

Peter J. Richardson
 ISB No. 3195
 Richardson & O'Leary
 515 N. 27th Street
 P.O. Box 7218
 Boise, Idaho 83702
 Telephone: (208) 938-7901 Tel
 Fax: (208) 938-7904 Fax
 peter@richardsonandoleary.com
 Attorneys for the
 Northwest and Intermountain Power Producers Coalition and
 the Industrial Customers of Idaho Power

RECEIVED
 2010 MAY 14 PM 2:06
 IDAHO PUBLIC
 UTILITIES COMMISSION

BEFORE THE
 IDAHO PUBLIC UTILITIES COMMISSION

IN THE MATTER OF DEVELOPMENT OF)	
REQUEST FOR PROPOSAL (RFP))	CASE NO. IPC-E-10-03
GUIDELINES FOR THE PROCUREMENT OF)	(Previously Case No. GNR-E-08-03)
SUPPLY-SIDE RESOURCES BY IDAHO)	
POWER COMPANY)	
)	PROCEDURAL SCHEDULE
)	COMMENTS AND PROPOSED
)	PREFILING DATES BY THE
)	NORTHWEST AND
)	INTERMOUNTAIN POWER
)	PRODUCERS COALITION AND THE
)	INDUSTRIAL CUSTOMERS OF
)	IDAHO POWER

Pursuant to a notice of scheduling, notice of workshop, and Order No. 30999, the Commission ordered a workshop for the parties to discuss RFP guidelines and further procedure in this docket. By e-mail on April 29, 2010, Staff asked for comments on the Position Matrix representing the parties' positions expressed at that workshop and requested comments on further procedure in this docket. The Northwest and Intermountain Power Producers Coalition ("NIPPC") and the Industrial Customers of Idaho Power ("ICIP") jointly provide the following response.

This case was initiated in November of 2008. Mr. Kahn and Dr. Reading have pre-filed testimony and exhibits that have been lodged in the record and are prepared to stand for cross

examination at hearing. Because of the inordinately long time this case has taken to proceed to a final order, NIPPC and ICIP propose that the Commission adopt the following schedule:

May 24, 2010: Deadline for Petitions to Intervene.

June 4, 2010: All Parties file direct testimony.

June 18, 2010: All Parties file rebuttal testimony.

Hearing following as soon as the Commission's calendar allows.

The Position Matrix is a fair summary of the various positions of the parties, but it is obviously just that, a summary. And the matrix reveals serious disagreement among the parties as to the material issues. For the Commission to make an informed decision on this important issue, it is necessary for the parties to fully explain and defend their positions in prefiled testimony and that they stand for cross examination on the same.

DATED this 14th day of May 2010.

Richardson & O'Leary, PLLC

By 

Peter J. Richardson
Northwest and Intermountain Power
Producers Coalition and the Industrial
Customers of Idaho Power

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that on the 14th day of May, 2010, a true and correct copy of the within and foregoing Procedural Schedule Comments was served by hand delivery, to:

Lisa Nordstrom
Idaho Power Company
1221 West Idaho Street
Boise, Idaho 83707-0070

Jean Jewell
Commission Secretary
Idaho Public Utilities Commission
472 West Washington
Boise, Idaho 83702

And by e-mail to
Donovan Walker
Karl Bokenkamp
Ken Miller
Lisa Nordstrom
Randy Lobb
Rick Sterling
Ron Williams
Scott Woodbury
Stacy Custers
Ted Weston



Peter Richardson