

BEFORE THE IDAHO PUBLIC UTILITIES COMMISSION

IN THE MATTER OF AVISTA)	CASE NO. AVU-E-23-15
CORPORATION’S AND CLEARWATER)	
PAPER CORPORATION’S JOINT PETITION)	ERRATA TO
FOR APPROVAL OF AMENDMENT NO. 1)	ORDER NO. 36046
TO POWER PURCHASE AND SALE)	
AGREEMENT)	

On December 29, 2023, the Commission issued Order No. 36046 in Case No. AVU-E-23-15. The following changes should be made to Order 36046:

Page 9, paragraph 3:

READS:

Finally, the Commission finds that the Parties must do the following: 1) Update Exhibit B of the Clearwater Agreement to correct the typographical errors and to update Schedule 25P as discussed above; 2) update PPA Amendment No. 1 to include additional language requiring Commission approval to address potential modifications to the Clearwater Agreement and the Facility in accordance with Order No. 35705; and 3) in the event that Clearwater modifies the Facility in the future, the Company must only include NPC data in the PCA that reflect rates for any energy delivered appropriate for the Facility as modified—regardless of the compensation paid to the Seller.

SHOULD READ:

Finally, the Commission finds that the Parties must do the following: 1) Update Exhibit B of the Clearwater Agreement to correct the typographical errors and to update Schedule 25P as discussed above; 2) update PPA Amendment No. 1 to include additional language to address potential modifications to the Facility in accordance with Order No. 35705; 3) in the event that Clearwater modifies the Facility in the future, the Company must only include NPC data in the PCA that reflect rates for any energy delivered appropriate for the Facility as modified—regardless of the compensation paid to the Seller; and 4) update Section 24 of the Clearwater Agreement to reflect the significance of Commission approval.

Page 10, paragraph 3:


READS:

IT IS FURTHER ORDERED that the Parties shall update PPA Amendment No. 1 to include additional language that complies with Order No. 35705. PPA Amendment No. 1 must contain language stating that Commission approval is required before modifications are made to the Clearwater Agreement or the Facility. Relatedly, if Clearwater modifies the Facility in the future, the Company must only include NPC data in the PCA that reflects rates for any energy delivered appropriate for the Facility as modified—regardless of the compensation paid to the Seller.

SHOULD READ:

IT IS FURTHER ORDERED that the Parties shall update PPA Amendment No. 1 to include additional language that complies with Order No. 35705. Relatedly, if Clearwater modifies the Facility in the future, the Company must only include NPC data in the PCA that reflects rates for any energy delivered appropriate for the Facility as modified—regardless of the compensation paid to the Seller and the Parties shall update Section 24 of the Clearwater Agreement to reflect the significance of Commission approval.

DATED at Boise, Idaho this 16th day of April 2024.



Monica Barrios-Sanchez
Commission Secretary

I:\Legal\ELECTRIC\AVU-E-23-15_CWP ESA\orders\AVUE2315_Errata.docx