

**BEFORE THE PUBLIC UTILITY COMMISSION  
OF OREGON**

**DR 10, UE 88, UM 989**

In the Matters of

The Application of Portland General Electric  
Company for an Investigation into least Cost Plan  
Plant Retirement, (DR 10)

Revised Tariffs Schedules for Electric Service in  
Oregon Filed by Portland General Electric  
Company, (UE 88)

Portland General Electric Company's  
Application for an Accounting Order and for  
Order Approving Tariff Sheets Implementing  
Rate Reduction. (UM 989)

**PORTLAND GENERAL ELECTRIC  
COMPANY'S OPPOSITION TO  
MOTION TO REMOVE ISSUES FROM  
PHASE I**

**I. INTRODUCTION**

Portland General Electric Company ("PGE") submits this opposition to the motion of the Utility Reform Project and the Class Action Plaintiffs (collectively "URP") to retroactively limit the scope of issues considered by the Commission in Phase I of these remanded proceedings.

**II. DISCUSSION**

This is essentially a motion for reconsideration of the denial of URP's previous motion for reconsideration of the scoping order in these proceedings, Order 04-597. URP filed its first motion for reconsideration of Order 04-597 on December 20, 2004, raising exactly the same issues raised in this motion. The Commission denied that motion in Order 05-091, addressing and rejecting the exact arguments URP raises here.

URP makes no new arguments and cites no legal authority in this motion. Instead, URP simply incorporates by reference its previous briefs and arguments on these issues and rehashes those arguments in summary form. The Commission rejected those arguments in Order 05-091, and

in its predecessor, Order 04-597. PGE urges the Commission to reaffirm those well-reasoned Orders.

In urging the Commission to adhere to its previous Orders, PGE briefly notes two points. First, URP's central argument in this motion is that the scope of Phase I, and the scope of evidence considered by the Commission in Phase I, are different from the scope of Phase III. But, as the Commission discussed in detail in Order 05-091, the different scope of these phases is a natural result of the different instructions that the Commission received in the remands of UE 88, DR 10 and UM 989. The scope of Phase I is different than the scope of Phase III, because the issues on remand are different. Neither logic nor legal authority compels URP's argument that the scope of the two phases must be the same.

Second, URP has not been harmed by the scope of these remanded proceedings. URP has been given the opportunity to raise every argument it has ever asked to raise during multiple layers of comment, testimony, briefing and hearings. That some of these issues have been addressed during Phase I and some during Phase III does not amount to a constitutional violation. The Commission has considered all parties' arguments and announced its intention to address all issues in a comprehensive Order governing all phases of these proceedings, and due process requires no more.

In sum, PGE respectfully requests that the Commission again reject URP's arguments for the reasons articulated in Orders 04-597, 05-091, and in PGE's prior briefing on these issues, which PGE incorporates herein by reference.

\* \* \* \* \*

\* \* \* \* \*

\* \* \* \* \*

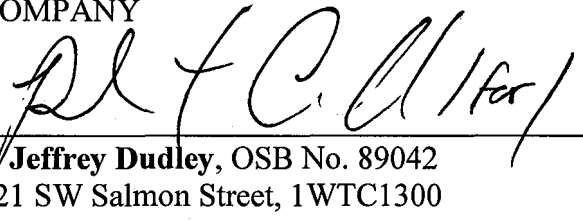
\* \* \* \* \*

**III. CONCLUSION**

For the reasons stated, PGE respectfully requests that the Commission deny URP's motion to limit Phase I of these proceedings.

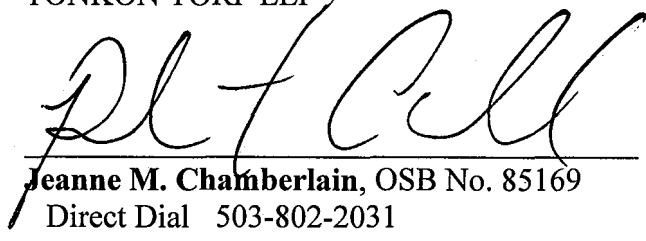
DATED this 17<sup>th</sup> day of September, 2008.

PORTLAND GENERAL ELECTRIC  
COMPANY



**J. Jeffrey Dudley**, OSB No. 89042  
121 SW Salmon Street, 1WTC1300  
Portland, OR 97204  
Telephone: 503-464-8860  
Fax: 503-464-2200  
E-Mail [jay.dudley@pgn.com](mailto:jay.dudley@pgn.com)

TONKON TORP LLP



**Jeanne M. Chamberlain**, OSB No. 85169  
Direct Dial 503-802-2031  
Direct Fax 503-972-3731  
E-Mail [jeanne@tonkon.com](mailto:jeanne@tonkon.com)

**David F. White**, OSB No. 01138  
Direct Dial 503-802-2168  
Direct Fax 503-972-3868  
E-Mail [david.white@tonkon.com](mailto:david.white@tonkon.com)

**Paul W. Conable**, OSB No. 97536  
Direct Dial 503-802-2188  
Direct Fax 503-972-3888  
E-Mail [paul.conable@tonkon.com](mailto:paul.conable@tonkon.com)  
888 SW Fifth Avenue, Suite 1600  
Portland, OR 97204-2099

Of Attorneys for Portland General Electric  
Company

001991\00226\1109708 V002

## CERTIFICATE OF SERVICE

I hereby certify that on this day I served the foregoing **PORTLAND GENERAL ELECTRIC COMPANY'S OPPOSITION TO MOTION TO REMOVE ISSUES FROM PHASE I** by e-mail and/or mailing a copy thereof, to each party that has not waived paper service, in a sealed, first-class postage prepaid envelope, addressed to each party listed below and depositing in the US mail at Portland, Oregon.

