ORDER NO.

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BEFORE THE PUBLIC UTILITY COMMISSION

OF OREGON

UP 334

In the Matter of

IDAHO POWER COMPANY,

ORDER

Application for an Order Authorizing the Sale of a Dragline and Associated Parts to Titan Florida, LLC.

DISPOSITION: STAFF'S RECOMMENDATION ADOPTED

At its public meeting on January 12, 2016, the Public Utility Commission of Oregon adopted Staff's recommendation in this matter. The Staff Report with the recommendation is attached as Appendix A.



BY THE COMMISSION:

Becky L. Beier **Commission Secretary**

A party may request rehearing or reconsideration of this order under ORS 756.561. A request for rehearing or reconsideration must be filed with the Commission within 60 days of the date of service of this order. The request must comply with the requirements in OAR 860-001-0720. A copy of the request must also be served on each party to the proceedings as provided in OAR 860-001-0180(2). A party may appeal this order by filing a petition for review with the Circuit Court for Marion County in compliance with ORS 183.484.

ORDER NO. 16 017

ITEM NO. CA8

PUBLIC UTILITY COMMISSION OF OREGON STAFF REPORT PUBLIC MEETING DATE: January 12, 2016

REGULAR CONSENT X EFFECTIVE DATE N/A

DATE: January 4, 2016

TO: Public Utility Commission

Brian Bahr by FROM:

THROUGH: Jason Eisdorfer and Marc Hellman

SUBJECT: IDAHO POWER COMPANY: (Docket No. UP 334) Requests Approval to Sell a Dragline and Associated Parts to Titan Florida, LLC.

STAFF RECOMMENDATION:

The Public Utility Commission of Oregon (Commission) should approve the application by Idaho Power Company (Idaho Power or Company) to sell the Page 732 Dragline and associated parts (Dragline) to Titan Florida, LLC (Titan), subject to the following conditions:

- 1. Company shall notify the Commission in advance of any substantive changes to the transfer of properties, including any material changes in price. Any changes to the agreement terms that alter the intent and extent of activities under the agreement from those approved herein shall be submitted for approval in an application for a supplemental order (or other appropriate form) in this docket.
- 2. The final journal entry recording the transaction shall be submitted to the Commission within 60 days after the transaction closes.
- 3. Company shall conduct a study, and provide a report to the Commission on the results of the study as an addendum to its annual report of operations filed on April 15, 2016, that reviews all coal-related facility investments of greater than \$25 thousand initial value and identifies any of such investments that are currently included in rate base but have been taken out of, or are otherwise no longer in, service.

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ISSUE:

With this application, the Company requests Commission approval to sell a Dragline and associated parts to Titan.

APPLICABLE RULES AND LAWS:

ORS 757.480 and OAR 860-027-0025 are the relevant laws governing the sale or lease of utility property.

ORS 757.480 provides, in relevant part, that a utility doing business in Oregon shall obtain the Commission's approval prior to selling property used to provide utility service. In support of a request for approval of a property sale, the utility must provide the information and documentation listed in OAR 860-027-0025. OAR 860-027-0025(1)(l) requires the applicant to show that the property sale will be consistent with the public interest. The Commission has interpreted the phrase "consistent with the public interest" to require a showing of "no harm to the public" in asset sale dockets. See, e.g. In the Matter of the Application of PacifiCorp, Order No. 00-112 at 6 (2000); In the Matter of the Application of Portland General Electric, Order No. 99-730 at 7 (1999).

The Commission has reserved the right to review any or all financial aspects of a transaction in a general rate case or other proceeding, and may condition approval of a sale on receiving notice in advance of any substantive changes to the sale and transfer of the property including any material change in price. *See* Docket No. UP 235, Order No. 06-651; Docket No. UP 57, Order No. 90-433.

ANALYSIS:

Background

Idaho Power owns one-third of Bridger Coal Company (BCC), which provides coal to the Jim Bridger generating plant located in Wyoming. PacifiCorp owns the other twothirds and has filed a parallel application for the sale of the Dragline, docketed as UP 333. The Dragline was put into service in 1974, but subsequently became uneconomic to operate as increased demand for coal required larger equipment. The Dragline has been out of service for the past 17 years.

