## BEFORE THE PUBLIC UTILITY COMMISSION

## **OF OREGON**

## **UM 1987**

In the Matter of

Portland General Electric Company,

Request to Update Schedule 201 and Standard Power Purchase Agreements.

PETITION TO INTERVENE OF NEWSUN ENERGY LLC

NewSun Energy (NewSun) respectfully petitions to intervene in this proceeding pursuant to Oregon Administrative Rule (OAR) 860-001-0300 and ORS 756.525. In support of this Petition, NewSun provides the following:

The name and address of the Company is:

NewSun Energy LLC 2033 E. Speedway Blvd, Suite 200 Tucson, AZ 85719

The petitioner will be represented by counsel in this proceeding. The names and addresses of the persons to be included on the official service list in this proceeding are:

Jacob H. Stephens Marie P. Barlow

CEO and Founder In-House Counsel, Policy & Regulatory Affairs

NewSun Energy LLC NewSun Energy LLC

2033 E. Speedway Blvd, Suite 200 390 SW Columbia, Suite 120

Tucson, AZ 85719 Bend, OR 97702 Cell: 520-981-7303 Office: 503-420-7734 Email: jstephens@newsunenergy.net Cell: 509-389-4847

Email: mbarlow@newsunenergy.net

NewSun is a Delaware limited liability company that successfully brought solar projects to commercial operation in Oregon and under Portland General Electric Company's (PGE's) standard power purchase agreement for qualifying facilities (QFs)

and owns current and prospective solar and storage projects that may execute standard power purchase agreements with PGE in the future. NewSun also participated in the workshops that occurred in connection with this docket that occurred in 2019. NewSun is seeking intervention on its own behalf and not as a member of a trade group or other organization.

NewSun has special knowledge or expertise that may assist the Commission in resolving the issues in this proceeding. NewSun has experience with PGE's standard contract and any changes made in this docket are likely to impact projects in Oregon. These outcomes could have a direct impact on NewSun's business. NewSun has participated in other regulatory dockets before the Commission including regarding PURPA implementation, avoided costs and interconnection. NewSun anticipates participating to the extent necessary to ensure its interests are protected. NewSun's interests are not adequately represented by any other party, and its participation will assist the Commission in resolving issues.

Based on the information provided above in compliance with the Commission's rules of procedures, NewSun requests approval to participate in these proceedings as an intervenor. NewSun's participation in this docket will not unreasonably broaden the issues, burden the record, or unreasonably delay this proceeding.

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NewSun Energy LLC therefore respectfully requests that the Commission grant this Petition to Intervene.

Dated this 13th day of January 2021.

Respectfully submitted, NewSun Energy LLC

/s/ Jacob H. Stephens
Jacob H. Stephens, CEO
NewSun Energy LLC
Jstephens@newsunenergy.net