check mark w	het	her the registrants	are shell companie	es (a	as defined in Rule 12b-2 of the Exchange Act
Ye	s No <u>X</u>					

Number of shares of Common Stock outstanding as of June 30, 2007:

IDACORP, Inc.: 44,303,372

Idaho Power Company: 39,150,812, all held by IDACORP, Inc.

This combined Form 10-Q represents separate filings by IDACORP, Inc. and Idaho Power Company. Information contained herein relating to an individual registrant is filed by that registrant on its own behalf. Idaho Power Company makes no representations as to the information relating to IDACORP, Inc.'s other operations.

Idaho Power Company meets the conditions set forth in General Instructions H(1)(a) and (b) of Form 10-Q and is therefore filing this Form with the reduced disclosure format.

COMMONLY USED TERMS

Allowance for

Funds Used

During

AFDC - Construction

California Independent

System

Cal ISO - Operator

California Power

CalPX - Exchange

Comprehensive

Aquifer Management

CAMP - Plan

Cubic feet per

cfs - second

Demand Side

DSM - Management

Energy Policy

Energy Act - Act of 2005

Earnings per

EPS - share

Endangered

ESA - Species Act

Eastern Snake

ESPA - Plain Aquifer

Financial Accounting Standards

FASB - Board

Federal Energy

Regulatory

FERC - Commission

Financial Accounting Standards Board

FIN - Interpretation Fitch - Fitch, Inc.

Federal Power

FPA - Act

Generally
Accepted
Accounting
Principles in
the United
States of

GAAP - America

Ida-West Energy, a subsidiary of

Ida-West - IDACORP, Inc.

Idaho

Department of

Environmental

IDEQ - Quality

Idaho

Department of

Water

IDWR - Resources

IDACORP Energy, a subsidiary of IDACORP, Inc.

IE - IDACORP, Inc

Idaho Energy

IERCO - Resources Co.

IDACORP Financial Services, a subsidiary of IDACORP, Inc.

IFS - IDACORP, Inc.

Idaho Power Company, a subsidiary of IDACORP, Inc.

IPC - IDACORP, Inc Idaho Public

Utilities

IPUC - Commission

Integrated

IRP - Resource Plan

IDACORP Technologies,

ITI - Inc.

Idaho Water

IWRB - Resource Board

kW - Kilowatt

Million acre

maf - feet

MD&A - Management's

Discussion and Analysis of Financial

Condition and Results of Operations

Moody's Investors

Moody's - Service MW - Megawatt MWh - Megawatt-

- Megawatt-hour

National

Environmental

Policy Act of

NEPA - 1996

Operations and

O & M - Maintenance

Oregon Public

Utility

OPUC - Commission

Power Cost

PCA - Adjustment

Protection,

Mitigation and

PM&E - Enhancement

Public Utility
Regulatory

Policies Act of

PURPA - 1978

Request for

RFP - Proposal

Regional Transmission

RTO - Organization

Standard & Poor's Ratings

S&P - Services

Statement of Financial Accounting

SFAS - Standards SO₂ - Sulfur Dioxide

Snake River

Basin

SRBA - Adjudication

North Valmy Steam Electric Generating

Valmy - Plant

Variable

VIEs - Interest Entities

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SAFE HARBOR STATEMENT		

This Form 10-Q contains "forward-looking statements" intended to qualify for the safe harbor from liability established by the Private Securities Litigation Reform Act of 1995. Forward-looking statements should be read with the cautionary statements and important factors included in this Form 10-Q at Part I, Item 2, "Management's Discussion and Analysis of Financial Condition and Results of Operations - Forward-Looking Information." Forward-looking statements are all statements other than statements of historical fact, including without limitation those that are identified by the use of the words "anticipates," "believes," "estimates," "expects," "intends," "plans,"

"predicts," "projects," "may result," "may continue" and similar expressions.

PART I - FINANCIAL INFORMATION Item 1. Financial Statements IDACORP, Inc.

Condensed Consolidated Statements of Income (unaudited)

Three months ended June 30,

		June 30,		
	2007		2006	
	(thousands of dollars except		ept	
Operating Revenues:	for per share amounts)			
Electric utility:				
General business	\$ 162,212	\$	159,210	
Off-system sales	37,177		75,598	
Other revenues	13,137		6,040	
Total electric utility revenues	212,526		240,848	
Other	1,246		1,787	
Total operating revenues	213,772		242,635	
Operating Expenses:				
Electric utility:				
Purchased power	80,467		74,808	
Fuel expense	27,520		21,954	
Power cost adjustment	(42,172)		4,600	
Other operations and maintenance	78,888		69,840	
Demand-side management	2,548		-	
Gain on sale of emission allowances	(882)		(8,126)	
Depreciation	25,613		24,633	
Taxes other than income taxes	4,636		6,329	
Total electric utility expenses	176,618		194,038	
Other expense	582		3,046	
Total operating expenses	177,200		197,084	
Operating Income (Loss):				
Electric utility	35,908		46,810	
Other	664		(1,259)	
Total operating income	36,572		45,551	
Other Income	3,862		5,080	
Losses of Unconsolidated Equity-Method				
Investments	(1,551)		(2,208)	
Other Expense	1,571		2,655	
Interest Expense:				
Interest on long-term debt	13,896		14,200	
Other interest	1,514		1,175	
Total interest expense	15,410		15,375	
Income Before Income Taxes	21,902		30,393	
Income Tax Expense	3,437		7,720	
Income from Continuing Operations	18,465		22,673	
	-		(2,817)	

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Income (Losses) from Discontinued Operations, net of tax \$ \$ **Net Income** 18,465 19,856 Weighted Average Common Shares Outstanding - Basic (000's) 43,751 42,557 Weighted Average Common Shares Outstanding - Diluted (000's) 43,884 42,702 **Earnings Per Share of Common Stock** (basic and diluted): Earnings per share from Continuing Operations \$ 0.42 \$ 0.53 Earnings (losses) per share from Discontinued Operations (0.06)Earnings Per Share of Common Stock \$ 0.42 \$ 0.47 **Dividends Paid Per Share of Common** Stock \$ 0.30 \$ 0.30

The accompanying notes are an integral part of these statements.

IDACORP, Inc. Condensed Consolidated Statements of Income (unaudited)

Six months ended June 30,

		June 30,	
	2007		2006
Operating Revenues:	(thous	ands of dollars except	
Electric utility:	for p	per share amounts)	
General business	\$ 299,46	\$	321,393
Off-system sales	95,01	6	179,839
Other revenues	23,97	6	6,890
Total electric utility revenues	418,45	5	508,122
Other	2,029	9	2,853
Total operating revenues	420,48	4	510,975
Operating Expenses:			
Electric utility:			
Purchased power	131,28	5	130,733
Fuel expense	58,43	2	48,923
Power cost adjustment	(63,708	3)	48,067
Other operations and maintenance	146,71		131,513
Demand-side management	4,66	3	-
Gain on sale of emission allowances	(882	2)	(8,235)
Depreciation	50,90		49,182
Taxes other than income taxes	9,55	4	11,900
Total electric utility expenses	336,96	2	412,083
Other expense	3,17	0	6,863
Total operating expenses	340,13	2	418,946
Operating Income (Loss):	·		
Electric utility	81,49	3	96,039
Other	(1,14)		(4,010)
Total operating income	80,35		92,029
Other Income	9,25		9,749
Losses of Unconsolidated Equity-Method	·		•
Investments	(2,87	7)	(2,259)
Other Expense	4,78		4,076
Interest Expense:	·		•
Interest on long-term debt	27,44	4	28,284
Other interest	3,11	8	2,204
Total interest expense	30,56		30,488
Income Before Income Taxes	51,38		64,955
Income Tax Expense	8,33		15,327
Income from Continuing Operations	43,04		49,628
Income (Losses) from Discontinued Operations,	,		•
net of tax	6	7	(4,296)
Net Income	\$ 43,11		45,332
	43,70		42,515

Weighted Average Common Shares Outstanding -				
Basic (000's)				
Weighted Average Common Shares Outstanding -				
Diluted (000's)		43,845		42,642
Earnings Per Share of Common Stock:				
Earnings per share from Continuing				
Operations-Basic	\$	0.99	\$	1.17
Earnings (losses) per share from Discontinued				
Operations-Basic		-		(0.10)
Earnings Per Share of Common Stock-Basic	\$	0.99	\$	1.07
Earnings per share from Continuing				
Operations-Diluted	\$	0.98	\$	1.16
Earnings (losses) per share from Discontinued				
Operations-Diluted		-		(0.10)
Earnings Per Share of Common Stock-Diluted	\$	0.98	\$	1.06
Dividends Paid Per Share of Common Stock	\$	0.60	\$	0.60
The accompanying note	s are an inte	egral part of these statem	ents.	

IDACORP, Inc. Condensed Consolidated Balance Sheets (unaudited)

	June 30, 2007	December 31, 2006
Assets	(thousands of c	lollars)
Current Assets:		
Cash and cash equivalents	\$ 12,464 \$	9,892
Receivables:		
Customer	64,318	62,131
Allowance for uncollectible accounts	(7,087)	(7,168)
Employee notes	2,338	2,569
Other	10,732	11,855
Energy marketing assets	9,533	12,069
Accrued unbilled revenues	42,823	31,365
Materials and supplies (at average cost)	42,370	39,079
Fuel stock (at average cost)	15,902	15,174
Prepayments	8,269	9,308
Taxes receivable	9,181	-
Deferred income taxes	31,357	28,035
Regulatory assets	1,309	1,480
Refundable income tax deposit	44,903	44,903
Other	3,581	2,513
Assets held for sale	, -	3,326
Total current assets	291,993	266,531
Investments	200,430	202,825
Property, Plant and Equipment:	,	,
Utility plant in service	3,651,623	3,583,694
Accumulated provision for depreciation	(1,446,131)	(1,406,210)
Utility plant in service - net	2,205,492	2,177,484
Construction work in progress	264,585	210,094
Utility plant held for future use	3,137	2,810
Other property, net of accumulated	·	
depreciation	28,377	28,692
Property, plant and equipment - net	2,501,591	2,419,080
Other Assets:		
American Falls and Milner water rights	30,022	30,543
Company-owned life insurance	32,604	34,055
Regulatory assets	426,398	423,548
Long-term receivables (net of allowance	,	•
of \$1,878)	3,583	3,802
Employee notes	2,310	2,411
Other	43,385	41,259
Assets held for sale	, -	21,076
Total other assets	538,302	556,694
Total	\$ 3,532,316 \$	3,445,130

The accompanying notes are an integral part of these statements.

IDACORP, Inc. Condensed Consolidated Balance Sheets (unaudited)

		June 30, 2007	December 31, 2006		
Liabilities and Shareholders' Equity		(thousands of dollars)			
Current Liabilities:					
Current maturities of long-term debt	\$	91,310 \$	95,125		
Notes payable		86,900	129,000		
Accounts payable		85,602	86,440		
Energy marketing liabilities		10,842	13,532		
Taxes accrued		- -	47,402		
Interest accrued		18,960	12,657		
Other		54,745	23,572		
Liabilities held for sale		- -	2,606		
Total current liabilities		348,359	410,334		
Other Liabilities:					
Deferred income taxes		475,115	498,512		
Regulatory liabilities		278,597	294,844		
Other		196,148	179,836		
Liabilities held for sale		- -	8,773		
Total other liabilities		949,860	981,965		
Long-Term Debt		1,064,603	928,648		
Commitments and Contingencies (Note 5)					
Shareholders' Equity:					
Common stock, no par value (shares authorized					
120,000,000;					
44,304,643 and 43,905,458 shares issued,					
respectively)		650,149	638,799		
Retained earnings		525,266	493,363		
Accumulated other comprehensive loss		(5,913)	(5,737)		
Treasury stock (1,271 and 71,570 shares at cost,	,				
respectively)		(8)	(2,242)		
Total shareholders' equity		1,169,494	1,124,183		
Total	\$	3,532,316 \$	3,445,130		
The accompanying notes are an	integr	ral part of these stateme	ents.		

