ISSUED: September 14, 2023

BEFORE THE PUBLIC UTILITY COMMISSION

OF OREGON

UM 2273

In the Matter of

PUBLIC UTILITY COMMISSION OF OREGON,

Investigation Into House Bill 2021 Implementation Issues.

MEMORANDUM REGARDING SCHEDULE FOR ORAL ARGUMENT

The Commission will conduct oral argument in these proceedings on September 21, 2023, starting at 1:30 pm. This argument will be structured as follows:

Issue	Topic	Party(ies)	Time
I(a)(1)	Can and should the Commission	PacifiCorp/PGE	1:30 p.m
	require retirement of RECs to	(15 minutes)	2:30 p.m.
	demonstrate compliance with HB	Oregon Citizens'	
	2021? Does the answer depend on	Utility Board	
	how the Oregon Department of	(15 minutes)	
	Environmental Quality (DEQ)	Green Energy	
	interprets and implements ORS	Institute	
	468A.280? If the Commission does	(30 minutes)	
	not require retirement of RECs, can		
	and should it otherwise restrict their		
	use by utilities subject to HB 2021?		
I(a)(2)	Before applying the "public interest"	PacifiCorp/PGE	2:30 p.m
	criterion for CEP acknowledgment,	(5 minutes)	3:00 p.m.
	should the Commission give	Oregon Citizens'	
	guidance on its interpretation of	Utility Board	
	"economic and technical feasibility"	(5 minutes)	
	or other specified factors in HB 2021	Rogue Climate	
	Section 5(2)? Should the	(5 minutes)	
	Commission pre-determine other	NWEC/Renewable	
	relevant factors for purposes of	NW (5 minutes)	
	Section 5(2)(f)?	OSSIA (3 minutes)	

I(a)(3)	What relevance can and should the	PacifiCorp/PGE	3:00 p.m
	statements of policy in HB 2021	(5 minutes)	3:30 p.m.
	Section 2 have to the Commission's	NewSun/Climate	
	implementation of the operative	Solutions	
	provisions of the law?	(5 minutes)	
		NWEC/Renewable	
		NW (5 minutes)	
		OSSIA (3 minutes)	
I(a)(4)	What procedural approach should the	NewSun/Climate	3:30 p.m
	Commission take to oversee	Solutions	4:00 p.m.
	continual progress and prompt action	(5 minutes)	
	by utilities, as required by HB 2021	Rogue Climate	
	Section 4(6)?	(5 minutes)	
		Oregon Citizens'	
		Utility Board	
		(5 minutes)	

Time allowing, Climate Solutions will be allowed to briefly make its process argument at the conclusion of the oral argument.

Counsel should be prepared to address questions from the Commissioners and ALJs at any point during their presentations. Time limits for argument are generally inclusive of time responding to Commissioner and ALJ questions. Commissioners and the ALJs will ask additional questions during the remainder of the time for each section and to parties available for questioning but not arguing at their discretion. Rebuttal argument will not be allowed unless invited by the Commissioners or ALJs during the oral argument. For groups that are listed together in the schedule, they may allocate the allowed argument time between the groups or have one representative use the entire time on behalf of both groups. Due to time constraints, there may not be an opportunity for all parties to be heard at the oral argument.

No presentations or PowerPoint slides will be permitted for oral argument.

Dated this 14th day of September, 2023, at Salem, Oregon.

John Mellgren Administrative Law Judge