Davison Van Cleve PC

Attorneys at Law

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August 30, 2012

Via Electronic and US Mail

Public Utility Commission Attn: Filing Center 550 Capitol St. NE #215 P.O. Box 2148 Salem OR 97308-2148

> In the Matter of PORTLAND GENERAL ELECTRIC Application for Re:

Deferral Accounting of Excess Pension Costs and Carrying Costs on Cash

Contributions

Docket No. UM 1623

Dear Filing Center:

Enclosed please find the original and two (2) copies of the Signatory Pages of the Protective Order on behalf of the Industrial Customers of Northwest Utilities in the abovereferenced docket.

Thank you for your assistance.

Sincerely,

/s/ Sarah A. Kohler Sarah A. Kohler

Enclosures

Service List cc:

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that I have this day served the foregoing Signatory Pages on behalf of the Industrial Customers of Northwest Utilities upon the parties, on the service list, by causing the same to be deposited in the U.S. Mail, postage-prepaid, and via electronic mail.

Dated at Portland, Oregon, this 30th day of August, 2012.

Sincerely,

/s/ Sarah A. Kohler Sarah A. Kohler

(W) PORTLAND GENERAL ELECTRIC

Patrick Hager – 1WTC0702 Douglas C. Tingey – 1WTC1301 Christopher A. Liddle 121 SW Salmon St. Portland, OR 97204 pge.opuc.filings@pgn.com doug.tingey@pgn.com christopher.liddle@pgn.com

(W) CITIZENS' UTILITY BOARD OF OREGON

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PUC STAFF – DEPARTMENT OF JUSTICE

Jason W. Jones BUSINESS ACTIVITIES SECTION 1162 COURT ST NE SALEM OR 97301-4096 jason.w.jones@state.or.us

(W) REGULATORY & COGENERATION SERVICES, INC.

DONALD W. SCHOENBECK 900 WASHINGTON ST STE 780 VANCOUVER WA 98660-3455 dws@r-c-s-inc.com

SIGNATORY PAGE DOCKET NO. UM 1623

T	Conser	nt to	he	Roun	а.
I.	Consei	ու ա	De.	Duun	u:

This general protective order governs the use of Confidential I proceedings.	nformation in these					
general protective order and certifies that it has an interest in the adequately represented by other parties to the proceedings. Signature: Printed Name:						
II. Persons Qualified under Paragraphs 3(a) through 3(d): (Party) identifies the following person(s) automatically qualified under paragraphs 3(a) through (d).						
PRINTED NAME	DATE					
PRINTED NAME Melinda J. Davison S. Bradley Van Cleve Trion A. Sanger Joshua D. Weber Darah A. Kohler Lorna A. Perry	DATE 8 29 12 8 29 12 8 29 12 8 29 12 8 29 12					

SIGNATORY PAGE DOCKET NO. UM 1623

III. Persons Qualified under Paragraph 3(e):

		mation identified in paragraph 10.	
By:	Signature:	Sonald W. Lahoenbeck Date: 3/29/12	
-	Printed Name:	Darald Schoen beck	
	Address:	900 Washington St; Ste 780; Vancouve WA	98660
	Employer:	Res, Inc.	
	Job Title:	President	
	Paragraph 1	0(e) information also provided.	
Ву:	Signature:	Michael Date: 8/29/12	
	Printed Name:		
	Address:	900 Wallington St; Ste 780 Uncouver WA	98660
	Employer:	RCS, Inc.	
	Job Title:	Constant Mayet	
	Paragraph 1	0(e) information also provided.	
By:	Signature:	Date:	
	Printed Name:		
	Address:	·	
	Employer:		
	Job Title:		
	Paragraph 1	O(e) information also provided.	
Ву:	Signature:	Date:	
	Printed Name:		
	Address:		
	Employer:		
	Job Title:		
	Paragraph 10	O(e) information also provided.	

RCS

Regulatory & Cogeneration Services, Inc.

900 Washington Street Suite 780 Vancouver, WA 98660 (360) 737-3877 FAX: (360) 737-7628 500 Chesterfield Center Suite 320 Chesterfield, MO 63017 (636) 530-9544 FAX: (636) 530-9447

August 29th, 2012

RE: UM 1623 General Protective Order

To Whom It May Concern:

In response to paragraph 10(e) of the General Protective Order approved in Docket UM 1623, I offer the following. Regulatory & Cogeneration Services, Inc. (RCS) has been, and will continue to be, a utility rate and economic consulting firm engaged in providing electric and gas utility-related consulting services to industrial and institutional corporations in the United States. A good portion of our typical consulting effort has been, and will continue to be, appearing in state and federal regulatory proceedings on behalf of clients. However, our services have also included advising clients on strategies for selling, procuring and evaluating alternative providers of electrical power or gas supplies. As RCS has done for many years, our role is to assist clients in formulating and successfully implementing energy strategies in a collegial effort. At this time, it is my understanding that the firm has no intention of changing or redirecting our business focus.

Attached is a list of past and present clients of RCS. At this time, we would expect any future clients to be in a business similar to those on the attached sheet. In addition to the attached list, I, Michael Deen, was previously employed as an analyst by the Public Power Council (PPC). PPC is a non-profit trade association of consumer-owned utilities which buy wholesale power and transmission services from the Bonneville Power Administration (BPA). Prior to joining RCS, I represented PPC as in various rate adjustment proceedings and other BPA processes.

Sincerely,

/s/Michael Deen

Michael Deen

Regulatory & Cogeneration Services, Inc.

Attachment