LEGISLATURE OF THE STATE OF IDAHO  
Sixtieth Legislature  
First Regular Session - 2009  

IN THE SENATE  

SENATE BILL NO. 1169  

BY STATE AFFAIRS COMMITTEE  

AN ACT  

RELATING TO THE PUBLIC UTILITIES COMMISSION AND ELECTRIC UTILITY  
WATER RIGHTS; TO PROVIDE FINDINGS AND A STATEMENT OF PURPOSE,  
TO PROVIDE THAT THE PUBLIC UTILITIES COMMISSION SHALL HAVE NO  
JURISDICTION TO CONSIDER CERTAIN ISSUES, TO PROVIDE THAT THE  
IDAHO PUBLIC UTILITIES COMMISSION SHALL ACCEPT AS REASONABLE  
AND IN THE PUBLIC INTEREST FOR ALL PURPOSES ARTICLE II OF  
THE FRAMEWORK REAFFIRMING THE SWAN FALLS SETTLEMENT IN  
ANY PROCEEDINGS BEFORE THE COMMISSION AND TO PROVIDE THAT  
IMPLEMENTATION OF PROVISIONS OF ARTICLE II OF THE FRAMEWORK  
REAFFIRMING THE SWAN FALLS SETTLEMENT SHALL NOT CONSTITUTE A  
SALE, ASSIGNMENT, CONVEYANCE OR TRANSFER AS SPECIFIED.  

Be It Enacted by the Legislature of the State of Idaho:  

SECTION 1. FINDINGS AND STATEMENT OF PURPOSE. On October 25,  
1984, the Governor, Attorney General and Idaho Power Company entered into a contract,  
known as the "Swan Falls Agreement," to memorialize and implement the settlement of a  
continuing controversy over electric utility water rights in the Snake River Basin above the  
Murphy U.S.G.S. gaging station, which was approved and implemented by the Legislature.  
The Governor, Attorney General and Idaho Power Company have executed a Framework  
Reaffirming the Swan Falls Settlement dated March 25, 2009, as maintained in the files of the  
Idaho Department of Water Resources, that resolves pending litigation regarding the intent of  
the parties with respect to certain aspects of the settlement. The Legislature finds that Article II  
of said Framework and the exhibits thereto are in the public interest for all purposes including,  
but not limited to, all purposes under the public utilities law, as amended. Implementation  
of the Framework will resolve continuing controversy and litigation over electric utility water  
rights in the Snake River Basin above the Murphy U.S.G.S. gaging station and reaffirm the  
terms and original purposes of the Swan Falls settlement and further the implementation  
thereof.  

SECTION 2. PUBLIC UTILITIES COMMISSION – JURISDICTION. The Idaho  
Public Utilities Commission shall have no jurisdiction to consider in any proceeding, whether  
instituted before or after the effective date of this act, any issue as to whether any electric  
utility, including Idaho Power Company, should have or could have preserved, maintained  
or protected its water rights and hydroelectric generation in a manner inconsistent with the  
Framework Reaffirming the Swan Falls Settlement entered into by the Governor, Attorney  

SECTION 3. IDAHO PUBLIC UTILITIES COMMISSION – EFFECT OF  
AGREEMENT. In any proceeding before the Idaho Public Utilities Commission including,  
but not limited to, a proceeding in which the Commission is setting or reviewing the revenue
requirements of any electric utility, including Idaho Power Company, the Commission shall accept as reasonable and in the public interest for all purposes, Article II of the Framework Reaffirming the Swan Falls Settlement entered into by the Governor, Attorney General and the Idaho Power Company on March 25, 2009, and the exhibits thereto, including without limitation, the effects of implementation of such provisions of the Framework on the utility’s revenue requirements and hydroelectric generation.

SECTION 4. EXEMPTION. Implementation of provisions of Article II of the Framework Reaffirming the Swan Falls Settlement entered into by the Governor, Attorney General and the Idaho Power Company on March 25, 2009, shall not constitute a sale, assignment, conveyance or transfer within the meaning of Sections 61-327, 61-328, 61-329, 61-330 and 61-331, Idaho Code, to the extent any of those sections may apply.
STATEMENT OF PURPOSE

RS18888

This legislation confirms that the uncodified limitations on the Idaho Public Utilities Commission enacted as part of the 1984 Swan Falls Settlement and contained in Chapter 14 of the 1985 Idaho Session Laws at 20, apply to Article II of the Framework Reaffirming the Swan Falls Settlement, dated March 25, 2009.

FISCAL NOTE

This legislation imposes no fiscal burden on the general fund.