## KENNETH KAUFMANN, ATTORNEY AT LAW

1785 Willamette Falls Drive • Suite 5 West Linn, OR 97068

> Kenneth E. Kaufmann Ken@Kaufmann.Law (503) 595-1867

office (503) 230-7715

fax (503) 972-2921

# September 6, 2017

### Via Electronic Mail

Filing Center
Public Utility Commission of Oregon
P.O. Box 1088
Salem, OR 97308-1088
puc.filingcenter@state.or.us

Re: In the Matter of Portland General Electric's Application to Update Schedule 201 Qualifying Facility Information OPUC Docket No. UM 1728

Attention Filing Center:

Attached for filing in the above-captioned docket is an electronic version of *Strata Solar Development*, *LLC's Petition to Intervene*.

Thank you in advance for your assistance.

Sincerely,

Ken Kaufmann

Attorney for Strata Solar Development, LLC

Attach.

#### BEFORE THE PUBLIC UTILITY COMMISSION OF OREGON

#### **UM 1728**

In the Matter of

PORTLAND GENERAL ELECTRIC COMPANY,

**Application to Update Schedule 201 Qualifying Facility Information** 

STRATA SOLAR DEVELOPMENT, LLC'S PETITION TO INTERVENE

Pursuant to ORS § 756.525 and OAR § 860-001-0300(2), Strata Solar Development, LLC ("Strata") petitions the Public Utility Commission of Oregon ("Commission") to intervene with full party status. In support of this petition, the following is provided:

1. The business address of Strata is:

Strata Solar Development, LLC 50101 Governors Drive, Suite 280 Chapel Hill, NC 27517

2. Kenneth E. Kaufmann will represent Strata in this proceeding.

All documents relating to this proceeding should be served on Strata's attorney at the address listed below:

Local counsel for Strata:

Kenneth Kaufmann, Attorney at Law 1785 Willamette Falls Drive, Suite 5 West Linn, OR 97068

Telephone: (503) 230-7715

FAX: (503) 972-2921

E-mail: ken@kaufmann.law

With a copy to:

Joe Krawczel Assistant General Counsel 50101 Governors Drive, Ste 280 Chapel Hill, NC 27517

E-mail: jkrawczel@stratasolar.com

3. Strata develops and owns utility scale solar generation facilities. Strata has

made major investments in development of PURPA solar facilities in Oregon, and has

relied specifically on the standard renewable contract and contracting rules set forth in

PGE's current Schedule 201. Strata has multiple open Schedule 201 standard renewable

contract requests which were initiated prior to PGE's petition instigating this proceeding.

4. Strata would be directly affected by, and may oppose, each of PGE's pending

requests in this Docket.

5. Strata is uniquely suited to describe how the changes would adversely impact

Strata.

Dated this 6<sup>th</sup> day of September 2017.

Respectfully submitted,

Kenneth E. Kaufmann, OSB 982672

Attorney for Strata Solar Development, LLC