BEFORE THE PUBLIC UTILITY COMMISSION

OF OREGON

DR 10, UE 88, UM 989

In the Matters of

The Application of Portland General Electric Company for an Investigation into least Cost Plan Plant Retirement, (DR 10)

Revised Tariffs Schedules for Electric Service in Oregon Filed by Portland General Electric Company, (UE 88)

Portland General Electric Company's Application for an Accounting Order and for Order Approving Tariff Sheets Implementing Rate Reduction. (UM 989) JOINT FILING OF STAFF, PORTLAND GENERAL ELECTRIC COMPANY AND UTILITY REFORM PROJECT

Pursuant to the December 21, 2007, Conference Report and January 18, 2008, Ruling, Staff for the Public Utility Commission ("Staff"), Portland General Electric Company ("PGE") and the Utility Reform Project (individually, "URP," and collectively, the "Joint Filing Parties") submit this joint filing.

A list of written testimony and exhibits filed by the parties in Phase I of this consolidated remand proceeding is attached as Exhibit 1. Pre-filed testimony and exhibits for Phase I were admitted into the record at the hearing for Phase I on August 29 and 30, 2005 (the "Hearing"). Pursuant to the ALJ Ruling dated July 25, 2005, and the ALJ Ruling dated September 19, 2005, URP's written testimony and exhibits URP/204, URP/205 and URP/206 were not admitted into the record. The record in this consolidated remand proceeding also includes the underlying Commission records in dockets DR 10, UE 88, and UM 989.

Counsel for URP asked that the following statement from URP be included in this joint filing:

It appears that all motions have been ruled upon, in one way or another, with the exceptions noted below. This does not mean, however, that URP or the Class Action Plaintiffs have in any way waived their continuing objections and exceptions to the rulings. For example, at Transcript (TR) page 195 (August 29, 2005, the ALJ refused to allow "any further questioning that asks specifically . . . with regard to the statement whether or not PGE earned less than its authorized return on equity in the years 1999 through 2003." After the ruling was made, URP counsel proceeded to other questions. Doing so did not waive URP's contention that this ruling, among many others, were in error and denied due process to URP.

It appears that the following motions were not expressly resolved:

TR 104: URP motion to strike portions of Makholm testimony

TR 151: URP objection to rescheduling of Staff witnesses

* * *

PGE and Staff do not believe there are any outstanding motions from Phase I. PGE and Staff maintain that URP's motion to strike portions of the Dr. Makholm's testimony

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Page 2 - JOINT FILING OF STAFF, PORTLAND GENERAL ELECTRIC COMPANY AND UTILITY REFORM PROJECT

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DATED this 29th day of January, 2008.

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CERTIFICATE OF SERVICE

I hereby certify that on this day I served the foregoing JOINT FILING OF STAFF, PORTLAND GENERAL ELECTRIC COMPANY AND UTILITY REFORM PROJECT by mailing a copy thereof in a sealed, first-class postage prepaid envelope, addressed to each party listed below and depositing in the U.S. mail at Portland, Oregon.

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DATED this 29th day of January, 2008.

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David F. White, OSB No. 01138 Attorneys for Portland General Electric Company

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By	
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