IDACORP, Inc. Condensed Consolidated Statements of Cash Flows (unaudited)

Six Months Ended

	Six Months Ended		
		June 30,	
		2007	2006
On anothing Astinition		(thousands of d	onars)
Operating Activities:	Ф	42 112 A	45 222
Net income	\$	43,113 \$	45,332
Adjustments to reconcile net income to net cash provided by			
operating activities:		(0.207	(0.220
Depreciation and amortization		60,397	60,339
Deferred income taxes and investment tax credits		18,760	(35,056)
Changes in regulatory assets and liabilities		(65,257)	61,143
Undistributed earnings of subsidiaries		(2,922)	(4,607)
Gain on sale of assets		(2,687)	(7,547)
Other non-cash adjustments to net income		4,564	(1,957)
Change in:		(2.001)	26.005
Accounts receivable and prepayments		(3,001)	26,095
Accounts payable and other accrued liabilities		(3,548)	(10,470)
Taxes accrued		(12,582)	14,317
Other current assets		(15,402)	(8,416)
Other current liabilities		11,160	10,003
Other assets		568	(2,345)
Other liabilities		8,300	(317)
Net cash provided by operating activities		41,463	146,514
Investing Activities:			
Additions to property, plant and equipment		(122,179)	(102,465)
Proceeds from the sale of IDACOMM		7,283	-
Investments in affordable housing		300	-
Proceeds from the sale of emission allowances		2,685	10,865
Investments in unconsolidated affiliates		(3,600)	(11,520)
Purchase of available-for-sale securities		(24,349)	(9,428)
Proceeds from the sale of available-for-sale securities		25,296	10,607
Purchase of held-to-maturity securities		(1,325)	(1,245)
Maturity of held-to-maturity securities		1,730	981
Other assets		1,377	857
Net cash used in investing activities		(112,782)	(101,348)
Financing Activities:			
Issuance of long-term debt		140,000	-
Retirement of long-term debt		(7,650)	(7,901)
Dividends on common stock		(26,286)	(25,521)
Net change in short-term borrowings		(42,100)	(14,900)
Issuance of common stock		12,451	4,816
Acquisition of treasury stock		(346)	-
Other		(2,178)	(145)

Net cash provided by (used in) financing activities		73,891	(43,651)
Net increase in cash and cash equivalents		2,572	1,515
Cash and cash equivalents at beginning of period		9,892	52,356
Cash and cash equivalents at end of period	\$	12,464 \$	53,871
Supplemental Disclosure of Cash Flow Information:			
Cash paid during the period for:			
Income taxes	\$	3,314 \$	34,623
Interest (net of amount capitalized)	\$	29,342 \$	29,317
Non-cash investing activities			
Additions to property, plant and equipment in accounts payable	\$	9,878 \$	9,481
The accompanying notes are an integral part of	these	statements.	
5			

IDACORP, Inc. Condensed Consolidated Statements of Comprehensive Income (unaudited)

		Three Mon		ded
	June 30,			
		2007	2	2006
		(thousands	of doll	ars)
Net Income	\$	18,465	\$	19,856
Other Comprehensive Income (Loss):				
Unrealized gains (losses) on securities:				
Unrealized holding gains (losses) arising during the period,				
net of tax of \$425 and (\$523)		662		(922)
Reclassification adjustment for gains included				
in net income, net of tax of \$0 and (\$512)		-		(798)
Net unrealized gains (losses)		662		(1,720)
Unfunded pension liability adjustment, net of tax				
of \$72 and \$0		113		-
Total Comprehensive Income	\$	19,240	\$	18,136

The accompanying notes are an integral part of these statements.

IDACORP, Inc. Condensed Consolidated Statements of Comprehensive Income (unaudited)

		Six Months Ended		
		June 30,		
		2007	2006	
		(thousands of de	ollars)	
Net Income	\$	43,113 \$	45,332	
Other Comprehensive Income (Loss):				
Unrealized gains (losses) on securities:				
Unrealized holding gains (losses) arising during the period,				
net of tax of \$304 and (\$65)		473	(248)	
Reclassification adjustment for gains included				
in net income, net of tax of (\$561) and (\$730)		(874)	(1,138)	
Net unrealized gains (losses)		(401)	(1,386)	
Unfunded pension liability adjustment, net of tax				
of \$145 and \$0		225	-	
Total Comprehensive Income	\$	42,937 \$	43,946	
The accompanying notes are an integral par	t of th	ese statements.		

Idaho Power Company Condensed Consolidated Statements of Income (unaudited)

Three Months Ended June 30,

			June 30,	
		2007 (thousands of dollars		2006
Operating Revenues:		`	,	
General business	\$	162,212	\$	159,210
Off-system sales	Ψ	37,177	Ψ	75,598
Other revenues		13,137		6,040
Total operating revenues		212,526		240,848
Total operating revenues		212,320		240,040
Operating Expenses:				
Operation:				
Purchased power		80,467		74,808
Fuel expense		27,520		21,954
Power cost adjustment		(42,172)		4,600
Other		55,242		48,200
		2,548		40,200
Demand-side management Gain on sale of emission allowances		(882)		(8,126)
Maintenance				* ' '
		23,646		21,640
Depreciation Transaction than the same transaction		25,613		24,633
Taxes other than income taxes		4,636		6,329
Total operating expenses		176,618		194,038
Income from Operations		35,908		46,810
Other Income (Expense):				
Allowance for equity funds used during		1,374		1,646
construction		,		,
Earnings of unconsolidated		544		491
equity-method investments				
Other income		2,155		3,030
Other expense		(1,558)		(2,580)
Total other income		2,515		2,587
Interest Charges:		,		,
Interest on long-term debt		13,387		13,531
Other interest		2,484		1,358
Allowance for borrowed funds used		(1,915)		(941)
during construction		(1,>10)		(> .1)
Total interest charges		13,956		13,948
Income Before Income Taxes		24,467		35,449
Income Tax Expense		8,303		13,837
Net Income	\$	16,164	\$	21,612
1 100 ALEVANIA	Ψ	10,101	Ψ	21,012

The accompanying notes are an integral part of these statements.

Idaho Power Company Condensed Consolidated Statements of Income (unaudited)

Six Months Ended June 30,

			June 30,				
		2007		2006			
		(thousands of dol		lars)			
Operating Revenues:		`	,				
General business	\$	299,463	\$	321,393			
Off-system sales	Ψ	95,016	*	179,839			
Other revenues		23,976		6,890			
Total operating revenues		418,455		508,122			
Total operating revenues		110,133		300,122			
Operating Expenses:							
Operation:							
Purchased power		131,285		130,733			
Fuel expense		58,432		48,923			
Power cost adjustment		(63,708)		48,067			
Other		107,447		96,079			
Demand-side management		4,663		-			
Gain on sale of emission allowances		(882)		(8,235)			
Maintenance		39,268		35,434			
Depreciation		50,903		49,182			
Taxes other than income taxes		9,554		11,900			
Total operating expenses		336,962		412,083			
Income from Operations		81,493		96,039			
		01,.50		, 0,00			
Other Income (Expense):							
Allowance for equity funds used during		2,778		3,110			
construction		,		,			
Earnings of unconsolidated		2,079		3,804			
equity-method investments		,		,			
Other income		5,858		5,916			
Other expense		(4,432)		(4,257)			
Total other income		6,283		8,573			
Interest Charges:		,		,			
Interest on long-term debt		26,471		26,931			
Other interest		4,658		2,464			
Allowance for borrowed funds used		(3,454)		(1,786)			
during construction		(, ,		() /			
Total interest charges		27,675		27,609			
Income Before Income Taxes		60,101		77,003			
Income Tax Expense		20,606		30,370			
Net Income	\$	39,495	\$	46,633			
		*	•	,			

The accompanying notes are an integral part of these statements.

Idaho Power Company Condensed Consolidated Balance Sheets (unaudited)

		June 30, 2007	December 31, 2006				
Assets	(thousands of dollars)						
Electric Plant:							
In service (at original cost)	\$	3,651,623	\$	3,583,694			
Accumulated provision for depreciation		(1,446,131)		(1,406,210)			
In service - net		2,205,492		2,177,484			
Construction work in progress		264,585		210,094			
Held for future use		3,137		2,810			
Electric plant - net		2,473,214		2,390,388			
Investments and Other Property		96,117		91,244			
Current Assets:							
Cash and cash equivalents		3,719		2,404			
Receivables:							
Customer		57,273		54,218			
Allowance for uncollectible accounts		(887)		(968)			
Notes		448		514			
Employee notes		2,338		2,569			
Other		6,776		10,592			
Accrued unbilled revenues		42,823		31,365			
Materials and supplies (at average cost)		42,370		39,078			
Fuel stock (at average cost)		15,902		15,174			
Prepayments		7,861		8,952			
Taxes receivable		426		-			
Deferred income taxes		3,899		-			
Regulatory assets		1,309		1,480			
Other		342		-			
Total current assets		184,599		165,378			
Deferred Debits:							
American Falls and Milner water rights		30,022		30,543			
Company-owned life insurance		32,604		34,055			
Regulatory assets		426,398		423,548			
Employee notes		2,310		2,411			
Other		42,002		40,158			
Total deferred debits		533,336		530,715			
Total	\$	3,287,266	\$	3,177,725			

The accompanying notes are an integral part of these statements.

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Idaho Power Company Condensed Consolidated Balance Sheets (unaudited)

	June 30, 2007	December 31, 2006			
Capitalization and Liabilities	(thousands of dollars)				
Capitalization:					
Common stock equity:					
Common stock, \$2.50 par value (50,000,000					
shares					
authorized; 39,150,812 shares outstanding) \$	97,877	\$	97,877		
Premium on capital stock	530,758		530,758		
Capital stock expense	(2,097)		(2,097)		
Retained earnings	432,495		404,076		
Accumulated other comprehensive loss	(5,913)		(5,737)		
Total common stock equity	1,053,120		1,024,877		
Long-term debt	1,041,656		902,884		
Total capitalization	2,094,776		1,927,761		
Current Liabilities:					
Long-term debt due within one year	81,064		81,064		
Notes payable	22,000		52,200		
Accounts payable	85,054		85,714		
Notes and accounts payable to related parties	1,778		1,111		
Taxes accrued	-		41,688		
Interest accrued	18,608		12,324		
Deferred income taxes	-		17		
Other	54,663		24,367		
Total current liabilities	263,167		298,485		
Deferred Credits:					
Deferred income taxes	464,522		489,234		
Regulatory liabilities	278,597		294,844		
Other	186,204		167,401		
Total deferred credits	929,323		951,479		
Commitments and Contingencies (Note 5)	•		-		
Total \$	3,287,266	\$	3,177,725		
The accompanying notes are an	integral part of these st	atements.			

Idaho Power Company Condensed Consolidated Statements of Capitalization (unaudited)

	June 30, 2007	%	December 31, % 2006		%
	(thousands of dollars)				
Common Stock Equity:					
Common stock	\$ 97,877		\$	97,877	
Premium on capital stock	530,758			530,758	
Capital stock expense	(2,097)			(2,097)	
Retained earnings	432,495			404,076	
Accumulated other comprehensive loss	(5,913)			(5,737)	
Total common stock equity	1,053,120	50		1,024,877	53
Long-Term Debt:					
First mortgage bonds:					
7.38% Series due 2007	80,000			80,000	
7.20% Series due 2009	80,000			80,000	
6.60% Series due 2011	120,000			120,000	
4.75% Series due 2012	100,000			100,000	
4.25% Series due 2013	70,000			70,000	
6 % Series due 2032	100,000			100,000	
5.50% Series due 2033	70,000			70,000	
5.50% Series due 2034	50,000			50,000	
5.875% Series due 2034	55,000			55,000	
5.30% Series due 2035	60,000			60,000	
6.30% Series due 2037	140,000			-	
Total first mortgage bonds	925,000			785,000	
Amount due within one year	(80,000)			(80,000)	
Net first mortgage bonds	845,000			705,000	
Pollution control revenue bonds:					
Variable Auction Rate Series 2003 due 2024	49,800			49,800	
Variable Auction Rate Series 2006 due 2026	116,300			116,300	
Variable Rate Series 2000 due 2027	4,360			4,360	
Total pollution control revenue bonds	170,460			170,460	
American Falls bond guarantee	19,885			19,885	
Milner Dam note guarantee	10,636			11,700	
Note guarantee due within one year	(1,064)			(1,064)	
Unamortized premium/discount - net	(3,261)			(3,097)	
Total long-term debt	1,041,656	50		902,884	47
Total Capitalization	\$ 2,094,776	100	\$	1,927,761	100

The accompanying notes are an integral part of these statements.

Idaho Power Company Condensed Consolidated Statements of Cash Flows (unaudited)

Six Months Ended

		Six Wolfuls Ended			
		June 30, 2007	2006		
		(thousands of do			
Operating Activities:		(thousands of do	iiais)		
Net income	\$	39,495 \$	46,633		
Adjustments to reconcile net income to net cash provided	Ψ	37,173 φ	40,033		
by					
operating activities:					
Depreciation and amortization		54,487	50,891		
Deferred income taxes and investment tax credits		16,671	(34,564)		
Changes in regulatory assets and liabilities		(65,257)	61,143		
Undistributed earnings of subsidiary		(2,079)	(3,804)		
Gain on sale of assets		(2,519)	(7,800)		
Other non-cash adjustments to net income		3,008	(3,242)		
Change in:		2,000	(-,)		
Accounts receivables and prepayments		(4,843)	4,954		
Accounts payable		(2,239)	(9,624)		
Taxes accrued		(1,094)	9,628		
Other current assets		(15,478)	(8,402)		
Other current liabilities		11,141	10,837		
Other assets		524	(2,082)		
Other liabilities		8,943	1,412		
Net cash provided by operating activities		40,760	115,980		
Investing Activities:					
Additions to utility plant		(121,673)	(101,149)		
Purchase of available-for-sale securities		(24,349)	(9,428)		
Proceeds from the sale of available-for-sale securities		25,296	10,607		
Proceeds from the sale of emission allowances		2,685	10,865		
Investments in unconsolidated affiliate		(3,600)	(11,520)		
Other assets		1,378	873		
Net cash used in investing activities		(120,263)	(99,752)		
Financing Activities:					
Issuance of long-term debt		140,000	-		
Retirement of long-term debt		(1,064)	-		
Dividends on common stock		(26,212)	(25,487)		
Net change in short term borrowings		(30,200)	-		
Other		(1,706)	25		
Net cash provided by (used in) financing activities		80,818	(25,462)		
Net increase (decrease) in cash and cash equivalents		1,315	(9,234)		
Cash and cash equivalents at beginning of period		2,404	49,335		
Cash and cash equivalents at end of period	\$	3,719 \$	40,101		

Supplemental Disclosure of Cash Flow Information:

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Cash	paid	during	the	period for:	
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Income taxes paid to parent	\$	6,236 \$	56,717			
Interest (net of amount capitalized)	\$	26,493 \$	26,357			
Non-cash investing activities:						
Additions to utility plant in accounts payable	\$	9,878 \$	9,481			
The accompanying notes are an integral part of these statements.						

