David F. White Associate General Counsel

May 18, 2018

Via Electronic Filing

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

Re: UM 1854 - PORTLAND GENERAL ELECTRIC COMPANY's Application to Lower the Standard Price and Standard Contract Eligibility Cap for Solar Qualifying Facilities

Dear Filing Center:

Enclosed for filing in the above-captioned docket is Portland General Electric Company's ("PGE") Motion to Modify Procedural Schedule.

This document is being filed by electronic mail with the Filing Center.

Thank you in advance for your assistance.

Sincerely,

David F. White

Associate General Counsel

DFW:jm

Enclosure

BEFORE THE PUBLIC UTILITY COMMISSION

OF OREGON

UM 1854

In the Matter of

PORTLAND GENERAL ELECTRIC COMPANY

Application to Lower the Standard Price and Standard Contract Eligibility Cap for Solar Qualifying Facilities.

PORTLAND GENERAL ELECTRIC COMPANY'S MOTION TO MODIFY PROCEDURAL SCHEDULE

Expedited Consideration Requested

Pursuant to OAR 860-001-0420, Portland General Electric Company ("PGE") respectfully requests modification of the procedural schedule in the above-captioned matter. Specifically, PGE requests that Chief Administrative Law Judge Michael Grant extend all deadlines in the existing schedule by four weeks such that the first deadline (Staff and Intervenor Response Testimony) would be moved from May 18, 2018, to June 15, 2018.

Stakeholders in this proceeding are making progress toward settlement. The parties are attempting to finalize a settlement so that they can file a settlement proposal with the Public Utility Commission of Oregon for its consideration and approval consistent with the requirements of OAR 860-001-0350. In order to facilitate these efforts, PGE seeks a four-week extension of all deadlines in the current procedural schedule. Stakeholders have an agreement in principle and PGE believes that the parties should be able to finalize settlement within four weeks. If they cannot, then PGE does not intend to seek an additional extension of time and believes that Staff and Intervenors should file their response testimony by June 15, 2018 (PGE notes that the parties can continue to pursue settlement after the filing of initial testimony if they believe continued settlement discussions are warranted).

Intervenors Community Renewable Energy Association, Renewable Energy Association,

Northwest and Intermountain Power Producers Association, and Renewable Northwest support

an indefinite stay of the procedural schedule rather than a specific modification of the schedule.

PGE does not seek or support an indefinite stay of the procedural schedule at this time. PGE is

willing to continue to explore settlement but believes there should be an appropriate deadline for

moving forward with this matter if settlement cannot be achieved. PGE has already agreed to

several extensions of the schedule in this proceeding to accommodate settlement discussions.

PGE is hopeful that settlement can be reached, but if it is not then PGE seeks the prompt

resolution of this matter in the interest of its customers. As a result, PGE opposes any indefinite

suspension of the procedural schedule.

PGE requests expedited consideration of this request to modify the procedural schedule.

Under the current schedule, Staff and Intervenors are required to file their response testimony

today—Friday, May 18, 2018. PGE requests that ALJ Grant enter an immediate ruling extending

all existing deadlines by four-weeks such that Staff and Intervenors response testimony would be

due June 15, 2018.

DATED this 18th day of May, 2018.

Respectfully submitted,

David F. White, OSB #011382

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