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August 13, 2021

## VIA ELECTRONIC FILING

Attention: Filing Center  
Public Utility Commission of Oregon  
201 High Street SE, Suite 100  
P.O. Box 1088  
Salem, Oregon 97308-1088

Re: Docket UM 1730(6)  
Idaho Power Company's Variable Energy Resource Integration Charge  
Update – Schedule 85, Cogeneration and Small Power Production  
Standard Contract Rates

Dear Filing Center:

In accordance with Order No. 21-198,<sup>1</sup> issued on June 15, 2021, Idaho Power Company (“Idaho Power” or “Company”) hereby submits for filing its revised Schedule 85, Cogeneration and Small Power Production Standard Contract Rates, Sheet Nos. 85-7 through 85-8, in both clean (Attachment 1) and redlined (Attachment 2) formats. This filing updates the integration charges applicable to Variable Energy Resources (VER), such as wind and solar Qualifying Facilities (“QFs”), based on the recently completed Variable Energy Resource Integration Analysis performed on behalf of Idaho Power by Energy and Environmental Economics, Inc. (“E3”) (the “E3 Study” or “2020 VER Study”). The E3 Study is included as Attachment 3 to this filing.

### **Background**

In Order No. 17-075, the Public Utility Commission of Oregon (“Commission”) approved the Company’s 2016 Solar Integration Study.<sup>2</sup> The Commission also directed Idaho Power to amend Schedule 85 to include the new solar integration charges and to conduct a new wind integration study. As required by Order No. 17-075, Idaho Power

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<sup>1</sup> *In the Matter of Idaho Power Company Application to Update Schedule 85 Qualifying Facility Information*, Docket No. UM 1730(6), Order No. 21-198 (June 15, 2021).

<sup>2</sup> *In the Matter of Idaho Power Company Application for Approval of Solar Integration Charge*, Docket No. UM 1793, Order No. 17-075 (Mar. 2, 2017).

updated Schedule 85 on July 21, 2017, to include solar integration charges. The Company subsequently filed its updated wind integration study on July 31, 2018, and the study was approved by the Commission in Order No. 18-413.<sup>3</sup> The Commission did not require Idaho Power to update Schedule 85 based on the results of the 2018 integration study.<sup>4</sup>

On April 30, 2021, Idaho Power filed updated standard avoided cost prices consistent with Idaho Power's acknowledged 2019 Integrated Resource Plan ("IRP").<sup>5</sup> Separate from the avoided cost price update and the 2019 IRP, E3 finalized the 2020 VER Study, which updated the costs to integrate solar and wind resources. The costs reflected in the E3 Study are lower than the integration costs currently included in Schedule 85 for wind resources, but higher for solar resources.

During its review of the Company's avoided cost price update filing, Staff expressed a concern over the vintage of the integration charges included in Schedule 85. In response to Staff's concern, Idaho Power agreed to make a compliance filing to update its integration charges using the E3 Study results within 60 days of the Commission's approval of the Company's avoided cost update filing. Idaho Power indicated it would use the numbers in the E3 Study for Case #5, High Wind, as the basis for wind integration charges, adjusted to 2021 values. Idaho Power has used the number in the E3 Study for Case #1, Base 2023 Case, for solar integration charges, adjusted to 2021 values.

On June 15, 2021, the Commission approved Idaho Power's avoided cost price update on the condition that the Company file an update to the integration charges for solar and wind qualifying facilities within 60 days.<sup>6</sup>

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<sup>3</sup> *In the Matter of Idaho Power Company Application for Approval of Solar Integration Charge*, Docket No. UM 1793, Order No. 18-413 (Oct. 23, 2018).

<sup>4</sup> As Staff explained in its Public Meeting Memorandum incorporated into Order No. 21-198: "At the time of the 2018 Staff report [on Idaho Power's updated avoided cost prices], Idaho Power had not completed the updated wind integration study, which the Commission had requested in Order No. 17-075. . . Staff expected to see the Company include the results in subsequent filings. However, despite the 2018 VER analysis being completed prior to the development of Idaho Power's 2019 IRP, the Company did not include the study's reduced integration charges in the IRP [because] While the 2018 VER study provided valuable information regarding the rules for reserve requirements, the modeling performed for the 2019 IRP provides more information on how VERs affect Idaho Power's system and the ability to maintain sufficient reserves. In the 2020 Docket No. UM 1730 Staff Report, Staff did not recommend requiring the Company to reflect the 2018 VER results as it determined that wind integration charges do not fall under any of the four factors for May 1 updates. . ." Order No. 21-198, App'x A at 5-6 (internal citations omitted).

<sup>5</sup> See, OAR 860-029-0040(4)(a); OAR 860-029-0085(1); *In the Matter of Idaho Power Company's 2019 Integrated Resource Plan*, Docket No. LC 74, Order No. 21-184 (June 4, 2021).

<sup>6</sup> Order No. 21-198, App'x A at 1.

### **E3 Study**

Idaho Power worked in conjunction with a Technical Review Committee (“TRC”) for the development of the 2020 VER Study, and retained E3 to conduct the study, modelling, and final report. The TRC Members are: Wesley Cole, NREL; Brian Johnson, University of Idaho; Kurt Myers, INL; Ben Kujala, NWPCC; Mark Hellman, OPUC Staff; Mike Louis, Yao Yin, Michael Eldred, IPUC Staff. Idaho Power held regular meetings with the TRC and E3 to present materials, share information, and obtain feedback. Scheduled TRC meetings included May 7, 2020; June 4, 2020; August 6, 2020; and November 6, 2020.

E3 was retained by Idaho Power to perform the study of the cost of integrating new VERs into Idaho Power’s system. Idaho Power has periodically performed these studies and analyses to inform regulatory proceedings, and to determine integration charges included in PURPA contracts. E3 conducted this analysis by designing a suite of scenarios, relevant to the 2023 timeframe. The E3 Study (Attachment 1) details the modeling methodology, data collection and assumptions, and results from E3’s 2020 investigation of VER integration costs for Idaho Power. The study examines eleven cases of potential future VER builds in Idaho Power’s service territory. These cases are illustrated below in Table ES1.

**Table ES1: Case Description and Results Summary**

Case	Description	First Bridger Unit	Proposed		Hydro Year	Amount of New VER Added to Existing 2023 Builds		Can New Solar be Curtailed?	New Solar- Coupled 4-hr Li- ion Battery Build (MW)	Total Integration Cost
			Existing 2023 Solar Capacity (MW)	Existing 2023 Wind Capacity (MW)		New 2023 Solar Build (MW)	New 2023 Wind Build (MW)			
1	Base 2023 Case	Retired	561	728	Normal	0	0	No	0	\$ 2.93
2	Base Case + First Bridger Unit Online	Online	561	728	Normal	0	0	No	0	\$ 3.61
3	High Solar	Retired	561	728	Normal	794	0	No	0	\$ 3.86
4	High Solar, Low Hydro	Retired	561	728	Low	794	0	No	0	\$ 4.55
5	High Wind	Retired	561	728	Normal	0	669	No	0	\$ 0.77
6	High Solar, High Wind	Retired	561	728	Normal	794	669	No	0	\$ 2.46
7	Existing Solar Base Case	Retired	310	728	Normal	0	0	No	0	n/a
8	High Solar, High Hydro	Retired	561	728	High	794	0	No	0	\$ 4.65
9	High Solar + 200 MW Storage	Retired	561	728	Normal	794	0	No	200	\$ 0.64
10	High Solar + 400 MW Storage	Retired	561	728	Normal	794	0	No	400	\$ 0.93
11	Curtaileable Solar	Retired	561	728	Normal	794	0	Yes	0	\$ 3.13

Idaho Power has submitted herewith its revised Schedule 85, Cogeneration and Small Power Production Standard Contract Rates, Sheet Nos. 85-7 through 85-8, in both clean (Attachment 1) and redlined (Attachment 2) formats that contain the integration charges for wind and solar VERs identified in the E3 Study. The following table summarizes the identified integration charge on a per MWh basis for the next incremental addition of both wind and solar from the E3 Study as follows (in 2020\$):

	Solar / Wind Capacity Level (MW) Studied	Integration Charge	Study Case
Wind	728-1,397 MW	\$0.77 per MWh	#5
Solar	310-561 MW	\$2.93 per MWh	#1
Solar	561-1,355 MW	\$3.86 per MWh	#3

Idaho Power currently has 728 MW of existing wind generation. The E3 Study examined the cost of integrating up to an additional 669 MW of wind to a total penetration level of 1,397 MW. This is Case #5 from Table ES1 and has an identified integration cost of \$0.77 per MWh. This \$0.77/MWh integration cost was adjusted to 2021 values and escalated across the rate schedule through 2045 on Sheet No. 85-7.

Similarly, Idaho Power currently has 310 MW of existing solar generation. The E3 Study examined the cost of integrating an additional 251 MW of solar up to a penetration level of 561 MW (Case #1) and an additional 794 MW increment of solar up to a penetration level of 1,355 MW of solar (Case #3). Because Idaho Power has not yet surpassed the total penetration level of 561 MW of solar, the identified integration cost from Case #1, \$2.93/MWh adjusted to 2021 values and escalated across the rate schedule through 2045 is included in Sheet No. 85-8.

The Company requests an effective date of September 22, 2021, which is the day following the Commission's September 21, 2021 Public Meeting.

If you have any questions, please do not hesitate to contact Mark Annis at (208) 388-5208 or Donovan E. Walker at (208) 388-5317.

Sincerely,



Adam Lowney

Attachments

BEFORE THE PUBLIC UTILITY COMMISSION  
OF OREGON

UM 1730(6)

IDAHO POWER COMPANY

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Attachment 1

Schedule 85, Cogeneration and Small Power Production Standard Contract Rates,  
Sheet Nos. 85-7 through 85-8  
(Clean)

August 13, 2021







BEFORE THE PUBLIC UTILITY COMMISSION  
OF OREGON

UM 1730(6)

IDAHO POWER COMPANY

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Attachment 2

Schedule 85, Cogeneration and Small Power Production Standard Contract Rates,  
Sheet Nos. 85-7 through 85-8  
(Redlined)

August 13, 2021





BEFORE THE PUBLIC UTILITY COMMISSION  
OF OREGON

UM 1730(6)

IDAHO POWER COMPANY

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Attachment 3

Energy and Environmental Economics, Inc.'s  
2020 Variable Energy Resource Integration Analysis

August 13, 2021

# Variable Energy Resource (VER) Integration Analysis

Idaho Power Company

December, 2020



Energy+Environmental Economics



# **Variable Energy Resource (VER) Integration Analysis**

**Idaho Power Company**

December 2020

© 2020 Copyright. All Rights Reserved.  
Energy and Environmental Economics, Inc.  
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San Francisco, CA 94104  
415.391.5100  
[www.ethree.com](http://www.ethree.com)

# Executive Summary

Energy and Environmental Economics, Inc. (E3) was retained by Idaho Power to investigate the integration cost of variable energy resources in Idaho Power's service territory. These costs are incurred due to increased dispatchable unit cycling (from increased unit stops and starts; increased load following ramping) and imperfect unit commitment and dispatch (resulting in higher average thermal unit heat rates and/or lower net market earnings); and, in cases in which economic VER curtailment is allowed, increased curtailment costs. E3's analysis calculates both average and incremental integration costs on a \$/MWh basis, using the proposed unit additions and retirements to Idaho Power's 2023 system as a base case.

The study examines eleven cases of potential future VER builds in Idaho Power territory. These cases are illustrated below in Table ES1. These include high wind and high solar builds; cases in which low, average and high annual hydro energy budgets are simulated; cases in which there is solar plus investment tax credit (ITC)-enabled storage; cases in which solar can be economically curtailed; and a case in which a planned unit retirement at the Bridger coal plant is not in effect in 2023. As can be seen in Table ES1, the overall incremental integration costs were found to range from \$0.64/MWh-\$4.65/MWh. Generally, these costs are lower than those in the 2018 Idaho Power VER Integration Analysis, although it is



notable that the method of deriving integration costs was substantially different in the last study.<sup>1</sup>

**Table ES1: Case Description and Results Summary**

Case	Description	First Bridger Unit	Proposed		Hydro Year	Amount of New VER Added to Existing 2023 Builds		Can New Solar be Curtailed?	New Solar- Coupled 4-hr Li- Ion Battery Build (MW)	Total Integration Cost
			Existing 2023 Solar Capacity (MW)	Existing 2023 Wind Capacity (MW)		New 2023 Solar Build (MW)	New 2023 Wind Build (MW)			
1	Base 2023 Case	Retired	561	728	Normal	0	0	No	0	\$ 2.93
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6	High Solar, High Wind	Retired	561	728	Normal	794	669	No	0	\$ 2.46
7	Existing Solar Base Case	Retired	310	728	Normal	0	0	No	0	n/a
8	High Solar, High Hydro	Retired	561	728	High	794	0	No	0	\$ 4.65
9	High Solar + 200 MW Storage	Retired	561	728	Normal	794	0	No	200	\$ 0.64
10	High Solar + 400 MW Storage	Retired	561	728	Normal	794	0	No	400	\$ 0.93
11	Curtailable Solar	Retired	561	728	Normal	794	0	Yes	0	\$ 3.13

E3 believes that the integration costs in this study are lower than previous studies primarily due to four factors: 1) Reduced need for modeled ancillary services, 2) The fact that the remaining 2023 coal fleet is modeled as must-run (i.e. its commitment decisions are not affected by VER penetration), 3) Access to the Energy Imbalance Market (EIM) makes it easier to use market transactions to

<sup>1</sup><https://docs.idahopower.com/pdfs/AboutUs/PlanningForFuture/wind/VariableEnergyResourceIntegrationAnalysis.pdf>

integrate VERs (the EIM was not included in the previous study) and 4) Allowing additional system flexibility, in some cases (e.g. from batteries).

The integration costs calculated in this current effort specifically do not consider fuel savings or capacity contributions from, nor do they consider the capital costs of new VERs. Therefore, this VER integration cost study serves as a valid basis for calculating integration costs but may not include all economic and operational factors required to integrate VERs on the Idaho Power system.

# Table of Contents

<b>Executive Summary</b> .....	<b>iv</b>
<b>1 Introduction</b> .....	<b>1</b>
1.1 Motivation and Background .....	1
<b>2 Methodology</b> .....	<b>2</b>
2.1 Calculating VER Integration Costs .....	2
2.2 Production Cost Modeling .....	6
2.3 Reserve Modeling .....	8
<b>3 Data Collection, Processing and Methods</b> .....	<b>10</b>
3.1 PLEXOS Modeling .....	10
3.1.1 Load Profiles, VER Profiles and Dispatchable Generation Fleet .....	10
3.1.2 External Market Representation .....	13
3.2 RESERVE Modeling .....	16
3.2.1 Derivation of 2023 VER Profiles .....	16
3.2.2 Deriving Reserves Components .....	18
3.3 Case Matrix .....	19
<b>4 Results</b> .....	<b>22</b>
4.1 RESERVE Outputs .....	22
4.1.1 Annual Average results .....	22
4.1.2 Detailed Reserve Results .....	26
4.2 2019 PLEXOS to Historical Case Benchmarking .....	31

4.3	2023 Case Result Summary .....	33
4.4	System Dispatch Results .....	35
4.4.1	Existing Solar, 2023 Base Case and Jim Bridger First Unit Online Cases .....	35
4.4.2	High Solar, High Wind, and High Solar + Wind Cases	39
4.4.3	High Solar with Low, Average and High Hydro Budgets .....	42
4.4.4	High Solar With and Without Storage .....	45
4.4.5	High Must Take Solar and Curtailable Solar Cases ....	49
<b>5</b>	<b>Discussion .....</b>	<b>53</b>
5.1	Discussion of Current Study Results .....	53
5.1.1	Effects of Binding Pmin Constraints on VER Integration Costs.....	53
5.1.2	High Solar With Storage Cases.....	56
5.2	Comparison to Data in Literature and 2018 Idaho Power VER Study .....	59
5.3	Methodological Differences between 2020 and 2018 Idaho Power Company Variable Energy Resource Analysis.....	60
5.3.1	Overview .....	60
5.3.2	Reserves .....	61
5.3.3	Treatment of External Markets .....	65
5.3.4	Multistage vs. Single Stage Model.....	65
<b>6</b>	<b>Conclusions .....</b>	<b>67</b>
6.1	Integration Costs.....	67
<b>7</b>	<b>Appendix 1: Process Document .....</b>	<b>68</b>

7.1	Introduction.....	68
7.2	Results Processing.....	74



# 1 Introduction

## 1.1 Motivation and Background

In 2019, Idaho Power committed to using 100 percent clean energy by 2045. While more than 50 percent of Idaho Power's annual load was served by clean resources in 2018 (primarily from hydroelectricity, with some additional wind and solar resources), Idaho Power may potentially add significant amounts of variable energy resources (VERs), such as wind and solar power, to achieve this 2045 goal.

Energy and Environmental Economics (E3) was retained by Idaho Power to perform a study of the cost of integrating new VERs into Idaho Power's system. Idaho Power has periodically performed these studies and analyses to inform regulatory proceedings, and to determine integration charges included in Public Utility Regulatory Policies Act (PURPA) contracts. Idaho Power hired E3 to update integration costs. E3 conducted this analysis by designing a suite of scenarios that are relevant to the 2023 timeframe.

The following report details the modeling methodology, data collection and assumptions, and results from E3's 2020 investigation of VER integration costs for Idaho Power.

## 2 Methodology

### 2.1 Calculating VER Integration Costs

E3 used five metrics to estimate the total cost of VER integration to Idaho Power's system. These were:

- + Start/Stop Costs: The costs resulting from changes in unit start and stop counts due to differing patterns of net load fluctuations caused by higher VER penetration
- + Ramping Costs: The costs resulting from changes in unit ramping due to differing patterns of net load fluctuations caused by higher VER penetration
- + Imperfect Unit Commitment and Dispatch Costs (Fuel Costs): The costs resulting from holding a greater amount of committed dispatchable resources operating at part load and lower efficiency. These resources operate at part load to provide reserves necessary to manage increased VER-induced forecast error and subhourly net load variability
- + Imperfect Unit Commitment and Dispatch Costs (Net Import Costs): The costs resulting from suboptimal market transactions due to holding more headroom and footroom on generators to account for increased VER-induced forecast error and subhourly net load variability
- + Curtailment Costs: In all cases, VERs are assumed to be contracted on a take-or-pay basis (i.e. all VER energy is paid for whether it is consumed or not). However, in the case in which solar can be economically curtailed, Idaho Power would incur a cost from no longer generating a renewable



energy credit (REC). This REC cost is factored into the integration cost for that case.

The total VER integration cost for each case is calculated by summing each of these costs.

To calculate these costs, E3 performed three model runs for each of the eleven analyzed cases. In the first model run, E3 ran a 2023 “base case” model that served as the reference point for each of the subsequent investigated cases. The base case included potential unit additions and retirements, the relevant hydro budget, as well as projected load growth from 2019 through 2023. Next, E3 ran an intermediate “perfect foresight” case in which any new VER additions beyond the 2023 base case have perfect foresight (i.e. no new forecast error reserves are held vs. the base case), and the new VER profiles are “smoothed” on a subhourly timescale (i.e. no new regulation reserves are held vs. the base case). This perfect foresight case is designed specifically to look at the effect of forecast error and subhourly variability from VERs on integration costs, not factoring in savings from extra energy provided by new VER additions. Finally, E3 ran a case with higher VER-induced regulation reserves and higher net load forecast error reserves. The formulae for calculating integration costs from these three cases are provided below. In the formulae, “Case j” refers to an individual case for which E3 calculated the VER integration costs. The “base case” is the 2023 base case common to all but two of the evaluated cases. The remaining two cases are the 2023 base case and the base case with Bridger Unit 1 cases. These use the existing solar case instead of the 2023 base case due to the need for an incremental VER build to assess the integration costs in the equations provided below. The resulting Total Integration Costs pursuant to this study are calculated in units of

\$/MWh. The graphical depiction of this three-part process is also shown below in Figure 1.