Idaho Power Company Condensed Consolidated Statements of Comprehensive Income (unaudited)

		Three Months	Ended
		2007	2006
		(thousands of d	ollars)
Net Income	\$	16,164 \$	21,612
Other Comprehensive Income (Loss):			
Unrealized gains (losses) on securities:			
Unrealized holding gains (losses) arising during the period,			
net of tax of \$425 and (\$523)		662	(922)
Reclassification adjustment for gains included			
in net income, net of tax of \$0 and (\$512)		_	(798)
Net unrealized gains (losses)		662	(1,720)
Unfunded pension liability adjustment, net of tax			
of \$72 and \$0		113	-
Total Comprehensive Income	\$	16,939 \$	19,892

The accompanying notes are an integral part of these statements.

Idaho Power Company Condensed Consolidated Statements of Comprehensive Income (unaudited)

Six Months Ended June 30, 2007 2006 (thousands of dollars) \$ **Net Income** 39,495 \$ 46,633 **Other Comprehensive Income (Loss):** Unrealized gains (losses) on securities: Unrealized holding gains (losses) arising during the period, net of tax of \$304 and (\$65) 473 (248)Reclassification adjustment for gains included in net income, net of tax of (\$561) and (\$730) (874)(1,138)Net unrealized gains (losses) (401)(1,386)Unfunded pension liability adjustment, net of tax of \$145 and \$0 225 **Total Comprehensive Income** \$ 39,319 \$ 45,247

The accompanying notes are an integral part of these statements.

IDACORP, INC. AND IDAHO POWER COMPANY NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (unaudited)

1. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES:

This Quarterly Report on Form 10-Q is a combined report of IDACORP, Inc. (IDACORP) and Idaho Power Company (IPC). These Notes to Condensed Consolidated Financial Statements apply to both IDACORP and IPC. However, IPC makes no representation as to the information relating to IDACORP's other operations.

Nature of Business

IDACORP is a holding company formed in 1998 whose principal operating subsidiary is IPC. IDACORP is subject to the provisions of the Public Utility Holding Company Act of 2005, which provides certain access to books and records to the Federal Energy Regulatory Commission (FERC) and state utility regulatory commissions and imposes certain record retention and reporting requirements on IDACORP.

IPC is an electric utility with a service territory covering approximately 24,000 square miles in southern Idaho and eastern Oregon. IPC is regulated by the FERC and the state regulatory commissions of Idaho and Oregon. IPC is the parent of Idaho Energy Resources Co., a joint venturer in Bridger Coal Company, which supplies coal to the Jim Bridger generating plant owned in part by IPC.

IDACORP's other subsidiaries include:

- IDACORP Financial Services, Inc. (IFS), an investor in affordable housing and other real estate investments;
- Ida-West Energy Company (Ida-West), an operator of small hydroelectric generation projects that satisfy the requirements of the Public Utility Regulatory Policies Act of 1978 (PURPA); and
- IDACORP Energy (IE), a marketer of energy commodities, which wound down operations in 2003.

On July 20, 2006, IDACORP completed the sale of all of the outstanding common stock of IDACORP Technologies, Inc. (ITI) to IdaTech UK Limited, a wholly-owned subsidiary of Investec Group Investments (UK) Limited. On February 23, 2007, IDACORP completed the sale of all of the outstanding common stock of IDACOMM, Inc. (IDACOMM) to American Fiber Systems, Inc. The results of operations of ITI and IDACOMM are reported as discontinued operations. See Note 9 for further discussion of discontinued operations.

Principles of Consolidation

The condensed consolidated financial statements of IDACORP and IPC include the accounts of each company, consolidated subsidiaries, and those variable interest entities (VIEs) for which IDACORP and IPC are the primary beneficiaries. All significant intercompany balances have been eliminated in consolidation. Investments in business entities in which IDACORP and IPC are not the primary beneficiaries, but have the ability to exercise significant influence over operating and financial policies, are accounted for using the equity method.

Through IFS, IDACORP also holds significant variable interests in VIEs for which it is not the primary beneficiary. These VIEs are historic rehabilitation and affordable housing developments in which IFS holds limited partnership interests ranging up to 99 percent. These investments were acquired between 1996 and 2006. IFS' maximum exposure to loss in these developments was \$84 million at June 30, 2007.

Financial Statements

In the opinion of IDACORP and IPC, the accompanying unaudited condensed consolidated financial statements contain all adjustments necessary to present fairly their consolidated financial positions as of June 30, 2007, and consolidated results of operations for the three and six months ended June 30, 2007 and 2006, and consolidated cash flows for the six months ended June 30, 2007 and 2006. These adjustments are of a normal and recurring nature. These financial statements do not contain the complete detail or footnote disclosure concerning accounting policies and other matters that would be included in full-year financial statements and therefore they should be read in conjunction with the audited consolidated financial statements included in IDACORP's and IPC's Annual Report on Form 10-K for the year ended December 31, 2006. The results of operations for the interim periods are not necessarily indicative of the results to be expected for the full year.

Earnings Per Share

The following table presents the computation of IDACORP's basic and diluted earnings per share from continuing operations for the three and six months ended June 30, 2007 and 2006 (in thousands, except for per share amounts):

	Three months ended June 30,					Six months ended June 30,			
	2007		2006		2007		2006		
Numerator:									
Income from continuing operations	\$	18,465	\$	22,673	\$	43,046	\$	49,628	
Denominator:									
Weighted-average common shares									
outstanding - basic*		43,751		42,557		43,709		42,515	
Effect of dilutive securities:									
Options		38		90		44		83	
Restricted Stock		95		55		92		44	
Weighted-average common shares									
outstanding - diluted*		43,884		42,702		43,845		42,642	
Basic earnings per share from continuing									
operations	\$	0.42	\$	0.53	\$	0.99	\$	1.17	
Diluted earnings per share from continuing									
operations	\$	0.42	\$	0.53	\$	0.98	\$	1.16	

^{*}Weighted average shares outstanding excludes non-vested shares issued under stock compensation plans. The diluted EPS computation excluded 486,800 and 487,400 common stock options for the three and six months ended June 30, 2007, respectively, because the options' exercise prices were greater than the average market price of the common stock during those periods. For the same periods in 2006, there were 653,200 options excluded from the diluted EPS computation for the same reason. In total, 833,102 options were outstanding at June 30, 2007, with expiration dates between 2010 and 2015.

Reclassifications

Certain prior year amounts have been reclassified to conform to the current year presentation. Net income and shareholders' equity were not affected by these reclassifications.

New Accounting Pronouncements

SFAS 157: In September 2006, the Financial Accounting Standards Board (FASB) issued Statement of Financial Accounting Standards No. 157, "*Fair Value Measurements*" (SFAS 157), which defines fair value, establishes a framework for measuring fair value in generally accepted accounting principles, and expands disclosures about fair value measurements. SFAS 157 is effective for financial statements issued for fiscal years beginning after November 15, 2007, and interim periods within those fiscal years. IDACORP and IPC are currently evaluating the impact of adopting SFAS 157 on their financial statements.

SFAS 159: In February 2007, the FASB issued SFAS No. 159, "The Fair Value Option for Financial Assets and Financial Liabilities - Including an Amendment of FASB Statement No. 115" (SFAS 159). This standard permits an entity to choose to measure many financial instruments and certain other items at fair value. Most of the provisions in SFAS 159 are elective; however, the amendment to SFAS No. 115, "Accounting for Certain Investments in Debt and Equity Securities," applies to all entities with available-for-sale and trading securities. The fair value option established by SFAS 159 permits all entities to choose to measure eligible items at fair value at specified election dates. A business entity will report unrealized gains and losses on items for which the fair value option has been elected in earnings at each subsequent reporting date. The fair value option: (a) may be applied instrument by instrument, with a few exceptions, such as investments otherwise accounted for by the equity method; (b) is irrevocable (unless a new election date occurs); and (c) is applied only to entire instruments and not to portions of instruments. SFAS 159 is effective as of the beginning of an entity's first fiscal year that begins after November 15, 2007. Early adoption is permitted as of the beginning of the previous fiscal year provided that the entity makes that choice in the first 120 days of that fiscal year and also elects to apply the provisions of SFAS 157. IDACORP and IPC did not elect to adopt early and are currently evaluating the impact of SFAS 159 on their financial statements.

FSP FIN 39-1: In April 2007 the FASB issued FASB Staff Position No. FIN 39-1 (FSP FIN 39-1), "*Amendment of FASB Interpretation No. 39*" (FIN 39). FSP FIN 39-1 modifies FIN 39, "*Offsetting of Amounts Related to Certain Contracts*," and permits reporting entities to offset receivables or payables recognized upon payment or receipt of cash collateral against fair value amounts recognized for derivative instruments that have been offset under a master netting arrangement. FSP FIN 39-1 requires disclosure of a reporting entity's accounting policy (to offset or not offset) as well as amounts recognized for the right to reclaim cash collateral, or the obligation to return cash collateral, that have been offset against net derivative positions. FSP FIN 39-1 is effective for fiscal years beginning after November 15, 2007. IDACORP and IPC are evaluating the application of FSP FIN 39-1 with respect to its assets and liabilities.

2. INCOME TAXES:

Income tax rate

In accordance with interim reporting requirements, IDACORP and IPC use an estimated annual effective tax rate for computing their provisions for income taxes. IDACORP's effective rate on continuing operations for the six months ended June 30, 2007, was 16.2 percent, compared to 23.6 percent for the six months ended June 30, 2006. IPC's effective tax rate for the six months ended June 30, 2007, was 34.3 percent, compared to 39.4 percent for the six months ended June 30, 2006.

The differences in estimated annual effective tax rates are primarily due to the decrease in pre-tax earnings at IDACORP and IPC, timing and amount of IPC's regulatory flow-through tax adjustments, and lower tax credits from IFS.

FIN 48

IDACORP and IPC adopted FASB Interpretation No. 48, "Accounting for Uncertainty in Income Taxes - an interpretation of FASB Statement No. 109" (FIN 48) on January 1, 2007, as required. IPC recorded an increase of \$15.1 million to opening retained earnings for the cumulative effect of adopting FIN 48.

IDACORP and IPC recognize interest accrued related to unrecognized tax benefits as interest expense and penalties as other expense. FIN 48 allows companies to change their accounting policy election for interest and penalties upon adoption of the standard. IDACORP and IPC had classified interest as income taxes prior to the adoption of FIN 48. As of January 1, 2007, IPC had accrued interest of \$6.5 million. The interest liability did not materially change as of June 30, 2007. No penalties are accrued.

As of January 1, 2007, IPC had total unrecognized tax benefits of \$21.2 million. If recognized, the \$21.2 million would affect IPC's effective tax rate. The amount of unrecognized tax benefits did not materially change as of June 30, 2007.

IPC is currently disputing the Internal Revenue Service's (IRS) disallowance of IPC's use of the simplified service cost method of uniform capitalization for tax years 2001-2003. The dispute is under review with the IRS Appeals Office, and it is reasonably possible that the matter will be resolved in 2007. Resolution would result in a decrease to IPC's unrecognized tax benefits of \$17.4 million. As of June 30, 2007, the appeals conference had not been scheduled.

IDACORP and IPC are subject to examination by their major tax jurisdictions - U.S. federal and state of Idaho - for tax years 2004 through 2006. There are no income tax examinations currently in process.

3. COMMON STOCK AND STOCK-BASED COMPENSATION:

During the six months ended June 30, 2007, IDACORP entered into the following transactions involving its common stock:

- 16,222 original issue shares and 75,256 treasury shares were used for awards pursuant to the 2000 Long-Term Incentive and Compensation Plan.
- 10,820 treasury shares were used for the annual stock grant to directors under the Non-Employee Directors Stock Compensation Plan.
- A total of 128,463 original issue shares were issued under the Dividend Reinvestment and Stock Purchase Plan and the Employee Savings Plan.
- 254,500 original issue shares were issued in at the market offerings at an average price of \$31.91 per share under the Continuous Equity Program. An additional 245,500 shares were issued in July 2007 at an average price of \$32.23.

