

**BEFORE THE PUBLIC UTILITY COMMISSION
OF OREGON**

UM 1734

In the Matter of

PACIFICORP, dba PACIFIC POWER,

Application to Reduce the Qualifying
Facility Contract Term and Lower the
Qualifying Facility Standard Contract
Eligibility Cap.

RULING

**DISPOSITION: REQUEST FOR EXPEDITED TREATMENT GRANTED
WITH MODIFICATION**

On June 1, 2015, the Community Renewable Energy Association (CREA) and the Renewable Energy Coalition (REC) filed a joint motion to dismiss the application filed by PacifiCorp, dba Pacific Power, to reduce the qualifying facility contract term and lower the qualifying facility standard contract eligibility cap. The movants request expedited consideration of the motion because of the overlap between the issues raised in PacifiCorp's application and the ongoing proceedings in docket UM 1610. The movants request that responses to the motion be due within seven days, and that their reply be due within four days of the responses.

I find good cause to modify the dues dates set forth in OAR 860-001-0420, and grant the request for expedited treatment with the following modification: responses to the motion are due June 10, 2015, and CREA's and REC's reply is due June 15, 2015.

Dated this 2nd day of June, 2015, at Salem, Oregon.



Shani Pines
Administrative Law Judge