***Incremental Start Costs for Case j***

$$= \sum_{All\ Units} Start\ Cost_{Unit\ i} * (Annual\ Start\ Count_{Unit\ i,Case\ j} - Annual\ Start\ Count_{Unit\ i,Base\ Case})$$

***Incremental Ramping Costs for Case j***

$$= \sum_{All\ Units} Ramping\ Cost_{Unit\ i} * (Cumulative\ RT5\ MW\ Ramping_{Unit\ i,Case\ j} - Cumulative\ RT5\ MW\ Ramping_{Unit\ i,Base\ Case})$$

***Incremental Imperfect Unit Commitment & Dispatch Cost for Case j***

$$= \sum_{All\ Units} Fuel\ Cost_{Unit\ i} * (Fuel\ Use_{Unit\ i,Case\ j} - Fuel\ Use_{Unit\ i,"Perfect\ Foresight"\ Case\ j}) + (Net\ Import\ Cost_{Case\ j} - Net\ Import\ Cost_{"Perfect\ Foresight"\ Case\ j})$$

***Incremental Curtailment Costs for Case j***

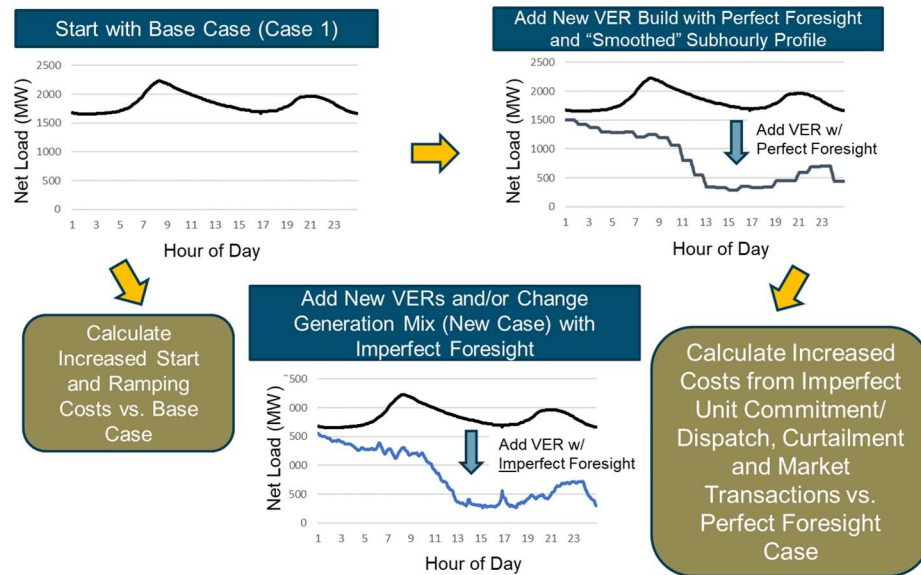
$$= \sum_{All\ Units} Curtailment\ Cost_{Unit\ i} * (Cumulative\ RT5\ MW\ Curtailment_{Unit\ i,Case\ j} - Cumulative\ RT5\ MW\ Curtailment_{Unit\ i,"Perfect\ Foresight"\ Case\ j})$$

***Total Integration Cost<sub>Inc.,Case j</sub>***

$$= (Inc.\ Start\ Cost_{Case\ j} + Inc.\ Ramping\ Cost_{Case\ j} + Incremental\ Imperfect\ Unit\ Commitment\ and\ Dispatch\ Cost_{Case\ j} + Inc.\ Curt.\ Cost_{Case\ j})$$

$$\text{Tot. Integration Cost}_{Inc.,Case j} = \frac{(\text{Inc. Start Cost}_{Case j} + \text{Inc. Ramping Cost}_{Case j} + \text{Inc. Imperfect Unit Comm. and Disp. Cost}_{Case j})}{\text{VER Energy Potential}_{Case j} - \text{VER Energy Potential}_{Base Case}}$$

**Figure 1: VER Integration Cost Calculation Methodology**



This methodology for deriving VER integration costs does not calculate various costs and benefits from the VER additions. Additionally, this method does not calculate fuel cost savings due to VER deployment, nor the capacity value of new VERs in offsetting the need for firm generation unit additions. This method also does not calculate capital or PPA costs associated with contracting new VERs. Therefore, the future use of these VER integration costs must be done with knowledge and awareness of what costs and benefits they omit.

## 2.2 Production Cost Modeling

E3 used Energy Exemplar’s PLEXOS 7.2 Software<sup>2</sup> to calculate the total production costs associated with each evaluated case. The model uses load, VER, generator, fuel cost and external market data provided by Idaho Power and other data sources to calculate annual production costs for Idaho Power under varying scenarios, which are then used to calculate VER integration costs. This is shown schematically below in Figure 2.

In order to perform this modeling, E3 used a four-stage PLEXOS model. For each day, the model sequentially solves the day-ahead (DA), hour-ahead (HA), 15-minute (RT15) and 5-minute (RT5) markets. In each stage, the model is solved completely (i.e. all units and transmission committed and dispatched). Then, any unit commitment or other model decisions with a lead time longer than the next phase’s lead time to the real time are passed down to the next stage. In this manner, the model approximates the actual unit commitment and dispatch constraints associated with the longer commitment times of thermal and transmission markets. This captures the effects of greater average forecast error and higher average reserves in model stages that are farther from the real time on the ability of Idaho Power to efficiently commit long start units. This daily sequential model execution process is depicted in Figure 3.

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<sup>2</sup> <https://energyexemplar.com/solutions/plexos/>

Figure 2: Using PLEXOS to Calculate VER Integration Costs

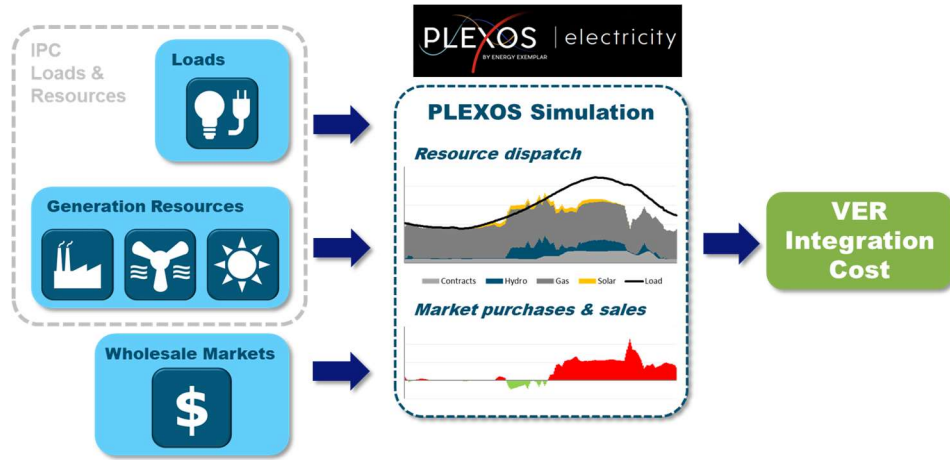
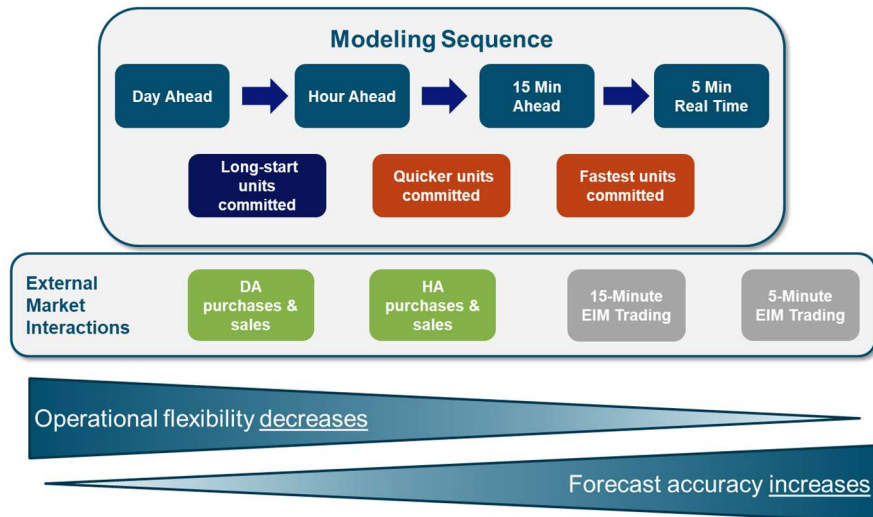


Figure 3: PLEXOS Multistage Modeling



The change in start/stop cost, and the imperfect unit commitment costs are calculated endogenously in PLEXOS. However, E3 used data from the 2013 National Renewable Energy Laboratory’s (NREL) *Western Wind and Solar*

*Integration Study: Phase 2<sup>3</sup>* to estimate \$/MW ramping costs for Idaho Power’s thermal units. The annual total ramping costs were calculated as a post-processing step by calculating the total annual MW of ramping in the RT5 stage for each thermal unit, and multiplying that by the per MW ramping cost from NREL. The \$/MW values that E3 used are shown in Table 2 below.

**Table 2: Ramping Costs Used in Study (Sourced from NREL<sup>4</sup>)**

Value	Coal	Gas GT	Gas CCGT
Median Ramping Cost (\$/MW)	\$3	\$2	\$1

## 2.3 Reserve Modeling

E3 used its RESERVE tool<sup>5</sup> to model 2019 and 2023 levels of hourly reserves that Idaho Power needs to hold in each PLEXOS interval. This is done to account for the fact that Idaho Power needs to hold reserves to manage net load forecast error and subhourly net load variations in its daily operations.

Idaho Power’s participation in the California Independent System Operator’s (CAISO’s) Energy Imbalance Market (EIM) means that Idaho Power holds reserves of CAISO’s Flexible Ramping Product<sup>6</sup> (FRP). It must do this so that it can trade in the RT15 and RT5 EIM markets. Additionally, Idaho Power holds amounts of regulation reserves and contingency reserves dictated by the North American

<sup>3</sup> <https://www.nrel.gov/docs/fy13osti/55588.pdf>

<sup>4</sup> <https://www.nrel.gov/docs/fy13osti/55588.pdf>

<sup>5</sup> <https://www.ethree.com/tools/reserve-model/>

<sup>6</sup> <http://www.caiso.com/informed/Pages/StakeholderProcesses/CompletedClosedStakeholderInitiatives/FlexibleRampingProduct.aspx>

Electric Reliability Corporation (NERC) and the Western Electricity Coordinating Council (WECC).

While the derivation of contingency reserves is standardized (calculated as 3 percent of load and 3 percent of generation total, with at least half held as for spinning reserves and the rest as non-spinning reserves), Idaho Power's future CAISO FRP and regulation reserve needs are unknown. This is because future VER additions and load growth will increase the level of net load forecast uncertainty on Idaho Power's system relative to current conditions. Therefore, E3 used its RESERVE tool along with Idaho Power's 2019 forecast and actual load and VER data to simulate reserves that approximate the CAISO FRP and regulation needs. E3 also used RESERVE to calculate CAISO FRP and regulation reserves in 2019 to enable a consistent baseline for model comparisons.

These contingency, CAISO FRP and regulation reserves were input to the PLEXOS model such that the reserves are held in all time intervals. Further information on the derivation of the 2023 load and VER profiles for each analyzed case are provided in subsequent sections of this report.

## 3 Data Collection, Processing and Methods

### 3.1 PLEXOS Modeling

#### 3.1.1 LOAD PROFILES, VER PROFILES AND DISPATCHABLE GENERATION FLEET

E3 collected forecast and actual gross load, wind and solar profiles for 2019 from Idaho Power for the DA, HA, RT15 and RT5 phases. The VER data was on a plant-level basis and covered most of Idaho Power's existing PURPA and Idaho Power-owned facilities, with only a few small wind and solar plants omitted from the data collection process due to their small effect on net load forecast error. Idaho Power also provided the total 2019 wind and solar nameplate build in Idaho Power territory so that E3 could use a correct baseline VER build in its analysis.

Idaho Power's 2019 average load was 1,980 aMW. To estimate 2023 loads, E3 used load growth projections from Idaho Power to uniformly increase 2019 loads by approximately 5 percent total to 2,081 aMW. The method for deriving new 2023 VER profiles is detailed below, but the 2019 historical VER profiles were used in all cases to derive the 2023 VER profiles.

In all cases, E3 modeled existing and proposed solar, solar + storage and wind plants as qualifying facilities (QF) operating under PURPA. This means that, under all circumstances except for one case, these resources are treated as must take facilities.

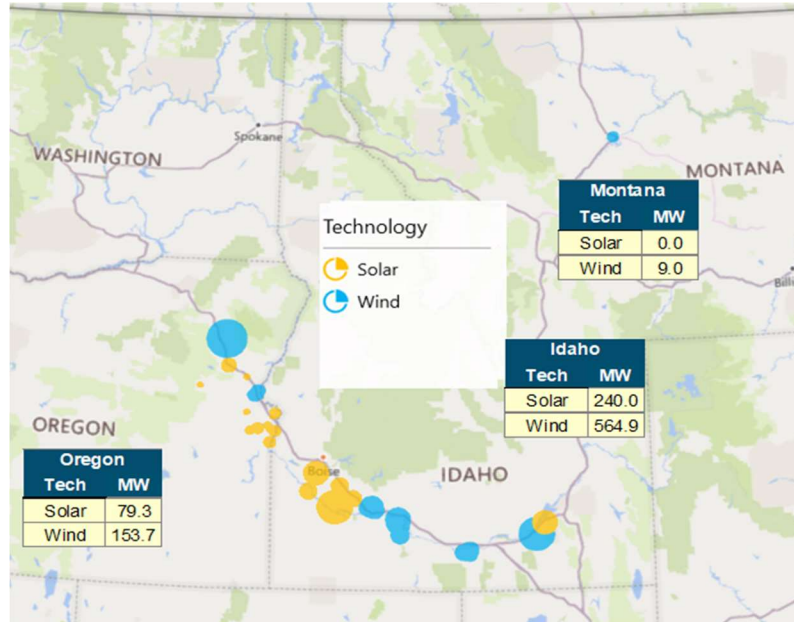


E3 chose to use 2019 load and VER data to derive 2023 load and VER profiles in order to capture the spatial and temporal correlations between load, wind and solar production and forecast error, as well as the typical hourly and seasonal distributions of load, and VER production. Most of Idaho Power's existing solar capacity is modern, single-axis tracking utility solar, meaning that future installations were likely to have similar annual capacity factors as existing arrays. Idaho Power's solar and wind is mostly distributed across the Snake River Plain and Eastern Oregon, as shown below in Figure 4, because this is where the majority of existing Idaho Power transmission and load is, and it is also the best solar resource in Idaho Power's service territory. Idaho Power stated that they are likely to continue to add new VER resources within the Snake River Plain. Therefore, E3's use of 2019 VER profiles to represent future profiles is reasonable.

Idaho Power proposed that, for the 2023 base case, it was reasonable to assume that 251 MW of new solar was online in their service territory (131 MW of unspecified PURPA contracts and 120 MW from the planned Jackpot Solar facility). Idaho Power also proposed that the 2023 wind capacity remain the same as that from 2019.

Idaho Power provided detailed information on each of its thermal (coal, natural gas combustion turbine, natural gas combined cycle and diesel) plants, as well as its hydroelectric fleet. Unit outages, heat rates, fuel prices and other relevant data were collected. Coal plants are modeled as must-run units with seasonal outages for Idaho Power's North Valmy Generating Station. Combined Cycle plants (Langley Gulch) are committed in the hour-ahead timeframe and the gas combustion turbine fleet has subhourly commitment intervals.

**Figure 4: Existing Idaho Power VER Units for which E3 was Provided 2019 DA, HA, RT15 and RT5 Profiles**



Given the large share of hydroelectricity on Idaho Power’s system, E3 focused on ensuring proper representation of the hydro fleet’s capacity, ramping capability, daily energy budgets, hourly maximum and minimum power ratings and other such data. Additionally, E3 considered three hydro years, comprising representative “low,” “average,” and “high,” hydro years. These profiles were determined by Idaho Power by choosing from historical data. The average daily energy profiles for these low, average and high hydro years are shown in Figure 5.

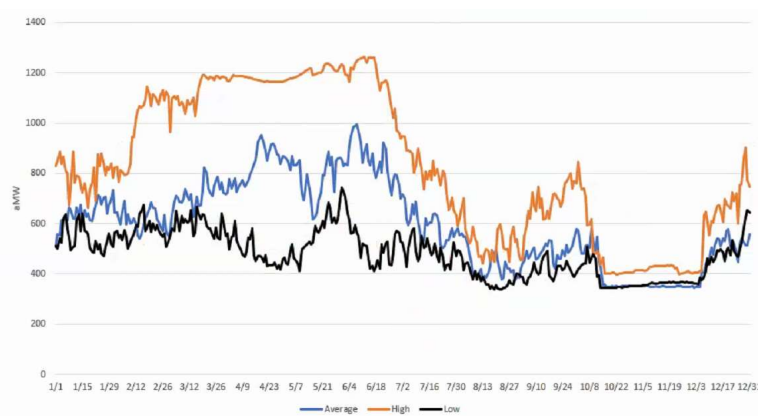
Planned future coal unit retirements through 2023 were modeled per Idaho Power input. The overall planned change in fleet composition from 2019 to 2023, as well as the total unit capacities by generation type are provided in Table 3.

Idaho Power’s projected base case load and resource balance is shown below in Figure 6.

**Table 3: 2019 and 2023 Base Case Unit Capacities by Generator and Resource Type**

Unit Name	Unit Type	2019 Capacity (MW)	2023 Capacity (MW)	Change in Capacity
Boardman	Coal	60	0	-60
Bridger	Coal	706	532	-174
Valmy	Coal	261	130	-130
Bennett Mountain	Gas CT	173	173	0
Danskin 1	Gas CT	180	180	0
Danskin 2	Gas CT	45	45	0
Danskin 3	Gas CT	45	45	0
Langley Gulch	Gas CCGT	319	319	0
Idaho Wind	Wind	728	728	0
Idaho Solar	Solar	310	561	+251
Hells Canyon Complex	Hydro	843	843	0
Run-of-River	Hydro	539	539	0

**Figure 5: Daily High, Average and Low Hydro Energy Budget Profiles for Idaho Power**

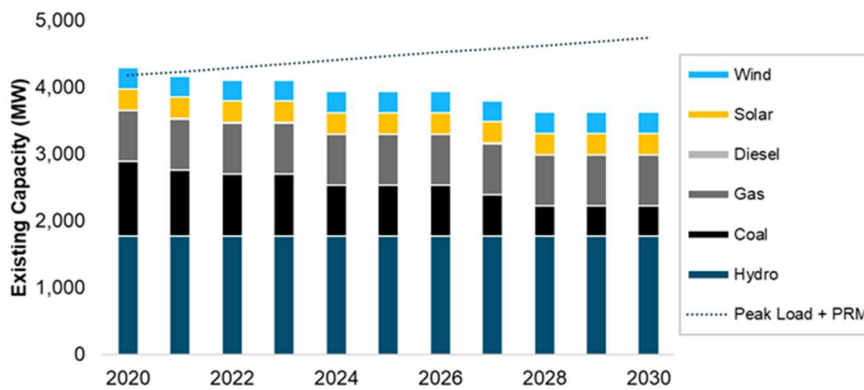


### 3.1.2 EXTERNAL MARKET REPRESENTATION

Idaho Power was modeled as being able to trade with external electricity markets at the Palo Verde and Mid C hubs. In the DA and HA stages of the model, Idaho

Power can make bilateral trades with its neighbors, while incurring a hurdle rate to do so.

