

LISA D. NORDSTROM Lead Counsel Inordstrom@idahopower.com

December 14, 2021

#### VIA ENCRYPTED ELECTRONIC MAIL

Public Utility Commission of Oregon Filing Center 201 High Street SE, Suite 100 P.O. Box 1088 Salem, Oregon 97301

> Re: Docket UM 1464(12) In the Matter of Idaho Power Company's Deferred Accounting of Net Variable Power Cost Variances – Idaho Power Company's Application For Reauthorization

Attention Filing Center:

Attached for filing is an electronic copy of Idaho Power Company's Application for Reauthorization. Attachment B is confidential and is being provided confidentially pursuant to OAR 860-001-0070 and Protective Order No. 12-499 previously issued in this docket.

The Application has been served on the parties to the UE 233 and UM 1464 service lists as indicated in the Certificate of Service.

Please contact me at (208) 388-5825 or Regulatory Consultant Courtney Waites at (208) 388-5612 with any questions regarding this filing.

Very truly yours,

Lin D. Madstrom

Lisa D. Nordstrom

LDN/sg Enclosures

1	1 BEFORE THE PUBLIC UTILITY COMMISSION			
2	OF OREGON			
3	UM 1464(12)			
4				
5	In the Matter of Idaho Power Company's Application for Deferred Accounting of Net APPLICATION FOR			
6	Variable Power Cost Variances <b>REAUTHORIZATION</b>			
7				
	I. <u>INTRODUCTION</u>			
8	Pursuant to ORS 757.210, ORS 757.259, and OAR 860-027-0300, Idaho Power			
9	Company ("Idaho Power") hereby requests an accounting order reauthorizing Idaho Power			
10	to defer for later ratemaking treatment annual net variable power cost variances pursuant to			
11	Order No. 08-238 and Idaho Power Tariff Schedule 56. Schedule 56 is an "automatic			
12	adjustment clause" as defined in ORS 757.210. Idaho Power seeks authorization for this			
13	deferral effective as of January 1, 2022. In support of this Application, Idaho Power states:			
14	1.	Idaho Power is a public utility in the	e state of Oregon and its rates, services, and	
15		accounting practices are subject	t to the regulation of the Public Utility	
16		Commission of Oregon ("Commiss	sion").	
17	2.	This Application is filed pursua	ant to ORS 757.259, which allows the	
18		Commission, upon application, to	authorize the deferral of certain items for	
19		later inclusion in rates.		
20	3.	Communications regarding this Ap	pplication should be addressed to:	
21		Lisa Nordstrom	Courtney Waites	
22		Idaho Power Company P.O. Box 70	Idaho Power Company P.O. Box 70	
23		Boise, ID 83707 Inordstrom@idahopower.com	Boise, ID 83707 <u>cwaites@idahopower.com</u>	
24		dockets@idahopower.com		
25				
26				
Page 1	- APP	LICATION FOR REAUTHORIZATIO	N Idaho Power Company	

OF DEFERRED ACCOUNTING

Idaho Power Company 1221 West Idaho Street Boise, ID 83702

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#### II. OAR 860-027-0300(3) REQUIREMENTS

## 2 A. <u>Description</u>

3 With this deferral application, Idaho Power seeks reauthorization from the Commission 4 to accrue, for future amortization, the difference between actual annual net variable power 5 costs and the annual net variable power costs recovered pursuant to Tariff Schedule 55, in accordance with Order No. 08-238. The annual variance will be determined pursuant to the 6 terms of Schedule 56, which includes a Power Supply Expense Deadband and Earnings 7 Test. This annual power cost accrual may also include any variances in the revenues 8 9 received, and incremental operations and maintenance costs incurred associated with the Company's participation in the Energy Imbalance Market ("EIM"). The operations and 10 11 maintenance costs will be tracked similar to the annual net variable power costs with the 12 annual variance determined pursuant to the terms of Schedule 56, which includes a Power 13 Supply Expense Deadband and an Earnings Test.

