

DECISION MEMORANDUM

TO: COMMISSIONER ANDERSON
COMMISSIONER CHATBURN
COMMISSIONER HAMMOND
COMMISSION SECRETARY
COMMISSION STAFF
LEGAL

FROM: RILEY NEWTON
DEPUTY ATTORNEY GENERAL

DATE: JANUARY 17, 2023

SUBJECT: IN THE MATTER OF IDAHO POWER COMPANY'S APPLICATION
FOR AUTHORITY TO ESTABLISH COMPENSATION FOR THE
MANDATORY INTERRUPTION REQUIREMENT OF SCHEDULE 20 –
SPECULATIVE HIGH-DENSITY LOAD; CASE NO. IPC-E-22-30.


On December 28, 2022, Idaho Power Company ("Company") applied to the Commission for an order prior to the start of the June 15 – September 15 interruption period: (1) establishing a compensation rate of \$0.0734 per kilowatt ("kW") per hour of interruption for Large General Service Rates under Schedule 20, and \$0.0835 per kW per hour of interruption for Large Power Service Rates, or, in the alternative, (2) deferring implementation of a compensation structure for the mandatory interruption requirement of Schedule 20 until evaluation of cost assignment responsibility for Schedule 20 is completed at a general rate case. Application at 1-2. The Company requested that the Application be processed under Modified Procedure.

STAFF RECOMMENDATION

Staff recommends the Commission issue a Notice of Application and Notice of Intervention Deadline establishing a 21-day intervention period.

COMMISSION DECISION

Does the Commission wish to issue a Notice of Application and Notice of Intervention Deadline establishing a 21-day intervention period?



Riley Newton
Deputy Attorney General