**Figure 6: Base Case Load and Resource Balance in Idaho Power through 2030**



E3 determined historical 2019 bilateral energy prices, hurdle rates, and transfer limits through discussions with Idaho Power. In the RT15 and RT5 stages, Idaho Power can trade with its neighbors in a manner consistent with Idaho Power’s participation in the CAISO EIM, i.e. there are no hurdle rates, but there are transfer limits. In the RT15 and RT5, Idaho Power trades electricity at the RTPD (RT15) and RTD (RT5) 2019 EIM prices for the DGAP\_IPCO\_APND node, which is an aggregated node that averages Idaho Power prices. E3 benchmarked the 2019 DGACP\_IPCO\_APND node prices versus 2019 nodal prices for the Elkhorn, High Mesa and Rockland plants and found that the aggregated node provided a satisfactory representation of these various wind plants.

In Q1 of 2019, there was a natural gas pipeline outage in the Alberta Electricity System Operator (AESO) service territory, which inflated market prices in the Pacific Northwest. Accordingly, E3 replaced the Q1 2019 market prices with Q1

2020 market prices for the DA, HA, RT15 and RT5 phases. Additionally, given the 2023 timeframe of the model, E3 used its AURORA Market Price forecasts to create a month-hourly average basis differential between 2023 and 2019. This was added to the historical market prices in order to reflect the effect of anticipated growth of VERs and storage across the Western Interconnection from 2019 through 2023, among other changes.

E3 benchmarked the historical interaction of the Elkhorn, High Mesa and Rockland wind plants with the EIM. E3 found its representation of Idaho Power's interactions with the EIM to be reasonable.

Finally, E3 combined Idaho Power's multiple hydroelectric projects into two units for modeling simplicity. One unit consisted of aggregated run-of-river (RoR) plants, whose output is largely inflexible and in flat hourly blocks, and the other consisted of the combined Hells Canyon Complex (HCC) units (consisting of the Oxbow, Brownlee and Hell's Canyon dams), whose output can be varied within certain time windows. This division of Idaho Power's hydroelectric assets into two aggregated units was done to reflect the variation in flexibility, water storage and dispatchability across Idaho Power's hydro fleet.

Planned future coal unit retirements through 2023 were modeled per Idaho Power input. The overall planned change in fleet composition from 2019 to 2023, as well as the total unit capacities by generation type are provided in Table 3. Idaho Power's projected base case load and resource balance is shown in Figure 6.

## 3.2 RESERVE Modeling

### 3.2.1 DERIVATION OF 2023 VER PROFILES

As new VER resources are added, the average forecast error and subhourly variability of the aggregated fleet will decline on a per MW of installed resources basis. This is due to well-known diversity effects (i.e. as solar and wind plants are installed at different locations, the average forecast error and subhourly variation across all units will tend to decline on a per MW basis). Additionally, based on experience in other jurisdictions, E3 assumed that there will be improvements to VER forecast error in the future.

In order to capture these effects while using the 2019 VER data, E3 assessed the reduction in forecast error and subhourly variability that Idaho Power has observed to date. A similar approach was taken in Idaho Power's 2018 Variable Energy Resource Analysis. E3 performed this through the following steps

- + Randomly order the forecast and actual profiles for existing wind and solar that Idaho Power provided to E3
- + Sequentially add solar profiles or wind profiles, each time calculating the average forecast error and regulation reserves of the aggregated solar or wind profiles using RESERVE
- + Fit a polynomial trend to the average reserves versus the total MW of online VERs for the solar and wind profiles

- + From prior work in the CAISO Extended Day Ahead Market project<sup>7</sup>, E3 assumed a 2 percent per annum improvement in VER forecasting (average mean average percentage error reduction)
- + For each future VER build, linearly scale up the 2019 VER forecast and actual profiles by the ratios of future VER build total online MW to 2019 online MW
- + Reduce the forecast error equally in all intervals using the polynomial trend fit to forecast error data and using the estimated 2 percent per annum improvement in forecast error from 2019 to 2023
- + Reduce the subhourly interval-to-interval variation by the amount derived from the polynomial trend fit to the regulation error data
- + Run RESERVE for this new set of profiles; and
- + Input these new set of profiles to PLEXOS

Using this process, the average standalone (i.e. not net-load-based) HA forecast error reserves and regulation reserves for wind and solar would decline as shown below in Table 4. These data show the reduction in average forecast error and regulation needs across all hours of the year, *relative* to a case with no diversity benefits or forecast error improvements and the same VER unit additions.

As can be seen in Table 4, E3 projects that regulation reserves will drop more on a percentage basis than CAISO FRP reserves needs will in the high solar and high wind cases. This is consistent with the larger percentage increase in solar build than wind build in the high solar versus high wind cases, respectively.

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<sup>7</sup> <https://stakeholdercenter.caiso.com/StakeholderInitiatives/Extended-day-ahead-market>

**Table 4: Average Projected Improvement in Forecast Error and Regulation Reserves from Diversity and Forecasting Improvements**

Case	Average CAISO FRP Reserve Improvement	Average Regulation Reserve Improvement
Base 2023 Case Solar (251 MW new solar added to 2019 build)	11.7 %	14.2 %
Base 2023 Wind Case (0 MW new wind added to 2019 build)	7.8 %	0.0 %
2023 Hi Solar Case (794 MW new solar added to 2019 build)	17.2 %	31.6 %
2023 Hi Wind Case (669 MW new wind added to 2019 build)	13.2 %	19.1 %

### 3.2.2 DERIVING RESERVES COMPONENTS

The CAISO FRP's reserves for each interval consist of an uncertainty component, plus a net load change from the previous interval, minus a credit component based on the lesser of either the EIM-wide average footprint diversity or the Balancing Authority's (BA) trading position-derived credit. E3 used the information provided by Idaho Power on forecast and actual load, wind and solar to derive uncertainty requirements for the CAISO FRP. Given E3's simplified representation of Idaho Power's external market transactions, E3 assumed that the credit component of the reserve created a 40 percent reduction versus the uncertainty component alone. This 40 percent value is an approximate value, and was calculated using average historically-observed EIM footprint diversity in



2019.<sup>8</sup> This derivation, and its differences from the 2018 Idaho Variable Energy Resource Integration Study is further discussed in Section 5.3.2.

### 3.3 Case Matrix

E3 and Idaho Power worked together to derive a total of eleven 2023 cases to examine, in addition to a 2019 base case, which are described below. Table 5 details the specifics of each case.

- + Case 1 is the 2023 base case for Cases 3-6 and Cases 8-11, which has proposed unit additions and retirements and also includes the known 2019 through 2023 load growth
- + Case 2 explores the effect of not retiring one of the Bridger coal plant's units, but is otherwise identical to Case 1
- + Case 3 builds on Case 1 by exploring the effect of adding enough new solar (794 MW of new solar) such that 10 percent of the 2023 Idaho Power average gross load is provided by this new solar build
- + Case 4 extends the Case 3 analysis to a low, rather than average hydro year
- + Case 5 builds on Case 1 and explores the integration costs of a high wind build. Case 5 assumes a new wind build that can supply 10 percent of the annual 2023 Idaho Power gross load (669 MW of new wind)
- + Case 6 builds on Case 3 and Case 5, including both high solar and high wind builds (794 MW of new solar and 669 MW of new wind)

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<sup>8</sup> <https://www.westerneim.com/Pages/About/QuarterlyBenefits.aspx>

- + Case 7 is identical to Case 1, except that none of proposed solar additions come online from 2019 to 2023, resulting in 251 MW fewer of solar than Case 1 and lower reserves needs
- + Cases 8 extends the Case 3 analysis to a high, rather than average hydro year
- + Case 9 extends the Case 3 analysis to have 200 MW of 4-hour, Federal Investment Tax Credit (ITC)-enabled Li-Ion battery storage
- + Case 10 extends the Case 3 analysis to have 400 MW of 4-hour, ITC-enabled Li-Ion battery storage
- + Case 11 extends the Case 3 analysis to allow economic curtailment of the 794 MW of new solar resource, while the 561 MW of existing and proposed solar remain must-take resources

Table 5: Case Matrix for 2023 Cases

Case	Description	First Bridger Unit	Proposed		Hydro Year	Amount of New VER Added to Existing 2023 Builds		Can New Solar be Curtailed?	New Solar- Coupled 4-hr Li- Ion Battery Build (MW)
			Existing 2023 Solar Capacity (MW)	Existing 2023 Wind Capacity (MW)		New 2023 Solar Build (MW)	New 2023 Wind Build (MW)		
1	Base 2023 Case	Retired	561	728	Normal	0	0	No	0
2	Base Case + First Bridger Unit Online	Online	561	728	Normal	0	0	No	0
3	High Solar	Retired	561	728	Normal	794	0	No	0
4	High Solar, Low Hydro	Retired	561	728	Low	794	0	No	0
5	High Wind	Retired	561	728	Normal	0	669	No	0
6	High Solar, High Wind	Retired	561	728	Normal	794	669	No	0
7	Existing Solar Base Case	Retired	310	728	Normal	0	0	No	0
8	High Solar, High Hydro	Retired	561	728	High	794	0	No	0
9	High Solar + 200 MW Storage	Retired	561	728	Normal	794	0	No	200
10	High Solar + 400 MW Storage	Retired	561	728	Normal	794	0	No	400
11	Curtailable Solar	Retired	561	728	Normal	794	0	Yes	0

## 4 Results

The following section provides detailed results from this work. A discussion of the implications of these detailed results on VER integration in Idaho Power's system is provided in Section 5.

### 4.1 RESERVE Outputs

#### 4.1.1 ANNUAL AVERAGE RESULTS

The average annual reserves for each of the cases is shown below in Table 6. It should be noted that actual reserves vary on an hourly or subhourly basis in all stages. However, E3 provided these average annual reserves as a general indicator of how reserves needs change from case to case. These same data are displayed below for the hour-ahead forecast's CAISO FRP, regulation and contingency reserves on a percentage of average monthly load basis for each unique combination of solar and wind in Table 7, Table 8, Table 9, Table 10 and Table 11. As observed in Table 6, wind reserves have more forecast error (CAISO FRP reserves), whereas solar reserves have more subhourly variability. This trend, observed here, is also expressed elsewhere in the literature.

Table 6: Average 2023 Case Reserves Needs

Case	Total MW Wind (MW)	Total MW Solar (MW)	Avg. RT15 FRP Up (MW)	Avg. RT15 FRP Down (MW)	Avg. Reg. Up (MW)	Avg. Reg. Down (MW)	Avg. Conting. Res. (MW)	Avg. Total Res. Up (Percent of Avg. Load)	Avg. Total Reserves Down (Percent of Avg. Load)
1. 2023 Base Case	728	561	100	97	40	41	104	13 %	7 %
2. Jim Bridger Online	728	561	100	97	40	41	104	13 %	7 %
3. Hi Solar	728	1,354	147	142	71	72	104	17 %	11 %
4. Hi Solar, Low Hydro	728	1,354	147	142	71	72	104	17 %	11 %
5. Hi Wind	1,396	561	152	147	50	52	104	16 %	10 %
6. Hi Solar, Hi Wind	1,396	1,354	193	186	79	81	104	19 %	13 %
7. Existing Solar Case	728	561	87	86	32	33	104	11%	6%
8. Hi Solar, Hi Hydro	728	1,354	147	142	71	72	104	17 %	11 %
9. Hi Solar, 200 MW Battery	728	1,354	147	142	71	72	104	17 %	11 %
10. Hi Solar, 400 MW Battery	728	1,354	147	142	71	72	104	17 %	11 %
11. Curtail. Solar	728	1,354	147	142	71	72	104	17 %	11 %

**Table 7: 2023 Monthly Average, Load Normalized CAISO FRP, Regulation and Contingency Reserves, Base 2023 Cases (Case 1 and Case 2)**

Month	Hour Ahead FRP + Reg. + Contingency Headroom, Total (% of Load)	Hour Ahead FRP + Reg. Headroom, Solar (% of Load)	Hour Ahead FRP + Reg. Headroom, Wind (% of Load)	Hour Ahead FRP + Reg. + Contin. Headroom, Load (% of Load)	Hour Ahead FRP + Reg. Footroom, Total (% of Load)	Hour Ahead FRP + Reg. Footroom, Solar (% of Load)	Hour Ahead FRP + Reg. Footroom, Wind (% of Load)	Hour Ahead FRP + Reg. Footroom, Load (% of Load)
1	12.1%	0.9%	3.0%	8.2%	5.8%	1.0%	3.0%	1.7%
2	11.8%	0.9%	2.7%	8.3%	6.4%	1.1%	3.6%	1.6%
3	14.3%	2.9%	3.1%	8.3%	7.8%	2.9%	3.2%	1.7%
4	14.7%	2.9%	3.6%	8.2%	9.6%	3.2%	4.6%	1.7%
5	13.8%	2.8%	2.8%	8.2%	8.7%	3.3%	3.8%	1.6%
6	13.5%	2.5%	2.9%	8.1%	5.5%	1.7%	2.3%	1.6%
7	11.6%	1.9%	1.5%	8.2%	4.5%	1.3%	1.7%	1.4%
8	11.7%	2.0%	1.5%	8.2%	4.9%	1.5%	1.9%	1.5%
9	13.4%	2.1%	2.8%	8.5%	6.6%	2.0%	2.8%	1.8%
10	13.4%	2.2%	2.9%	8.3%	8.3%	2.3%	4.4%	1.6%
11	13.1%	2.2%	2.5%	8.4%	7.6%	1.8%	4.0%	1.8%
12	11.4%	0.9%	2.4%	8.1%	7.3%	1.0%	4.6%	1.6%
Avg.	12.9%	2.0%	2.6%	8.3%	6.9%	1.9%	3.3%	1.6%

**Table 8: 2023 Monthly Average, Load Normalized CAISO FRP, Regulation and Contingency Reserves, Existing Solar 2023 Case (Case 7)**

Month	Hour Ahead FRP + Reg. + Contingency Headroom, Total (% of Load)	Hour Ahead FRP + Reg. Headroom, Solar (% of Load)	Hour Ahead FRP + Reg. Headroom, Wind (% of Load)	Hour Ahead FRP + Reg. + Contin. Headroom, Load (% of Load)	Hour Ahead FRP + Reg. Footroom, Total (% of Load)	Hour Ahead FRP + Reg. Footroom, Solar (% of Load)	Hour Ahead FRP + Reg. Footroom, Wind (% of Load)	Hour Ahead FRP + Reg. Footroom, Load (% of Load)
1	11.6%	0.5%	2.9%	8.2%	5.1%	0.5%	2.8%	1.7%
2	11.2%	0.5%	2.5%	8.3%	5.8%	0.6%	3.5%	1.6%
3	12.8%	1.5%	3.0%	8.2%	6.2%	1.5%	3.0%	1.7%
4	13.3%	1.6%	3.5%	8.2%	8.0%	1.8%	4.6%	1.6%
5	12.4%	1.6%	2.7%	8.2%	7.4%	2.0%	3.8%	1.6%
6	12.1%	1.4%	2.6%	8.1%	4.8%	1.0%	2.2%	1.6%
7	10.6%	1.0%	1.4%	8.2%	3.9%	0.8%	1.7%	1.4%
8	10.7%	1.0%	1.5%	8.2%	4.1%	0.8%	1.8%	1.5%
9	12.3%	1.1%	2.7%	8.5%	5.5%	1.0%	2.7%	1.8%
10	12.2%	1.2%	2.8%	8.3%	7.2%	1.3%	4.3%	1.6%
11	12.1%	1.2%	2.5%	8.4%	6.7%	1.1%	3.8%	1.8%
12	10.9%	0.5%	2.3%	8.1%	6.3%	0.6%	4.1%	1.6%
Avg.	11.86%	1.1%	2.5%	8.2%	5.9%	1.1%	3.2%	1.6%

**Table 9: 2023 Monthly Average, Load Normalized Regulation Reserves, High Solar Cases (Cases 3, 4, 8-11)**

Month	Hour Ahead FRP + Reg. + Contingency Headroom, Total	Hour Ahead FRP + Reg. Headroom, Solar	Hour Ahead FRP + Reg. Headroom, Wind	Hour Ahead FRP + Reg. + Contin. Headroom, Load	Hour Ahead FRP + Reg. Footroom, Total	Hour Ahead FRP + Reg. Footroom, Solar	Hour Ahead FRP + Reg. Footroom, Wind	Hour Ahead FRP + Reg. Footroom, Load
	(% of Load)	(% of Load)	(% of Load)	(% of Load)	(% of Load)	(% of Load)	(% of Load)	(% of Load)
1	14.0%	2.5%	3.3%	8.2%	7.9%	2.8%	3.4%	1.8%
2	14.0%	2.4%	3.3%	8.3%	8.7%	3.1%	4.0%	1.7%
3	19.5%	7.7%	3.5%	8.3%	13.7%	8.2%	3.7%	1.8%
4	20.5%	8.2%	4.1%	8.3%	15.6%	8.8%	5.1%	1.7%
5	19.0%	7.6%	3.0%	8.3%	14.0%	8.3%	4.0%	1.7%
6	17.9%	6.4%	3.4%	8.2%	8.6%	4.5%	2.4%	1.6%
7	15.2%	5.3%	1.7%	8.2%	7.2%	3.8%	1.9%	1.5%
8	15.2%	5.2%	1.7%	8.3%	7.6%	4.0%	2.0%	1.5%
9	17.3%	5.7%	3.1%	8.5%	10.8%	5.8%	3.2%	1.9%
10	17.8%	6.2%	3.2%	8.3%	12.6%	6.2%	4.8%	1.7%
11	16.6%	5.4%	2.7%	8.5%	11.5%	4.8%	4.8%	1.8%
12	13.1%	2.4%	2.6%	8.1%	10.1%	2.7%	5.8%	1.7%
Avg.	16.7%	5.4%	3.0%	8.3%	10.7%	5.2%	3.7%	1.7%

**Table 10: 2023 Monthly Average, Load Normalized Regulation Reserves, High Wind Case (Case 3)**

Month	Hour Ahead FRP + Reg. + Contingency Headroom, Total	Hour Ahead FRP + Reg. Headroom, Solar	Hour Ahead FRP + Reg. Headroom, Wind	Hour Ahead FRP + Reg. + Contin. Headroom, Load	Hour Ahead FRP + Reg. Footroom, Total	Hour Ahead FRP + Reg. Footroom, Solar	Hour Ahead FRP + Reg. Footroom, Wind	Hour Ahead FRP + Reg. Footroom, Load
	(% of Load)	(% of Load)	(% of Load)	(% of Load)	(% of Load)	(% of Load)	(% of Load)	(% of Load)
1	15.5%	1.1%	6.2%	8.2%	8.4%	1.0%	5.7%	1.8%
2	14.7%	0.9%	5.5%	8.3%	9.6%	1.1%	6.8%	1.7%
3	17.9%	3.0%	6.7%	8.3%	10.4%	2.9%	5.9%	1.7%
4	18.8%	3.1%	7.4%	8.2%	13.9%	3.4%	8.9%	1.7%
5	17.3%	3.2%	5.9%	8.2%	12.5%	3.6%	7.2%	1.6%
6	16.2%	2.8%	5.3%	8.1%	8.1%	2.0%	4.5%	1.6%
7	13.6%	2.2%	3.2%	8.2%	6.4%	1.5%	3.5%	1.4%
8	13.7%	2.2%	3.3%	8.2%	6.9%	1.7%	3.7%	1.5%
9	16.7%	2.4%	5.8%	8.5%	9.2%	2.0%	5.3%	1.8%
10	16.7%	2.3%	6.1%	8.3%	12.3%	2.4%	8.3%	1.6%
11	16.3%	2.5%	5.4%	8.4%	10.9%	2.0%	7.1%	1.8%
12	14.3%	0.9%	5.3%	8.1%	10.5%	1.0%	7.8%	1.6%
Avg.	16.0%	2.2%	5.5%	8.2%	9.9%	2.1%	6.2%	1.6%

**Table 11: 2023 Monthly Average, Load Normalized Regulation Reserves, High Solar and High Wind Case (Case 6)**

Month	Hour Ahead FRP + Reg. + Contingency Headroom, Total	Hour Ahead FRP + Reg. Headroom, Solar	Hour Ahead FRP + Reg. Headroom, Wind	Hour Ahead FRP + Reg. + Contin. Headroom, Load	Hour Ahead FRP + Reg. Footroom, Total	Hour Ahead FRP + Reg. Footroom, Solar	Hour Ahead FRP + Reg. Footroom, Wind	Hour Ahead FRP + Reg. Footroom, Load
	(% of Load)	(% of Load)	(% of Load)	(% of Load)	(% of Load)	(% of Load)	(% of Load)	(% of Load)
1	17.1%	2.4%	6.4%	8.2%	10.5%	2.6%	6.1%	1.8%
2	16.7%	2.3%	6.1%	8.3%	11.7%	2.9%	7.1%	1.7%
3	22.9%	7.5%	7.0%	8.3%	15.6%	7.5%	6.4%	1.7%
4	23.7%	7.7%	7.7%	8.3%	19.1%	8.2%	9.2%	1.7%
5	21.9%	7.6%	6.1%	8.2%	17.1%	8.1%	7.3%	1.7%
6	20.7%	6.4%	6.2%	8.2%	10.8%	4.4%	4.7%	1.6%
7	16.9%	5.3%	3.4%	8.2%	8.7%	3.7%	3.6%	1.5%
8	17.0%	5.3%	3.5%	8.2%	9.4%	4.1%	3.8%	1.5%
9	20.0%	5.6%	5.9%	8.5%	12.9%	5.3%	5.7%	1.8%
10	20.5%	5.8%	6.3%	8.3%	16.0%	5.7%	8.6%	1.6%
11	19.4%	5.6%	5.4%	8.5%	14.5%	4.5%	8.1%	1.8%
12	15.9%	2.3%	5.5%	8.1%	13.8%	2.5%	9.6%	1.7%
Avg.	19.4%	5.3%	5.8%	8.3%	13.3%	5.0%	6.7%	1.7%

#### 4.1.2 DETAILED RESERVE RESULTS

While additions of new solar and wind both cause a similar increase in *average* reserves needs, the hours in which they increase reserves are very different. The following discussion illustrates these differences.

