BEFORE THE PUBLIC UTILITY COMMISSION

OF OREGON

PCN-2

In the Matter of

TILLAMOOK PEOPLE'S UTILITY DISTRICT,

PETITION FOR CERTIFICATE OF PUBLIC CONVENIENCE AND NECESSITY.

MOTION TO MODIFY PROCEDURAL SCHEDULE

EXPEDITED CONSIDERATION REQUESTED

MOTION

Pursuant to OAR 860-001-0420, Tillamook People's Utility District ("TPUD") moves to modify the procedural schedule established in the Administrative Law Judge's Ruling dated November 9, 2018 ("Ruling"). Specifically, TPUD requests that the supplemental testimony that the Commission requested be due on December 14, 2018, and that all other parties' response to that testimony be due January 16, 2019.

Staff for the Public Utility Commission ("Staff") supports this motion. The position of other parties is unknown at this time.

Because TPUD's supplemental testimony is currently due on December 10, 2018, TPUD requests expedited consideration of this motion.

DISCUSSION

Following the initial evidentiary hearing in this matter, the Commission ordered that additional testimony be filed in this proceeding to augment the current record on certain matters. The Ruling ordering the additional testimony identified six specific areas, many with multiple subparts.

TPUD has determined that, in order to provide all of the detail the Commission has required, additional time will be needed to prepare the testimony.

The Ruling also establishes a deadline for response testimony by Staff and other parties. The current deadline is December 26, 2018, which falls in the middle of two major state holidays and during a time when specific Staff are unavailable. As a result, Staff inquired with TPUD and the other parties whether they would be willing to extend the response deadline to January 16, 2019.

In order to accommodate both TPUD's and Staff's need for additional time beyond the current schedule, TPUD and Staff have agreed on a new schedule whereby the TPUD testimony would be filed on December 14, 2018, and all parties' responses would be filed on January 16, 2019.

It is TPUD's understanding that David and Doris Mast, along with Bryce Smith, agreed to Staff's original proposal to extend the response deadline. TPUD attempted to confer with the other parties regarding both proposals but, given the short time period, has not been able to determine their positions.

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CONCLUSION

Based on the foregoing, TPUD respectfully requests that the supplemental testimony that the Commission requested be due on December 14, 2018, and that all other parties' response to that testimony be due January 16, 2019.

Dated: December 6, 2018

Respectfully submitted,

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