IDACORP has three share-based compensation plans. IDACORP's employee plans are the 2000 Long-Term Incentive and Compensation Plan (LTICP) and the Restricted Stock Plan (RSP). These plans are intended to align employee and shareholder objectives related to IDACORP's long-term growth. IDACORP also has one non-employee plan, the Non-Employee Directors Stock Compensation Plan (DSP). The purpose of the DSP is to increase directors' stock ownership through stock-based compensation.

The LTICP for officers, key employees and directors permits the grant of nonqualified stock options, incentive stock options, stock appreciation rights, restricted stock, restricted stock units, performance units, performance shares and other awards. The RSP permits only the grant of restricted stock or performance-based restricted stock. At June 30, 2007, the maximum number of shares available under the LTICP and RSP were 1,606,555 and 108,595, respectively. The following table shows the compensation cost recognized in income and the tax benefits resulting from these plans, as well as the amounts allocated to IPC for those costs associated with IPC's employees (in thousands of dollars):

	IDACORP				IPC			
	Six months ended				Six months ended			
	Jur	1e 30,		June 30,				
	2007		2006	2007 20		200	2006	
Compensation cost	\$ 1,556	\$	1,220	\$	996	\$	477	
Income tax benefit	\$ 608	\$	477	\$	390	\$	186	

No equity compensation costs have been capitalized.

Stock awards: Restricted stock awards have vesting periods of up to four years. Restricted stock awards entitle the recipients to dividends and voting rights, and unvested shares are restricted as to disposition and subject to forfeiture under certain circumstances. The fair value of restricted stock awards is measured based on the market price of the underlying common stock on the date of grant and charged to compensation expense over the vesting period based on the number of shares expected to vest. The weighted average fair value at date of grant for restricted stock awards granted during the first six months of 2007 was \$35.18.

Performance-based restricted stock awards have vesting periods of three years. Performance awards entitle the recipients to voting rights, and unvested shares are restricted as to disposition, subject to forfeiture under certain circumstances, and subject to meeting specific performance conditions. Based on the attainment of the performance conditions, the ultimate award can range from zero to 150 percent of the target award. For unvested awards granted prior to 2006, dividends are paid to recipients at the same time they are paid to other common shareholders. Beginning with the 2006 awards, dividends are accrued and will be paid out only on shares that eventually vest.

The performance goals for the 2006 and 2007 awards are independent of each other and equally weighted, and are based on two metrics, cumulative earnings per share (CEPS) and total shareholder return (TSR) relative to a peer group. The fair value of the CEPS portion is based on the market value at the date of grant, reduced by the loss in time-value of the estimated future dividend payments, using an expected quarterly dividend of \$0.30. The fair value of the TSR portion is estimated using a statistical model that incorporates the probability of meeting performance targets based on historical returns relative to the peer group. Both performance goals are measured over the three-year vesting period and are charged to compensation expense over the vesting period based on the number of shares expected to vest. The weighted average fair value at date of grant for CEPS and TSR awards granted during the first six months of 2007 was \$25.82.

Stock options: Stock option awards are granted with exercise prices equal to the market value of the stock on the date of grant. The options have a term of 10 years from the grant date and vest over a five-year period. Upon adoption of SFAS 123(R) on January 1, 2006, the fair value of each option is amortized into compensation expense using graded vesting. Beginning in 2006, stock options are not a significant component of share-based compensation awards under the LTICP.

4. FINANCING:

Long-term Financing

On June 22, 2007, IPC issued \$140 million of its 6.30% First Mortgage Bonds, Secured Medium-Term Notes, Series F, due June 15, 2037. IPC used the net proceeds to pay down outstanding commercial paper. IPC currently has in place a registration statement that can be used for the issuance of an aggregate principal amount of \$100 million of first mortgage bonds (including medium-term notes).

Credit Facilities

On April 25, 2007, IDACORP entered into an Amended and Restated Credit Agreement (IDACORP Facility) with Wachovia Bank, National Association, as administrative agent, swingline lender and LC issuer, JPMorgan Chase Bank, N.A., as syndication agent, Keybank National Association, Wells Fargo Bank, N.A. and Bank of America, N.A., as documentation agents, Wachovia Capital Markets, LLC and J.P. Morgan Securities Inc., as joint lead arrangers and joint book runners, and the other financial institutions party thereto, as lenders. The IDACORP Facility amended and restated a \$150 million five-year facility that would have expired on March 31, 2010.

The IDACORP Facility is a \$100 million five-year credit agreement that terminates on April 25, 2012. The IDACORP Facility, which will be used for general corporate purposes and commercial paper backup, provides for the issuance of loans and standby letters of credit not to exceed the aggregate principal amount of \$100 million, including swingline loans in an aggregate principal amount at any time outstanding not to exceed \$10 million. IDACORP has the right to request an increase in the aggregate principal amount of the IDACORP Facility to \$150 million and to request one-year extensions of the then existing termination date. At June 30, 2007, no loans were outstanding on IDACORP's Facility and \$65 million of commercial paper was outstanding.

On April 25, 2007, IPC entered into an Amended and Restated Credit Agreement (IPC Facility) with Wachovia Bank, National Association, as administrative agent, swingline lender and LC issuer, JPMorgan Chase Bank, N.A., as syndication agent, Keybank National Association, US Bank National Association and Bank of America, N.A., as documentation agents, Wachovia Capital Markets, LLC and J.P. Morgan Securities Inc., as joint lead arrangers and joint book runners, and the other financial institutions party thereto, as lenders. The IPC Facility amended and restated a \$200 million five-year credit facility that would have expired on March 31, 2010.

The IPC Facility is a \$300 million five-year credit agreement that terminates on April 25, 2012. The IPC Facility, which will be used for general corporate purposes and commercial paper backup, provides for the issuance of loans and standby letters of credit not to exceed the aggregate principal amount of \$300 million, including swingline loans in an aggregate principal amount at any time outstanding not to exceed \$30 million. IPC has the right to request an increase in the aggregate principal amount of the IPC Facility to \$450 million and to request one-year extensions of the then existing termination date. At June 30, 2007, no loans were outstanding on IPC's Facility and \$22 million of commercial paper was outstanding.

At June 30, 2007, IPC had regulatory authority to incur up to \$450 million of short-term indebtedness.

5. COMMITMENTS AND CONTINGENCIES:

Guarantees

IPC has agreed to guarantee one-third of the cost of the performance of reclamation activities at Bridger Coal Company, of which Idaho Energy Resources Co., a subsidiary of IPC, owns a one-third interest. This guarantee, which is renewed each December, was \$60 million at June 30, 2007. Bridger Coal has a reclamation trust fund set aside specifically for the purpose of paying these reclamation costs and expects that the fund will be sufficient to cover all such costs. Because of the existence of the fund, the estimated fair value of this guarantee is minimal.

Legal Proceedings

Reference is made to IDACORP's and IPC's Annual Report on Form 10-K for the year ended December 31, 2006, and Quarterly Report on Form 10-Q for the quarter ended March 31, 2007, for a discussion of all material pending legal proceedings to which IDACORP and IPC and their subsidiaries are parties. The following discussion provides a summary of material developments that occurred in those proceedings during the period covered by this report and of any new material proceedings instituted during the period covered by this report.

Wah Chang: Wah Chang's appeal to the U.S. Court of Appeals for the Ninth Circuit of the February 11, 2005 dismissal of the case by the Honorable Robert H. Whaley, sitting by designation in the U.S. District Court for the Southern District of California, was orally argued on April 10, 2007. The matter now awaits decision by the Ninth Circuit. IDACORP, IPC and IE intend to vigorously defend their position in this proceeding and believe this matter will not have a material adverse effect on their consolidated financial positions, results of operations or cash flows.

Western Energy Proceedings at the FERC:

California Refund: In April 2001, the FERC issued an order stating that it was establishing a price mitigation plan for sales in the California wholesale electricity market. That plan included the potential for orders directing electricity sellers into California from October 2, 2000, through June 20, 2001, to refund portions of their spot market sales prices if the FERC determined that those prices were not just and reasonable, and therefore not in compliance with the Federal Power Act. On July 25, 2001, the FERC issued an order initiating the California Refund proceeding including evidentiary hearings to determine the scope and methodology for determining refunds. On February 17, 2006, IE and IPC jointly filed with the California Parties (Pacific Gas & Electric Company, San Diego Gas & Electric Company, Southern California Edison, the California Public Utilities Commission, the California Electricity Oversight Board, the California Department of Water Resources and the California Attorney General) an Offer of Settlement at the FERC. A number of other parties, representing substantially less than the majority of potential refund claims, chose to opt out of the Settlement. After consideration of comments, the FERC approved the Offer of Settlement on May 22, 2006.

On June 21, 2006, the Port of Seattle, Washington filed a request for rehearing of the FERC order approving the Settlement. The FERC issued an order on October 5, 2006, denying the Port of Seattle's request for rehearing. On October 24, 2006, the Port of Seattle petitioned the U.S. Court of Appeals for the Ninth Circuit for review of the

FERC orders approving the Settlement. The Ninth Circuit consolidated that review petition with the large number of review petitions already consolidated before it and has stayed further action on the consolidated cases while the court's mediator and FERC representatives work on achieving settlements with other parties. On January 23, 2007, IPC and IE filed a motion to sever the Port of Seattle's petition for review from the bulk of cases pending in the Ninth Circuit with which it had been consolidated. IPC and IE also filed a motion to dismiss the Port of Seattle's petition for review. On April 11, 2007, the Ninth Circuit filed an order denying IPC's and IE's motion to sever. The motion to dismiss was denied without prejudice to renew when briefs are filed. IPC and IE are unable to predict when or how the Ninth Circuit might rule on Port of Seattle's petition for review.

Market Manipulation: As part of the California and Pacific Northwest Refund proceedings, on November 20, 2002, the FERC issued an order permitting discovery and the submission of evidence regarding market manipulation by sellers during the western energy crisis of 2000 and 2001. On June 25, 2003, the FERC ordered a large number of parties, including IPC, to show cause why certain trading practices did not constitute "gaming" or anomalous market behavior ("partnership") in violation of the California Independent System Operator and California Power Exchange Tariffs. On October 16, 2003, IPC reached agreement with the FERC Staff on the show cause orders. The "gaming" settlement was approved by the FERC on March 3, 2004. Originally, eight parties sought rehearing of the "gaming" settlement. The FERC approved the motion to dismiss the "partnership" proceeding on January 23, 2004.

On October 11, 2006, the FERC issued an order denying rehearing of its earlier approval of the "gaming" settlement. On October 24, 2006, the Port of Seattle, Washington appealed to the U.S. Court of Appeals for the Ninth Circuit FERC's denial of its request for rehearing of its order granting approval of the settlement of the gaming allegations against IE and IPC. On November 17, 2006, the Ninth Circuit consolidated the Port of Seattle's review petition with a large number of review petitions previously consolidated and has stayed further action on the consolidated cases while the court's mediator and FERC representatives work on achieving settlements with other parties.

In addition, a number of parties have petitioned the Ninth Circuit Court of Appeals contending that the scope of the show cause proceedings was too narrow, but those petitions have been stayed. IE and IPC are unable to predict the outcome of these matters.

Pacific Northwest Refund: On June 19, 2001, the FERC expanded its price mitigation plan for the California Wholesale electricity market discussed above under "California Refund" to the entire western electrically interconnected system. This expansion led to the Pacific Northwest Refund proceeding. On September 24, 2001, the FERC Administrative Law Judge submitted recommendations and findings to the FERC, finding that prices in the Pacific Northwest during the December 25, 2000, through June 20, 2001, time period should be governed by the Mobile-Sierra standard of public interest rather than the just and reasonable standard, that the Pacific Northwest spot markets were competitive, and that no refunds should be allowed. The FERC declined to order refunds on June 25, 2003, and multiple parties then appealed to the Ninth Circuit Court of Appeals. IE and IPC were parties in the FERC proceeding and are participating in the appeal. Briefing on the appeal was completed on May 25, 2005, and oral argument was held on January 8, 2007. The Settlement in the California Refund proceeding resolves all claims the California Parties have against IE and IPC in the Pacific Northwest proceeding. IE and IPC are unable to predict the outcome of these matters.

There are pending in the U.S. Court of Appeals for the Ninth Circuit approximately 200 petitions for review of numerous FERC orders regarding the Western energy matters of 2000 and 2001, including the California refund proceeding, the structure and content of the FERC's market-based rate regime, show cause orders respecting contentions of market manipulation, and the Pacific Northwest proceedings. Decisions in any one of these appeals may have implications with respect to other pending cases, including those to which IDACORP, IPC or IE are parties. IDACORP, IPC and IE are unable to predict the outcome of any of these petitions for review.

Shareholder Lawsuit: On May 26, 2004 and June 22, 2004, two shareholder lawsuits were filed in the U.S. District Court for the District of Idaho against IDACORP and certain of its directors and officers. The lawsuits captioned

Powell, et al. v. IDACORP, Inc., et al. and Shorthouse, et al. v. IDACORP, Inc., et al., raised largely similar allegations. The lawsuits were putative class actions brought on behalf of purchasers of IDACORP stock between February 1, 2002, and June 4, 2002.

On May 21, 2007, the U.S. District Court for the District of Idaho granted the defendants' motion to dismiss the amended complaint because it failed to satisfy the pleading requirements for loss causation. The court also denied the plaintiffs' request to further amend the complaint.

