

March 19, 2020

Public Utility Commission of Oregon Attn: Filing Center 201 High Street, S.E. P.O. Box 1088 Salem, OR 97308-1088

### RE: UM 1631 PGE's Application of a Partial Waiver of OAR 860-021-0405(5)

Pursuant to Oregon Administrative Rule (OAR) 860-021-0005, Portland General Electric Company (PGE) hereby submits for expedited consideration a partial waiver request of OAR 860-021-0405(5), Notice of Pending Disconnection of Residential Electric Utility Service.

PGE requests this partial waiver to allow PGE to continue to send 15-day notices of disconnection to customers by email for those that have notified the company that email is their preferred method of communication. PGE's current partial waiver of OAR 860-021-0405(5) will sunset on April 1, 2020, therefore, PGE is requesting an additional two years to continue to email 15-day notices of disconnection by email.

Should you have any questions or comments regarding this filing, please contact me at (503) 464-8954 or Mary Widman at (503) 464-8223. Please direct all formal correspondence and requests to the following email address <u>pge.opuc.filings@pgn.com</u>

Sincerely,

\s\ Robert Macfarlane

Robert Macfarlane Manager, Pricing & Tariffs

Enclosure

### **BEFORE THE PUBLIC UTILITY COMMISSION**

#### **OF OREGON**

#### UM 1631

In the Matter of

PORTLAND GENERAL ELECTRIC COMPANY,

Application for Partial Waiver of OAR 860-021-0405(5), Notice of Pending Disconnection of Residential Electric or Gas Utility Service

### APPLICATION OF PORTLAND GENERAL ELECTRIC COMPANY (EXPEDITED CONSIDERATION REQUESTED)

Pursuant to OAR 860-021-0005, Portland General Electric Company (PGE) hereby submits to the Commission this request for a partial waiver of OAR 860-021-0405(5). PGE previously requested a partial waiver of 860-021-0405(5) which was approved by the Commission and effective April 1, 2018, with a sunset date of April 1, 2020. PGE seeks a waiver for an additional two years.

OAR 860-021-0405(5) requires that:

The energy utility must serve the 15-day notice of disconnection in person or send it by first-class mail to the customer's last known address. Service is complete on the date of personal delivery or on the day after the date of the US Postal Service postmark or postage metering.

PGE requests this partial waiver to allow PGE to continue to send 15-day notices of disconnection to customers by email for those that have notified the company that email is their preferred method of communication.

### Discussion

PGE currently has approximately 400,000 paperless billing customers receiving their monthly bills via email. PGE currently sends, 5-day and final notices of disconnection, when a bill is not paid, via the US Postal Service's first-class mail service, regardless of the customer's

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communication preference, to comply with OAR 860-021-0405. This waiver application applies only to sending 15-day notices of disconnection by first class mail to the customer's last known address. PGE is not seeking waiver of the OAR 860-021-0405(8) requirements regarding 5-day notices of disconnection.

Customers currently have the option to sign-up for paperless billing as a preferred channel of communication. Customers who have specified that they prefer email communications from PGE may not appreciate receiving items in the mail, as it may not be an effective, timely, or an expected form of communication for them. PGE seeks to continually improve customer experience and provide more personalized communication, consistent with the customer's preference. Customers can pay their bills in a variety of methods that are consistent with their preferences. Customers who elect paperless billing as their preferred method of communication currently agree to terms that specify electronic presentation of bills. All monitor through customers have the ability to set up and their account www.PortlandGeneral.com.

The table below shows for 2018 and 2019 residential and commercial customers that were sent 15-day notices of disconnection by first-class mail and customers that elected paperless billing as their preferred method of communication. In 2018, zero notices were sent to commercial customers by way of first-class mail and /or paperless billing. The 2018 and 2019 volumes differ due to the Credit Collection & Business (CCB) implementation and delay in credit activity in 2018.

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Year	Description	Customer	Number of Notices
2018	Email	Residential	45,976
2018	Postal	Residential	72,206
2018	Email	Commercial	0
2018	Postal	Commercial	0
2019	Email	Residential	300,031
2019	Postal	Residential	424,084
2019	Email	Commercial	9,229
2019	Postal	Commercial	34,059

### Request

For the reasons stated above, PGE respectfully seeks a partial waiver of the requirements of OAR 860-021-0405(5). It is a partial waiver because the waiver would apply only to customers who have communicated an email preference to us for communications from us to them, and only to 15-day notices. PGE seeks to continue the partial waiver previously granted by the Commission that is set to expire on April 1, 2020. PGE seeks a waiver for an additional two years.

PGE is mandated by OAR 860-021-0405(9)(B) to attempt to contact customers pending disconnection by telephone. If this partial waiver request is approved, customers will still receive telephone calls in compliance with the administrative rule. Calls provide an added layer of customer notification to the disconnection process.

PGE will also comply with OAR 860-021-0405(8), by serving five-day notices of disconnection via the US Postal Service's first-class mail service, regardless of the customer's preferred channel of communication. If a disconnection notice that is sent by email is bounced back due to an undeliverable status, the customer will automatically be opted out of email notices and given paper notices.

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### Communications

Communications regarding this application should be addressed to:

Robert Macfarlane Manager, Pricing and Tariffs Portland General Electric Company 121 SW Salmon Street, 1 WTC0306 Portland, OR 97204 Phone: 503.464.8954 Fax: 503.464.7651 E-mail: pge.opuc.filings@pgn.com

Douglas Tingey Associate General Counsel Portland General Electric Company 121 SW Salmon Street, 1WTC1301 Portland, OR 97204 Phone: 503.464.8926 Fax: 503.464.2200 E-mail: doug.tingey@pgn.com

### Conclusion

OAR 860-021-0005 allows the Commission to grant waivers of Division 21 rules for good cause shown. PGE respectfully seeks a partial waiver of the specific provisions of OAR 860-021-0405(5). PGE requests this partial waiver to allow PGE to continue to send 15-day notices of disconnection to customers by email for those that have notified the company that email is their preferred method of communication.

PGE's current partial waiver of OAR 860-021-0405(5) will sunset on April 1, 2020, therefore, PGE is requesting an additional two years to continue to email 15-day notices of disconnection by email.

Good cause exists to grant PGE's request for the partial waiver. Such a waiver would allow PGE to continue providing service-related communications to our customers via means that are consistent with our paperless customers' preferences. For all the reasons described above, PGE requests that Commission approve this request

for a partial waiver effective for two years.

DATED this 19<sup>th</sup> day of March, 2020.

### Is Robert Macfarlane

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