1	BEFORE THE PUBLIC UTILITY COMMISSION		
2	OF OREGON		
3	UE 180/UE 181/UE 184		
4	In the Matter of PORTLAND GENERAL ELECTRIC COMPANY	MOTION TO ADMIT EXHIBITS	
5 6	Request for a General Rate Revision (UE 180)		
7	Annual Adjustments to Schedule 125 (UE 181)		
8 9	Request for General Rate Revision relating to the Port Westward Plant (UE 184).		
10	Staff of the Public Utility Commission	of Oregon ("staff") requests admission of Staff	
11	Exhibits 1924 and 1925. Counsel for staff has contacted Portland General Electric Company		
12	("PGE"), the Industrial Customers of Northwest Utilities ("ICNU"), the Citizens' Utility Board		
13	("CUB") and the City of Portland. None of these parties object to staff's request.		
14	Exhibit 1924 is staff's response to Portland General Electric Company's ("PGE") Data		
15	Request No. 2, and was filed with the Commission on November 9, 2006, and re-filed on		
16	November 13, 2006, at the request of PGE. PGE asked that the exhibit be re-filed to reflect that		
17	staff provided the response included in the exhibit in two parts, one on August 25, 2006 and the		
18	other on August 30, 2006. Staff Exhibit 1925 is a presentation made by PGE officers to the		
19	Edison Electric Institute on November 7, 2006, and was filed with the Commission on November		
20	9, 2006.		
21	Staff's failure to present Staff Exhibit 1	925 by the November 6, 2006 deadline imposed	
22	by the administrative law judge was because the presentation was not made until November 7,		
23	2006. Staff's failure to present Staff Exhibit 1	924 by the November 6, 2006 deadline was due to	
24	4 breakdown in communication between staff and its counsel.		
25	These exhibits are pertinent to PGE's co	est of capital. The only parties that have presented	
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Daga	1 MOTION TO ADMIT EVHIDITS		

1	evidence regarding PGE's cost of capital are PGE, CUB, ICNU and staff. As already note		
2	PGE, CUB and ICNU do not object to the admission of these exhibits.		
3	DATED this 13 day of November 200	n6.	
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5	;	Respectfully submitted,	
6		HARDY MYERS	
7		Attorney General	
8	3	XLy X	
9)	Stephanie S. Andrus, #92512 Assistant Attorney General	
10)	Of Attorneys for Public Utility	
11		Commission of Oregon	
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1	CERTIFICATE OF SERVICE		
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3	I certify that on November 13, 2006, I	served the foregoing Motion to Admit Exhibits	
4	upon all parties of record in this proceeding by electronic mail and by mailing a copy by postage		
5	prepaid first class mail or by hand delivery/shuttle mail to the parties accepting paper service.		
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