Stoll Berne

December 30, 2023

Via Electronic Filing

Public Utility Commission of Oregon Attn: Filing Center 201 High St. SE, Suite 100 Salem, OR 97301 puc.filingcenter@puc.oregon.gov

Re: Docket No. UE 428 – Samuel Drevo's Request for Extension of Time to Reply to PacifiCorp's Partial Objection to Samuel Drevo's Petition to Intervene

Attention Filing Center,

Please find attached for filing in the above-referenced proceeding Samuel Drevo's Request for Extension of Time to Reply to PacifiCorp's Partial Objection to Samuel Drevo's Petition to Intervene.

Counsel for Mr. Drevo respectfully requests a seven-day extension of time to reply to PacifiCorp d/b/a Pacific Power's Partial Objection to Samuel Drevo's Petition to Intervene in this proceeding for the reasons set forth in the filing below

Thank you for your assistance. Please do not hesitate to contact me with any questions regarding this filing. Mr. Drevo can be contacted via his attorney, listed in the petition below.

Thank you,

/s/ Matthew J. Preusch

Matthew J. Preusch, OSB No. 134610 801 Garden Street, Suite 301 KELLER ROHRBACK L.L.P. Santa Barbara, CA 93101 Tel: (805) 456-1496 mpreusch@kellerrohrback.com

Counsel for Samuel Drevo and James Plaintiffs

BEFORE THE PUBLIC UTILITY COMMISSION OF OREGON

UE 428

In the Matter of

PACIFICORP, dba PACIFIC POWER,

Advice No. 23-018 (ADV 1545), Modifications to Rule 4, Application for Electrical Service.

REQUEST FOR EXTENSION OF TIME TO REPLY TO PACIFICORP'S PARTIAL OBJECTION TO SAMUEL DREVO'S PETITION TO INTERVENE

On December 18, Samuel Drevo filed his petition to intervene in this proceeding, individually and on behalf of the certified class in *James v. PacifiCorp*. PacifiCorp filed a partial objection on December 28, 2023. Under OAR 860-001-0300(5), Mr. Drevo's reply is due seven (7) days after PacifiCorp's partial objection was filed, on January 4, 2024.

Pursuant to the authority delegated to the Administrative Law Judge by OAR 860-001-0090(h), Petitioner respectfully requests a brief seven (7) day extension of time—until January 11, 2024—to file his reply. Good cause exists to grant this extension. Petitioner's counsel is currently preparing for the first consolidated damages trial in the *James* matter, which begins on January 8. Given the demands of the pretrial schedule in the *James* case as well as the intervening New Year's holiday, the requested extension would afford petitioner a sufficient opportunity to prepare his reply.

A short seven-day extension of time will not unreasonably delay this proceeding, nor will it prejudice any of the parties. It will, however, permit petitioner sufficient time to provide a fulsome reply.

DREVO'S REQUEST FOR EXTENSION-1

STOLL STOLL BERNE LOKTING & SHLACHTER P.C. 209 S.W. OAK STREET PORTLAND, OREGON 97204 TEL. (503) 227-1600 FAX (503) 227-6840 RESPECTFULLY SUBMITTED this 30th day of December, 2023.

KELLER ROHRBACK L.L.P.

By <u>/s/ Matthew J. Preusch</u> Matthew J. Preusch, OSB No. 134610

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Attorneys for Petitioner and the James class