After the Dragline was taken out of service in 1998, BCC has continually attempted to sell the Dragline multiple times. BCC commissioned a broker to locate a purchaser and determine a sales price. Titan agreed to purchase the Dragline for a price of \$500,000.

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The broker fee is 10 percent of that amount. The sale price is approximately \$190,000 greater than the current net book value for the Dragline. According to the purchase agreement (Agreement) between BCC and Titan, Titan is responsible for paying the sales tax and for dismantling, packaging, and removing the Dragline.

The application was filed by the Company on December 4, 2015, concurrent with a separate application filed by PacifiCorp, which owns two-thirds of BCC, for the sale of the Dragline. The Company requested approval of this application by January 15, 2016.

Issues

Staff investigated the following issues:

- 1. Scope and Terms of the Sale and Purchase Agreement
- 2. Transfer Pricing and Allocation of Gain
- 3. Public Interest Compliance
- 4. Records Availability, Audit Provisions, and Reporting Requirements

Staff's review of these issues included examination of the Company's application, applicable laws, the Agreement, and the responses to six requests for information from Staff in the parallel PacifiCorp docket.

Scope and Terms of the Sale and Purchase Agreement

The Agreement, included in the Company's application as Attachment A, does not appear to contain any unusual terms or conditions. Titan, the buyer, is responsible for dismantling, packaging, and removing the equipment. The buyer is also responsible for paying the sales tax (estimated to be around \$30,000) and removal of the equipment.

Transfer Pricing and Allocation of Gain

The purchase price of the Dragline is \$500,000, less a \$50,000 broker commission. The net book value of the Dragline is \$256,592, resulting in a gain on sale of \$193,408. As one-third owner of BCC, Idaho Power's share of the gain is \$128,945.

Purchase Price	\$500,000	
Less Broker Fee	-\$50,000	
Less Net Book Value	-\$256,592	
Gain on Sale	\$193,408	
Ownership Percentage	33.33%	
Gain Allocated to Idaho Power	\$64,463	

The proceeds will flow through BCC's income statement and be reflected in the cost of coal burned at the Jim Bridger generating plant, reducing net power costs. Fuel costs

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are updated annually through the Company's fuel cost adjustment mechanism; therefore, lower fuel costs for the Company result in lower costs to customers, regardless of the timing of general rate cases.

Staff notes that the Dragline remained an asset in the Company's rate base for a number of years after it was taken out of service, apparently due to the difficulty in finding a buyer for the equipment. Following a 2003 rate case in Idaho in which the Dragline was identified as not being used in mining operations, the Company removed the Dragline from rate base in its subsequent rate case in Oregon, Docket No. UE 233.

Public Interest Compliance

As stated, the Commission customarily applies a "no harm" standard with regard to the public interest compliance of property sales. As the equipment is not currently in use, the delivery of safe and reliable energy to customers is not affected by its sale.

Given the difficulty in finding a buyer for the equipment and the favorable sale price, the Company's application should be approved. Staff is concerned that the plant continued to be in rate base even though it was no longer used and useful. To help ensure that there are not similar instances currently taking place, Staff has proposed Idaho Power conduct a study and report to the Commission whether there are any other appreciable plant investments associated with the coal plant facilities that remain in rate base even though they are no longer used and useful.

Records Availability, Audit Provisions, and Reporting Requirements

Staff notes that the Commission retains the ability to review all property sales of the Company through general rate case filings. Staff's recommended conditions provide for documentation of this property sale. The Company has reviewed a draft of this memo and has stated it has no objections or concerns.

Conclusion

Based on the review of this application, Staff concludes:

- 1. The Agreement does not contain any unusual or restrictive terms or conditions;
- 2. The transfer pricing and allocation of gain is fair and reasonable;
- 3. The transaction is in the public interest; and
- 4. Necessary records are available.

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PROPOSED COMMISSION MOTION:

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Idaho Power's application for approval to sell a Dragline and associated parts to Titan Florida, LLC, be approved, subject to Staff's recommended conditions.

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