

Jeffrey S. Lovinger | Lawyer JeffreyLovinger@MarkowitzHerbold.com

March 4, 2020

Via Electronic Filing

Public Utility Commission of Oregon Attn: Filing Center PO Box 1088 Salem, OR 97308-1088

Re: UM 1971 - Waconda Solar, LLC v. Portland General Electric Company

Attention Filing Center:

Enclosed for filing today in the above-named docket is a Joint Motion to Extend Time. **Please note that expedited consideration has been requested.**

Thank you for your assistance.

Very truly yours, anit Jeffrey S. Lovinger

Attachment 972185

BEFORE THE PUBLIC UTILITY COMMISSION

OF OREGON

UM 1971

WACONDA SOLAR, LLC,

Complainant,

JOINT MOTION TO EXTEND TIME

Expedited Consideration Requested

vs.

PORTLAND GENERAL ELECTRIC COMPANY,

Defendant.

Pursuant to OAR 860-001-0420, Complainant Waconda Solar, LLC ("Waconda Solar") and Defendant Portland General Electric Company ("PGE") jointly move Chief Administrative Law Judge ("ALJ") Nolan Moser for a ruling that extends the current deadline for Waconda Solar's Response to PGE's Motion for Summary Judgment by six weeks (i.e., moving the deadline from March 11, 2020 to April 22, 2020). The parties have agreed that with this extension of time, the depositions previously noticed by Waconda Solar will be moved by six weeks to April 20, 2020.

The purpose of the requested extension is to accommodate the parties' decision to engage in further settlement discussions. As with the parties' previous joint motions regarding the schedule, the parties wish to maintain their respective positions with regard to data requests or other discovery, even with the requested six-week extension. Thus, the parties propose that the ALJ's order grant the extension requested above and also approve conditions on future discovery that are intended to preserve that status. The parties thus request an order from the ALJ:

- 1. Approving an extension of the due date of Waconda Solar's Response to PGE's Motion for Summary Judgment to April 22, 2020;
- 2. Acknowledging the parties' agreement to move the previously noticed depositions to April 20, 2020; and
- 3. Limiting discovery during this period of extension, such that: (a) for any depositions noticed by Waconda Solar from March 4, 2020 through April 22,

MARKOWITZ HERBOLD PC 1455 SW BROADWAY, SUITE 1900 PORTLAND, OREGON 97201 (503) 295-3085 Fax: (503) 323-9105

Page 1 - JOINT MOTION TO EXTEND TIME

2020, the required notice period will be extended by 42 days (i.e., the required notice period will be 52 days); and (b) for any data requests or other discovery requests advanced by Waconda Solar from March 4, 2020 through April 22, 2020, PGE's required response date is extended by an additional 42 days (i.e., the response period will be 56 days).

Waconda Solar and PGE request expedited consideration of this joint motion and a ruling by March 6, 2020, or as soon as practical.

Good cause exists to issue the requested ruling because it will facilitate the parties' efforts to explore a resolution of some or all of the issues in the case and will implement an agreement on scheduling that has been reached by the parties.

Both parties reserve their rights with respect to discovery and the depositions that Waconda Solar has requested (or may request hereafter). Specifically, PGE reserves its right to object to any of the data requests or notices of deposition issued by Waconda Solar and reserves its right to seek a protective order regarding any discovery requests made by Waconda Solar. Similarly, Waconda solar reserves its right to seek information from PGE, consistent with the ALJ's August 3, 2019 ruling, except as limited by this joint motion.

The parties anticipate that if settlement efforts are fruitful, an additional extension of time may be sought from the ALJ through a future motion.

DATED this 4th day of March 2020.

Respectfully submitted,

PORTLAND GENERAL ELECTRIC COMPANY

WACONDA SOLAR LLC

s/ Jeffrey S. Lovinger

Jeffrey S. Lovinger, OSB #960147 Markowitz Herbold PC 1455 SW Broadway, Suite 1900 Portland, OR 97201 Telephone: (503) 295-3085 Fax: (503) 323-9105 JeffreyLovinger@MarkowitzHerbold.com s/Irion A. Sanger Irion A. Sanger, OSB #003750 Sanger Law PC 1041 SE 58th Place Portland, Oregon 97215 Telephone: 503-756-7533 Fax: 503-334-2235 irion@sanger-law.com

> MARKOWITZ HERBOLD PC 1455 SW BROADWAY, SUITE 1900 PORTLAND, OREGON 97201 (503) 295-3085 Fax: (503) 323-9105

Page 2 - JOINT MOTION TO EXTEND TIME