

**COMMENTS OF IDAHO POWER COMPANY
ON CAISO'S PROPOSED CHANGES TO THE
MARKET INSTRUMENTS BUSINESS PRACTICE MANUAL
PRR 1230**

Submitted By	Company	Date Submitted
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Idaho Power Company (“Idaho Power”) appreciates the opportunity to comment on the California Independent System Operator’s (“CAISO”) proposed changes to Attachment B of the Market Instruments Business Practice Manual (“BPM”), reflected in PRR 1230. Idaho Power supports the proposed changes and thanks CAISO for further considering improvements to this BPM.

Specifically, Attachment B to the Market Instruments BPM describes procedures for updating Master File data. The language CAISO is proposing in PRR 1230 provides additional guidance and detail on the kind of supporting information CAISO might seek regarding Master File changes. CAISO is also proposing to put in place a timeline by which it must request additional information, if necessary, from scheduling coordinators. Idaho Power strongly supports these changes. The proposed language provides scheduling coordinators with more certainty regarding the Master File change process, what information may be requested, and timelines.

Idaho Power appreciates CAISO’s continued work on this BPM and the opportunity to comment. Idaho Power encourages CAISO to adopt the changes proposed in PRR 1230.