As observed in Table 6, wind reserves have more forecast error (CAISO FRP reserves), whereas solar reserves have more subhourly variability. This trend, observed here, is also expressed elsewhere in the literature.<sup>9</sup>

Conversely, the incremental FRP needs from adding solar shown in Figure 11 indicate that CAISO FRP reserves increase primarily during solar hours. FRP reserves do increase at night because caps on the level of uncertainty imposed

<sup>9</sup> <https://www.nrel.gov/docs/fy13osti/55588.pdf>



by the CAISO FRP derivation<sup>10</sup> (see further discussion in Section 5.3.2) also increase. Similarly, solar regulation needs increase only during solar hours.

Because reserves can only be provided with dispatchable resources in the PLEXOS model, it is important to compare the need for reserves with the availability of dispatchable resources. Figure 13 and Figure 14 show month-hourly average residual net load, calculated as load minus wind, solar, and RoR hydro for the High Solar and High Wind cases. This residual net load is the average load that must be met by dispatchable resources and imports. If the need for reserves is greater than the residual net load, then the model must export power to the market to be able to serve Idaho Power's reserves needs while not violating minimum generation setpoints for online units. As discussed below, this can result in exports to the market at a loss.

As can be seen from Figure 13, in the High Solar case, in March, April, May and October, the residual net load is very low during the midday hours in which there is high demand on reserves. Alternatively, as can be seen in the high wind case for Figure 10, the residual net load is significantly higher during those midday hours, and as shown earlier, average reserves needs are not especially high midday.

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<sup>10</sup> See [https://bpmcm.caiso.com/Pages/BPMDetails.aspx?BPM=Market\\_percent20Operations](https://bpmcm.caiso.com/Pages/BPMDetails.aspx?BPM=Market_percent20Operations) for a discussion of these caps; E3 derives its own caps from P98 and P2 values of the seasonal forecast error.

**Figure 7: Average Month-Hourly CAISO FRR Headroom Needs for Base 2023 Case**

Average Modeled CAISO FRR Headroom (MW)																											
		Hour of Day																								Month Average	
		1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21	22	23	24		
Month	1	54	72	54	103	82	83	99	84	73	95	98	95	103	103	103	103	103	103	100	103	54	69	75	93	88	
	2	71	52	35	63	75	57	43	50	67	95	103	103	103	103	103	103	103	103	80	84	103	103	103	103	84	
	3	68	81	80	92	65	80	84	80	102	110	127	127	71	124	127	127	127	127	127	127	73	64	78	75	71	95
	4	56	47	58	74	80	97	83	67	84	127	127	127	105	105	127	127	127	127	127	127	113	67	90	93	67	96
	5	67	90	84	63	68	71	67	86	112	127	127	127	89	127	127	127	127	127	127	127	121	104	71	72	78	99
	6	71	78	130	151	151	151	151	151	151	151	151	151	151	151	151	151	128	101	151	151	151	116	99	101	80	132
	7	57	63	53	50	41	44	59	67	151	142	151	128	115	151	144	122	147	151	151	151	120	103	87	53	104	
	8	25	50	63	59	61	57	54	53	113	151	142	151	151	117	134	144	151	151	151	151	98	85	103	61	103	
	9	71	72	76	66	80	72	92	108	129	129	129	129	129	129	129	129	129	129	129	129	122	122	83	69	68	105
	10	76	69	73	56	53	63	53	54	61	113	129	129	129	129	125	129	129	129	74	50	89	74	54	78	88	
	11	56	54	65	58	57	75	80	78	93	122	118	129	118	109	129	129	129	95	110	87	70	59	59	56	89	
	12	71	55	65	63	66	80	70	67	51	78	91	103	103	103	94	71	71	66	47	50	61	68	87	87	74	
Hour Average		62	65	70	75	73	77	78	79	99	120	124	125	114	121	124	120	120	122	115	105	89	82	81	74		

**Figure 8: Average Month-Hourly Regulation Reserves Headroom Needs for 2023 Base Case**

Average Regulation Headroom - RMS Combined Load + Wind + Solar (MW)																										
		Hour of Day																								Month Average
		1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21	22	23	24	
Month	1	24	24	24	24	24	25	25	27	27	32	39	40	41	48	47	53	51	41	26	26	25	24	24	24	32
	2	25	25	25	25	25	25	26	28	27	33	39	41	41	48	46	55	51	42	27	26	26	25	25	25	33
	3	21	21	21	22	23	23	23	33	49	53	50	74	74	85	99	109	99	90	67	34	22	22	21	21	48
	4	21	21	20	21	22	23	23	34	48	49	46	58	65	71	82	85	91	83	66	35	24	24	22	22	44
	5	20	21	21	21	21	22	22	38	43	42	42	53	58	62	67	77	86	74	63	34	24	23	22	21	41
	6	25	24	23	23	23	23	28	45	60	60	40	37	41	44	44	62	68	71	59	54	35	34	29	27	41
	7	29	27	25	24	24	25	29	57	74	73	49	42	45	45	44	68	76	81	59	52	35	37	38	34	46
	8	26	24	24	23	23	24	27	56	72	61	48	44	46	47	49	61	66	77	83	53	35	36	33	29	45
	9	23	23	23	22	23	23	24	24	35	54	51	47	49	53	61	78	77	57	36	26	27	26	25	24	38
	10	22	21	21	21	23	23	24	24	35	58	51	56	51	61	69	84	83	57	36	23	23	24	23	22	39
	11	23	22	22	22	22	22	23	23	34	57	54	57	62	68	78	87	82	57	36	23	22	22	23	23	40
	12	23	23	23	23	23	24	24	25	30	37	40	40	50	50	57	53	43	25	24	24	24	24	23	23	31
Hour Average		23	23	23	23	23	25	34	44	50	46	49	51	57	62	73	74	64	49	34	27	27	26	24		

Figure 9: High Wind Minus Base Case CAISO FRR Headroom

Difference, Hi Wind to Base Case, Average CAISO FRR Headroom (MW)																										
		Hour of Day																								Month Average
		1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21	22	23	24	
Month	1	44	81	47	63	82	74	67	74	82	69	68	70	51	63	63	63	63	63	53	59	51	53	56	73	64
	2	67	43	28	51	85	65	38	40	40	35	42	63	63	63	18	40	63	63	74	79	63	63	63	63	55
	3	77	84	79	96	77	92	79	67	55	44	61	6	37	27	61	35	61	61	61	90	70	87	91	81	66
	4	61	52	61	77	82	75	80	45	38	61	61	48	66	49	61	61	61	61	61	75	80	87	87	72	65
	5	71	96	90	85	53	66	68	61	18	59	50	48	50	55	61	61	61	61	61	66	84	77	65	77	64
	6	65	80	78	57	57	57	57	57	57	57	57	57	57	57	57	68	83	57	57	57	84	97	101	82	66
	7	47	91	55	67	47	31	41	41	57	35	48	66	64	57	63	59	57	57	57	43	71	64	47	44	54
	8	20	53	61	64	56	61	39	33	6	43	58	57	52	80	36	44	38	19	57	57	66	59	76	56	50
	9	86	66	81	71	84	59	73	82	61	61	52	57	61	61	61	61	61	61	29	66	40	80	69	71	65
	10	82	70	82	54	46	33	46	36	34	9	61	61	61	61	65	61	56	61	47	48	82	68	42	79	56
	11	55	53	61	52	41	32	25	71	94	68	72	61	72	81	61	61	51	39	69	63	61	57	45	49	58
	12	76	63	77	74	71	76	82	75	44	28	27	38	63	45	35	30	51	46	34	44	55	74	79	79	57
Hour Average		62	69	67	67	65	60	58	57	49	47	55	53	58	58	53	54	59	54	55	62	67	72	68	69	60

Figure 10: High Wind Minus Base Case Regulation Headroom

Difference, Hi Wind to Base Case, Average Regulation Headroom (MW)																										
		Hour of Day																								Month Average
		1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21	22	23	24	
Month	1	16	17	17	16	16	17	17	16	15	14	11	11	11	9	10	9	9	11	15	15	15	16	16	16	14
	2	17	17	17	17	17	17	17	16	16	14	13	12	12	11	11	10	10	12	16	16	16	16	16	17	15
	3	13	13	13	13	13	13	10	8	7	7	5	5	4	4	3	4	4	5	9	12	12	12	13	13	9
	4	16	17	17	16	15	15	14	11	8	8	8	7	7	7	6	6	6	6	7	11	15	15	16	17	11
	5	14	13	13	14	13	13	11	8	7	7	7	6	6	6	6	6	5	6	7	11	14	14	14	13	10
	6	15	14	14	14	14	13	11	8	6	7	8	8	8	8	8	8	7	7	8	9	13	13	14	14	10
	7	14	14	15	14	14	13	12	7	6	6	6	7	7	7	8	6	6	7	8	9	13	13	12	13	10
	8	13	13	13	13	13	12	11	6	5	6	7	6	6	6	6	6	6	5	5	8	12	11	12	13	9
	9	15	15	15	14	14	14	13	13	10	7	7	8	7	8	7	6	5	7	10	13	14	14	14	15	11
	10	15	15	15	14	14	14	15	14	11	8	8	8	9	7	6	5	5	8	12	15	15	15	15	15	12
	11	13	12	13	13	13	12	13	12	9	6	6	6	5	5	4	4	4	6	10	13	13	13	13	13	10
	12	15	14	14	14	14	14	13	13	12	11	9	8	8	7	7	6	7	8	12	13	13	14	14	15	11
Hour Average		15	15	15	14	14	14	13	11	9	8	8	8	7	7	7	6	6	7	10	12	14	14	14	14	11

Figure 11: High Solar Minus Base Case CAISO FRR Headroom

Difference, Hi Solar to Base Case, Average CAISO FRR Headroom (MW)																										
		Hour of Day																								Month Average
		1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21	22	23	24	
Month	1	0	0	0	3	0	0	0	0	-1	19	47	61	60	60	60	60	60	58	2	6	0	0	0	0	21
	2	0	0	0	0	0	0	0	0	1	7	40	60	60	60	60	60	60	60	7	0	42	21	60	44	29
	3	0	0	0	0	0	0	0	12	28	75	114	114	63	103	114	114	114	114	104	23	0	0	0	0	45
	4	0	0	0	0	0	1	10	36	52	114	114	114	124	116	114	114	114	114	114	56	4	0	0	0	55
	5	0	0	0	0	0	2	24	41	129	114	114	114	119	114	114	114	114	114	114	88	12	0	0	0	60
	6	0	0	0	9	45	99	89	116	124	124	124	124	124	124	124	147	67	124	124	124	43	1	0	0	77
	7	0	0	0	0	0	11	31	72	124	133	124	113	106	124	116	136	126	124	124	124	27	1	0	0	67
	8	0	0	0	0	0	2	9	70	135	124	132	124	101	69	72	104	124	124	124	104	4	0	0	0	59
	9	0	0	0	0	0	0	3	20	85	111	111	111	111	111	111	111	111	111	111	23	0	0	0	0	52
	10	0	0	0	0	0	0	4	19	40	127	111	111	111	109	95	111	111	111	111	30	0	0	0	0	45
	11	0	0	0	0	0	0	0	7	15	28	58	82	81	71	111	111	111	37	0	0	0	0	0	0	30
	12	0	0	0	0	0	0	0	0	3	33	62	60	60	60	68	49	35	6	0	0	0	0	0	0	18
Hour Average		0	0	0	1	4	10	14	33	62	87	98	99	93	93	97	103	96	91	71	46	11	2	5	4	47

Figure 12: High Solar Minus Base Case Regulation Headroom

Difference, Hi Solar to Base Case, Average Regulation Headroom (MW)																										
		Hour of Day																								Month Average
		1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21	22	23	24	
Month	1	0	0	0	0	0	0	0	0	0	19	37	39	42	55	53	65	60	41	0	0	0	0	0	0	17
	2	0	0	0	0	0	0	0	0	0	20	35	40	41	53	49	60	59	42	0	0	0	0	0	0	17
	3	0	0	0	0	0	0	0	27	58	64	60	97	97	106	131	144	134	122	87	33	0	0	0	0	48
	4	0	0	0	0	0	0	0	30	56	57	54	71	82	91	108	112	121	106	85	32	0	0	0	0	42
	5	0	0	0	0	0	0	1	38	48	46	46	63	72	77	85	99	107	91	78	28	0	0	0	0	37
	6	0	0	0	0	0	0	12	45	71	63	26	16	27	32	33	55	66	73	70	51	3	0	0	0	27
	7	0	0	0	0	0	0	5	62	92	74	30	21	32	36	37	77	93	100	85	52	3	0	0	0	33
	8	0	0	0	0	0	0	5	65	87	66	34	19	34	38	44	60	77	88	105	52	3	0	0	0	32
	9	0	0	0	0	0	0	0	1	31	59	56	46	56	59	70	99	99	67	30	0	0	0	0	0	28
	10	0	0	0	0	0	0	0	0	30	68	60	65	61	73	86	117	110	71	35	0	0	0	0	0	32
	11	0	0	0	0	0	0	0	0	30	72	65	71	80	89	105	118	111	71	35	0	0	0	0	0	35
	12	0	0	0	0	0	0	0	0	19	36	42	42	59	60	71	64	45	0	0	0	0	0	0	0	18
Hour Average		0	0	0	0	0	2	22	42	52	45	49	55	64	72	90	92	76	51	21	1	0	0	0	31	

Figure 13: Residual Net Load, High Solar Case 3

Average Net Load, Minus RoR Hydro Budget (MW)																									
	Hour of Day																								Month Average
	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21	22	23	24	
Month 1	1255	1228	1225	1229	1273	1364	1525	1654	1679	1475	1228	1007	920	873	943	1020	1194	1475	1661	1624	1596	1519	1402	1301	1320
Month 2	1303	1282	1283	1298	1337	1422	1598	1711	1663	1474	1272	1094	973	908	983	1060	1198	1438	1664	1694	1632	1573	1464	1356	1362
Month 3	1157	1149	1159	1192	1267	1412	1559	1549	1259	927	699	558	425	394	445	536	676	838	1117	1422	1405	1329	1232	1174	1037
Month 4	867	843	839	871	956	1131	1192	981	702	453	327	150	105	136	182	264	410	432	673	1107	1221	1078	969	919	700
Month 5	1127	1096	1087	1104	1178	1307	1286	1010	733	554	467	398	375	381	431	533	653	635	773	1238	1502	1405	1238	1175	903
Month 6	1507	1444	1408	1389	1421	1498	1329	1043	824	767	734	714	738	772	853	996	1126	1124	1161	1591	1980	1959	1751	1626	1240
Month 7	1876	1786	1718	1682	1689	1748	1664	1434	1239	1150	1179	1190	1269	1356	1494	1656	1802	1753	1794	2209	2492	2416	2173	2011	1699
Month 8	1779	1697	1642	1615	1648	1738	1744	1477	1180	1065	1098	1128	1265	1363	1496	1627	1718	1735	1940	2372	2503	2287	2068	1898	1670
Month 9	1291	1238	1211	1214	1267	1389	1490	1331	1040	816	755	706	684	753	832	956	1084	1238	1539	1826	1739	1580	1438	1333	1198
Month 10	1098	1080	1090	1123	1212	1373	1510	1487	1167	837	590	467	379	424	444	574	703	1055	1417	1437	1374	1276	1183	1134	1018
Month 11	1278	1266	1264	1282	1330	1430	1585	1700	1577	1237	952	755	722	764	827	871	1099	1497	1613	1588	1560	1489	1385	1304	1266
Month 12	1348	1327	1297	1306	1341	1431	1580	1694	1740	1618	1447	1258	1162	1125	1234	1325	1501	1729	1782	1730	1700	1628	1519	1411	1468
Hour Average	1585	1547	1529	1536	1587	1698	1765	1682	1492	1289	1155	1045	1011	1031	1108	1212	1358	1506	1688	1914	1987	1890	1746	1648	1240

Figure 14: Residual Net Load, High Wind Case 5

Average Net Load, Minus RoR Hydro Budget (MW)																									
	Hour of Day																								Month Average
	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21	22	23	24	
Month 1	971	940	937	935	978	1065	1229	1359	1386	1292	1192	1055	984	938	956	983	1082	1256	1386	1350	1317	1234	1115	1014	1123
Month 2	1025	1003	1008	1027	1065	1143	1326	1441	1422	1335	1234	1124	1038	979	983	1006	1084	1222	1382	1411	1351	1296	1192	1082	1174
Month 3	972	968	979	1014	1088	1232	1375	1399	1273	1102	966	872	775	725	721	744	807	898	1041	1223	1212	1141	1047	992	1024
Month 4	627	597	591	626	711	890	983	923	812	684	613	520	472	464	469	492	547	559	658	896	964	825	723	677	680
Month 5	968	937	932	952	1033	1169	1239	1164	1051	974	932	893	861	847	843	868	918	907	958	1187	1329	1235	1070	1016	1012
Month 6	1302	1242	1213	1194	1228	1314	1342	1295	1238	1250	1272	1277	1290	1305	1347	1416	1473	1468	1467	1632	1781	1727	1536	1417	1376
Month 7	1698	1607	1540	1510	1520	1583	1627	1617	1589	1622	1706	1770	1854	1927	2022	2111	2161	2127	2127	2253	2315	2217	1983	1824	1846
Month 8	1587	1511	1460	1437	1477	1576	1629	1601	1548	1556	1636	1709	1829	1925	2013	2092	2117	2102	2156	2289	2306	2102	1891	1704	1802
Month 9	1107	1052	1026	1032	1092	1216	1323	1295	1204	1120	1117	1115	1108	1138	1174	1248	1314	1382	1517	1651	1550	1392	1256	1152	1233
Month 10	895	872	884	914	998	1152	1284	1293	1160	1004	852	746	687	681	680	738	818	1005	1214	1223	1167	1070	981	934	969
Month 11	1101	1097	1096	1113	1159	1259	1412	1529	1499	1365	1215	1078	1033	1025	1036	1042	1154	1366	1431	1403	1374	1297	1189	1112	1224
Month 12	1101	1091	1050	1061	1099	1189	1345	1459	1508	1450	1374	1263	1188	1154	1180	1221	1322	1486	1531	1480	1449	1379	1272	1167	1284
Hour Average	1113	1076	1060	1068	1120	1232	1343	1365	1308	1230	1176	1118	1093	1092	1119	1163	1233	1315	1405	1500	1509	1410	1271	1174	1229

## 4.2 2019 PLEXOS to Historical Case Benchmarking

E3 and Idaho Power performed rigorous benchmarking to ensure that the PLEXOS model was able to reasonably replicate actual 2019 historical behavior. E3 and Idaho Power verified that the following were in line with historical 2019 behavior:

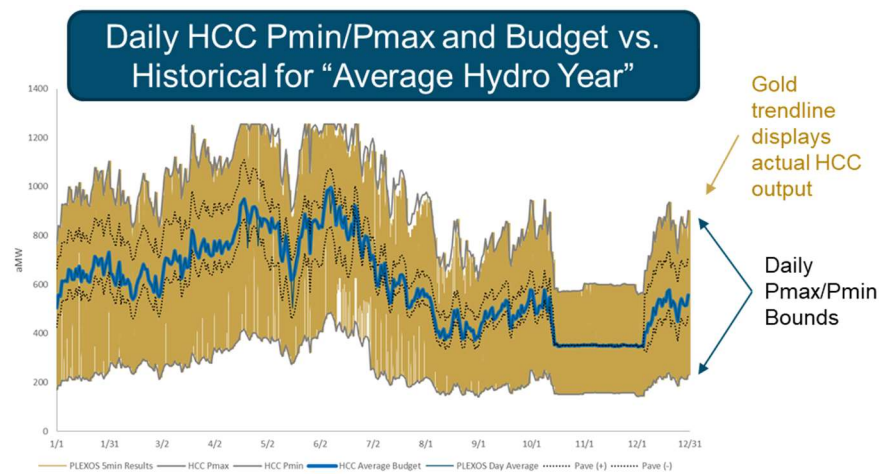
- + Hydro and thermal unit flexibility (ramping rate) and dispatch (distribution of ramps);
- + Total generation by unit and technology class;
- + Market transaction behavior and external market prices;
- + Average Idaho Power nodal energy prices;
- + Unit capacities;
- + Unit outages;
- + Number of unit starts; and
- + Average unit marginal operational cost

Particular attention was paid to the HCC to ensure its operation was reasonable. This was critical because of the large amount of Idaho Power's energy from hydroelectricity in a typical year, as well as the crucial role that this unit has in providing flexibility. Figure 15 below shows a sample of the verification of the model wherein actual dispatch of the PLEXOS HCC is shown to be within the daily maximum and minimum power output ranges, and the dispatch of the HCC adheres to the input daily hydro budget.

