BEFORE THE PUBLIC UTILITY COMMISSION

OF OREGON

UE 394

In the Matter of

PORTLAND GENERAL ELECTRIC COMPANY,

Request for a General Rate Revision.

MOTION TO MODIFY PROCEDURAL SCHEDULE

I. INTRODUCTION

Pursuant to OAR 860-001-0420 and OAR 860-001-0420(2), the Oregon Citizens' Utility Board (CUB) moves to modify the procedural schedule in the above-captioned proceeding. Conflicts have arisen that required CUB to reach out to parties to determine whether modifying the procedural schedule was possible. In order to satisfy the requirements of OAR 860-001-0420(2), CUB contacted counsel for all parties in this proceeding via email to seek agreement on the contents of this motion. Portland General Electric Company, Staff of the Public Utility Commission of Oregon, Walmart, Calpine Energy Solutions, LLC., the Alliance of Western Energy Consumers, Kroger (Fred Meyer), and Small Business Utility Advocates have all indicated they either do not oppose or support the motion and that the dates below are agreeable. Therefore, no party to this proceeding opposes this motion.

II. DISCUSSION

The current schedule of impacted events remaining in this docket and CUB's proposed changes are as follows:

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Event Remaining	Current Date	Proposed New Date
Settlement Conference	December 13, 2021	December 7, 2021
Opening Briefs	February 21, 2022	February 22, 2022
Closing Briefs	February 28, 2022	March 7, 2022
Oral Argument	March 4, 2022	March 22, 2022

In reviewing the remainder of the procedural schedule, CUB noticed that parties inadvertently scheduled Opening Briefs for Presidents' Day—a holiday recognized in the State of Oregon during which the Oregon Public Utility Commission (Commission) will be closed. The above change is necessary to avoid that conflict. The dates for Closing Briefs and Oral Argument were chosen collaboratively by the above-mentioned parties and represent a compromise that accommodates the schedules of all parties in this proceeding. While CUB recognizes that parties can change the dates of settlement conferences without Commission approval, the above change is reflected in the motion for the Commission's awareness. CUB does not believe the proposed changes addressed herein will unduly delay the proceeding or prejudice any party.

III. CONCLUSION

For the foregoing reasons, CUB respectfully requests that the Commission grant this motion to modify the procedural schedule in Docket No. UE 394.

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Dated this 22nd day of October, 2021.

Respectfully submitted,

Michael P. Goetz, OSB #141465

General Counsel

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