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#### B. <u>Reasons for Deferral</u>

In Order No. 08-238, the Commission ordered the adoption of a power cost adjustment 15 16 mechanism for Idaho Power that contains both an Annual Power Cost Update ("APCU") and 17 Power Cost Adjustment Mechanism ("PCAM"). Idaho Power Schedule 55 contains the terms 18 of the APCU while Schedule 56 contains the terms of the PCAM. The PCAM provides for recognition in rates of the difference, for a given year, between the actual annual net variable 19 20 power costs incurred by Idaho Power and the net annual variable power costs recovered 21 pursuant to Idaho Power Schedule 55. This deferral is intended to capture the net annual 22 variable power cost difference that will be amortized in rates and is filed pursuant to Order 23 No. 08-238 and ORS 757.259(2)(e). In addition, this deferral will minimize the frequency of 24 rate changes or the fluctuation of rate levels and match appropriately the costs borne by and benefits received by customers. 25

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## 1 C. Proposed Accounting

2 Idaho Power records revenues and expenses associated with net annual variable 3 power costs that would be subject to the deferral order in accordance with the Code of 4 Federal Regulations ("CFR") to the Federal Energy Regulatory Commission ("FERC") Account 501 (Fuel), FERC Account 547 (Fuel), FERC Account 447 (Sales for Resale), and 5 6 FERC 555 (Purchased Power). Upon receiving approval of a deferral, Idaho Power proposes 7 to record the deferred amount by debiting FERC Account 182.3 (Regulatory Assets) and 8 crediting FERC Account 557 (Other Expenses) if there is an amount to collect from 9 customers. If there is a refund to customers, Idaho Power would record the accrued amount 10 in FERC Account 254 (Regulatory Liabilities) and debiting FERC Account 557 (Other 11 Expenses).

Incremental EIM costs that would be subject to the deferral are recorded in accordance with the CFR in numerous FERC accounts as these costs include ongoing operations and maintenance expenses. Idaho Power proposes to record the deferred amount by debiting FERC Account 182.3 (Regulatory Assets) and crediting FERC Account 407.4 (Regulatory Credits) if there is an amount to collect from customers. If there is a refund to customers, Idaho Power would record the accrued amount in FERC Account 254 (Regulatory Liabilities) and debit FERC Account 407.3 (Regulatory Debits).

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#### D. Estimate of Amounts

The deferred amount is a function of several unknown and unpredictable factors including customer usage, the wholesale market price for electricity, and the wholesale market price for natural gas. Because the deferred amount is dependent on factors that cannot be precisely forecast, Idaho Power cannot provide an estimate of the deferred amount. Idaho Power requests that, in accordance with Order No. 05-1070, it be allowed to accrue interest on the unamortized balance at a rate equal to its authorized weighted average cost of capital most recently approved by the Commission.

Page 3 - APPLICATION FOR REAUTHORIZATION OF DEFERRED ACCOUNTING

### 1 E. <u>Notice</u>

A copy of the Notice of Application for Deferred Accounting of Excess Power Costsand a list of persons served with the Notice are attached to the Application as Attachment A.

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## III. OAR 860-027-0300(4) REQUIREMENTS

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# A. <u>Entries in the Deferred Account to Date</u>

6 Attached to the Application as Confidential Attachment B is a description and 7 explanation of the entries in this deferred account as of the date of the Application. As can 8 be seen in the attachment, 2021 PCAM amounts have remained within the deadbands so 9 the balance remains zero.

## 10 B. <u>Reason for Continuation of Deferred Accounting</u>

As discussed in detail above, this deferral is intended to capture the net annual variable power cost difference that will be amortized in rates and is authorized pursuant to Order No. 08-238.

# IV. CONCLUSION

Deferred accounting treatment is an appropriate, just, and reasonable means of implementing Order No. 08-238 and Idaho Power Schedule 56.

For the reasons stated above, Idaho Power requests permission to defer annual net
variable power cost variances beginning January 1, 2022, pursuant to Order No. 08-238 and
Idaho Power Schedule 56.