Additionally, after initial results were analyzed, the Idaho Power team thought that EIM transactions were unrealistically high in the PLEXOS model, given that the model operates a price taker for market transactions. In reality, if Idaho Power made particularly large sales or purchases in the EIM, prices would be affected. Therefore, E3 and Idaho Power worked together to limit total net sales and purchases in the EIM to +/- 300 MW in price taker mode. In instances in which the model traded between +/- 300 MW up to the line limits in the real time, the model paid a hurdle rate of \$150/MW, which was implemented to approximate

“price setting” behavior. Overall, there were few hours in which the model accessed this additional EIM flexibility.

**Figure 15: PLEXOS HCC Dispatch vs. Historical Power and Hydro Budget Bounds**



### 4.3 2023 Case Result Summary

The Incremental specific integration costs for each of the cases is provided below in Table 12. These results are discussed in greater detail below in Chapter 5.

**Table 12: Summary of Incremental VER Integration Costs**

Case	Inc. Start Costs (\$Million/yr)	Inc. Ramping Costs (\$ Million/yr)	Total Inc. Imperf. Unit Commit. & Dispatch Costs (\$Mill./yr)	Total Curtail. Costs (\$Million/yr)	Total Inc. Integrat. Costs (\$Million/yr)	Total Product. Cost (\$Million/yr)	Total Inc. VER Gen. (GWh/yr)	Total Inc. Specific Integrat. Costs (\$/MWh)
1. 2023 Base Case	-\$0.15	\$0.22	\$1.62	\$0.00	1.69	\$181	577	\$2.93
2. Jim Bridger Online	-\$0.17	\$0.37	\$1.88	\$0.00	\$2.08	\$180	577	\$3.61
3. Hi Solar	\$0.80	\$0.45	\$5.78	\$0.00	\$7.04	\$146	1,824	\$3.86
4. Hi Solar, Low Hydro	\$0.60	\$0.53	\$7.16	\$0.00	\$8.29	\$172	1,824	\$4.55
5. Hi Wind	\$0.35	-\$0.07	\$1.12	\$0.00	\$1.41	\$143	1,823	\$0.77
6. Hi Solar + Hi Wind	\$1.63	\$0.33	\$7.01	\$0.00	\$8.96	\$109	3,647	\$2.46
7. Existing Solar Base	n/a	n/a	n/a	n/a	n/a	\$193	0	n/a
8. Hi Solar, Hi Hydro	\$2.41	\$0.19	\$5.87	\$0.00	\$8.47	\$75	1,823	\$4.65
9. Hi Solar, 200 MW Battery	\$0.58	\$0.02	\$0.56	\$0.00	\$1.16	\$144	1,823	\$0.64
10. Hi Solar, 400 MW Battery	\$0.58	-\$0.34	\$1.46	\$0.00	\$1.69	\$142	1,823	\$0.93
11. Hi Curtail. Solar	\$0.72	\$0.39	\$4.31	\$0.29	\$5.71	\$147	1,823	\$3.13



## 4.4 System Dispatch Results

In the following subsections, detailed day plots and other modeling results will be used to illustrate how the Idaho Power system responds to adding different capacities and kinds of VERs, and increasing or decreasing system flexibility. To facilitate this, this study will examine the following case groupings:

- + Existing Solar (Case 7), Base Case (Case 1) and Jim Bridger First Unit Online (Case 2)
- + High Solar (Case 3), High Wind (Case 5) and High Solar + Wind (Case 6)
- + High Solar with Low (Case 4), Average (Case 3) and High (Case 8) Hydro Budgets
- + High Solar with (Cases 9 and 10) and without (Case 3) battery storage
- + Hi Solar with (Case 11) and without the ability to economically curtail solar (Case 3)

### 4.4.1 EXISTING SOLAR, 2023 BASE CASE AND JIM BRIDGER FIRST UNIT ONLINE CASES

This case comparison illustrates the effect of adding successively more VERs, as well as increasing the aggregate system thermal minimum power level (Pmin). The salient differences between cases are outlined as follows

- + Total online solar
  - o Existing Solar (Case 7): 310 MW
  - o 2023 Base Case (Case 1): 561 MW
  - o Jim Bridger Online Case (Case 2): 561 MW
- + Jim Bridger Coal Plant Pmin/Pmax

- Existing Solar (Case 7): 89 MW / 533 MW
- 2023 Base Case (Case 1): 89 MW / 533 MW
- Jim Bridger Online Case (Case 2): 118 MW / 707 MW

In the modeled year of 2023, there will be periods during the daytime in the spring and fall in which external electricity prices are low or negatively priced. This is due to the growing penetration of solar across the WECC footprint and the low net loads during these periods. Figure 16 illustrates the Idaho Power system operation operating during a day (April 23, 2023) that exhibits these conditions.

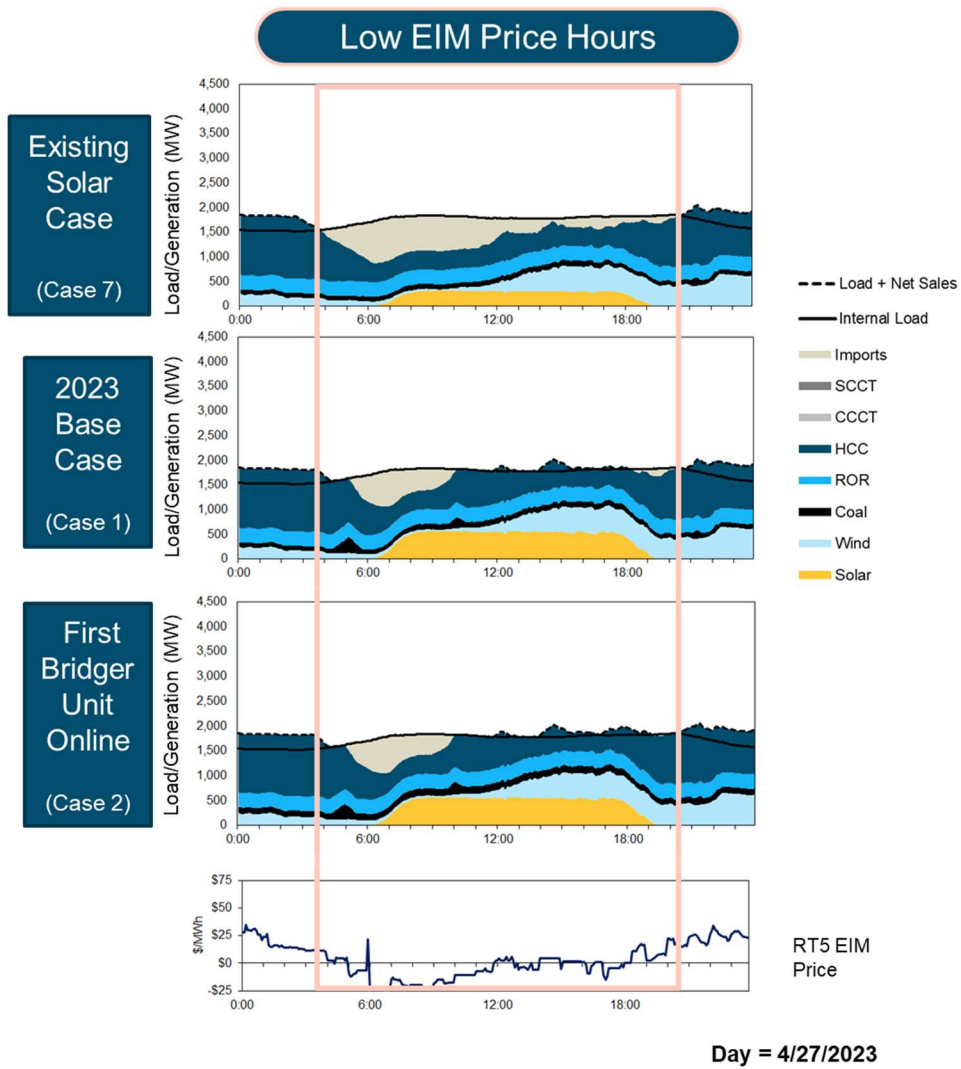
Beginning with the “Existing Solar Case,” which models the Idaho Power system with the 2019 levels of wind and solar, the model will choose to purchase power from the market rather than generate its own power during these periods. This is shown by the purchase of electricity 4 am through 8 pm MST in Figure 16.

In the 2023 base case, 561 MW of solar is assumed to be online, which increases Idaho Power’s total VER Pmin during midday periods. This decreases Idaho Power’s ability to purchase negatively priced electricity from the market. This is shown in Figure 16, wherein purchases are now only made in the morning and evening periods.

Per discussions with Idaho Power, the Jim Bridger coal plant is modeled as a must-run unit. As such, in the first Jim Bridger unit online case, the aggregate thermal Pmin increases during all hours by 29 MW. Having both more solar and Jim Bridger’s first unit online further increases Idaho Power’s aggregate Pmin. In Figure 16, this results the model no longer purchasing negatively priced electricity in the afternoon.

Though not depicted here, during periods of high net load (e.g. during summer peaking events), the addition of extra solar and the ability to dispatch more power from Jim Bridger can prove beneficial in reducing system costs by displacing expensive market purchases and/or natural gas combustion turbine (CT) and/or combined cycle (CCGT) generation. Per Table 13, as more solar is added, and if a Jim Bridger unit is not retired, total incremental specific VER integration costs rise but total production costs fall.

**Figure 16: Existing Solar vs. 2023 Base Case vs. First Bridger Unit Online Daily Dispatch Plots**



**Table 13: Summary of Results for Existing Solar, Base Case Solar and Jim Bridger Cases**

Case	Inc. Start Costs (\$Million/yr)	Inc. Ramping Costs (\$ Million/yr)	Total Inc. Imperf. Unit Commit. & Dispatch Costs (\$Million / yr)	Total Curtail. Costs (\$Million /yr)	Total Inc. Integrat. Costs (\$Million / yr)	Total Product. Cost (\$Million / yr)	Total Inc. VER Gen. (GWh /yr)	Total Inc. Specific Integrat. Costs (\$/MWh)
1. 2023 Base Case	-\$0.15	\$0.22	\$1.62	\$0.00	1.69	\$181	577	\$2.93
2. Jim Bridger Online	-\$0.17	\$0.37	\$1.88	\$0.00	\$2.08	\$180	577	\$3.61
7. Existing Solar Base	n/a	n/a	n/a	n/a	n/a	\$193	0	n/a

#### 4.4.2 HIGH SOLAR, HIGH WIND, AND HIGH SOLAR + WIND CASES

This set of cases illustrates the difference in the ease of integrating equivalent amounts of new VER *energy* from solar and wind. Additionally, the effects of combining these solar and wind additions is shown.

The salient differences in VER capacities between these cases are as follows:

- + Total Online Solar
  - o High Solar Case (Case 3): 1,355 MW
  - o High Wind Case (Case 5): 561 MW
  - o High Solar + High Wind Case (Case 6): 1,355 MW
- + Total Online Wind

- High Solar Case (Case 3): 728 MW
- High Wind Case (Case 5): 1,397 MW
- High Solar + High Wind Case (Case 6): 1,397 MW

This case builds on the phenomena observed in Section 4.4.1, wherein adding more VERs reduces the model's ability to optimally perform market transactions during low net load, springtime conditions. Figure 17 below depicts the high wind, high solar, and high solar + high wind cases on the same low net load spring day (April 27, 2023).

Starting with the high wind case, one observes that during periods of low net load, the system is fairly balanced in terms of imports and exports, only exporting to the low to negatively priced EIM market in the afternoon when wind generation begins to climb. Additionally, the system is able to provide the required reserves for carrying wind with only the coal and HCC units. This is due to the relatively low level of reserves required to integrate wind, as shown in Figure 9 and Figure 10.

In the high solar case, the increased midday reserves needs shown in Figure 11 and Figure 12 coincide with high solar production. The increase in reserves needs causes the model to start a CCGT unit, as the reserve can no longer just be provided with hydro and coal. Bringing the CCGT unit online when there is high solar production causes the model to make significant exports to the EIM market during low and negatively priced hours. This, along with the start costs of the CCGT, increases the costs of integrating solar relative to the costs of integrating wind.

Finally, adding both high solar and high wind further exacerbates the issues that arise during the high solar case. Due to the increase in production of wind during the afternoon, the model must make further exports to a low and negatively

priced market. Additionally, the model turns on a CT instead of a CCGT to provide the additional reserves required due to wind and solar.

Figure 17 presents daily operations from the imperfect foresight cases. However, as described in Section 2.1, the difference in total market transactions and generator costs for each case are calculated using the difference between each case's perfect and imperfect foresight cases. Though not shown here, on the day shown in Figure 17, the model chooses to not start CCGTs or CTs in the respective high solar and high wind + high solar cases in the perfect foresight cases. This is due to the lower reserve need of the perfect foresight case.

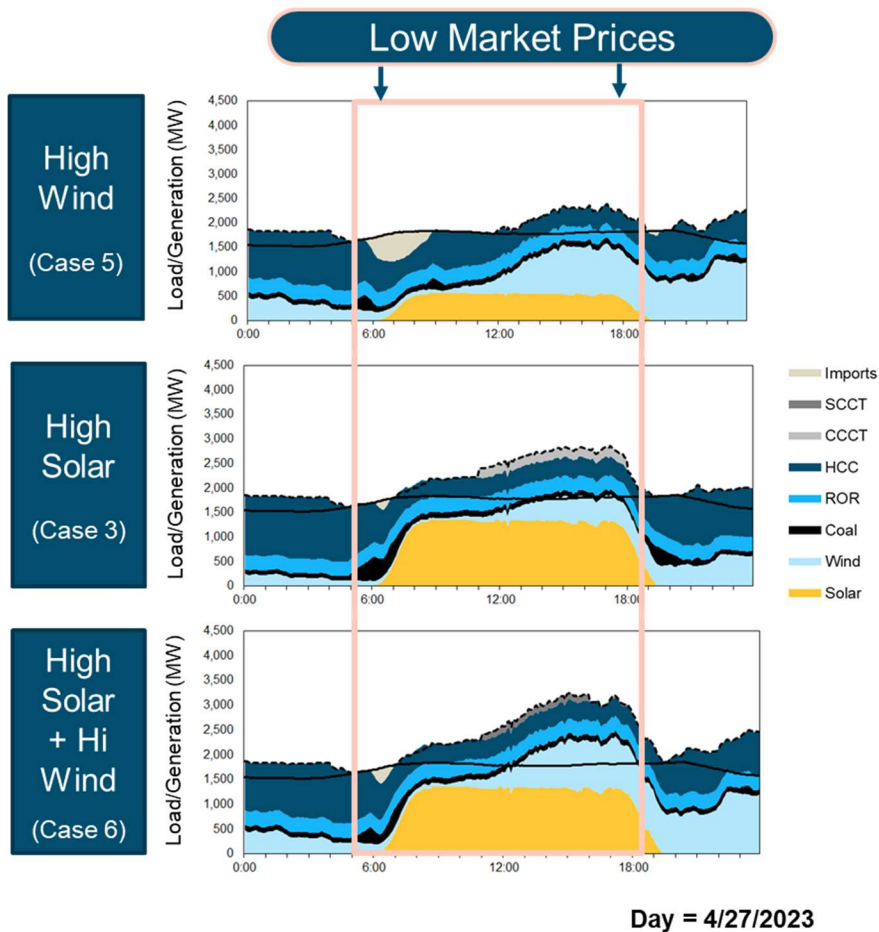
**Table 14: Summary of Results for High Solar, High Wind and High Solar + High Wind Cases**

Case	Inc. Start Costs (\$Million/ yr)	Inc. Ramping Costs (\$ Million/ yr)	Total Inc. Imperf. Unit Commit. & Dispatch Costs (\$Million/ yr)	Total Curtail. Costs (\$Million/ yr)	Total Inc. Integrat. Costs (\$Million/ yr)	Total Product. Cost (\$Million/ yr)	Total Inc. VER Gen. (GWh /yr)	Total Inc. Specific Integrat. Costs (\$/MWh)
3. Hi Solar	\$0.80	\$0.45	\$5.78	\$0.00	\$7.04	\$146	1,824	\$3.86
5. Hi Wind	\$0.35	-\$0.07	\$1.12	\$0.00	\$1.41	\$143	1,823	\$0.77
6. Hi Solar + Hi Wind	\$1.63	\$0.33	\$7.01	\$0.00	\$8.96	\$109	3,647	\$2.46

As shown in Table 14, total incremental VER integration costs are highest in the high solar + high wind case, followed by the high solar case and the high wind case. However, the total specific incremental VER integration cost is lower for the high wind + high solar than the high solar case because, while the total integration

cost rises with more VERs, there is also more total incremental VER generation in the high wind + high solar case versus the high solar case.

**Figure 17: High Wind vs. High Solar vs. High Solar + Hi Wind**



#### 4.4.3 HIGH SOLAR WITH LOW, AVERAGE AND HIGH HYDRO BUDGETS

This set of cases compares the effects of varying hydro budgets under high solar conditions. On a typical year, Idaho Power derives the majority of their power



from their hydro fleet, but the total annual energy derived from hydro varies considerably year-to-year. The simulated conditions considered in this set of cases is depicted below in Figure 18.

