1	BEFORE THE PUBLIC UTILITY COMMISSION OF OREGON UM	
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4	In the Matter of	MOTION FOR PROTECTIVE ORDER
5	IDAHO POWER COMPANY'S	
6	Request for Authorization to Defer Costs Associated with a Long Term Program	
7	Contract with Siemens Energy, Inc.	
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9 Pursuant to ORCP 36(C)(7) and OAR 860-001-0080, Idaho Power Company ("Idaho 10 Power" or "Company") moves for the entry of the Public Utility Commission of Oregon's 11 ("Commission") general protective order in this proceeding. Good cause exists to issue a 12 Protective Order to protect commercially sensitive and confidential business information that is 13 considered to be of a trade secret, privileged or confidential nature.

14 In support of this Motion, the Company states:

The Commission's rules authorize reasonable restrictions on discovery of trade 15 1. secrets and other confidential business information. See 860-001-0080; ORCP 36(C)(7) 16 (providing protection against unrestricted discovery of "trade secrets or other confidential 17 research, development, or commercial information"). See also In re Investigation into the Cost 18 of Providing Telecommunication Service, Docket UM 351, Order No. 91-500 (1991) 19 (recognizing that protective orders are a reasonable means to protect "the rights of a party to 20 trade secrets and other confidential commercial information" and "to facilitate the 21 22 communication of information between litigants").

2. On June 5, 2015, Idaho Power filed an Application of Idaho Power Company for
an Order Authorizing Approval of a Long Term Program Contract with Siemens Energy, Inc.
Including the Transfer and Sale of Certain Assets. The Long Term Program Contract
(Attachment A to the Application) contains information in the negotiated terms throughout the

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1 contract that Siemens Energy, Inc. claims is proprietary business and financial information. 2 Idaho Power also anticipates that discovery in this proceeding will include requests for 3 commercially sensitive and confidential business information. Idaho Power and/or Siemens 4 Energy, Inc. will be exposed to competitive, operational, and/or regulatory injury if it is forced to make unrestricted disclosure of its confidential business information. "The Commission's 5 6 standard blanket protective order is designed to facilitate discovery in cases involving 7 discovery of large numbers of documents." See In re Portland Extended Area Service Region, Docket UM 261, Order No. 91-958 (1991). Issuance of a protective order will 8 9 facilitate the production of relevant information and expedite the discovery process.

For the foregoing reasons, Idaho Power requests entry of a standard Protective Orderin this docket.

12		DATED: June 5, 2015
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14		Lin Q. Mardomen
15		Lisa D. Nordstrom (Lead Counsel for Idano Power Company
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