BEFORE THE OREGON PUBLIC UTILITIES COMMISSION

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)

ERRATA TO:

REPLY COMMENTS OF
UTILITY REFORM PROJECT, ET AL.
AND REPLY COMMENTS OF
THE CLASS ACTION PLAINTIFFS
ON THE PROFFERED QUESTION
REGARDING REMEDIES

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Utility Reform Project (URP) and the Class Action Plaintiffs (CAPs) offer the following corrections to typographical errors in their respective Reply Comments of July 20, 2007:

CORRECTIONS TO REPLY COMMENTS OF CLASS ACTION PLAINTIFFS		
Page, Para, Line	Correction	
2, note 1	Paragraph starting "[P]laintiffs argue" should be indented.	
6, ¶3, line 2	"to correct nunc pro tunc, which can be used to correct"	
7, ¶1, line 2	Strike the comma at the end of the line.	
7, note 2	Paragraph starting "The effect" should be indented.	
12, ¶2, line 13	Strike "Appendix 1."	
20, ¶1, line 1	There should be this accidentally deleted footnote at the end of the first sentence on the page "refunds and requires that interest be paid."	
	NC Stat§ 62-130. Commission to make rates for public utilities	
	(a) The Commission shall make, fix, establish or allow just and reasonable rates for all public utilities subject to its jurisdiction. A rate is made, fixed, established or allowed when it becomes effective pursuant to the provisions of this Chapter.	
	* * *	
	(d) The Commission shall from time to time as often as circumstances may require, change and revise or cause to be changed or revised any rates fixed by the Commission, or allowed to be charged by any public utility.	
	(e) In all cases where the Commission requires or orders a public utility to refund moneys to its customers which were advanced by or overcollected from its customers, the Commission shall require or order the utility to add to said refund an amount of interest at such rate as the Commission may determine to be just and reasonable; provided, however, that such rate of interest applicable to said refund shall not exceed ten percent (10%) per annum.	

CORRECTIONS TO REPLY COMMENTS OF UTILITY REFORM PROJECT		
Page, Para, Line	Correction	
3 ¶1, line 5	"to order refunds, no constitutional issue need be reached."	
14, ¶2, line 2	"possibly refund would be the <u>unlawful</u> charges"	
17, ¶2, line 11	"Since CUB's premise if is false"	
23, ¶2, line 4	"UE 48 rates, which were about \$60 \$50 million per year"	
25, ¶2, line 3	"In the instant case, hoover however"	

Dated: July 24, 2007 Respectfully Submitted,

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CERTIFICATE OF SERVICE

I hereby certify that I filed the original and 5 copies of the foregoing by email to the Filing Center and by mail, postmarked this date, and that I served a true copy of the foregoing ERRATA TO REPLY COMMENTS OF UTILITY REFORM PROJECT, ET AL. AND REPLY COMMENTS OF CLASS ACTION PLAINTIFFS ON THE PROFFERED QUESTION REGARDING REMEDIES by email to the physical and email addresses shown below, which comprise the service list on the Commission's web site as of this day (email service only to those who have waived physical service).

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Dated: July 24, 2007	
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