**Figure 18: Hydro Conditions in Low, Average and High Hydro Cases**

Case	Run of River (RoR)		Hell's Canyon Complex (HCC)	
	Capacity Factor	Annual Generation	Capacity Factor	Annual Generation
	%	GWh	%	GWh
Low	41%	1,936	57%	4,172
Average	48%	2,276	70%	5,160
High	90%	4,249	92%	6,822

In the model, RoR hydro is treated as an inflexible, must take resource, whereas HCC is dispatchable. The high hydro budget case capacity factor shown in Figure 18 indicates that both HCC and RoR hydro must operate near their Pmax throughout the year in order to not violate daily hydro energy budgets, which greatly reduces hydro system flexibility. As shown in Figure 15, hydro conditions are generally highest in the spring due to runoff from snow melt. Figure 19 below compares a spring day (April 20, 2023) in which the combination of low electricity market prices, hydro availability and VERs interact with one another.

Starting with the high hydro case, the model must sell HCC and RoR output to the market all day, due to the high hydro budget. This includes sales during periods of negative external market prices. Additionally, the model must start a CT to provide solar reserves during midday. Conversely, during average hydro conditions, this need to sell to the market at a loss is reduced, and the model shifts HCC production to avoid selling hydro at a loss during the morning. The model switches from using a CT to a CCGT to provide solar reserves. Finally, during

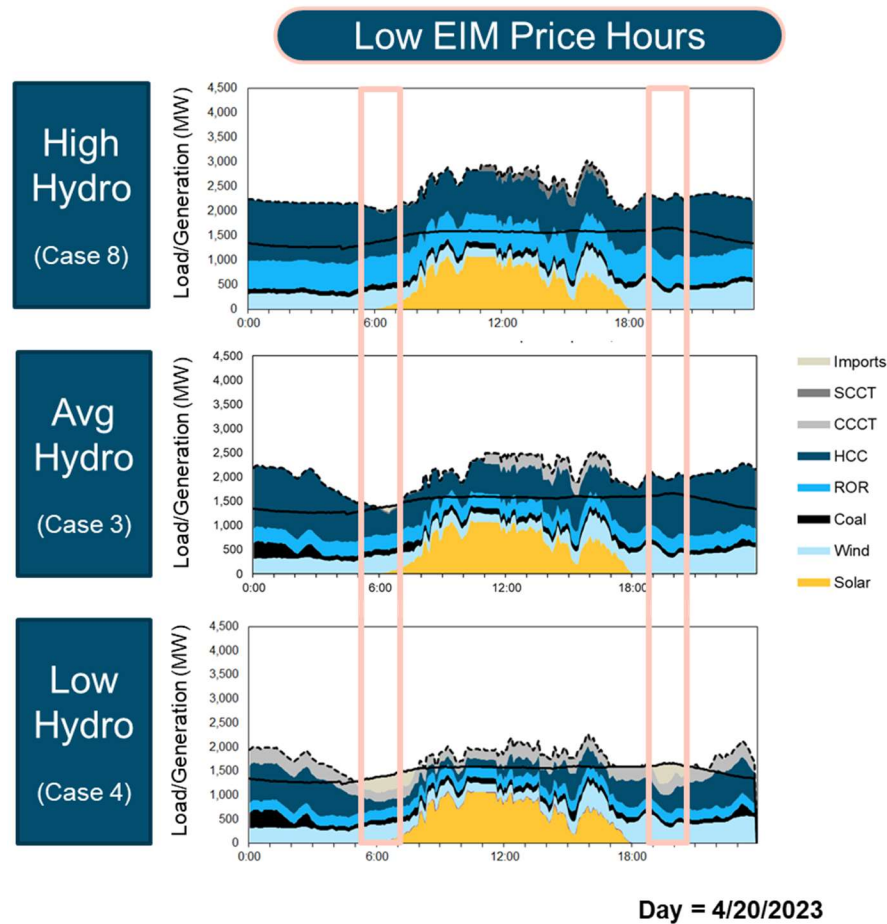
low hydro conditions, Idaho Power’s system can buy from the market during negatively priced hours, but the model must run the CCGT more due to lower hydro budgets.

**Table 15: Summary of Results for High Solar with Low, Average and High Hydro Budgets Cases**

Case	Inc. Start Costs (\$Million/yr)	Inc. Ramp Costs (\$ Million/yr)	Total Inc. Imperf. Unit Commit. & Dispatch Costs (\$Million / yr)	Total Curtail. Costs (\$Million /yr)	Total Inc. Integrat. Costs (\$Million / yr)	Total Product. Cost (\$Million / yr)	Total Inc. VER Gen. (GWh /yr)	Total Inc. Specific Integrat. Costs (\$/MWh)
3. Hi Solar	\$0.80	\$0.45	\$5.78	\$0.00	\$7.04	\$146	1,824	\$3.86
4. Hi Solar, Low Hydro	\$0.60	\$0.53	\$7.16	\$0.00	\$8.29	\$172	1,824	\$4.55
8. Hi Solar, Hi Hydro	\$2.41	\$0.19	\$5.87	\$0.00	\$8.47	\$75	1,823	\$4.65

As shown in Table 15, total incremental specific VER integration costs are higher in both the low and high hydro year cases. Moving from low to high hydro conditions, market purchases and thermal generation decreases. This causes production costs to decrease.

Figure 19: Low, Average and High Hydro Case Comparison



#### 4.4.4 HIGH SOLAR WITH AND WITHOUT STORAGE

This set of cases compares the cost of integrating solar with and without battery storage. Because Idaho Power is a vertically integrated utility, there is no ancillary services market for these PURPA facilities. Therefore, batteries do not provide reserves to the Idaho Power system in these cases. Additionally, the model treats solar + storage systems having ITC-eligible battery storage. Per ITC regulations,

this requires storage to charge solely using solar power production. At the time of this study's completion, compensation rate methodologies had not been finalized for PURPA solar + battery storage facilities pursuing contracts with Idaho Power. Thus, the model used a simplified approach of allowing the battery to only discharge between 4 pm and 10 pm daily. However, the model allowed the battery dispatch to minimize total Idaho Power production costs when during the permitted charging and discharging periods. Finally, as shown in Table 6, the reserves needs are modeled as identical in each of these cases.

In all of these cases, the model uses a high solar build (1,355 MW of total solar), but only the 794 MW of the solar (i.e. the incremental solar built vs. the 2023 Base Case) is coupled with an ITC-eligible battery. The differences in these cases are as follows:

+ Total Battery Capacity

- High Solar Case: 0 MW
- High Solar + 200 MW Battery Case: 200 MW, 4-hour (800 MWh)  
Li-Ion Battery
- High Solar + 400 MW Battery Case: 400 MW, 4-hour (1,600 MWh)  
Li-Ion Battery

As can be seen in Figure 20 and Figure 21, on a typical medium-load spring day (5/10/2023), the battery is used to move solar energy from morning and evening solar production hours to increase net sales to the market and reduce Idaho Power coal generation.

Figure 20: High Solar vs. High Solar + 200 MW Battery, Medium Load Spring Day

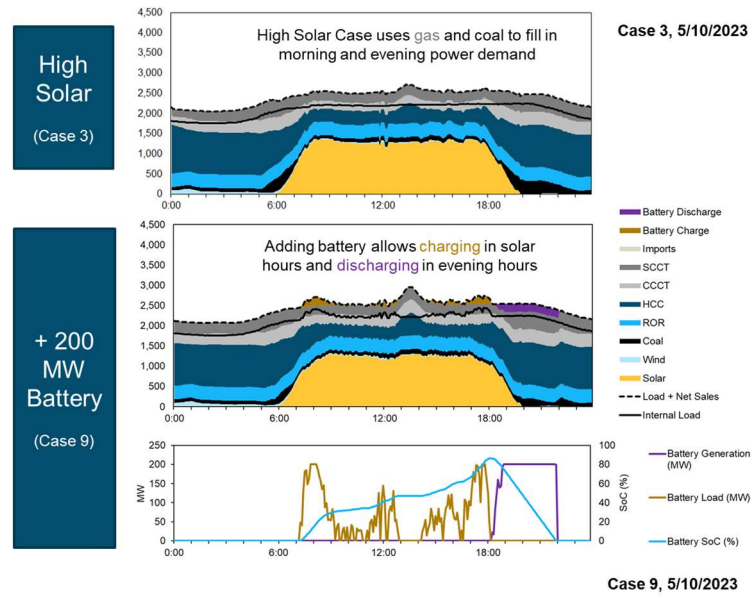
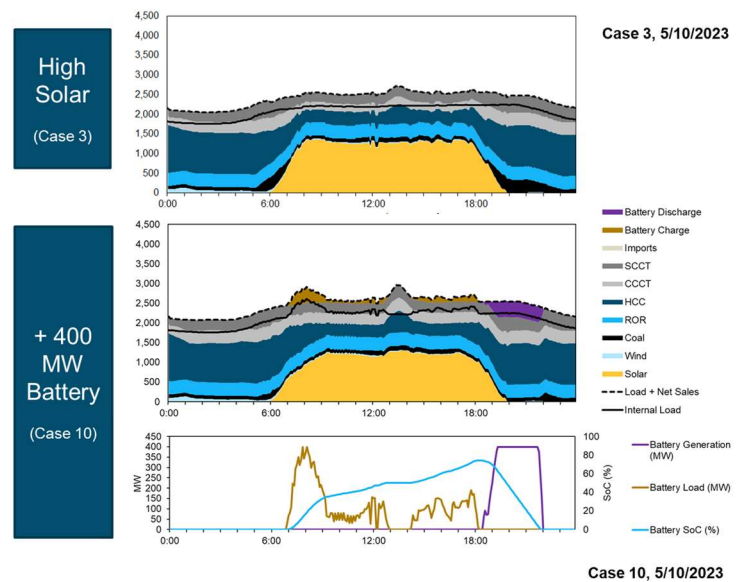


Figure 21: High Solar vs. High Solar + 400 MW Battery, Medium Load Spring Day



The average month-hourly dispatch of charging and discharging for the ITC-eligible storage is depicted in Figure 22. As can be seen in each of these figures, having greater battery capacity does not fundamentally alter when charging and discharging occur on a given day, or across the year.

**Figure 22: Month-Hourly Average Battery Charge and Discharge Power for 200 MW and 400 MW ITC-Eligible Batteries**

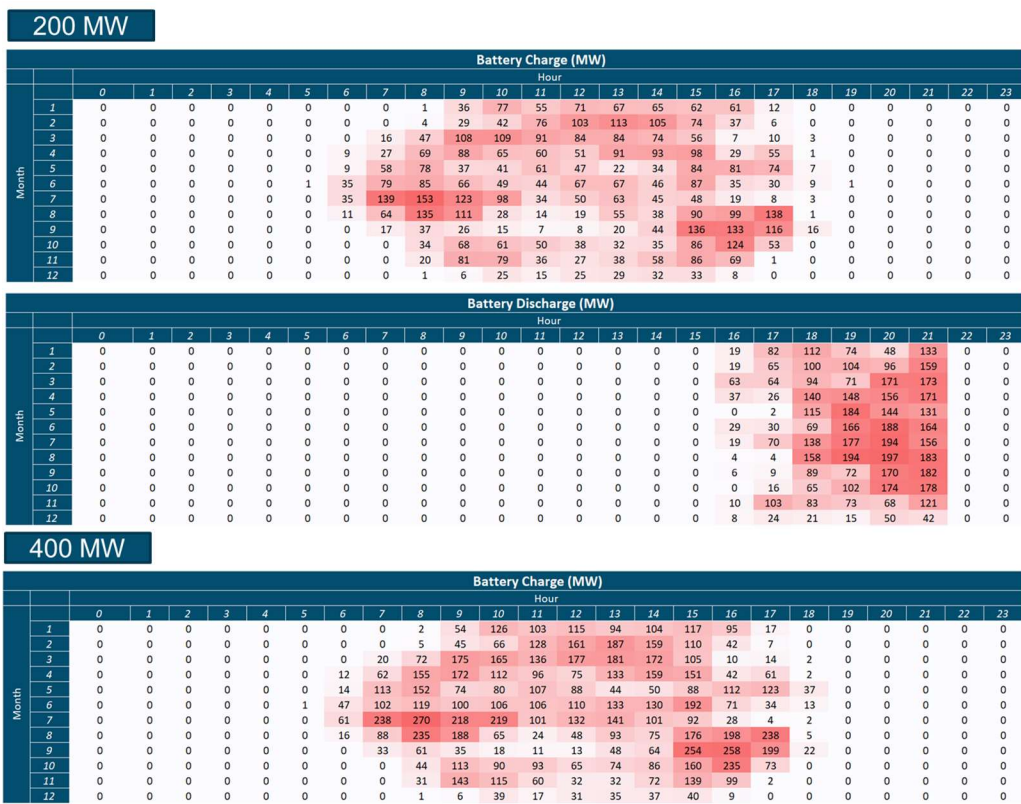


Table 16 shows the summary of results for these cases. The total production costs are lowest for the 400 MW battery, increasing in the 200 MW battery case and further increasing in the no battery cases. However, the total specific integration costs are lowest for the 200 MW battery size. Both storage cases exhibit dramatically lower VER integration costs than the high solar without storage case. This is discussed in greater detail in Section 5 of this report.

**Table 16: Summary of Results for High Solar with and without Storage**

Case	Inc. Start Costs (\$Million/ yr)	Inc. Ramping Costs (\$ Million/ yr)	Total Inc. Imperf. Unit Commit. & Dispatch Costs (\$Million/ yr)	Total Curtail. Costs (\$Million/ yr)	Total Inc. Integrat. Costs (\$Million/ yr)	Total Product. Cost (\$Million/ yr)	Total Inc. VER Gen. (GWh /yr)	Total Inc. Specific Integrat. Costs (\$/MWh)
3. Hi Solar	\$0.80	\$0.45	\$5.78	\$0.00	\$7.04	\$146	1,824	\$3.86
9. Hi Solar, 200 MW Battery	\$0.58	\$0.02	\$0.56	\$0.00	\$1.16	\$144	1,823	\$0.64
10. Hi Solar, 400 MW Battery	\$0.58	-\$0.34	\$1.46	\$0.00	\$1.69	\$142	1,823	\$0.93

#### 4.4.5 HIGH MUST TAKE SOLAR AND CURTAILABLE SOLAR CASES

Idaho Power is not able to perform economic solar curtailment of PURPA facilities. The high must take solar and high curtailable solar cases were therefore implemented to show how being able to economically curtail PURPA solar would change the cost of integrating VERs.

In the high solar case, the model can only perform reliability-based curtailment, i.e. the model will curtail VERs only when the alternative is to have unserved energy or face some other infeasibility. In the curtailable case, the model may economically curtail power for the incremental 794 MW of solar installed vs. the 2023 base case. This allows the model to curtail power to reduce Idaho Power's total production costs. There would be no difference in short-run marginal energy

costs from economically curtailing PURPA solar, however Idaho Power may have to pay for the lost renewable energy credit (REC) due to curtailing solar. Therefore, the model assumes a \$20/MWh curtailment penalty, which is a typical REC price in WECC. Similarly to the solar with storage cases, the VER reserves needs are modeled as identical between the must take and curtailable cases.

Figure 23 and Figure 24 respectively show the difference between the must take and curtailable cases on a low net load spring day (4/21/2023) and a high net load summer day (7/21/2023). In Figure 23, the model chooses to curtail power both when the external market price is below the curtailment penalty (i.e. below -\$20/MWh), as well as during the middle of the day. The model chooses to curtail power midday because, while the market price is not below -\$20/MWh, the model performs reliability curtailment of solar in the must take case as well. In other words, this low net load day requires VER curtailment of some sort. Total annual curtailment in the curtailable solar case is 3.8% of potential generation for the 794 MW of new solar. This curtailment is largely confined to spring hours, when the net load is very low.

Alternatively, Figure 24 shows that the model does not curtail solar when solar helps reduce total production costs. This is because solar increases net sales to a high-priced market.



Figure 23: High Must Take Solar and High Curtailable Solar, Low Load Day

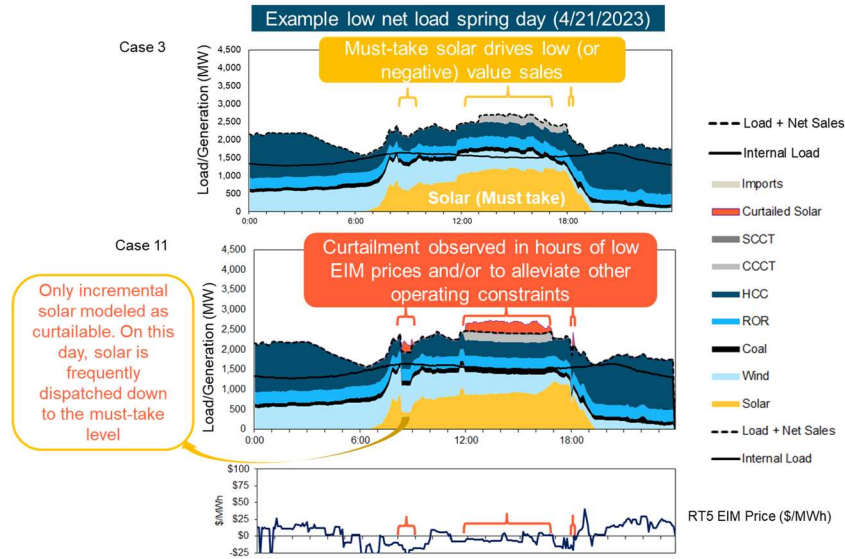


Figure 24: High Must Take Solar vs. High Curtailable Solar, High Load Day

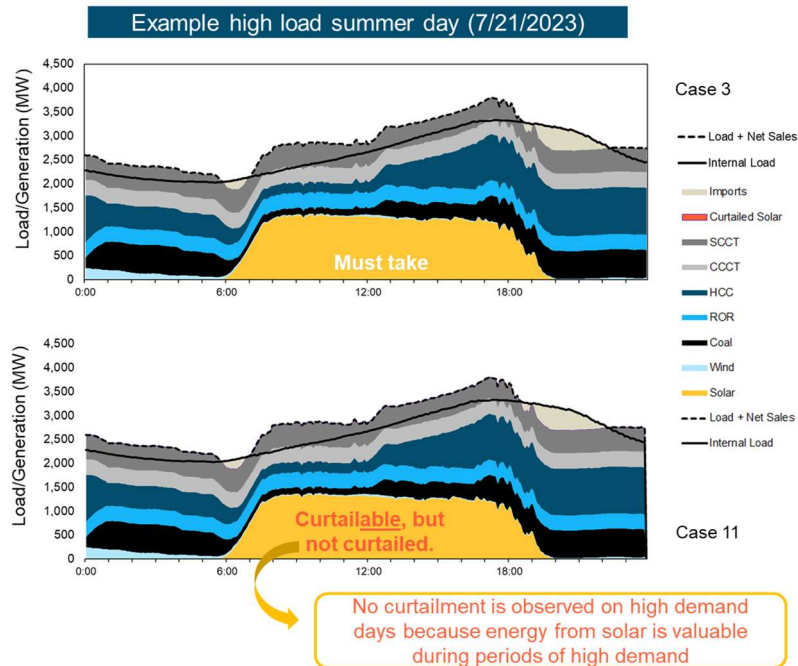


Table 17 shows that while the total incremental specific integration cost is lower in the curtailable solar case than the must take solar case, the total production costs are essentially identical between the two cases.

