BEFORE THE PUBLIC UTILITY COMMISSION

OF OREGON

Docket No. UM 1811

In the Matter of)	Cross Examination Statement
Portland General Electric's Application for)	Of ChargePoint, Inc.
Transportation Electrification Programs)	-
)	

ChargePoint, Inc. (ChargePoint) hereby submits its cross-examination statement.

ChargePoint reserves 60 minutes of cross-examination for Staff witness Jason Salmi Klotz on the issues of the proposed size, structure, and scope of the proposed Electric Avenue program; the implications of characterizing the proposed Electric Avenue program as a pilot program; the impact of the proposed Electric Avenue program on the competitive market; and PGE's future plans for transportation electrification programs.

ChargePoint reserves 60 minutes of cross-examination each (120 minutes total) for PGE witnesses Aaron Milano and Jacob Goodspeed on the issues of the proposed size, structure, and scope of the proposed Electric Avenue program; the implications of characterizing the proposed Electric Avenue program as a pilot program; the impact of the proposed Electric Avenue program on the competitive market; and PGE's future plans for transportation electrification programs.

ChargePoint reserves 30 minutes of cross-examination for Siemens witness Chris King on the issues of utility ownership of electric vehicle service equipment (EVSE); and the proposed size, structure, and scope of the proposed Electric Avenue program.

The sum of the cross-examination time ChargePoint has reserved is 3 hours and 30 minutes.

To the extent other parties seek to cross-examine other witnesses and a longer hearing is necessary,

ChargePoint hereby supports extending the length of the hearing as needed.

Finally, ChargePoint states that it does not have additional exhibits to add to the

administrative record at this time. However, ChargePoint has outstanding discovery requests to

which it anticipates receiving responses prior to the hearing. ChargePoint reserves the right to file

and/or present at hearing any responses to these outstanding discovery requests, if necessary.

Respectfully submitted this 2nd day of October, 2017,

BY: /s/ Scott F. Dunbar

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