*(Waives Paper Service)*

David J. Meyer  
Vice President & Chief Counsel  
Avista Corporation  
PO Box 3727  
Spokane, WA 99220-3727  
david.meyer@avistacorp.com

Stephanie S. Andrus  
Assistant Attorney General  
Department of Justice  
Regulated Utility and Business Section  
1162 Court Street NE  
Salem, OR 97301-4096  
stephanie.andrus@state.or.us

Paul A. Graham  
Department of Justice  
Regulated Utility & Business Section  
1162 Court Street, N.E.  
Salem, OR 97301-4096  
paul.graham@state.or.us

*(Waives Paper Service)*  
Lowrey R. Brown, Utility Analyst  
Citizens' Utility Board of Oregon  
610 SW Broadway, Suite 308  
Portland, OR 97205  
lowrey@oregoncub.org

*(Waives Paper Service)*  
Jason Eisdorfer  
Energy Program Director  
Citizen's Utility Board of Oregon  
610 SW Broadway, Suite 308  
Portland, OR 97205  
jason@oregoncub.org

*(Waives Paper Service)*

Robert Jenks  
Citizens' Utility Board of Oregon  
610 SW Broadway, Suite 308  
Portland, OR 97205  
bob@oregoncub.org

Daniel W. Meek  
Daniel W. Meek, Attorney at Law  
10949 S.W. Fourth Avenue  
Portland, OR 97219  
dan@meek.net

*(Waives Paper Service)*

Ric Gale  
Idaho Power Company  
1221 West Idaho Street  
P. O. Box 70  
Boise, ID 83707-0070  
rgale@idahopower.com

*(Waives Paper Service)*

Barton L. Kline, Senior Attorney  
Idaho Power Company  
PO Box 70  
Boise, ID 83707-0070  
bkline@idahopower.com

*(Waives Paper Service)*

Monica B. Moen  
Idaho Power Company  
1221 West Idaho Street  
PO Box 70  
Boise, ID 83707-0070  
mmoen@idahopower.com

*(Waives Paper Service)*  
Lisa D. Nordstrom  
Idaho Power Company  
PO Box 70  
Boise, ID 83707-0070  
lnordstrom@idahopower.com

*(Waives Paper Service)*  
Michael Youngblood  
Senior Pricing Analyst  
Idaho Power Company  
PO Box 70  
Boise, ID 83707-0070  
myoungblood@idahopower.com

Linda K. Williams  
Kafoury & McDougal  
10266 S.W. Lancaster Road  
Portland, OR 97219-6305  
linda@lindawilliams.net

*(Waives Paper Service)*  
Katherine A. McDowell  
McDowell & Associates PC  
520 SW Sixth Avenue, Suite 830  
Portland, OR 97204-1268  
katherine@mcd-law.com

*(Waives Paper Service)*  
Wendy L. McIndoo  
McDowell & Rackner PC  
520 SW Sixth Avenue, Suite 830  
Portland, OR 97204

*(Waives Paper Service)*  
Kimberly Perry  
McDowell & Rackner PC  
520 SW Sixth Avenue, Suite 830  
Portland, OR 97204  
kim@mcd-law.com

*(Waives Paper Service)*  
Lisa F. Rackner  
McDowell & Rackner PC  
520 SW Sixth Avenue, Suite 830  
Portland, OR 97204  
lisa@mcd-law.com

*(Waives Paper Service)*  
Portland Docketing Specialist  
Lane Powell Spears Lubersky LLP  
2100 ODS Tower  
601 S.W. Second Avenue  
Portland, OR 97204-3158  
docketing-pdx@lanepowell.com

*(Waives Paper Service)*  
Richard H. Williams  
Lane Powell Spears Lubersky LLP  
2100 ODS Tower  
601 S.W. Second Avenue  
Portland, OR 97204-3158  
williamsr@lanepowell.com

*(Waives Paper Service)*  
Natalie L. Hocken  
Assistant General Counsel  
PacifiCorp  
Office of the General Counsel  
825 NE Multnomah St., Suite 1800  
Portland, OR 97232  
natalie.hocken@pacificorp.com

*(Waives Paper Service)*  
Oregon Dockets  
PacifiCorp  
Office of the General Counsel  
825 NE Multnomah St., Suite 1800  
Portland, OR 97232  
oregondockets@pacificorp.com

J. Jeffrey Dudley  
Portland General Electric Company  
121 SW Salmon, 1WTC1300  
Portland, OR 97204  
jay.dudley@pgn.com

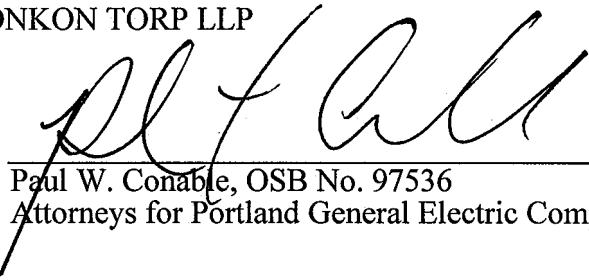
Patrick G. Hager, III  
Manager, Regulatory Affairs  
Portland General Electric Company  
121 SW Salmon, 1WTC0702  
Portland, OR 97204  
patrick.hager@pgn.com

Rates & Regulatory Affairs  
Portland General Electric Company  
121 SW Salmon Street, 1WTC0702  
Portland, OR 97204  
pge.opuc.filings@pgn.com

DATED this 17<sup>th</sup> day of September, 2008.

TONKON TORP LLP

By

  
Paul W. Conable, OSB No. 97536  
Attorneys for Portland General Electric Company

001991\00226\1173550 V001