**Table 17: Summary of Results for High Must Take and Curtailable Solar**

Case	Inc. Start Costs (\$Million/ yr)	Inc. Ramping Costs (\$ Million/ yr)	Total Inc. Imperf. Unit Commit. & Dispatch Costs (\$Million/ yr)	Total Curtail. Costs (\$Million/ yr)	Total Inc. Integrat. Costs (\$Million/ yr)	Total Product. Cost (\$Million/ yr)	Total Inc. VER Gen. (GWh /yr)	Total Inc. Specific Integrat. Costs (\$/MWh)
3. Hi Solar	\$0.80	\$0.45	\$5.78	\$0.00	\$7.04	\$146	1,824	\$3.86
11. Hi Curtail. Solar	\$0.72	\$0.39	\$4.31	\$0.29	\$5.71	\$147	1,823	\$3.13

# 5 Discussion

## 5.1 Discussion of Current Study Results

E3's results provide several high-level insights about integrating VERs:

- + Integration costs are driven by the need for procuring system flexibility on dispatchable generators during periods of low net load
- + Integrating solar is more expensive than integrating new wind resources
- + VER integration costs can be lowered by adding flexibility to the Idaho Power system, such as battery storage, allowing economic curtailment and reducing the must-run thermal Pmin of the system
- + VER integration costs increase during abnormal hydro conditions (low or high annual budgets)
- + The integration costs found in this 2020 Idaho Power VER integration study are lower than the 2018 Idaho Power Variable Energy Resource Analysis

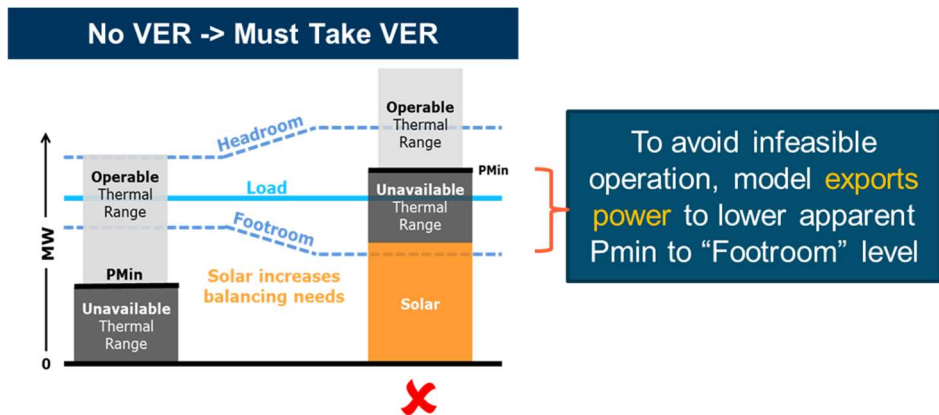
These results are discussed in more detail below.

### 5.1.1 EFFECTS OF BINDING PMIN CONSTRAINTS ON VER INTEGRATION COSTS

As discussed in Section 3.2, as more VERs are added to Idaho Power's system, the aggregate reserve and flexibility needs tend to increase. Only HCC, coal, CTs and CCGTs are modeled as eligible to provide reserves. Because all these generators have a non-zero Pmin, the aggregate thermal Pmin grows when more generators

are brought online to provide reserves. Idaho Power has a large penetration of PURPA VERs, which are treated as must take units by Idaho Power. When these must take resources produce large amounts of power, the net load on Idaho Power’s system can fall to very low values. In order to maintain supply-demand equilibria on Idaho Power’s system, Idaho Power must export power to the market when the aggregate system Pmin, plus the required system footroom, is greater than the system net load. This is depicted schematically below in Figure 25.

**Figure 25: Effects of Additional Solar on Unit Commitment and Market Transactions**



During these “binding Pmin” events, exporting power to the market does not by itself cause VER integration costs to rise. However, due to the growing penetration of solar across the EIM footprint, 2023 EIM market prices are projected to be, on average, below typical marginal thermal unit generation costs during daytime hours in the spring and fall, as shown in Figure 26. These periods of low EIM prices are also when Idaho Power’s solar generators will be producing enough power to significantly lower Idaho Power’s net load to binding Pmin

levels. Therefore, under high solar builds, Idaho Power is often exporting power at a financial loss to a low- or negative-priced EIM market. At other times, Idaho Power may have to shift its hydro production to non-optimal hours (e.g. away from times when hydro could earn the greatest amount of export revenues) in order to provide sufficient flexibility on HCC while adhering to the HCC daily energy budget.

**Figure 26: Month-Hourly Average 2023 EIM Market Prices**

Month-Hour Average 2023 RT15 Price (\$/MWh)																									
Month		Hour																							
		0	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21	22	23
1		25	25	25	24	24	24	23	21	23	21	20	21	19	19	18	20	19	24	28	22	20	26	26	25
2		22	21	21	22	21	22	14	18	15	10	9	10	10	9	8	10	12	13	9	12	16	22	22	22
3		27	27	26	26	25	23	13	18	18	17	18	18	17	18	18	19	18	16	21	22	26	25	27	28
4		26	24	23	22	20	21	15	18	12	10	12	13	13	13	13	13	14	15	25	37	38	29	27	26
5		33	32	31	30	33	36	31	25	25	27	25	24	23	27	27	25	22	27	46	57	53	44	38	34
6		35	35	34	34	35	31	26	21	20	20	20	21	21	23	28	31	41	48	81	100	73	50	39	35
7		35	34	32	31	28	26	21	20	20	22	22	24	24	25	27	28	30	40	55	60	50	41	36	34
8		28	25	25	24	23	22	20	19	17	18	21	23	24	25	25	23	22	21	40	40	35	30	29	27
9		22	22	21	20	20	21	20	19	19	19	20	21	20	20	18	16	10	24	39	57	24	24	23	22
10		20	19	19	19	20	21	15	24	16	13	13	15	16	17	17	16	8	12	21	20	19	21	21	20
11		29	28	27	28	28	29	29	33	28	26	23	25	24	25	25	25	29	38	35	27	26	31	30	31
12		28	27	26	26	26	28	25	26	26	24	23	25	25	24	24	23	21	25	20	19	28	29	29	29

Month-Hour Average 2023 RT5 Price (\$/MWh)																									
Month		Hour																							
		0	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21	22	23
1		25	24	24	24	23	23	22	19	30	19	18	18	16	11	16	18	17	20	21	18	18	25	26	25
2		21	20	20	21	21	21	10	13	22	5	6	7	7	7	6	7	7	9	12	8	14	39	22	22
3		28	26	26	26	25	26	9	14	22	16	17	19	17	18	15	18	15	21	18	17	21	26	27	28
4		32	29	28	26	22	14	-8	7	2	5	12	13	22	15	13	13	12	50	34	32	22	25	38	31
5		69	53	46	42	47	45	32	29	37	38	37	33	36	41	39	36	33	50	111	99	73	61	62	52
6		56	52	51	50	49	43	28	23	22	24	24	25	26	27	45	34	42	69	108	114	81	66	56	54
7		47	44	43	42	35	29	21	19	20	20	21	24	23	26	26	26	29	51	85	87	65	51	44	45
8		33	30	30	29	26	22	17	19	16	17	20	24	21	20	19	13	9	9	37	35	33	30	31	31
9		23	22	21	20	19	15	19	14	16	17	18	18	19	16	11	0	-12	-2	5	1	25	22	42	23
10		17	18	17	17	16	13	-5	13	9	4	5	7	10	11	11	7	-9	4	-3	-2	4	15	19	18
11		28	29	27	28	26	23	15	17	35	13	16	19	21	22	22	19	9	14	10	8	12	23	24	29
12		26	26	26	25	24	23	9	9	17	14	15	18	19	24	20	18	7	-9	-9	2	16	18	22	28

As shown in Section 3.2, in contrast to the High Solar case, in the High Wind case, the reserves profile is more uniform across time. Additionally, the period of highest reserves needs do not necessarily coincide with low net loads resulting from high Idaho Power wind production because Idaho Power wind production

tends to be highest during wintertime evenings. This results in fewer binding Pmin intervals in the High Wind case that force suboptimal market transactions.

Not retiring a Bridger unit and high hydro conditions increases the cost of integrating new solar. In these cases, having higher levels of must run coal or must take hydro has the effect of decreasing the solar production level at which these binding Pmin events take place.

#### **As shown in**

Table 12, the VER integration costs are typically dominated by the costs of imperfect unit commitment and dispatch costs. Therefore, the reader can largely focus on periods in which these binding Pmin events occur when seeking to understand what drives integration costs for the different cases.

### **5.1.2 HIGH SOLAR WITH STORAGE CASES**

A paradoxical finding of this analysis is that the total specific integration cost of solar is *lower* for the High Solar + 200 MW Battery case than the High Solar + 400 MW Battery case.

The reason for this is due to the way in which this study calculates VER integration costs. As discussed in Section 2.1, the VER integration costs are calculated as the sum of the ramping and start costs, plus the total imperfect unit commitment and dispatch costs. The total imperfect unit commitment and dispatch cost is calculated for each case as the difference of production costs for the imperfect foresight and perfect foresight cases. The only difference between these cases is how much VER forecast error, subhourly VER variability and reserves are carried for the

incremental VER build. Due to its greater capacity, the larger 400 MW battery allows for a greater production cost savings than the 200 MW battery when moving from the imperfect foresight to the perfect foresight case. This larger savings is added into the integration cost. Therefore, the apparent integration cost is higher for the 400 MW battery than the 200 MW battery. However, there are limitations to how this study was able to model a PURPA solar + ITC-enabled solar fleet in PLEXOS. These limitations are discussed below.

The PLEXOS model used to calculate Idaho Power's VER integration costs has multiple stages that reflect different levels of uncertainty the DA, HA, RT15, and RT5 time intervals. Storage dispatch can change between the stages due to different grid conditions and solar forecasts. If storage provides more flexibility ahead of real time, it can leave real-time dispatch with lower levels of flexibility, or vice versa. The difference between storage dispatch in perfect and imperfect foresight cases, propagated through multiple modeling time horizons, results in the potential for small, unexpected swings in VER integration costs. Considerations with respect to storage scheduling include:

- + Storage scheduling between different commitment timeframes will evolve as more storage is deployed. Currently, there is not a standard practice for battery storage scheduling
- + The scheduling of PURPA-contracted storage over multiple timeframes is especially uncertain given the lack of experience with this type of resource

- + The scheduling of PURPA-contracted storage in a perfect foresight counterfactual will never be known with any precision because grids are not operated with perfect foresight.

The impact of storage sizing on unit commitment may be non-linear – a bigger battery may cause a large Idaho Power unit to alter its commitment schedule whereas a small battery would not be able to cause as big of an impact.

Additionally, the interaction between storage dispatch and Idaho Power market revenues can create significant swings in the VER integration cost. The extent to which Idaho Power has control over PURPA-contracted battery operations can impact market revenues, especially during periods of extreme EIM prices.

The considerations above imply that there is uncertainty around future PURPA-contracted storage dispatch and VER integration costs. E3 has included many of the relevant dynamics in the PLEXOS model, and believes that the two integration cost calculations for storage are within reasonable bounds of error given what is known currently about PURPA-contracted storage. However, E3 believes it is appropriate to use the results from these two cases to derive an *average* solar + storage VER integration cost, rather than assign discrete values to different storage capacities.



## 5.2 Comparison to Data in Literature and 2018 Idaho Power VER Study

In its *Western Wind and Solar Integration Study: Phase 2*<sup>11</sup>, NREL calculated integration costs for up to 33 percent penetration of wind and solar in the Western Interconnection. The summary integration costs by scenario from the NREL study, the 2018 Idaho Power VER integration study and this study are shown below in Table 18, in 2020 dollars. Generally, it can be seen that the values from this study vary considerably more than the values from the NREL study. The NREL study integrated wind and solar across the Western Interconnection versus a small individual balancing area, and did not use the same reserves derivation process as this study. Modeling the entire Western Interconnection meant that NREL did not assess the effects of suboptimal market trades on integration costs at the interconnection footprint level. Additionally, the greater resource diversity across the entire Western Interconnection likely reduces specific VER integration costs. However, the general takeaway from this modeling is that VER integration costs in the 2018 and 2020 Idaho Power VER integration studies are generally higher than those from prior NREL work.

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<sup>11</sup> <https://www.nrel.gov/docs/fy13osti/55588.pdf>

**Table 18: Comparison of 2020 Idaho Power VER Study Results to Other VER Integration Cost Results**

Case	Total percent of Annual Load Supplied by VERs (Total VER Generation/Gross Load)	Specific Integration Cost, Low Bound (2020\$/MWh VER)
NREL High Wind	33 %	\$0.25-0.75
NREL High Solar	33 %	\$0.22-0.56
NREL Mixed Resources	33 %	\$0.16-0.43
2020 Idaho Power VER Study High Solar Cases (no storage or curtailment allowed)	28 %	\$3.86-4.65
2020 Idaho Power VER Study High Wind Case	28 %	\$0.77
2020 Idaho Power VER Study High Wind and Solar Case	38 %	\$2.46
2018 Idaho Power VER Study 1,000 MW of Wind Case	14 %	\$6.17

## 5.3 Methodological Differences between 2020 and 2018 Idaho Power Company Variable Energy Resource Analysis

### 5.3.1 OVERVIEW

The incremental integration costs shown in this study are lower than those from the 2018 Idaho Variable Energy Resource Analysis. While it was not in scope for E3 to perform a detailed analysis of the 2018 study and how its methodology differed from that of this analysis, several things stand out as important differences between the two studies.

### 5.3.2 RESERVES

The 2018 study calculates reserves in a very different manner than in the 2020 study. The resulting average reserves levels are higher in the 2018 study than those investigated in the 2020 study. The 2020 study includes CAISO FRP reserves, regulation reserves and contingency reserves. The 2018 study included regulation reserves and contingency reserves, but the regulation reserves were calculated differently.

In the 2020 study, to derive the CAISO FRP reserves, E3 used a method that approximates the method used to derive the CAISO FRP within reasonable bounds.<sup>12</sup> The CAISO FRP has RT15 and RT5 stages. For the RT15 stage, E3 calculated the uncertainty component of the FRP using the difference between 2019 HA forecast net load and RT5 actual net load. Similarly to CAISO's derivation methodology, E3 then binned this net load forecast error by month-hour and used a 95 percent confidence interval (as does CAISO) to determine headroom and footroom components of the uncertainty reserves. After capping these net load-based reserves using P98 and P2 values for footroom and headroom, respectively, E3 assumes a 40 percent diversity credit to reduce the uncertainty component by the same percentage in all hours, based on historical levels of EIM footprint diversity. This 40 percent value approximates the caps and "credit" system that the CAISO FRP uses.<sup>13</sup> Finally, E3 calculates the RT5 CAISO FRP using

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<sup>12</sup> See, e.g. <http://www.caiso.com/InitiativeDocuments/DMMResourceSufficiencyEvaluationPresentation-EnergyImbalanceMarketofferRulesTechnicalWorkshop.pdf> for a description of CAISO FRR components.

<sup>13</sup> See, e.g. <http://www.caiso.com/InitiativeDocuments/DMMResourceSufficiencyEvaluationPresentation-EnergyImbalanceMarketofferRulesTechnicalWorkshop.pdf> for a description of CAISO FRR components.

historical data derived from the ratio of 2019 CAISO RT5 FRP uncertainty reserves to the 2019 CAISO RT15 FRP uncertainty reserves.<sup>14</sup>

E3 calculates regulation reserves for the individual load, wind and solar profiles using a persistence forecast of the 5-minute data. Solar data are then binned by season, hour and percent output, whereas load and wind are binned by percent of maximum observed load and output, respectively. A 95 percent confidence interval is then used to derive headroom and footroom needs for these reserves, and they are then combined using a root mean square, assuming that the load, wind and solar regulation components have no covariance on this short timescale. Finally, spinning contingency reserves are calculated at 3 percent of load. This results in the average reserves shown below in Table 19.

**Table 19: Reserves Summary for Different 2020 Idaho Power VER Integration Cost Cases**

Case	Total MW Online Wind (MW)	Total MW Online Solar (MW)	Avg. RT15 FRP Up (MW)	Avg. RT15 FRP Down (MW)	Avg. Reg. Up (MW)	Avg. Reg. Down (MW)	Avg. Conting. Res. (MW)	Avg. Total Res. Up (Percent of Avg. Load)	Avg. Total Reserves Down (Percent of Avg. Load)
1. 2023 Base Case	728	561	100	97	40	41	104	13 %	7 %
2. Jim Bridger Online	728	561	100	97	40	41	104	13 %	7 %
3. Hi Solar	728	1,354	147	142	71	72	104	17 %	11 %

<sup>14</sup> <http://oasis.caiso.com/mrioasis/logon.do>

4. Hi Solar, Low Hydro	728	1,354	147	142	71	72	104	17 %	11 %
5. Hi Wind	1,396	561	152	147	50	52	104	16 %	10 %
6. Hi Solar, Hi Wind	1,396	1,354	193	186	79	81	104	19 %	13 %
7. Existing Solar Base Case	728	561	87	86	32	33	104	11%	6%
8. Hi Solar, Hi Hydro	728	1,354	147	142	71	72	104	17 %	11 %
9. Hi Solar, 200 MW Battery	728	1,354	147	142	71	72	104	17 %	11 %
10. Hi Solar, 400 MW Battery	728	1,354	147	142	71	72	104	17 %	11 %
11. Hi Curtail. Solar	728	1,354	147	142	71	72	104	17 %	11 %

In the 2018 study, Idaho Power calculated the regulation reserves using 2HA forecasted wind and load, and 1-minute actual wind and load data. These data were then binned by percentage of wind output or maximum load. It is not clear from the study if confidence intervals are subsequently applied to this data, but the resulting reserves, as a percentage of normalized load, are shown below as Table 20 and Table 21. Spinning reserves are calculated as 3 % of the hourly load, which is identical to the method E3 used.

**Table 20: 2018 Idaho Power VER Integration Study Wind Reserves**

Wind Quartile of Forec. Output	Winter		Spring		Summer		Fall	
	Reg Up % of Avg Wind Forec.	Reg Down % of Avg (Namplate – Forec.)	Reg Up % of Avg Wind Forec.	Reg Down % of Avg (Namplate – Forec.)	Reg Up % of Avg Wind Forec.	Reg Down % of Avg (Namplate – Forec.)	Reg Up % of Avg Wind Forec.	Reg Down % of Avg (Namplate – Forec.)
1.	100%	28 %	100%	62 %	100 %	48 %	100 %	66 %
2.	86 %	51 %	94 %	79 %	93 %	75 %	80 %	65 %
3.	55 %	65 %	71 %	81 %	68 %	85 %	76 %	75 %
4.	49 %	34 %	43 %	69 %	59 %	82 %	39 %	43 %

As shown in Table 20 and Table 21, the 2018 study had much higher reserves than the 2020 study, particularly for VERs. This likely results in higher costs for integrating VERs in the 2018 study, due to the high reserves levels causing more binding Pmin constraints for a given VER penetration level.

**Table 21: 2018 Idaho Power VER Integration Study Load Reserves**

Load Quartile of Forecast Maximum	Winter		Spring		Summer		Fall	
	Reg Up % of Avg Load	Reg Down % of Avg Load	Reg Up % of Avg Load	Reg Down % of Avg Load	Reg Up % of Avg Load	Reg Down % of Avg Load	Reg Up % of Avg Load	Reg Down % of Avg Load
1.	4.9 %	9.1 %	8.1 %	10.5 %	7.9 %	11.5 %	8.0 %	10.6 %
2.	9.3 %	6.8 %	6.8 %	11.3 %	8.1 %	6.0 %	7.5 %	8.9 %
3.	9.5 %	5.8 %	9.9 %	6.7 %	9.7 %	9.8 %	9.9 %	8.5 %
4.	7.9 %	6.9 %	8.3 %	7.0 %	6.2 %	13.3 %	7.3 %	7.1 %

E3 believes that its 2020 reserve derivation methodology is closer to standard practice than the method used in the 2018 study. There was negligible observed unserved energy in E3’s models. Similar normalized levels of reserves (MW per

MW of installed VERs) and confidence intervals of historical forecast error have been used elsewhere.<sup>15 16 17</sup>

In both the 2018 study and the 2020 study, there were a significant number of hours in which the AURORA and PLEXOS models were unable to hold sufficient reserves to meet the requirements outlined above. In the PLEXOS model, the reserve violation penalties were set up such that regulation reserves were typically not met whereas CAISO FRP reserves and contingency reserves were nearly always met.

