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July 23, 2015

## VIA ELECTRONIC AND U.S. MAIL

PUC Filing Center
Public Utility Commission of Oregon
PO Box 1088
Salem, OR 97308-1088

Re: UM 1725 – In the Matter of IDAHO POWER COMPANY Application to Lower Standard Contract Eligibility Cap and to Reduce the Standard Contract Term

Attention Filing Center:

Idaho Power requests that the enclosed Errata – page 10 of Idaho Power Company's Reply to Responses of Gardner Capital and REC to Motion for Clarification be substituted for page 10 of the Company's original Reply filed on July 22, 2015.

Please contact this office with any questions.

Very truly yours,

Wendy McIndoo
Wendy McIndoo
Office Manager

**Enclosures** 

cc: UM 1725 Service List

## **ERRATA PAGE 10 – REDLINED VERSION**

IN THE MATTER OF IDAHO POWER
COMPANY'S APPLICATION TO LOWER
STANDARD CONTRACT ELIGIBILITY CAP AND
TO REDUCE THE STANDARD CONTRACT TERM, FOR
APPROVAL OF SOLAR INTEGRATION CHARGE, AND FOR
CHARGE IN RESOURCE SUFFICIENCY DETERMINATION

1	2. Clarifying that these nine projects may downsize to 3 MW or below in order to		
2	receive the new standard avoided cost rates, approved in Order 15-204 on		
3	June 23, 20154, without losing their place in the interconnection queue or refiling		
4	their ESA applications;		
5	3. Clarifying that in order to establish eligibility to receive the old, pre-June 24		
6	standard contract rates, developers for the seven projects requesting contracts		
7	before April 24 will need to establish a LEO in an individual complaint		
8	proceeding; and		
9	4. Clarifying that by directing parties to comment on solar integration chares in UM		
10	1610, the Commission did not intend to defer or delay consideration of Idaho		
11	Power's pending application for approval of solar integration charges in UM		
12	<u>1725.</u>		
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14	Respectfully submitted this 22 <sup>nd</sup> day of July, 2015.		
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17	McDowell Rackner & Gibson PC		
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19	Lisa F. Rackner		
20	LISA F. NACKILEI		
21	IDAHO POWER COMPANY		
22	Donovan Walker Lead Counsel		
23	1221 West Idaho Street P.O. Box 70		
24	Boise, Idaho 83707		
25	Attorneys for Idaho Power Company		
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## **ERRATA PAGE 10 - CLEAN VERSION**

IN THE MATTER OF IDAHO POWER
COMPANY'S APPLICATION TO LOWER
STANDARD CONTRACT ELIGIBILITY CAP AND
TO REDUCE THE STANDARD CONTRACT TERM, FOR
APPROVAL OF SOLAR INTEGRATION CHARGE, AND FOR
CHARGE IN RESOURCE SUFFICIENCY DETERMINATION

1	2.	Clarifying that these nine projects	s may downsize to 3 MW or below in order to	
2		receive the new standard avoid	ed cost rates, approved in Order 15-204 or	
3		June 23, 2015, without losing the	ir place in the interconnection queue or refiling	
4		their ESA applications;		
5	3.	Clarifying that in order to estab	lish eligibility to receive the old, pre-June 24	
6		standard contract rates, develope	ers for the seven projects requesting contracts	
7		before April 24 will need to	establish a LEO in an individual complain	
8		proceeding; and		
9	4.	Clarifying that by directing parties to comment on solar integration chares in UM		
10		1610, the Commission did not in	ntend to defer or delay consideration of Idaho	
11		Power's pending application for	approval of solar integration charges in UM	
12		1725.		
13				
14	Re	Respectfully submitted this 22 <sup>nd</sup> day of July, 2015.		
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17			McDowell Rackner & Girson PC	
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19			mon venner	
20			Lisa F. Rackner	
21			IDAHO POWER COMPANY	
22			Donovan Walker	
23			Lead Counsel 1221 West Idaho Street	
24			P.O. Box 70 Boise, Idaho 83707	
25			Attorneys for Idaho Power Company	
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