On June 19, 2007, the plaintiffs filed a notice of appeal from the District Court's judgment to the United States Court of Appeals for the Ninth Circuit. IDACORP and the other defendants intend to defend themselves vigorously, but IDACORP is unable to predict the outcome of this matter.

Western Shoshone National Council: On April 10, 2006, the Western Shoshone National Council (which purports to be the governing body of the Western Shoshone Nation) and certain of its individual tribal members filed a First Amended Complaint and Demand for Jury Trial in the U.S. District Court for the District of Nevada, naming IPC and other unrelated entities as defendants.

On May 1, 2006, the defendants filed an Answer to plaintiffs' First Amended Complaint denying all liability to the plaintiffs and asserting certain affirmative defenses including collateral estoppel and res judicata, preemption, impossibility and impracticability, failure to join all real and necessary parties, and various defenses based on untimeliness. On June 19, 2006, the defendants filed a motion to dismiss plaintiffs' First Amended Complaint, asserting, among other things, that the Court lacks subject matter jurisdiction and that plaintiffs failed to join an indispensable party (namely, the United States government). On May 31, 2007, the U.S. District Court granted the defendants' motion to dismiss stating that the plaintiffs' claims are barred by the finality provision of the Indian Claims Commission Act. On June 8, 2007, plaintiffs filed a motion for reconsideration. On June 25, 2007, the defendants filed an opposition to plaintiffs' motion for reconsideration and plaintiffs filed their reply to opposition to motion for reconsideration on July 9, 2007. The matter is now fully briefed and submitted to the District Court for decision. IPC intends to vigorously defend its position in this proceeding, but is unable to predict the outcome of this matter.

Sierra Club Lawsuit-Bridger: In February 2007, the Sierra Club and the Wyoming Outdoor Council filed a complaint against PacifiCorp in federal district court in Cheyenne, Wyoming alleging violations of air quality opacity standards at the Jim Bridger coal-fired plant (Plant) in Sweetwater County, Wyoming. Opacity is an indication of the amount of light obscured in the flue gas of a power plant. A formal answer to the complaint was filed by PacifiCorp on April 2, 2007, in which PacifiCorp denied almost all of the allegations and asserted a number of affirmative defenses. IPC is not a party to this proceeding but has a one-third ownership interest in the Plant. PacifiCorp owns a two-thirds interest and is the operator of the Plant. The complaint alleges thousands of opacity permit limit violations by PacifiCorp and seeks a declaration that PacifiCorp has violated opacity limits, a permanent injunction ordering PacifiCorp to comply with such limits, civil penalties of up to \$32,500 per day per violation and reimbursement of the plaintiff's costs of litigation, including reasonable attorney fees.

The U.S. District Court has set this matter for trial commencing in April 2008. Discovery in the matter is ongoing. IPC continues to monitor the status of this matter but is unable to predict its outcome and what effect this matter may have on its consolidated financial position, results of operations or cash flows.

Snake River Basin Adjudication: IPC is engaged in the Snake River Basin Adjudication (SRBA), a general stream adjudication, commenced in 1987, to define the nature and extent of water rights in the Snake River basin in Idaho, including the water rights of IPC. The initiation of the SRBA resulted from the Swan Falls Agreement, an agreement entered into by IPC and the Governor and Attorney General of Idaho in October 1984 to resolve litigation relating to IPC's water rights at its Swan Falls project. IPC has filed claims to its water rights for hydropower and other uses in the SRBA. Other water users in the basin have also filed claims to water rights. Parties to the SRBA may file objections to water right claims that adversely affect or injure their claimed water rights and the Idaho District Court for the Fifth Judicial District, which has jurisdiction over SRBA matters (SRBA Court) then adjudicates the claims and objections and enters a decree defining a party's water right. IPC has filed claims for all of its hydropower water rights in the SRBA, is actively protecting those water rights, and is objecting to claims that may potentially injure or affect those water rights. One such claim involves a notice of claim of ownership filed on December 22, 2006, by the State of Idaho, for a portion of the water rights held by IPC that are subject to the Swan Falls Agreement.

On May 10, 2007, in order to protect its claims and the availability of water for power purposes at its facilities, and in response to the claim of ownership filed by the State, IPC filed a complaint and petition for declaratory and injunctive relief regarding the status and nature of IPC's water rights and the respective rights and responsibilities of the parties

under the Swan Falls Agreement.

In conjunction with the filing of the complaint and petition, IPC filed motions with the court to stay all pending proceedings involving the water rights of IPC and to consolidate those proceedings into a single action where all issues relating to the Swan Falls Agreement can be determined.

IPC alleged in the complaint, among other things, that contrary to the parties' belief at the time the Swan Falls Agreement was entered into in 1984, the Snake River basin above Swan Falls was over-appropriated and as a consequence there was not in 1984, and there currently is not, water available for new upstream uses over and above the minimum flows established by the Swan Falls Agreement; that because of this mutual mistake of fact relating to the over-appropriation of the basin, the Swan Falls Agreement should be reformed; that the State's December 22, 2006, claim of ownership to IPC's water rights should be denied; and that the Swan Falls Agreement did not subordinate IPC's water rights to aquifer recharge.

On May 30, 2007, the State filed motions to dismiss IPC's complaint and petition. These motions were briefed and, together with IPC's motions to stay and consolidate the proceedings, were argued before the Court on June 25, 2007.

On July 23, 2007, the court issued an Order granting in part and denying in part the State's motion to dismiss, consolidating the issues into a consolidated sub case before the court, providing for discovery during the objection period and setting a scheduling conference for December 17, 2007. In its Order, the court denied the majority of the State's motion to dismiss, refusing to dismiss the complaint and finding that the court has jurisdiction to hear and determine virtually all the issues raised by IPC's complaint that relate to IPC's water rights and the effect of the Swan Falls Agreement upon those water rights. This includes the issues of ownership, whether IPC's water rights are subordinated to recharge and how those water rights are to be administered relative to other water rights on the same or connected resources. The court did find that by virtue of a state statute the IDWR, and its director, could not be parties to the SRBA and therefore stayed IPC's claims against the IDWR and its director pending resolution of the issues to be litigated in the SRBA, or until further order of the court.

Consistent with IPC's motion to consolidate and stay proceedings, the court consolidated all of the issues associated with IPC's water rights before the court and stayed that proceeding to allow other parties that may be affected by the litigation to file responses or intervene in the consolidated proceedings by December 5, 2007. IPC is unable to predict the outcome of the consolidated proceedings. For further discussion of Idaho Water Management Issues, see Part I, Item 2 - "MD&A - LEGAL AND ENVIRONMENTAL ISSUES."

6. REGULATORY MATTERS:

Deferred (Accrued) Net Power Supply Costs

IPC's deferred (accrued) net power supply costs consisted of the following (in thousands of dollars):

	June 3007	0,	December 2000	•
Idaho PCA current year:				
Accrual for the 2007-2008 rate year *	\$	-	\$	(3,484)
Deferral for the 2008-2009 rate year		39,815		_
Idaho PCA true-up awaiting recovery (refund):				
Authorized May 2006		-		(11,689)
Authorized May 2007		10,571		-

Oregon deferral:

2001 costs	4,955	5	6,670
2005 costs		-	2,889
Total deferral (accrual)	\$ 55.34	1 \$	(5.614)

^{*} Includes \$69 million of emission allowance sales to be credited to the customers during the 2007-2008 PCA year

Idaho: IPC has a Power Cost Adjustment (PCA) mechanism that provides for annual adjustments to the rates charged to its Idaho retail customers. These adjustments are based on forecasts of net power supply costs, which are fuel and purchased power less off-system sales, and the true-up of the prior year's forecast. During the year, 90 percent of the difference between the actual and forecasted costs is deferred with interest. The ending balance of this deferral, called the true-up for the current year's portion and the true-up of the true-up for the prior years' unrecovered portion, is then included in the calculation of the next year's PCA.

On May 31, 2007, the IPUC approved IPC's 2007-2008 PCA filing. The filing increased the PCA component of customers' rates from the then existing level, which was \$46.8 million below base rates, to a level that is \$30.7 million above those base rates. This \$77.5 million increase is net of \$69.1 million of proceeds from sales of excess SO_2 emission allowances. The new rates were effective June 1, 2007.

On June 1, 2006, IPC implemented the 2006-2007 PCA, which reduced the PCA component of customers' rates from the then-existing level, which was recovering \$76.7 million above then-existing base rates, to a level that was \$46.8 million below those base rates, a decrease of approximately \$123.5 million.

Oregon: On April 28, 2006, IPC filed for an accounting order with the OPUC to defer net power supply costs for the period of May 1, 2006, through April 30, 2007. IPC requested authorization to defer an estimated \$3.3 million, which is Oregon's jurisdictional share of the excess power supply costs. IPC also requested that it earn its Oregon authorized rate of return on the deferred balance and recover the amount through rates in future years, as approved by the OPUC. On April 25, 2007, a tentative settlement agreement was reached on the deferral application with the OPUC Staff and the Citizens' Utility Board in the amount of \$2 million. This amount is subject to approval by the OPUC. The parties also agreed that IPC would file an application for an Oregon PCA mechanism.

The timing of future recovery of Oregon power supply cost deferrals is subject to an Oregon statute that specifically limits rate amortizations of deferred costs to six percent per year. IPC is currently amortizing through rates power supply costs associated with the western energy situation of 2001. Full recovery of the 2001 deferral is not expected until 2009. A 2006-2007 deferral would have to be amortized sequentially following the full recovery of the 2001 deferral.

On March 2, 2005, IPC filed for an accounting order with the OPUC to defer net power supply costs for the period of March 2, 2005 through February 28, 2006. The forecasted net power supply costs related to the Oregon jurisdiction that were included in this filing were \$3 million. On March 5, 2007, IPC, the OPUC Staff and the Citizen's Utility Board entered into a stipulation under which the parties agreed that IPC appropriately deferred approximately \$2.7 million during the 2005 deferral period. The stipulation also provided that, rather than amortizing the 2005 deferral into rates, IPC should offset the balance with the Oregon jurisdictional share of proceeds from the sale of excess SO₂ emission allowances and the benefit that IPC will receive from income taxes already paid on the sale of those allowances. When combined, these offsets exceed the 2005 deferral balance, and the excess was applied to the 2001 deferral balance. The OPUC approved the stipulation on April 2, 2007.

Fixed Cost Adjustment Mechanism (FCA)

On January 27, 2006, IPC filed with the IPUC for authority to implement a rate adjustment mechanism that would adjust rates downward or upward to recover fixed costs independent of the volume of IPC's energy sales. This filing was a continuation of a 2004 case that was opened to investigate the financial disincentives to investment in energy efficiency by IPC. This true-up mechanism would be applicable only to residential and small general service customers. The accounting for the FCA will be separate from the PCA. IPC proposed a three percent cap on any rate increase to be applied at the discretion of the IPUC.

IPC and the IPUC Staff agreed in concept to a three-year pilot beginning January 1, 2007, and a stipulation was filed on December 18, 2006. The stipulation called for the implementation of a FCA mechanism pilot program as proposed by IPC in its original application with additional conditions and provisions related to customer count and weather normalization methodology, recording of the FCA deferral amount in reports to the IPUC and detailed reporting of demand side management (DSM) activities. The IPUC approved the stipulation on March 12, 2007. The pilot program began retroactively on January 1, 2007, and will run through 2009, with the first rate adjustment to occur on

June 1, 2008, and subsequent rate adjustments to occur on June 1 of each year thereafter during the term of the pilot program. IPC accrued \$1.1 million of FCA expense through the second quarter of 2007.

Open Access Transmission Tariff (OATT)

On March 24, 2006, IPC submitted a revised OATT filing with the FERC requesting an increase in transmission rates. In the filing IPC proposed to move from a fixed rate to a formula rate, which allows for transmission rates to be updated each year based on FERC Form 1 data. The formula rate request included a rate of return on equity of 11.25 percent. The proposed rates would have produced an annual revenue increase of approximately \$13 million based on 2004 test year data. The FERC accepted IPC's rates, effective June 1, 2006, subject to adjustment to conform to SFAS 109 tax accounting requirements, which lowered the estimated annual revenues to approximately \$11 million. The rates are being collected subject to refund pending the outcome of the FERC hearing process. Settlement discussions were held in April and May of 2007 at which the parties to the proceeding reached settlement on all issues except the treatment of contracts in existence before the implementation of OATT in 1996 (Legacy Agreements). On June 15, 2007, the parties filed a settlement agreement with the FERC for the settled issues. The settlement agreement is awaiting FERC approval. Hearings have been held before the FERC regarding the treatment of the Legacy Agreements and an initial decision is expected in August 2007.

