

1 PacifiCorp filed its Plan on December 3, 2018 in this docket. Staff is currently in the
2 process of reviewing PacifiCorp's filing, but has yet to make its recommendation at a public
3 meeting. As a result, PacifiCorp will not be able to complete its second compliance filing (that
4 includes the newly estimated benefits and costs associated with the ESS pilot) by June 3, 2019.

5 The parties have discussed the issues and have agreed to the following revised deadlines:

- 6 • Staff's recommendation on Plan approval at the July 16, 2019 Regular Public
7 Meeting.
- 8 • PacifiCorp's second compliance filing with the newly estimated benefits and all costs
9 associated with the ESS pilot filed within 90 days of Commission approval of the
10 Plan.


11 Given that these proposed changes are procedural in nature only, the Parties offer this
12 motion for the purpose of updating the deadlines in the adopted stipulation. However, if the
13 Commission desires a more formal process, the Parties can draft an amendment to the adopted
14 stipulation, execute the amendment, and file a motion to admit an amended stipulation.

15 Staff has met the conferral requirements of OAR 860-001-0420(2) and (6)(a). All Parties
16 support the motion, so response and reply timelines need not be included prior to ruling on the
17 motion. Therefore, Staff respectfully requests that Chief Administrative Law Judge Moser grant
18 Staff's Motion to Amend Stipulation Deadlines in this docket.

19 DATED this 31st day of May, 2019.

20 Respectfully submitted,

21 ELLEN F. ROSENBLUM
22 Attorney General

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24 Kaylie Klein, OSB # 143614
25 Assistant Attorney General
26 Of Attorneys for Staff of the Public Utility
Commission of Oregon