

**BEFORE THE PUBLIC UTILITY COMMISSION  
OF OREGON**

UM 1725

In the Matter of

IDAHO POWER COMPANY,

Application to Lower Standard Contract Eligibility Cap and to Reduce the Standard Contract Term, for Approval of Solar Integration Change, and for Change in Resource Sufficiency Determination.

RULING

DISPOSITION: TIME FOR REPLIES SHORTENED


On July 8, 2015, Idaho Power Company filed a motion for clarification of Order No. 15-199, entered in this docket on June 23, 2015. Idaho Power requests that we issue an order clarifying Order No. 15-199 to provide that:

for ESA requests for solar qualifying facilities (QF) submitted to the company between April 24 and June 24, 2015 the requesting developer may either (1) maintain its requests for 5 MW and 10 MW projects and enter into negotiations for avoided cost rates using the IRP methodology; or (2) initiate new requests for projects sized at 3 MW or lower and receive the newly approved standard rates

and for clarification that Idaho Power's application for approval of a solar integration charge for solar QFs will be considered in this docket.

Because of the expedited nature of this case, the time for replies to Idaho Power's motion and the company's response shall be on an expedited schedule as well. Parties' replies are due on July 16, 2015 and the company's response thereto shall be filed with the Commission on or before July 23, 2015.

Dated this 9<sup>th</sup> day of July, 2015 at Salem, Oregon.



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Allan J. Arlow  
Administrative Law Judge