Pension Expense

In the 2003 Idaho general rate case, the IPUC disallowed recovery of pension expense because there were no current contributions being made to the plan. On March 20, 2007, IPC filed a request with the IPUC to clarify that IPC can consider future contributions made to the pension plan a recoverable cost of service. An order approving this application would not determine the methodology of recovery but would permit IPC to record a regulatory asset related to pension costs. On June 1, 2007, the IPUC issued its order authorizing IPC to account for its defined benefit pension expense on a cash basis, and to defer and account for accrued pension expense under SFAS 87, "Employers' Accounting for Pensions," as a regulatory asset. The IPUC acknowledged that it is appropriate for IPC to seek recovery in its revenue requirement of reasonable and prudently incurred pension expense based on actual cash contributions. IPC will begin deferring pension expense to a regulatory asset account to be matched with revenue when future pension contributions are recovered through rates. The deferral of pension expense would not begin until \$4.1 million of past contributions still recorded on the balance sheet at December 31, 2006, have been expensed. For 2007, approximately \$2.8 million will be deferred to a regulatory asset beginning in the third quarter. IPC did not request a carrying charge to be applied to the deferral of the accrued SFAS 87 expense.

7. SEGMENT INFORMATION:

IDACORP has identified two reportable segments: utility operations and IFS. ITI and IDACOMM, which had previously been identified as reportable segments, are now reported as discontinued operations (see Note 9).

The utility operations segment's primary sources of revenue are the regulated operations of IPC. IPC's regulated operations include the generation, transmission, distribution, purchase and sale of electricity. This segment also includes income from IERCO, a wholly-owned subsidiary of IPC that is also subject to regulation and is a one-third owner of Bridger Coal Company, an unconsolidated joint venture. The IFS segment represents that subsidiary's investments in affordable housing developments and historic rehabilitation projects. Operating segments not included above are below the quantitative thresholds for reportable segments and are included in the "All Other" category. This category is comprised of Ida-West's joint venture investments in small hydroelectric generation projects, the remaining activities of energy marketer IE, which wound down its operations in 2003, and IDACORP's holding company expenses.

The following table summarizes the segment information for IDACORP's utility operations and IFS and the total of all other segments, and reconciles this information to total enterprise amounts (in thousands of dollars):

	o	Utility perations	IFS	All Other	Eli	minations	Co	nsolidated Total
Three months ended June 30, 2007:		•						
Revenues	\$	212,526\$	307	\$ 939	\$	-	\$	213,772
Income (loss) from continuing operations		16,164	1,759	542		-		18,465
Three months ended June 30, 2006:								
Revenues	\$	240,848\$	357	\$ 1,430	\$	-	\$	242,635
Income (loss) from continuing operations		21,612	2,069	(1,008)		-		22,673
Total assets at June 30, 2007	\$	3,287,266\$	126,997	\$ 148,996	\$	(30,943)	\$	3,532,316
Six months ended June 30, 2007:								
Revenues	\$	418,455\$	605	\$ 1,424	\$	-	\$	420,484
Income (loss) from continuing operations		39,495	3,621	(70)		-		43,046
Six months ended June 30, 2006:								
Revenues	\$	508,122\$	699	\$ 2,154	\$	-	\$	510,975
Income (loss) from continuing operations		46,633	4,231	(1,236)		-		49,628
8. BENEFIT PLANS:								

The following table shows the components of net periodic benefit costs for the three months ended June 30 (in thousands of dollars):

				Deferred			Postretirement				
	Pension Plan			Co	mpensat	ensation Plan			Benefits		
2	2007	200) 6	20	007	20	006	2	007	2	006
\$	3,803 \$		3,619	\$	352	\$	368	\$	379	\$	376
	6,115		5,585		593		582		895		862
	(8,351)	(7,670)		-		-		(690)		(630)
	-		-		-		-		510		510
	162		166		44		61		(134)		(134)
	-		65		141		211		132		219
\$	1,729	\$	1,765	\$	1,130	\$	1,222	\$	1,092	\$	1,203
	\$	2007 \$ 3,803 \$ 6,115 (8,351) - 162	2007 \$ 3,803 \$ 6,115 (8,351) (2007 2006 \$ 3,803 \$ 3,619 6,115 5,585 (8,351) (7,670) 	2007 2006 20 \$ 3,803 \$ 3,619 \$ 6,115 5,585 (8,351) (7,670)	Pension Plan Compensate 2007 2006 2007 \$ 3,803 \$ 3,619 \$ 352 593 6,115 5,585 593 593 (8,351) (7,670) - - 162 166 44 - - 65 141	Pension Plan Compensation 2007 2006 2007 20 \$ 3,803 \$ 3,619 \$ 352 \$ \$ 6,115 5,585 593 (8,351) (7,670) - - - - - - 162 166 44 - 65 141	Pension Plan 2007 2006 2007 2006 \$ 3,803 \$ 3,619 \$ 352 \$ 368 6,115 5,585 593 582 (8,351) (7,670) - - 162 166 44 61 - 65 141 211	Pension Plan Compensation Plan 2007 2006 2007 2006 20 \$ 3,803 \$ 3,619 \$ 352 \$ 368 \$ 6,115 5,585 593 582 (8,351) (7,670) - - - - - - 162 166 44 61 - 65 141 211	Pension Plan Compensation Plan Benefit 2007 2006 2007 2006 2007 \$ 3,803 \$ 3,619 \$ 352 \$ 368 \$ 379 6,115 5,585 593 582 895 (8,351) (7,670) - - (690) - - - 510 162 166 44 61 (134) - 65 141 211 132	Pension Plan Compensation Plan Benefits 2007 2006 2007 2006 2007 2 \$ 3,803 \$ 3,619 \$ 352 \$ 368 \$ 379 \$ \$ 895 \$ 895 \$ 895 \$ 805 \$ 895 \$ 805 \$ 895 \$ 805 \$

The following table shows the components of net periodic benefit costs for the six months ended June 30 (in thousands of dollars):

	Pension Plan		C	Defer Comper Pla	nsation	Postretirement Benefits		
	2007	2006		2007	2006	2007	2006	
Service cost	\$ 7,606 \$	7,238	\$	7045	736	\$ 758	\$ 752	
Interest cost	12,229	11,170)	1,186	1,164	1,790	1,724	
Expected return on plan assets	(16,693)	(15,340)	-	-	(1,380)	(1,260)	
Amortization of net								
	-	-		-	-	1,020	1,020	

obligation at transition Amortization of prior	325	332	87	122	(268)	(268)
service cost Amortization of net loss Net periodic benefit \$ cost	3,467 \$	130 3,530	-00	422 2,444 \$	264 2,184 \$	438 2,406

IDACORP and IPC have not contributed and do not expect to contribute to their pension plan in 2007.

9. DISCONTINUED OPERATIONS:

In the second quarter of 2006, IDACORP decided to seek buyers for its fuel cell technology subsidiary ITI and its telecommunications subsidiary IDACOMM. IDACORP had been reviewing strategic alternatives for ITI and IDACOMM in order to focus on its core utility business. The planned disposals of these businesses met the criteria established for reporting them as assets held for sale as defined by SFAS 144. SFAS 144 requires that a long-lived asset classified as held for sale be measured at the lower of its carrying amount or fair value, less costs to sell, and requires the holder to cease depreciation and amortization. Based on an analysis of the fair value of each subsidiary, no adjustments to the carrying values were required for the year ended December 31, 2006.

On July 20, 2006, IDACORP completed the sale of all of the outstanding common stock of ITI to IdaTech UK Limited, a wholly-owned subsidiary of Investec Group Investments (UK) Limited. IDACORP recorded a gain of \$11.5 million, net of tax, from this transaction.

On February 23, 2007, IDACORP completed the sale of all of the outstanding common stock of IDACOMM to American Fiber Systems, Inc.

The operating results of these businesses have been separately classified and reported as discontinued operations on IDACORP's condensed consolidated statements of income. A summary of discontinued operations is as follows (in thousands of dollars):

	Three months ended June 30,				Six months ended June 30,				
	2007 2006				2007			2006	
Revenues	\$	-	\$	3,403	\$	1,278	\$	8,704	
Operating expenses		-		(7,466)		(1,309)		(15,447)	
Other expense		-		(25)		(25)		(67)	
Loss on disposal		-		-		(2,877)		-	
Pre-tax losses		-		(4,088)		(2,933)		(6,810)	
Income tax benefit		-		1,271		3,000		2,514	
Income (losses) from discontinued									
operations	\$	-	\$	(2,817)	\$	67	\$	(4,296)	

The assets and liabilities of IDACOMM were classified as held for sale on IDACORP's condensed consolidated balance sheet at December 31, 2006. A summary of the components of assets and liabilities held for sale is as follows (in thousands of dollars):

		December 31, 2006	
Assets			
	Current assets	\$	3,326
	Property and investments	20	0,789
	Other assets		287
	Total assets	\$ 24	4,402
Liabilities			
	Current liabilities	\$ 2	2,606
	Other liabilities	8	3,773
	Total liabilities	\$ 11	1,379
26			

REPORT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM

To the Board of Directors and Shareholders of IDACORP, Inc. Boise, Idaho

We have reviewed the accompanying condensed consolidated balance sheet of IDACORP, Inc. and subsidiaries (the "Company") as of June 30, 2007, and the related condensed consolidated statements of income and comprehensive income for the three-month and six-month periods ended June 30, 2007 and 2006, and of cash flows for the six-month periods ended June 30, 2007 and 2006. These interim financial statements are the responsibility of the Company's management.

We conducted our reviews in accordance with the standards of the Public Company Accounting Oversight Board (United States). A review of interim financial information consists principally of applying analytical procedures and making inquiries of persons responsible for financial and accounting matters. It is substantially less in scope than an audit conducted in accordance with the standards of the Public Company Accounting Oversight Board (United States), the objective of which is the expression of an opinion regarding the financial statements taken as a whole. Accordingly, we do not express such an opinion.

Based on our reviews, we are not aware of any material modifications that should be made to such condensed consolidated interim financial statements for them to be in conformity with accounting principles generally accepted in the United States of America.

We have previously audited, in accordance with the standards of the Public Company Accounting Oversight Board (United States), the consolidated balance sheet of IDACORP, Inc. and subsidiaries as of December 31, 2006, and the related consolidated statements of income, comprehensive income, shareholders' equity, and cash flows for the year then ended (not presented herein); and in our report dated February 28, 2007, we expressed an unqualified opinion on those consolidated financial statements, which included an explanatory paragraph related to the adoption of Statement of Financial Accounting Standards No. 158, *Employers' Accounting for Defined Benefit Pension and Other Postretirement Plans - an amendment of FASB Statements No. 87, 88, 106, and 132(R).* In our opinion, the information set forth in the accompanying condensed consolidated balance sheet as of December 31, 2006, is fairly stated, in all material respects, in relation to the consolidated balance sheet from which it has been derived.

DELOITTE & TOUCHE LLP

Boise, Idaho August 7, 2007

REPORT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM

To the Board of Directors and Shareholder of Idaho Power Company Boise, Idaho

We have reviewed the accompanying condensed consolidated balance sheet and statement of capitalization of Idaho Power Company and subsidiary (the "Company") as of June 30, 2007, and the related condensed consolidated statements of income and comprehensive income for the three-month and six-month periods ended June 30, 2007 and 2006, and of cash flows for the six-month periods ended June 30, 2007 and 2006. These interim financial statements are the responsibility of the Company's management.

We conducted our reviews in accordance with the standards of the Public Company Accounting Oversight Board (United States). A review of interim financial information consists principally of applying analytical procedures and making inquiries of persons responsible for financial and accounting matters. It is substantially less in scope than an audit conducted in accordance with the standards of the Public Company Accounting Oversight Board (United States), the objective of which is the expression of an opinion regarding the financial statements taken as a whole. Accordingly, we do not express such an opinion.

Based on our reviews, we are not aware of any material modifications that should be made to such condensed consolidated interim financial statements for them to be in conformity with accounting principles generally accepted in the United States of America.

We have previously audited, in accordance with the standards of the Public Company Accounting Oversight Board (United States), the consolidated balance sheet and statement of capitalization of Idaho Power Company and subsidiary as of December 31, 2006, and the related consolidated statements of income, comprehensive income, retained earnings, and cash flows for the year then ended (not presented herein); and in our report dated February 28, 2007, we expressed an unqualified opinion on those consolidated financial statements, which included an explanatory paragraph related to the adoption of Statement of Financial Accounting Standards No. 158, *Employers' Accounting for Defined Benefit Pension and Other Postretirement Plans - an amendment of FASB Statements No.* 87, 88, 106, and 132(R). In our opinion, the information set forth in the accompanying condensed consolidated balance sheet and statement of capitalization as of December 31, 2006, is fairly stated, in all material respects, in relation to the consolidated balance sheet and statement of capitalization from which it has been derived.

DELOITTE & TOUCHE LLP

Boise, Idaho August 7, 2007

ITEM 2. MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS

(Dollar amounts and megawatt-hours (MWh) are in thousands unless otherwise indicated).

INTRODUCTION:

In Management's Discussion and Analysis of Financial Condition and Results of Operations (MD&A), the general financial condition and results of operations for IDACORP, Inc. and its subsidiaries (collectively, IDACORP) and Idaho Power Company and its subsidiary (collectively, IPC) are discussed.

IDACORP is a holding company formed in 1998 whose principal operating subsidiary is IPC. IDACORP is subject to the provisions of the Public Utility Holding Company Act of 2005, which provides certain access to books and records to the Federal Energy Regulatory Commission (FERC) and state utility regulatory commissions and imposes certain record retention and reporting requirements on IDACORP.

