Decision No. C14-0616-I-E-2

BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF COLORADO

PROCEEDING NO. 14A-0302E

IN THE MATTER OF THE APPLICATION OF PUBLIC SERVICE COMPANY OF COLORADO FOR APPROVAL OF ITS SOLAR*CONNECT PROGRAM.

PROCEEDING NO. 14A-0301E

IN THE MATTER OF THE APPLICATION OF PUBLIC SERVICE COMPANY OF COLORADO FOR APPROVAL TO ISSUE TARGETED REQUEST FOR PROPOSALS TO ACQUIRE GENERATION RESOURCES TO SUPPORT THE SOLAR*CONNECT PROGRAM.

SECOND ERRATA NOTICE

INTERIM DECISION: (1) SETTING THE APPLICATIONS
FOR HEARING BEFORE THE COMMISSION EN BANC;
(2) GRANTING INTERVENTIONS; (3) GRANTING
MOTIONS TO APPEAR PRO HAC VICE;
(4) CONSOLIDATING PROCEEDINGS; (5) DENYING
MOTION FOR EXPEDITED CONSIDERATION OF
BIDDING PROCEDURES; (6) REQUIRING
SUPPLEMENTAL DIRECT TESTIMONY; AND
(7) SCHEDULING A PREHEARING CONFERENCE

Errata Notice mailed July 2, 2014 Original Decision No. C14-0616-I mailed: June 9, 2014

1. Paragraph I.D.19 of Decision No. C14-0616-I failed to identify the Vote Solar Initiative as intervenor in the consolidated Proceeding Nos. 14A-0301E and 14A-0302E even though: the Vote Solar Initiative is acknowledged in paragraph I.C.11 of this Decision to have timely filed a motion of intervention in Proceeding No. 14A-0302E; and, this Decision granted the intervention of the Vote Solar Initiative in paragraph and II.A.15.

- 2. On June 16, 2016, Vote Solar, formerly known as the Vote Solar Initiative, filed its Motion for Errata Notice, which motion was granted in the consent agenda of the Commissioners' Weekly Meeting of June 18, 2014. This Second Errata Notice is issued pursuant to the grant of that motion. The motion of Vote Solar also gave notice of the name change of "The Vote Solar Initiative" to "Vote Solar".
- 3. Errata Notice C14-0616-I-E, issued June 12, 2014, previously corrected Paragraph I.D.19 of Decision No. C14-0616-I to read as:
 - 19. Parties granted interventions in Proceeding Nos. 14A-0301E and 14A-0302E shall be parties in the consolidated proceeding. The parties therefore include: Public Service, Staff, OCC, Colorado Energy Office, TASC, Boulder, CoSEIA, CIEA, NextEra, SEIA, Sunshare, WRA, Interwest, CEC, and the Clean Energy Collective.

(Emphasis added. Footnote to this paragraph 19 shows below.)

- 4. We further correct Decision No. C14-0616-I, to include Vote Solar, formerly known as the Vote Solar Initiative, in Paragraph I.D.19, so that paragraph reads:
 - 19. Parties granted interventions in Proceeding Nos. 14A-0301E and 14A-0302E shall be parties in the consolidated proceeding. The parties therefore include: Public Service, Staff, OCC, Colorado Energy Office, TASC, Boulder, CoSEIA, CIEA, NextEra, SEIA, Sunshare, Vote Solar, formerly known as the Vote Solar Initiative, WRA, Interwest, CEC, and the Clean Energy Collective.

(Emphasis Added. Footnote to this paragraph 19 shows below.)

¹ On May 13, 2014, counsel for NextEra filed motions to appear *pro hac vice* in Proceeding Nos. 14A-0301E and 14A-0302E. We find that counsel complied with the requirements of Colorado Rule of Civil Procedure 221.1 and find good cause to grant both unopposed motions.



THE PUBLIC UTILITIES COMMISSION OF THE STATE OF COLORADO

DOUG DEAN

Director
Dated at Denver, Colorado this
2nd day of July, 2014.