### 5.3.3 TREATMENT OF EXTERNAL MARKETS

The 2020 study is modeled with an EIM market, whereas the 2018 study is not. Because Idaho Power joined the EIM in Q2 2018, this omission was reasonable in the 2018 study. In the 2020 study, the presence of the EIM market allows the model to balance forecast error from the DA and HA intervals to the real time. The 2018 model had less flexibility in its ability to trade, which likely reduces the ability of Idaho Power's system to buy and sell from the market to enable procuring reserves relative to a scenario with the EIM.

### 5.3.4 MULTISTAGE VS. SINGLE STAGE MODEL

The 2020 study used a multistage PLEXOS model, which contains information about typical net load forecast error and subhourly net load variability, whereas

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<sup>15</sup> Z. Zhou, T. Levin, G. Conzelmann, "Survey of U.S. Ancillary Services Markets."

<https://publications.anl.gov/anlpubs/2016/01/124217.pdf>

<sup>16</sup>[http://www.ercot.com/content/wcm/key\\_documents\\_lists/137978/9\\_2019\\_Methodology\\_for\\_Determining\\_Minimum\\_Ancillary\\_Service\\_Requirements.pdf](http://www.ercot.com/content/wcm/key_documents_lists/137978/9_2019_Methodology_for_Determining_Minimum_Ancillary_Service_Requirements.pdf)

<sup>17</sup> <http://www.caiso.com/Documents/Addendum-DraftFinalTechnicalAppendix-FlexibleRampingProduct.pdf>

the 2018 study used a single hourly stage AURORA model that did not reflect forecast error. In executing its multistage PLEXOS model, E3 did not observe significant levels of unserved energy. Therefore E3 believes its reserves derivation method provides reasonable reserve levels.



# 6 Conclusions

## 6.1 Integration Costs

Overall, it was found that integration costs for new VERs on Idaho Power's system vary from \$0.64/MWh up to \$4.65/MWh. Generally, solar integration costs are significantly higher than those for new wind. Adding more must-run resources, such as hydro operating at very high capacity factors, or keeping must run thermal units online, increases VER integration costs. Increasing system flexibility, such as by pairing solar with dispatchable storage, or by allowing solar to be economically curtailed, reduces VER integration costs.

Additionally, the VER integration costs found herein are significantly lower than those from the 2018 Idaho Power VER integration study. This is due to multiple factors, but likely the single greatest cause is the reduction in growth in reserves per unit of online wind and solar capacity in the 2020 study versus the 2018 study.

Finally, the results from this study are contingent upon VERs being must take; coal units being committed as baseload, must run units; maintaining strategies for deploying Idaho Power's HCC hydroelectric resources; storage paired with solar not being able to provide reserves; and other assumptions about current practices that may change in the future.

# 7 Appendix 1: Process Document

## 7.1 Introduction

This Appendix is provided as a guide to further understand how E3 developed its PLEXOS model for this study.

The production cost simulation software, PLEXOS, was used to calculate VER integration costs in this study. This was done by using PLEXOS to generate the outputs necessary to derive the VER integration costs: start/stop costs, ramping cost, imperfect unit commitment and dispatch fuel costs, imperfect unit commitment and dispatch net import costs and curtailment costs.

To yield results, PLEXOS requires various inputs into E3's four stage model. The inputs to the PLEXOS model were developed by E3, Idaho Power, and in some instances in collaboration between Idaho Power and E3. These include:

- + **Load Profiles:** The 2019 profiles were developed by Idaho Power and E3 and consist of 4 comma separated value (CSV) files to represent load forecasts at the DA, HA, and RT15 stages with the RT5 profile seen as the actual load profile, and these were scaled to 2023 load profiles by E3.
- + **Renewable Profiles:** Solar and wind profiles were developed by E3 using Idaho Power's data and consist of 4 CSV files to represent generation forecasts at the DA, HA, and RT15 stages with the RT5 profile seen as the actual output.

- + **Hydro Profiles:** Daily hydro budgets were created by E3 using Idaho Power’s historical hydro data, and Pmax/Pmin levels were derived using Idaho Power input. These are fed into the model using separate CSVs for daily HCC maximum power, daily HCC minimum power, daily HCC energy budget and daily RoR power outputs
- + **Generator Characteristics:** Generator characteristics were provided by Idaho Power as E3’s part of the data collection process and include properties such as maximum and minimum capacity, ramp rates, start-up costs, VO&M, as well as any must-run flags or particular generating patterns. These are input for each generator using the PLEXOS UI.
- + **Reserve Policies and Profiles:** Reserve profiles for the “perfect foresight” and “imperfect foresight” cases were developed using E3’s RESERVE tool, along with the renewable and load profiles provided by E3. Each case has its own set of reserve profiles, which are in the form of CSVs read in for the flexible ramping requirement and the regulation needs. Contingency reserves are enforced within the PLEXOS UI.
- + **Topology and Transmission:** The transmission and zonal topology of the model was created by E3 with input from Idaho Power towards transmission capacity to the Mid C and PV market nodes. These limits and the topology were input to the PLEXOS UI.
- + **Markets:** Market transaction limits were provided by Idaho Power for the two markets nodes, Mid C and PV, represented within this model. Forward Q2-Q4 2019 and Q1 2020 market prices were provided to E3 by Idaho Power, and E3 downloaded historical Q2-Q4 2019 and Q1 2020 EIM market prices. These prices are then modified using E3’s in-house AURORA price forecasts to adjust them to 2023 expected market prices. These adjusted prices are fed into the model using CSVs for each market and model stage.

- + **Fuel Prices:** Fuel prices were provided to E3 for each of the generators, and are enforced within the PLEXOS UI.

When running a case within PLEXOS, it is important to ensure that the appropriate renewable profiles are added as data files in the model. These are found in the 'Wind Profiles' and 'Solar Profiles' subfolders within the 'Data' directory and 'Data Files' folder illustrated in [Figure 27](#). In addition, if need be, updated reserve profiles must also be added to the PLEXOS model. These data files are named to correspond with the relevant case they will be used for and can be found under the 'Reserves Idaho Power' subfolder in the 'Data' directory and within the 'Data Files' folder. Daily hydro budget profiles can be added or adjusted within the 'Hydro Budgets' subfolder within the 'Data Files' folder.

**Figure 27: PLEXOS Data Directory**



Creating a new case or editing an existing case's properties can be done within the PLEXOS UI's 'Scenarios' folder seen in [Figure 28](#) under 'Idaho Power Core

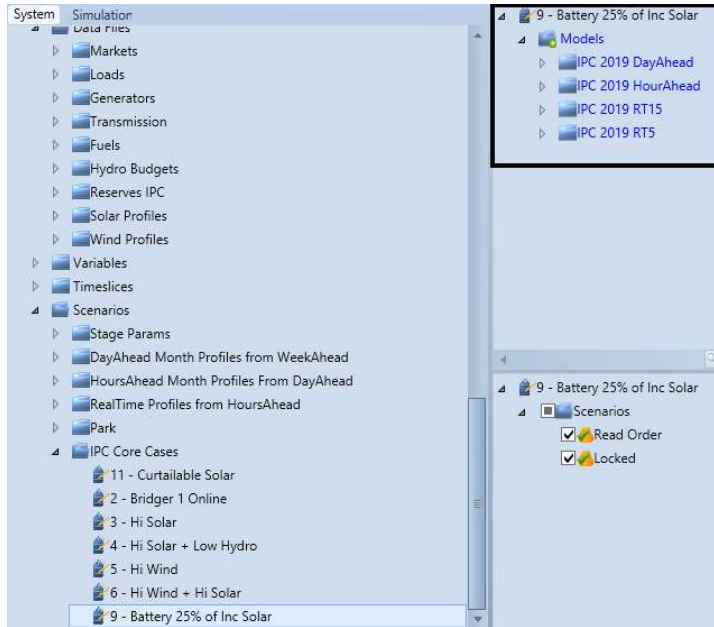
Cases'. Each Scenario represents an individual case. The properties that are tagged with this case 'Scenario' will only be used if this case is being run.

**Figure 28: PLEXOS Scenario Directory**



A specific case is only run if the 'Scenario' associated with it is included in the 'Membership' of each monthly stage model (DA, HA, RT15, RT5) and can be identified as shown in [Figure 29](#). Only one 'Idaho Power Core Cases' 'Scenario' can be linked to the models at any one time. If multiple case 'Scenarios' are included in the model 'Memberships', errors may occur while attempting to execute the full model or may yield incorrect results.

**Figure 29: PLEXOS Membership view**



To derive VER integration costs, the overall PLEXOS model is run twice for each case, once using the perfect foresight profiles for the relevant VER resources and reserves, and then once using the imperfect foresight reserve and VER profiles.

The individual cases are expressed as individual PLEXOS models with custom modifications and, in some instances, CSV files. The primary differences between the cases are described below.

- + Case 1 is the 2023 base case for Cases 3-6 and Cases 8-11, which has all known unit additions and retirements and also includes the known 2019 through 2023 load growth. The Solar and Wind objects are scaled to the appropriate size for Case 1

- + Case 2 explores the effect of not retiring one of the Bridger coal plant's units, but is otherwise identical to Case 1. The Bridger coal plant Pmin and Pmax are increased to reflect this change
- + Case 3 builds on Case 1 by exploring the effect of adding enough new solar (794 MW of new solar) such that 10 percent of the 2023 Idaho Power average gross load is provided by this new solar build. This is done using the existing aggregated solar plant from Case 1
- + Case 4 extends the Case 3 analysis to a low, rather than average hydro year. The hydro budgets and daily Pmin/Pmax levels are updated using the CSVs fed into the model
- + Case 5 builds on Case 1 and explores the integration costs of a high wind build. Case 5 assumes a new wind build that can supply 10 percent of the annual 2023 Idaho Power gross load (669 MW of new wind). This is performed using the existing wind object from Case 1
- + Case 6 builds on Case 3 and Case 5, including both high solar and high wind builds (794 MW of new solar and 669 MW of new wind). This is done using the existing solar and wind objects from Case 1
- + Case 7 is identical to Case 1, except that none of proposed solar additions come online from 2019 to 2023, resulting in 251 MW fewer of solar than Case 1 and lower reserves needs. This is done using the existing solar object from Case 1
- + Cases 8 extends the Case 3 analysis to a high, rather than average hydro year, and as in Case 4, this is accomplished by feeding in different CSVs to adjust the energy budgets and Pmax/Pmin levels
- + Case 9 builds on Case 3 by adding a 200 MW 4-hour Battery object with a roundtrip efficiency of 85% and can only charge from the additional 794 MW of new solar

- + Case 10 adds a 400 MW 4-hour Battery object with an 85% roundtrip efficiency and is only able to charge from the additional 794 MW of new solar
- + Case 11 splits the solar object in Case 3 into two distinct generator objects: an 'Idaho Solar' and 'Idaho Solar Curtailable'. The 'Idaho Solar' resource is modeled as must-take, while the 'Idaho Solar Curtailable' object is allowed economically curtail

## 7.2 Results Processing

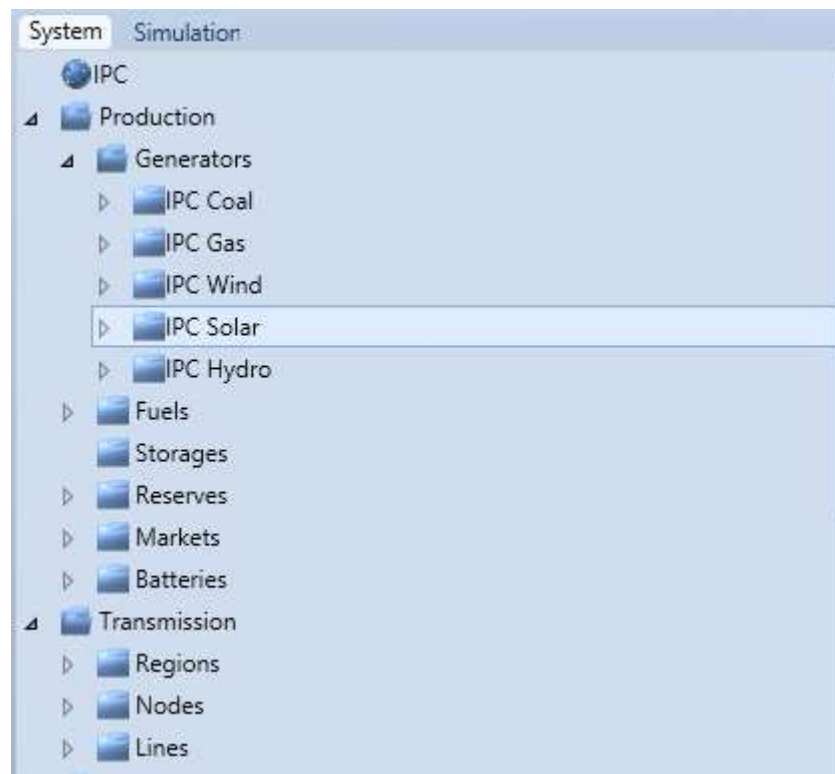
The results viewer enables us to display annual PLEXOS ST data in a more user-friendly format and consists of several different tabs. Below, we explain how to navigate and manipulate each tab in the order of their use when processing results:

- + **Cover:** this tab provides a high-level overview of the workbook and is not of any practical use in processing results
- + **Params:** The Params tab is used as a library that the embedded excel macro will read and use to pull outputs from individual properties in the PLEXOS solutions zip files. The 'ParentClassName' column corresponds to the tabs within the PLEXOS UI either 'System' or 'Simulation' as seen in Figure 29. The 'ParentName' is the system name within PLEXOS which is given as 'IPC' in this model. 'ChildClassName' is the subfolder name within any of the 'Production', 'Transmission', 'Generic', 'Data' folders. For example, 'Generators' or 'Lines'. The 'PropertyName' column is the name of the property to be output to the results viewer. 'ChildName' is the name of the object that the output property belongs to. If the generation of a generator called 'GEN1' needed to be brought into the



results viewer then the 'PropertyName' would be 'Generation' and the 'ChildName' would be 'GEN1'.

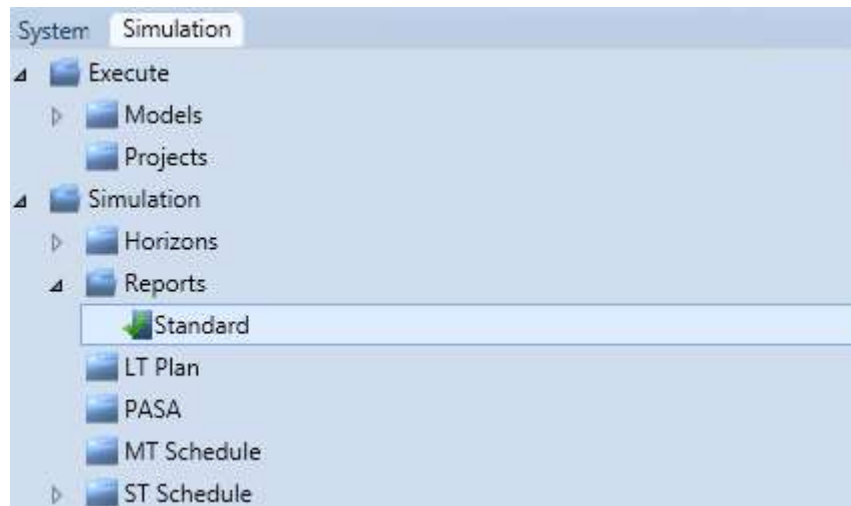
**Figure 30: PLEXOS UI**



If pulling in individual object properties, the 'AggregationEnum\_type' column by default should be input as 'AggregationEnum\_None' and the 'agg\_category' column should be left blank; however if it is more beneficial to load properties from all objects within a subfolder of the 'ChildClassName' folders such as 'IPC Solar' as seen in [Figure 30](#), then it is possible to do this by leaving the 'ChildName' column blank, changing the 'AggregationEnum\_type' column entry to 'AggregationEnum\_Category',

and changing the 'agg\_category' entry to 'IPC Solar'. Finally, the 'Units' column should contain the units of the property that is being selected. One should ensure that the properties that are being listed in the Params tab in the results viewer are being output by the PLEXOS model. It is possible to verify and, if need be, add the property to be output as part of the PLEXOS solution zip file through the PLEXOS UI. As seen in Figure 31, by clicking on the 'Simulation' tab in the PLEXOS UI and double clicking on the object within the 'Reports' subfolder, the 'Field List' tab will show the entire list of possible outputs from the model.

**Figure 31: PLEXOS Reports**

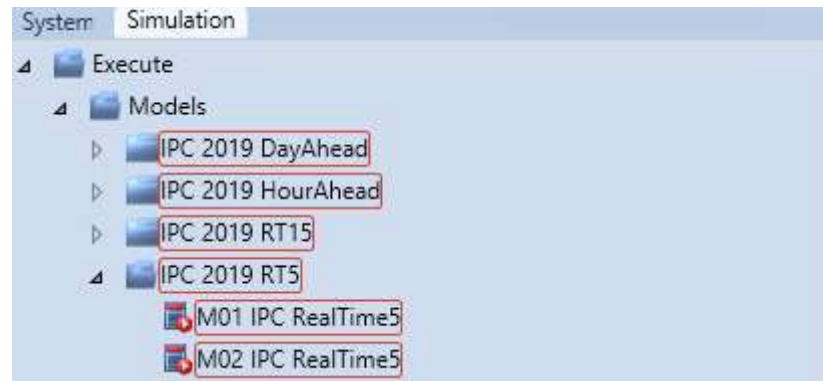


Ensure that the desired outputs have the 'Period', or 'Flat File' boxes checked. PLEXOS Help documentation is extremely thorough in providing additional detail in understanding the full amount of available output properties. This must be done before running the models to ensure that the selected outputs are created in the PLEXOS solution zip files.

**Control:** Once the desired outputs are set in the 'Params' tab, the results viewer can be run. The 'Control' tab contains a few cells that must be filled

out before running the Macro. The 'Start Solution Month' and 'End Solution Month' allows the flexibility to run the results viewer for one month or a set of months if need be, though use caution as the results viewer capacity factor calculations are set up to calculate over the whole year so may yield incorrect results if not run over the whole year. In addition, ensure that the 'Stage Name' and 'Model Name Constant' inputs are aligned with the model names as seen in Figure 32, where the 'Stage Name' is 'RealTime5' and the 'Model Name Constant' is 'IPC'. The rest of the values within the 'Control' tab should not be touched. Ensure calculations within the workbook are set to manual and then click the 'Do all the PLEXOS things NOW!' button to start the results viewer.

**Figure 32 PLEXOS Model Naming Convention**



- + **TimeSeries Data:** Once the results viewer is finished compiling the PLEXOS outputs these will all appear in the 'TimeSeries Data' tab.
- + **Plot:** The 'Plot' tab provides dispatch plots, price plots, and market transaction plots of a user-selected date. The day chosen can be toggled between any days represented within the output data. The 'Plot' tab also

provides an annual look at capacity factor, cost, generation, number of starts by generator and provides annual cost and generation figures associated with market transactions to provide an overall production cost for the system over the year.

- + **Month-Hour Summary:** This tab converts the 5-minute data within the 'TimeSeries Data' tab to hourly average values which is then used to create heat maps.
- + **Month-Hour:** This tab is used as a data visualizing tool to display output data as month-hour average heat maps. The data being shown in the heat map can be toggled by the user via the dropdown menu.
- + **SummaryAll:** The 'SummaryAll' tab offers a quick average value of each of the properties listed in the 'Params' tab.
- + **Hydro Budget:** This tab provides information on Hells Canyon Complex hydro budgets.
- + **Conversion:** This tab provides conversion figures within the workbook.