ENTERED FEB 19 2002

This is an electronic copy. Attachments may not appear. BEFORE THE PUBLIC UTILITY COMMISSION

OF OREGON

DR 27

In the Matter of the Petition of Wah Chang)	
for a Declaratory Ruling Pursuant to ORS)	ORDER
756.450.)	

DISPOSITION: PROCEEDING DISMISSED

On June 11, 2001, Wah Chang filed a petition requesting that the Commission issue a declaratory ruling on whether Wah Chang is entitled to transition credits under Senate Bill 1149. On January 7, 2002, Commission Staff employee Bill McNamee filed with Lowell Bergen, Administrative Law Judge for the Commission, his recommendation as to whether the Commission should issue the requested declaratory ruling. Mr. McNamee stated that Wah Chang's electric rates should be governed by the terms of its contract with PacifiCorp. He stated that when that contract terminates on September 12, 2002, Wah Chang will become eligible to receive PacifiCorp's Senate Bill 1149 service options, including any associated transition adjustments, that it elected between February 5 and February 7, 2002. During that three-day period, non-residential consumers were required to elect which service option they will take beginning March 1, 2002. The service option selected will continue through December 31, 2002.

On January 17, 2002, Wah Chang filed a document stating that it was withdrawing its petition for a declaratory ruling. There is no need to continue to process this proceeding.

ORDER NO. 02-109

ORDER

IT IS ORDERED that the petition for a declaratory ruling filed by Wah Chang is dismissed.

Made, entered, and effective ______.

Roy Hemmingway Chairman Lee Beyer Commissioner

Joan H. Smith Commissioner

A party may request rehearing or reconsideration of this order pursuant to ORS 756.561. A request for rehearing or reconsideration must be filed with the Commission within 60 days of the date of service of this order. The request must comply with the requirements in OAR 860-014-0095. A copy of any such request must also be served on each party to the proceeding as provided by OAR 860-013-0070(2). A party may appeal this order to a court pursuant to applicable law.