



Portland General Electric Company
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Douglas C. Tingey
Associate General Counsel

October 20, 2016

Via Electronic Filing

Oregon Public Utility Commission
Attention: Filing Center
PO Box 1088
Salem OR 97308-1088

Re: UM 1789/UE 311/UP 344– PGE’s Deferral of Environmental Remediation Costs related to Schedule 149 (**UM1789**), Environmental Remediation Costs Recovery Adjustment (**UE 311**), and Application for Approval of Sale of Harborton Restoration Project Property (**UP 344**).

Attention Filing Center:

Enclosed for filing in the above-captioned consolidated docket please find Portland General Electric Company’s (“PGE”) **Motion to Suspend Procedural Schedule**.

This filing is filed by electronic mail with the Filing Center.

Thank you in advance for your assistance.

Sincerely,

A handwritten signature in blue ink, appearing to read "D. Tingey", is written over a light blue circular stamp.

Doug Tingey
Associate General Counsel

DT/lgh

Enclosure

**BEFORE THE PUBLIC UTILITY COMMISSION
OF OREGON**

UM 1789, UE 311, UP 344

In the Matter of

PORTLAND GENERAL ELECTRIC
COMPANY,

Application to Defer Revenues and Costs
Related to the Environmental Remediation
Costs Recovery Adjustment,
Schedule 149

(UM 1789);

Schedule 149, Environmental Remediation
Costs Recovery Adjustment

(UE 311);

and

Application for Approval of Sale of Harborton
Restoration Project Property

(UP 344).

**MOTION TO SUSPEND
PROCEDURAL SCHEDULE**

**EXPEDITED CONSIDERATION
REQUESTED**

Pursuant to OAR 860-001-0420(2), Portland General Electric Company (“PGE”) hereby moves the Administrative Law Judge (ALJ) for an order suspending the remainder of the procedural schedule in this consolidated docket.

The parties to this docket, PGE, Staff of the Public Utility Commission (“Staff”), the Citizens’ Utility Board of Oregon (“CUB”), and the Industrial Customers of Northwest Utilities (“ICNU”), have reached a settlement in principle in this docket. Accordingly, PGE requests that the remainder of the procedural schedule be suspended while the parties draft and execute a Stipulation and supporting joint testimony. The parties anticipate filing the Stipulation and joint testimony within four weeks.

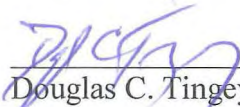
Staff, CUB, and ICNU support this motion.

Under the procedural schedule in this docket, PGE’s rebuttal testimony is due October

24th. PGE therefore requests expedited consideration of this motion.

DATED this 20th day of October, 2016.

Respectfully submitted,



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