ISSUED: February 14, 2022

BEFORE THE PUBLIC UTILITY COMMISSION

OF OREGON

UM 1971

WACONDA SOLAR, LLC,

RULING

VS.

PORTLAND GENERAL ELECTRIC COMPANY,

Pursuant to ORS 756.500.

DISPOSITION: MODIFIED RESPONSE TIME GRANTED.

On February 10, 2022, Portland General Electric (PGE) filed two motions. The first is a motion to clarify or modify the existing procedural schedule, and the second is a request for extension of time to respond to Waconda Solar, LLC's (Waconda) February 4, 2022 Motion for Summary Judgment. PGE previously filed its own motion for summary judgment which is now fully briefed and currently under consideration by the Commission.

PGE moves to hold in abeyance its response to the Waconda MSJ until the Commission provides an order on the PGE MSJ. If outstanding case issues remain following the issuance of an order, PGE further requests a prehearing conference to establish a procedural schedule to address any remaining claims. In its second motion, PGE requests to delay response to the Waconda MSJ until 15 days after the first motion is denied, or until after the first motion is granted, the Commission addresses the PGE MSJ and a prehearing conference is held.

On February 11, 2022, Waconda provided correspondence stating that it would like to respond to PGE's motions, and that it is willing to do so by February 17, 2022. Waconda notes it has no objection to allowing PGE a two-week extension of time to respond to the Waconda MSJ.

RULING

For good cause shown, I modify the following due dates. I direct Waconda to file its response to the February 11, 2022 PGE motions by 3:00 p.m. on February 17, 2022. PGE is directed to file its response to the Waconda MSJ by 3:00 p.m. on March 9, 2022.

Dated this 14th day of February, 2022, at Salem, Oregon.

Christopher J. Allwein Administrative Law Judge