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21 DATED: December 14, 2021

IDAHO POWER COMPANY

Lin D. Madotrom

LISA D. NORDSTROM Attorney for Idaho Power Company

Page 4 - APPLICATION FOR REAUTHORIZATION OF DEFERRED ACCOUNTING

Idaho Power Company 1221 West Idaho Street Boise, ID 83702

# ATTACHMENT A

1	BEFORE THE PUBLIC UTILITY COMMISSION		
2	OF OREGON		
3	UM 1464(12)		
4	In the Matter of Idaho Power Company's		
5	Application for Deferred Accounting of Net Variable Power Cost Variances NOTICE OF APPLICATION FOR DEFERRED ACCOUNTING OF NET		
6	VARIABLE POWER COST VARIANCES		
7			
8	On December 14, 2021, Idaho Power Company ("Idaho Power") filed an application		
9	with the Public Utility Commission of Oregon ("Commission") for an Order authorizing deferral		
10	of the annual net variable power cost variance pursuant to Order No. 08-238 and Idaho		
11	Power Tariff Schedule 56.		
12	Approval of Idaho Power's Application will not authorize a change in Idaho Power's		
13	rates, but will permit the Commission to consider allowing such deferred amounts in rates in		
14	a subsequent proceeding.		
15	Idaho Power's Application will be posted on the Commission website for persons who		
16	wish to obtain a copy or they may contact the following:		
17	Lisa D. Nordstrom Idaho Power Company		
18	1221 West Idaho Street		
19	P.O. Box 70 Boise, ID 83707 Inordstrom@idahopower.com		
20	inordstrom@idanopower.com		
21	////		
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Page 1 - NOTICE OF APPLICATION

1	Any person who wishes to submit written comments to the Commission on Idaho
2	Power's Application must do so by no later than January 14, 2022.
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4	DATED: December 14, 2021

Lisa D. Nordstrom Attorney for Idaho Power Company

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1	CERTIFICATE OF SERVICE		
2	UM 1464(12)		
3	I hereby certify that on December 14, 2021, I served a true and correct copy of		
4	Idaho Power Company's Application for Reauthorization on the parties in Dockets UM		
5	1464 and UE 233 by e-mail to said person(s) as indicated below.		
6	OPUC Dockets Citizens' Utility Board of Oregon	Robert Jenks Citizens' Utility Board of Oregon	
7	dockets@oregoncub.org	bob@oregoncub.org	
8	Natascha Smith PUC Staff – Department of Justice	Stephanie S. Andrus Department of Justice	
9	natascha.b.smith@doj.state.or.us	Business Activities Section stephanie.andrus@state.or.us	
10	Dr. Don Reading	Mitch Moore	
11	dreading@mindspring.com	Erik Colville	
12		Public Utility Commission of Oregon mitch.moore@state.or.us erik.colville@puc.oregon.gov	
13			
14 15	John W. Stephens Esler Stephens & Buckley <u>stephens@eslerstephens.com</u> <u>mec@eslerstephens.com</u>	Gregory M. Adams Richardson Adams, PLLC greg@richardsonadams.com	
16	-		
17	Peter J. Richardson Richardson Adams, PLLC <u>peter@richardsonadams.com</u>	Joshua D. Johnson Attorney at Law jdj@racinelaw.net	
18			
19	Renewable Northwest Project dockets@renewablenw.org	Anthony J. Yankel Utility Net, Inc. tony@yankel.net	
20			
21	Randy Dahlgren Portland General Electric Company	John Stephens Esler Stephens & Buckley	
22	pge.opuc.filings@pgn.com	stephens@eslerstephens.com	
23	Irion A. Sanger Sanger Law PC	Etta Lockey Pacific Power	
24	irion@sanger-law.com	etta.lockey@pacificorp.com	
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26			

Page 1 - CERTIFICATE OF SERVICE

1	Lisa Rackner McDowell Rackner 7 Gibson PC	Donald W. Schoenbeck
2	dockets@mrg-law.com	Regulatory & Cogeneration Services, Inc. <u>dws@r-c-s-inc.com</u>
3	Oregon Dockets	
4	PacifiCorp, d/b/a Pacific Power oregondockets@pacificorp.com	
5		
6	DATED: December 14, 2021	
7		Stacy Cust
8		Stacy Gust, Regulatory Administrative Assistant
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Page 2	- CERTIFICATE OF SERVICE	Idaho Power Company



CONFIDENTIAL SUBJECT TO PROTECTIVE ORDER NO. 12-499