ISSUED: January 25, 2018

## BEFORE THE PUBLIC UTILITY COMMISSION

## **OF OREGON**

UM 1877-UM 1882, UM 1884-UM 1886, UM 1888-UM 1890

In the Matters of

BOTTLENOSE SOLAR, LLC; VALHALLA SOLAR, LLC; WHIPSNAKE SOLAR, LLC; SKYWARD SOLAR, LLC; LEATHERBACK SOLAR, LLC; PIKA SOLAR, LLC; COTTONTAIL SOLAR, LLC; OSPREY SOLAR, LLC; WAPITI SOLAR, LLC; BIGHORN SOLAR, LLC; MINKE SOLAR LLC; HARRIER SOLAR LLC,

**RULING** 

Complainants,

v.

PORTLAND GENERAL ELECTIRC COMPANY,

Defendant.

DISPOSITION: REQUEST FOR EXPEDITED RESPONSE SCHEDULE GRANTED IN PART

On January 24, 2018, Portland General Electric Company (PGE) filed both a Motion for Summary Judgment and Motion to Stay Discovery and Procedural Schedule in the above-captioned proceedings. In light of the pendency of a ruling on a motion to compel filed by the complainants, and the possible burdens upon PGE if production were to be required by such a ruling, PGE requests that we address the motion to stay discovery and procedural schedule on an expedited basis and require complainants to respond no later than February 1, 2018, and for PGE to reply on or before February 6, 2018.

In light of the foregoing circumstances, I find that the request of PGE is generally reasonable and will not unduly delay the proceedings, burden the record or disadvantage the parties.

## **RULING**

The motion is granted to the following extent: Complainants shall file a response to PGE's motion to stay discovery and procedural schedule no later than Friday, February 2, 2018. PGE shall file a reply no later than February 7, 2018.

Dated this 25th day of January, 2018, at Salem, Oregon.

Allan J. Arlow Administrative Law Judge