IPC is an electric utility with a service territory covering approximately 24,000 square miles in southern Idaho and eastern Oregon. IPC is regulated by the FERC and the state regulatory commissions of Idaho and Oregon. IPC is the parent of Idaho Energy Resources Co., (IERCO) a joint venturer in Bridger Coal Company, which supplies coal to the Jim Bridger generating plant owned in part by IPC.

IDACORP's other subsidiaries include:

- IDACORP Financial Services, Inc. (IFS), an investor in affordable housing and other real estate investments;
- Ida-West Energy Company (Ida-West), an operator of small hydroelectric generation projects that satisfy the requirements of the Public Utility Regulatory Policies Act of 1978 (PURPA); and
- IDACORP Energy (IE), a marketer of energy commodities, which wound down operations in 2003.

In the second quarter of 2006, IDACORP management designated the operations of IDACORP Technologies, Inc. (ITI) and IDACOMM, Inc. (IDACOMM) as assets held for sale, as defined by Statement of Financial Accounting Standards No. 144. IDACORP's condensed consolidated financial statements reflect the reclassification of the results of these businesses as discontinued operations for all periods presented. Discontinued operations are discussed in more detail in Note 9 to IDACORP's and IPC's Condensed Consolidated Financial Statements and later in the MD&A.

On July 20, 2006, IDACORP completed the sale of all of the outstanding common stock of ITI to IdaTech UK Limited, a wholly-owned subsidiary of Investec Group Investments (UK) Limited.

On February 23, 2007, IDACORP completed the sale of all of the outstanding common stock of IDACOMM to American Fiber Systems, Inc.

While reading the MD&A, please refer to the accompanying Condensed Consolidated Financial Statements. This discussion updates the MD&A included in the Annual Report on Form 10-K for the year ended December 31, 2006, and the Quarterly Report on Form 10-Q for the quarter ended March 31, 2007, and should be read in conjunction with the discussions in those reports.

FORWARD-LOOKING INFORMATION:

In connection with the safe harbor provisions of the Private Securities Litigation Reform Act of 1995 (Reform Act), IDACORP and IPC are hereby filing cautionary statements identifying important factors that could cause actual results to differ materially from those projected in forward-looking statements (as such term is defined in the Reform Act) made by or on behalf of IDACORP or IPC in this Quarterly Report on Form 10-Q, in presentations, in response to questions or otherwise. Any statements that express, or involve discussions as to expectations, beliefs, plans, objectives, assumptions or future events or performance (often, but not always, through the use of words or phrases such as "anticipates," "believes," "estimates," "expects," "intends," "plans," "predicts," "projects," "may result," "may continue" or similar expressions) are not statements of

historical facts and may be forward-looking. Forward-looking statements involve estimates, assumptions and uncertainties and are qualified in their entirety by reference to, and are accompanied by, the following important factors, which are difficult to predict, contain uncertainties, are beyond IDACORP's or IPC's control and may cause actual results to differ materially from those contained in forward-looking statements:

- Changes in and compliance with governmental policies, including new interpretations of existing policies, and regulatory actions and regulatory audits, including those of the Federal Energy Regulatory Commission, the Idaho Public Utilities Commission, the Oregon Public Utility Commission, and the Internal Revenue Service with respect to allowed rates of return, industry and rate structure, day-to-day business operations, acquisition and disposal of assets and facilities, operation and construction of plant facilities, provision of transmission services, relicensing of hydroelectric projects, recovery of purchased power expenses, recovery of other capital investments, present or prospective wholesale and retail competition (including but not limited to retail wheeling and transmission costs) and other refund proceedings;
- Changes arising from the Energy Policy Act of 2005;
- Litigation and regulatory proceedings, including those resulting from the energy situation in the western United States, and penalties and settlements that influence business and profitability;
- Changes in and compliance with environmental, endangered species and safety laws and policies;
- Weather variations affecting hydroelectric generating conditions and customer energy usage;
- Over-appropriation of surface and groundwater in the Snake River Basin resulting in reduced generation at hydroelectric facilities;
- Construction of power generating, transmission and distribution facilities including inability to obtain required governmental permits and approvals, and risks related to contracting, construction and start-up;
- Operation of power generating facilities including breakdown or failure of equipment, performance below expected levels, competition, fuel supply, including availability, transportation and prices, and transmission;
- Impacts from the potential formation of a regional transmission organization or the development of another transmission group;
- Population growth rates and demographic patterns;
- Market demand and prices for energy, including structural market changes;
- Changes in operating expenses and capital expenditures and fluctuations in sources and uses of cash;
- Results of financing efforts, including the ability to obtain financing on favorable terms, which can be affected by factors such as credit ratings and general economic conditions;
- Actions by credit rating agencies, including changes in rating criteria and new interpretations of existing criteria;
- Homeland security, natural disasters and other natural risks, such as earthquake, flood, drought, lightning, wind and fire, acts of war or terrorism;
- Market conditions that could affect the operations and prospects of IDACORP's subsidiaries or their competitors;
- Increasing health care costs and the resulting effect on medical benefits paid for employees;
- Performance of the stock market and the changing interest rate environment, which affect the amount of required contributions to pension plans, as well as the reported costs of providing pension and other postretirement benefits;
- Increasing costs of insurance, changes in coverage terms and the ability to obtain insurance;
- Changes in tax rates or policies, interest rates or rates of inflation;
- Adoption of or changes in critical accounting policies or estimates; and
- New accounting or Securities and Exchange Commission requirements, or new interpretation or application of existing requirements.

Any forward-looking statement speaks only as of the date on which such statement is made. New factors emerge from time to time and it is not possible for management to predict all such factors, nor can it assess the impact of any such factor on the business or the extent to which any factor, or combination of factors, may cause results to differ materially from those contained in any forward-looking statement.

EXECUTIVE OVERVIEW:

Second quarter 2007 financial results

IDACORP's second quarter 2007 earnings were \$18.5 million, a decrease of \$1.4 million compared to the same period in 2006. Diluted earnings per share were \$0.42, a decrease of \$0.05 per share compared to 2006.

The key components of the change in IDACORP's net income for the second quarter are:

- IPC's earnings decreased to \$16.2 million, a \$5.4 million or \$0.14 per diluted share decrease from the prior year. The key factors affecting IPC's earnings include (amounts shown are net of income taxes):
 - Increased retail sales contributed \$7.1 million to gross margin (general business revenues and off-system sales less resource costs and rate-related amortizations). Warmer and drier conditions in the second quarter of 2007 led to higher irrigation loads as compared to the prior year. IPC continued to experience moderate customer growth, with the average number of general business customers increasing 12,819 over the same period in 2006, an increase of three percent.
 - Increased costs to supply power, net of rate adjustments, reduced gross margin by \$4.6 million. Poor hydroelectric generating conditions in the second quarter of 2007 increased IPC's reliance on typically more expensive thermal generation and purchased power, and reduced wholesale sales. IPC's hydroelectric generation contributed only 51 percent of total system generation for the second quarter of 2007, as compared to 71 percent for the same period in 2006.
 - Increases in Other O&M expenses reduced earnings by \$5.5 million compared to 2006. The increase is primarily the result of higher third-party transmission costs, higher labor-related expenses, higher maintenance expenses for IPC's coal-fired generation facilities and distribution facilities, and higher legal, regulatory and compliance expenses.
 - Gain on sales of excess SO₂ emission allowances was \$0.5 million in 2007, compared to \$4.7 million in 2006. IPC recorded a gain on the sale of 4,000 excess emission allowances in the second quarter of 2007, compared to 78,000 in the second quarter of 2006.
- Discontinued operations had no impact on earnings in the second quarter of 2007 as compared to a loss of \$2.8 million (net of tax) in the second quarter of 2006, an increase of \$0.06 per diluted share. Discontinued operations includes the operations of ITI, which was sold in July 2006, and IDACOMM, which was sold in February 2007.
- Losses at the holding company decreased \$1.9 million, an improvement of \$0.04 per share, reflecting a reduction in operating expenses and the effect of intra-period tax allocations recorded at the holding company.

Year-to-date 2007 financial results

IDACORP's year-to-date 2007 earnings were \$43.1 million, a decrease of \$2.2 million compared to the same period in 2006. Diluted earnings per share were \$0.98 as compared to \$1.06 in 2006, a decrease that is a result of lower earnings and increases in shares outstanding.

The key factors contributing to the change in IDACORP's net income in 2007 are:

- IPC's earnings decreased to \$39.5 million, a \$7.1 million or \$0.19 per diluted share decrease from the prior year. The key factors affecting IPC's earnings for 2007 include (amounts shown are net of income taxes):
 - Increased retail sales contributed \$9.1 million to gross margin (general business revenues and off-system sales less resource costs and rate-related amortizations). Warmer and drier conditions in 2007 led to higher irrigation loads as compared to the prior year. IPC continued to experience moderate customer growth, with the average number of general business customers increasing 13,324 over the same period in 2006, an increase of three percent.

- Increased costs to supply power, net of rate increases, reduced gross margin by \$5.9 million. Poor hydroelectric generating conditions in 2007 increased IPC's reliance on typically more expensive thermal generation and purchased power, and reduced wholesale sales. IPC's hydroelectric generation contributed only 51 percent of total system generation for 2007, as compared to 67 percent for the same period in 2006.
- Increases in Other O&M expenses reduced earnings by \$9.3 million compared to 2006. The increase is primarily the result of higher labor-related expenses, higher maintenance expenses for IPC's coal-fired generation facilities and distribution facilities, higher legal, regulatory and compliance expenses, and higher third-party transmission costs.
- Gain on sale of excess SO₂ emission allowances was \$0.5 million, compared to \$5.0 million in 2006. IPC recorded a gain on the sale of 4,000 excess emission allowances in 2007, compared to 78,000 in 2006.
- Discontinued operations had no material impact on earnings in 2007 as compared to a loss of \$4 million (net of tax) in 2006, an increase of \$0.10 per diluted share. Discontinued operations includes the operations of ITI, which was sold in July 2006, and IDACOMM, which was sold in February 2007.
- Losses at the holding company decreased \$1.5 million, an improvement of \$0.04 per share, reflecting a reduction in operating expenses and the effect of intra-period tax allocations recorded at the holding company.

Hydroelectric generating conditions

Significantly below normal winter precipitation and stream flow conditions negatively impacted hydroelectric generation for the first half of 2007 as compared to the same period in 2006. On August 1, 2007, the National Weather Service's Northwest River Forecast Center reported that Brownlee reservoir inflow for April through July 2007 was to be 2.8 maf, or 45 percent of average, a reduction from the 3.0 maf, or 48 percent of average, projected on May 7, 2007. With current and forecasted stream flow conditions, IPC expects to generate between 6.0 and 6.5 million MWh from its hydroelectric facilities in 2007, compared to 9.2 million MWh in 2006.

Because of its reliance on hydroelectric generation, IPC's operations can be significantly affected by weather conditions. The availability of hydroelectric power depends on the amount of snow pack in the mountains upstream of IPC's hydroelectric facilities, springtime snow pack run-off, rainfall and other weather and stream flow management considerations. During low water years, when stream flows into IPC's hydroelectric projects are reduced, IPC's hydroelectric generation is reduced. This results in less generation from IPC's resource portfolio (hydroelectric, coal-fired and gas-fired) available for off-system sales and, most likely, an increased use of purchased power to meet load requirements. Both of these situations - a reduction in off-system sales and an increased use of more expensive purchased power - result in increased power supply costs.

Power Cost Adjustment

On June 1, 2007, IPC implemented its annual Power Cost Adjustment (PCA), which results in a \$77.5 million, or 14.5 percent on average, increase in the rates of Idaho customers. The increase in rates is a direct result of significantly below normal winter precipitation and deteriorated stream flow conditions during the first half of 2007. In years where water is plentiful and IPC can fully utilize its extensive hydroelectric system, power production costs are lower and IPC can pass those benefits to its customers in the form of rate reductions. In years when water is in short supply, as it was this past winter, the higher costs of supplying power by other means are shared with IPC's customers.

General Rate Case filing

On June 8, 2007, IPC filed an application with the IPUC requesting an average base rate increase of 10.35 percent for its Idaho customers. Base rates primarily reflect IPC's cost of providing electrical service to its customers, including equipment and infrastructure. IPC's proposal would increase revenues \$63.9 million annually and allow IPC to begin recovery of its capital investments and higher operating costs. The application included a requested return on equity of 11.5 percent and an overall rate of return of 8.561 percent. IPC has requested that the rate increase become effective by January 2008.

Capital requirements

IPC is experiencing a cycle of heavy infrastructure investment to address customer energy, capacity and reliability needs and aging plant and equipment. IPC's aging hydroelectric and thermal generation facilities require upgrades and component replacement. In addition, costs related to relicensing hydroelectric facilities and complying with the new licenses are substantial. Continuing load growth also requires that IPC add to its transmission system and distribution facilities to provide new service and to maintain reliability. Planned expenditures include distribution lines for new customers and several high-voltage transmission lines.

