

CHAD M. STOKES

cstokes@cablehuston.com

February 22, 2013

VIA ELECTRONIC FILING AND FIRST CLASS MAIL

Public Utility Commission of Oregon 550 Capitol Street N.E., Suite 215 Salem, Oregon 97301-2551

Re:

In the Matter of Portland General Electric Company, Request for a General Rate

Revision – Docket No. UE 262

Dear Filing Center:

Enclosed for filing please find an original and one (1) copy of Troutdale Energy Center, LLC's Petition to Intervene in Docket No. UE 262.

Respectfully submitted,

Chad M. Stokes

Enclosures

cc w/encs: UE 262 Service List

BEFORE THE PUBLIC UTILITY COMMISSION

OF OREGON

UE 262

In the Matter of PORTLAND GENERAL ELECTRIC COMPANY, Request for a General Rate Revision.

TROUTDALE ENERGY CENTER. LLC's PETITION TO INTERVENE

and Waiver of Paper Service

Pursuant to ORS § 756.525, OAR § 860-001-0300, and the Chief Administrative Law Judge's ("ALJ") Notice of Prehearing Conference and Memorandum issued February 21, 2013, Troutdale Energy Center, LLC ("TEC") hereby submits this Petition to Intervene in the abovecaptioned proceeding and seeks party status as provided in OAR § 860-001-0300(7). In support of this Petition, TEC states as follows:

The name and address of Troutdale Energy Center as a party of record in this 1. proceeding is:

> Troutdale Energy Center c/o Robert C. Howard **Development Partners** 11 Martine Avenue, 9th floor White Plains, NY 10606 Telephone: (914) 468-2406

E-Mail: bhoward@developmentpartners.com

2. Chad M. Stokes and Tommy Brooks from the law firm Cable Huston Benedict Haagensen & Lloyd and Paula E. Pyron will represent TEC in this proceeding. All documents related to this proceeding should be served on TEC's attorneys at the following address:

> Chad M. Stokes **Tommy Brooks** Cable Huston 1001 SW Fifth Ave., Suite 2000 Portland, OR 97204-1136

Telephone: (503) 224-3092 Facsimile: (503) 224-3176

E-Mail: cstokes@cablehuston.com

and

Paula E. Pyron 4113 Wolf Berry Court

Lake Oswego, OR 97035-1827 Telephone: (503) 636-2580 Facsimile: (503) 636-0703

E-Mail: ppyron@cpkinder.com

- 3. TEC is a developer actively working to site multiple generation facilities within Portland General Electric's service territory.
- 4. TEC plans to actively monitor the proceedings in this docket and, if necessary, raise issues that will be helpful to the Commission. TEC's participation will not unreasonably broaden the issues, unduly burden the record, or delay the proceeding. No other party in this proceeding represents TEC's interests.
 - 5. TEC waives paper service of documents in this proceeding.
- 6. The Chief ALJ's Notice of Prehearing Conference and Memorandum issued February 21, 2013 requested any person wanting to participate as a party should file a petition to intervene prior to the prehearing conference on March 4, 2013.

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WHEREFORE, Troutdale Energy Center respectfully requests leave to intervene and requests all the rights of a party in this proceeding.

Dated this 22nd day of February 2013.

Respectfully submitted,

/s/ Chad M. Stokes

Chad M. Stokes, OSB No. 004007 Tommy Brooks, OSB No. 076071 Cable Huston 1001 SW Fifth Ave., Suite 2000 Portland, OR 97204-1136

Telephone: (503) 224-3092 Facsimile: (503) 224-3176

E-Mail: cstokes@cablehuston.com

Of Attorneys for Troutdale Energy Center

CERTIFICATE OF SERVICE

I hereby certify that I caused to be served the foregoing Troutdale Energy Center

Petition to Intervene in UE 262 via electronic mail and, where paper service is not waived, via postage-paid first class mail upon the following parties of record:

Michael Gorman **Burbaker & Associates**16690 Swingley Ridge Rd, Ste. 140
Chesterfield, MO 63019
mgorman@consultbai.com

G. Catriona Mccracken
Citizens' Utility Board Of Oregon
610 SW Broadway, Ste 400
Portland OR 97205
catriona@oregoncub.org

S. Bradley Van Cleve

Davison Van Cleve Pc

333 SW Taylor - Ste 400

Portland OR 97204

bvc@dvclaw.com

Lisa Rackner

McDowell Rackner & Gibson, PC
419 SW 11th Avenue, Suite 400
Portland, OR 97205
dockets@mcd-law.com

E-filing
Northwest Natural
220 NW 2nd Avenue
Portland, OR 97209
efiling@nwnatural.com

Douglas Tingey
Portland General Electric
121 SW Salmon Street – 1WTC13
Portland OR 97204
doug.tingey@pgn.com

Citizens' Utility Board Of Oregon 610 SW Broadway, Ste 400 Portland OR 97205 dockets@oregoncub.org

Robert Jenks
Citizens' Utility Board Of Oregon
610 SW Broadway, Ste 400
Portland OR 97205
bob@oregoncub.org

Kevin Higgins
Energy Strategies LLC
215 State Street, Suite 200
Salt Lake City, UT 84111-2322
khiggins@energystrat.com

Noble Americas Energy Solutions LLC Greg Bass 401 West A Street, Suite 500 San Diego, CA 92101 gbass@noblesolutions.com

Mark R. Thompson

Northwest Natural
220 NW 2nd Avenue
Portland, OR 97209

Mark.thompson@nwnatural.com

Jay Tinker **Portland General Electric**121 SW Salmon Street – 1WTC0702

Portland OR 97204

pge.opuc.filings@pgn.com

Judy Johnson **Public Utilities Commission** PO Box 2148 Salem, OR 97308-2148 Judy.johnson@state.or.us

Of Justice Business Activities Section 1162 Court Street NE Salem OR 97301-4096 stephanie.andrus@state.or.us

Donald W Schoenbeck **Regulatory & Cogeneration Services Inc** 900 Washington Street Ste 780 Vancouver WA 98660-3455 dws@r-c-s-inc.com

Johanna Riemenschneider **PUC Staff--Department** Of Justice **Business Activities Section** 1162 Court Street NE Salem OR 97301-4096 Johanna.riemenschneider@doj.state.or.us

Gregory M. Adams Richardson & O'leary Po Box 7218 **Boise ID 83702** greg@richardsonandoleary.com

Dated in Portland, Oregon, this 22nd day of February 2013.

/s/ Chad M. Stokes

Stephanie S Andrus

PUC Staff--Department

Chad M. Stokes, OSB No. 004007 Cable Huston Benedict Haagensen & Lloyd 1001 SW Fifth Ave., Suite 2000 Portland, OR 97204-1136

Telephone: (503) 224-3092 Facsimile: (503) 224-3176

E-Mail: cstokes@cablehuston.com

Of Attorneys for the Troutdale Energy Center