BEFORE THE IDAHO PUBLIC UTILITIES COMMISSION

IN THE MATTER OF THE PETITION OF)	
IDAHO POWER COMPANY FOR A) CASE NO	. IPC-E-17-01
DECLARATORY ORDER REGARDING)	
PROPER CONTRACT TERMS,)	
CONDITIONS, AND AVOIDED COST)	
PRICING FOR BATTERY STORAGE) ORDER N	NO. 33765
FACILITIES)	

On February 27, 2017, Idaho Power Company petitioned the Commission for a declaratory order regarding proper contract terms, conditions, and avoided cost pricing for battery storage facilities under the Public Utility Regulatory Policies Act of 1978 (PURPA). The Commission issued a Notice of Petition and Notice of Modified Procedure, setting the following deadlines for comments from the battery storage facility developers (Franklin Energy and Black Mesa Energy), affected utilities, any interested persons, and the Company:

Battery Storage Facility Developers April 5, 2017
Staff, Affected Utilities, and Interested Persons April 27, 2017
All Party Reply May 11, 2017

Order No. 33729.

On May 9, 2017, Franklin Energy contacted all parties asking to extend the reply deadline to May 15, 2017. All parties responded with non-opposition. The same day, Franklin filed its Motion with the Commission, to be heard at the May 11, 2017 Decision Meeting.

COMMISSION DECISION

Given that the requested extension is brief, and there being no opposition, we will grant the Motion and extend the reply deadline to May 15, 2017.

ORDER

IT IS HEREBY ORDERED that Franklin Energy's Motion to Extend Time is granted. The deadline for all parties' to file reply comments shall be May 15, 2017.

DONE by Order of the Idaho Public Utilities Commission at Boise, Idaho this day of May 2017.

PAUL KJELLANDER, PRESIDENT

KRISTINE RAPER, COMMISSIONER

ERIC ANDERSON, COMMISSIONER

ATTEST:

Diane M. Hanian Commission Secretary

O:IPC-E-17-01_djh