July 2007 high temperatures

IPC's service territory experienced record-setting high temperatures during July 2007. Due to these weather conditions and continued customer growth, IPC set three new all-time peaks between July 5 and July 13, 2007, with the highest, 3,193 MW being set on July 13, 2007. The previous hourly system peak of 3,084 MW, was set in 2006. IPC was able to meet all of its load requirements during these periods of increased demand through its system generation and by increasing the amount of purchased power.

IPC/PacifiCorp (MidAmerican) Memorandum of Understanding

IPC and PacifiCorp are jointly exploring a project to build two 500-kV lines between the Jim Bridger plant and Boise. The lines would be designed to meet the growth in customers' electricity needs and increase electrical transmission capacity across southern Idaho. If built, it is expected that portions of the project would be completed between 2012 and 2014 and IPC estimates that its share of project costs would be between \$800 million and \$1.2 billion.

CRITICAL ACCOUNTING POLICIES AND ESTIMATES:

IDACORP's and IPC's discussion and analysis of their financial condition and results of operations are based upon their condensed consolidated financial statements, which have been prepared in accordance with GAAP. The preparation of these financial statements requires IDACORP and IPC to make estimates and judgments that affect the reported amounts of assets, liabilities, revenues and expenses and related disclosure of contingent assets and liabilities. On an ongoing basis, IDACORP and IPC evaluate these estimates including those estimates related to rate regulation, benefit costs, contingencies, litigation, impairment of assets, income taxes, unbilled revenue and bad debt. These estimates are based on historical experience and on other assumptions and factors that are believed to be reasonable under the circumstances, and are the basis for making judgments about the carrying values of assets and liabilities that are not readily apparent from other sources. IDACORP and IPC, based on their ongoing reviews, make adjustments when facts and circumstances dictate.

IDACORP's and IPC's critical accounting policies are reviewed by the Audit Committee of the Board of Directors. These policies are discussed in more detail in the Annual Report on Form 10-K for the year ended December 31, 2006, and have not changed materially from that discussion.

RESULTS OF OPERATIONS:

This section of the MD&A takes a closer look at the significant factors that affected IDACORP's and IPC's earnings during the three and six months ended June 30, 2007. In this analysis, the results for 2007 are compared to the same period in 2006.

The following table presents the earnings (losses) for IDACORP's operating segments as well as the holding company:

		Months ided	Six Months Ended		
	Jur	ne 30,	Jui	ne 30,	
	2007	2006	2007	2006	
Continuing operations:					
IPC - Utility operations	\$16,164	\$21,612	\$39,495	\$46,633	
IDACORP Financial Services	1,759	2,069	3,621	4,231	
Ida-West Energy	836	1,030	1,042	1,363	
IDACORP Energy	(21)	90	(76)	(111)	
Holding Company	(273)	(2,128)	(1,036)	(2,488)	
Income from continuing operations	18,465	22,673	43,046	49,628	
Income (Losses) from discontinued	-	(2,817)	67	(4,296)	
operations					
Net income	\$18,465	\$19,856	\$43,113	\$45,332	
Average common shares outstanding	43,884	42,702	43,845	42,642	
(diluted)					
Diluted earnings (loss) per share:					
Income from continuing	\$ 0.42	\$ 0.53	\$ 0.98	\$ 1.16	
operations					
Losses from discontinued	\$ -	\$ (0.06)	\$ -	\$ (0.10)	
operations					
Diluted earnings per share	\$ 0.42	\$ 0.47	\$ 0.98	\$ 1.06	
Utility Operations					

Operating environment: IPC is one of the nation's few investor-owned utilities with a predominantly hydroelectric generating base. Because of its reliance on hydroelectric generation, IPC's generation operations can be significantly affected by weather conditions. The availability of hydroelectric power depends on the amount of snow pack in the mountains upstream of IPC's hydroelectric facilities, springtime snow pack run-off, rainfall and other weather and stream flow management considerations. During low water years, when stream flows into IPC's hydroelectric projects are reduced, IPC's hydroelectric generation is reduced. This results in less generation from IPC's resource portfolio (hydroelectric, coal-fired and gas-fired) available for off-system sales and, most likely, an increased use of typically more expensive purchased power to meet load requirements. Both of these situations - a reduction in off-system sales and an increased use of more expensive purchased power - result in increased net power supply costs. During high water years, increased off-system sales and the decreased need for purchased power reduce net power supply costs.

Operations plans are developed during the year to provide guidance for generation resource utilization and energy market activities (off-system sales and power purchases). The plans incorporate forecasts for generation unit availability, reservoir storage and stream flows, gas and coal prices, customer loads, energy market prices and other pertinent inputs. Consideration is given to when to use IPC's available resources to meet forecast loads and when to transact in the wholesale energy market. The allocation of hydroelectric generation between heavy-load and light-load hours or calendar periods is considered in the development of the operating plans. This allocation is intended to utilize the flexibility of the hydroelectric system to shift generation to high value periods, while operating within the constraints imposed on the system. IPC's energy risk management policy, unit operating requirements and other obligations provide the framework for the plans.

The following table presents IPC's power supply for the three and six month periods ended June 30:

		MWh								
	Hydroelectric Generation	Thermal Generation	Total system Generation	Purchased Power	Total					
Three months										
ended:										
June 30, 2007	1,539	1,461	3,000	1,527	4,527					
June 30, 2006	3,038	1,215	4,253	1,786	6,039					
Six months ended:										
June 30, 2007	3,385	3,208	6,593	2,502	9,095					
June 30, 2006	5,866	2,938	8,804	2,703	11,507					

Significantly below normal winter precipitation and stream flow conditions negatively impacted hydroelectric generation during the first half of 2007 compared to 2006. On August 1, 2007, the National Weather Service's Northwest River Forecast Center indicated that Brownlee reservoir inflow for April through July 2007 was 2.8 maf, or 45 percent of average, a reduction from the 3.0 maf, or 48 percent of average, projected on May 7, 2007. Storage in selected federal reservoirs upstream of Brownlee as of July 31, 2007, was 70 percent of average. With current and forecasted stream flow conditions, IPC expects to generate between 6.0 and 6.5 million MWh from its hydroelectric facilities in 2007, compared to 9.2 million MWh in 2006.

IPC's system load peaks in the summer and winter, with the larger peak demand occurring in the summer. IPC's record system peak of 3,193 MW occurred on July 13, 2007. IPC was able to meet system load requirements and off-system sales requirements and had sufficient operating reserves in place.

General business revenue: The following table presents IPC's general business revenues, MWh sales, average number of customers and Boise, Idaho weather conditions for the three and six months ended June 30:

	- /	Six Months Ended June 30, 2007 2006			
2007	2000	2007	2000		
\$ 62,886	\$ 64,005	\$ 141,468	\$ 152,442		
39,983	40,511	76,191	83,541		
23,294	27,006	45,393	56,893		
36,049	27,688	36,411	28,517		
\$ 162,212	\$ 159,210	\$ 299,463	\$ 321,393		
1,067	1,024	2,531	2,440		
939	873	1,882	1,785		
835	845	1,707	1,721		
815	593	820	607		
3,656	3,335	6,940	6,553		
396,282	385,980	395,373	384,494		
	2007 \$ 62,886 39,983 23,294 36,049 \$ 162,212 1,067 939 835 815 3,656	\$ 62,886 \$ 64,005 39,983 40,511 23,294 27,006 36,049 27,688 \$ 162,212 \$ 159,210 1,067 1,024 939 873 835 845 815 593 3,656 3,335	2007 2006 2007 \$ 62,886 \$ 64,005 \$ 141,468 39,983 40,511 76,191 23,294 27,006 45,393 36,049 27,688 36,411 \$ 162,212 \$ 159,210 \$ 299,463 1,067 1,024 2,531 939 873 1,882 835 845 1,707 815 593 820 3,656 3,335 6,940		

Commercial	61,279	58,701	61,014	58,490
Industrial	127	132	126	132
Irrigation	18,050	18,106	17,957	18,030
Total	475,738	462,919	474,470	461,146
Heating degree-days	573	588	2,909	3,001
Cooling degree-days	288	269	288	269
Precipitation (inches)	2.24	3.83	4.02	8.20
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Heating and cooling degree-days are common measures used in the utility industry to analyze the demand for electricity and indicate when customers would use electricity for heating and air conditioning. A degree-day measures how much the average daily temperature varies from 65 degrees. Each degree of temperature above 65 degrees is counted as one cooling degree-day, and each degree of temperature below 65 degrees is counted as one heating degree-day.

General business revenue increased \$3 million for the second quarter of 2007, primarily due to higher usage and customer counts, partially offset by a reduction in average rates.

- **Usage:** Weather variations resulted in a \$14 million increase in general business revenue as compared to the second quarter of 2006. Particularly dry conditions positively impacted irrigation revenues as compared with the prior year (precipitation was 42 percent lower as compared to the second quarter of 2006). Warm weather conditions also increased residential and commercial usage.
- **Customers:** General business customer growth improved revenue \$3 million for the quarter, as IPC continued to experience moderate customer growth in its service territory. The residential and commercial customer bases rose three percent and four percent, respectively, over the second quarter of the prior year.
- Rates: Rate changes negatively impacted general business revenue by \$15 million as compared to the second quarter of 2006. A PCA reduction on June 1, 2006, decreased rates by an average of 19.3 percent but was moderated by a base rate increase of 3.2 percent on June 1, 2006, and an average rate increase of 14.5 percent resulting from the PCA effective June 1, 2007. Prior year revenues also included approximately \$4 million related to a rate case tax settlement and an irrigation load reduction rate adjustment, both of which were recovered from June 2005 to May 2006 (with a corresponding reduction to other revenues).

General business revenue decreased \$22 million year-to-date 2007, primarily due to lower rates. The rate decreases were partially offset by higher usage and customer counts.

- Rates: Rates negatively impacted general business revenue by \$42 million as compared to 2006. A PCA reduction on June 1, 2006, decreased rates by an average of 19.3 percent but was moderated by a base rate increase of 3.2 percent on June 1, 2006, and the new PCA rate increase of 14.5 percent on average effective June 1, 2007. Prior year revenues also included approximately \$10 million related to a rate case tax settlement and an irrigation load reduction rate adjustment, both of which were recovered from June 2005 to May 2006 (with a corresponding reduction to other revenues).
- **Usage:** Weather variations resulted in a \$14 million increase in general business revenue as compared to 2006. Particularly dry conditions positively impacted irrigation revenues as compared to the prior year (precipitation was 51 percent lower as compared to 2006). Warm weather conditions also increased residential and commercial usage.
- **Customers:** General business customer growth improved revenue \$6 million for the year, as IPC continued to experience moderate customer growth in its service territory. The residential and commercial customer bases rose three percent and four percent, respectively, over the prior year.

Off-system sales: Off-system sales consist primarily of long-term sales contracts and opportunity sales of surplus system energy. The following table presents IPC's off-system sales for the three and six months ended June 30:

Three months ended

Six months ended

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		June 30),			June 30,	
	200	07	20	06	2007	20	06
Revenue	\$	37,177	\$	75,598	\$ 95,016	\$	179,839
MWh sold		526		2,343	1,490		4,286
Revenue per MWh 36	\$	70.70	\$	32.27	\$ 63.77	\$	41.95

Deteriorated stream flow conditions for the quarter and year-to-date significantly decreased hydroelectric generation and electricity available for surplus sales. Revenue declines from lower sales volumes were moderated by higher prices. Prior year prices were lower because of abundant energy supplies in the region. Beginning in 2007, IPC is utilizing financial hedge instruments in addition to physical forward power transactions for the purpose of mitigating price risk related to conforming to IPC's energy risk management policy, managing IPC's energy portfolio to meet customer load, and reacting to changes in market conditions to minimize net power supply costs.

Other revenues: The following table presents the components of other revenues for the three and six months ended June 30:

	Three montl June 3		Six months ended June 30,		
	2007	2006	2007	2006	
Transmission services and property rental	\$ 11,016	\$ 10,313	\$ 20,284	\$ 17,429	
DSM revenues	2,548	-	4,663	-	
Rate case tax settlement	-	(1,891)	-	(4,846)	
Irrigation load reduction	-	(2,207)	-	(5,518)	
Provision for rate refund	(427)	(175)	(971)	(175)	
Total	\$ 13,137	\$ 6,040	\$ 23,976	\$ 6,890	

Beginning in January 2007, a new IPUC accounting order became effective for the treatment of IPC's DSM expenses. DSM costs were recorded in Other operations and maintenance expenses and were offset by the same amount recorded in Other revenues resulting in no net effect on earnings. See "Other operating and maintenance expenses."

The remaining increase in Other revenues is largely due to higher wheeling revenues and to the completed amortization of tax settlement and irrigation lost revenue accruals. From June 2005 to May 2006, IPC was collecting and recording in general business revenues, with a corresponding reduction to Other revenues, amounts related to a 2003 Idaho general rate case tax settlement and amounts related to an irrigation load reduction program. Revenues for the rate case tax settlement were accrued from September 2004 to May 2005.

Purchased power: The following table presents IPC's purchased power for the three and six months ended June 30:

Three months ended June 30, June 30, 2007