TO:          COMMISSIONER KJELLANDER
            COMMISSIONER REDFORD
            COMMISSIONER SMITH
            COMMISSION SECRETARY
            COMMISSION STAFF

FROM:        CATHLEEN MCHUGH

DATE:        JUNE 11, 2013

SUBJECT:     CASE NO. IPC-E-06-35
INCLUSION OF OMITTED PRICING INFORMATION IN THE FIRM ENERGY SALES AGREEMENT BETWEEN IDAHO POWER AND BENNETT CREEK WINDFARM.

On May 14, 2013, Idaho Power Company (Idaho Power; Company) submitted for Commission approval an Application to include additional pricing information to the December 20, 2006, Firm Energy Sales Agreement (Agreement) between Idaho Power and Bennett Creek Windfarm LLC (Bennett Creek). The original Agreement is for a 20-year term and was approved on February 20, 2007, in Order No. 30245. The First Amendment was approved on August 8, 2007, in Order No. 30399.

BACKGROUND

In the original Agreement, Bennett Creek selected December 31, 2007 as the estimated scheduled operation date for the Bennett Creek Windfarm Project (Project). The pricing schedule contained in that Agreement extended 20 years from that date (through 2027). In the First Amendment, Bennett Creek and Idaho Power agreed to amend the original Agreement to extend the scheduled operation date for a period of approximately one year. However, at that time, the pricing schedule in the Agreement was not updated to reflect the new scheduled operation date.

In April 2013, Bennett Creek notified Idaho Power that the 20-year pricing schedule did not extend for the full term of the Agreement. The pricing contained in the Agreement is based upon the standard published avoided cost rates in effect at the time the Agreement was executed and in accordance with Order No. 29646. On May 3, 2013, Idaho Power provided Bennett Creek
with a letter setting forth the pricing to be applied to the last 12 months of the term of the Agreement based upon the standard published avoided cost rates in effect at the time.

STAFF REVIEW

Idaho Power states in its Application that the Company attempted to notify the Commission of its additional pricing by letter. Commission Staff requested that Idaho Power file an application seeking Commission approval of the pricing and verifying that Bennett Creek acquiesced in the pricing additions. Staff has verified that the prices provided by Idaho Power are based upon the standard published avoided cost rates in effect at the time and in accordance with Order No. 29646. In addition, the Commission was notified by a letter dated May 31, 2013, that Bennett Creek agrees, understands and accepts the updated pricing.

STAFF RECOMMENDATION

Staff recommends that the Commission approve the inclusion of these additional prices into the terms of the Agreement between Idaho Power and Bennett Creek without further process.

COMMISSION DECISION

Does the Commission wish to approve, without further process, the inclusion of pricing information so that the pricing schedule extends through the full term of the Agreement?

Cathleen McHugh

DECISION MEMORANDUM 2  JUNE 11, 2013