From: ARLOW Allan
To: WALKER Cheryl

Subject: FW: UM 1931 Answer Due Date
Date: Monday, June 4, 2018 2:18:50 PM

From: ARLOW Allan

Sent: Monday, June 4, 2018 1:36 PM

To: 'Greg Adams' < Greg@richardsonadams.com>

Cc: ANDRUS Stephanie <Stephanie.ANDRUS@state.or.us>; dallasdeluca@markowitzherbold.com; brett.greene@pgn.com; jeff@lovingerlaw.com; kmueller@stollberne.com; david.white@pgn.com

Subject: RE: UM 1931 Answer Due Date

A ruling has been signed and will be issued shortly.

From: Greg Adams < <u>Greg@richardsonadams.com</u>>

Sent: Monday, June 4, 2018 12:39 PM **To:** ARLOW Allan aarlow@puc.state.or.us

Cc: ANDRUS Stephanie <<u>Stephanie.ANDRUS@state.or.us</u>>; <u>dallasdeluca@markowitzherbold.com</u>; <u>brett.greene@pgn.com</u>; <u>jeff@lovingerlaw.com</u>; <u>kmueller@stollberne.com</u>; <u>david.white@pgn.com</u>

Subject: UM 1931 Answer Due Date

Judge Arlow,

On behalf of the NewSun Solar Parties (defendants in this matter), I would like to clarify the due date for the NewSun Parties Answer in this matter. As we understand it, the current due date is today, but the NewSun Solar Parties requested an extension of time until after the US District Court had ruled on PGE's motion to stay that proceeding on May 25, 2018. In its filing made May 30, 2018, PGE stated PGE is willing to agree to a one-week extension so that the answer is due on June 11, 2018.

Therefore, there is no opposition to an extension until June 11, 2018.

The NewSun Parties intend to file their answer as soon as possible, but we may not be able to do so today. We believe it would be most efficient to move the due date out to the unopposed date of June 11, 2018 to avoid the need for any further motions, and we will use all reasonable efforts to file it as soon as possible.

We would appreciate it if you could clarify this matter with a ruling in the docket.

We can be available for a conference call today if you would like.

Thank you.

Greg Adams Richardson Adams, PLLC 515 N. 27th Street Boise, Idaho 83702 Voice: 208.938.2236

Facsimile: 208.938.7904

Information contained in this electronic message and in any attachments hereto may contain information that is confidential, protected by the attorney/client privilege and/or attorney work product doctrine. Inadvertent disclosure of the contents of this email or its attachments to unintended recipients is not intended to and does not constitute a waiver of the attorney/client privilege and/or attorney work product doctrine. If you have received this email in error, please immediately notify the sender of the erroneous receipt and destroy this email and any attachments of the same either electronic or printed. Thank you.

Please use caution when opening links, attachments or responding to this email as it originated outside of PUC.