BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF COLORADO

PROCEEDING NO. 19AL-0290E

IN THE MATTER OF ADVICE LETTER NO. 1798 FILED BY PUBLIC SERVICE COMPANY OF COLORADO TO IMPLEMENT SECONDARY VOLTAGE TIME-OF-USE ELECTRIC VEHICLE SERVICE TO BECOME EFFECTIVE JUNE 24, 2019.

ERRATA NOTICE FOR

INTERIM DECISION OF ADMINISTRATIVE LAW JUDGE ROBERT I. GARVEY DENYING UNOPPOSED MOTION SEEKING MODIFICATION OF DECISION NO. R19-0625-I

Errata mailed August 16, 2019 Original Decision No. R19-0689-I mailed August 15, 2019

1. The last sentence of paragraph 80 on page 21 of this Decision reads as:

Proceeding No. 19AL-0290E, Decision No. R19-0689-I issued October 31, 2011, ¶¶ 12-15.

The Proceeding Number and the Decision Number in that citation read as "19AL-0290E, Decision No. R19-0689-I." That is incorrect. The correct numbers are 11A-510E and C11-1163. The last sentence of paragraph 80 shall be amended to read as follows:

Proceeding No. 11A-510E, Decision No. C11-1163 issued October 31, 2011, ¶¶ 12-15.

2. The first two sentences of paragraph 107 on page 28 of this Decision read as:

If a tangible interest is found because someone possesses lungs or breaths the air, then Rule 1301(c) has no effect. Rule 1301(c) exists to allow for hearings to be run efficiently.

References are made to "Rule 1301(c)." That is incorrect. The correct rule is 1401(c). The first two sentences of paragraph 107 shall be amended to read as follows:

If a tangible interest is found because someone possesses lungs or breaths the air, then Rule 1401(c) has no effect. Rule 1401(c) exists to allow for hearings to be run efficiently.

(SEAL)

ATTEST: A TRUE COPY

Doug Dean, Director THE PUBLIC UTILITIES COMMISSION OF THE STATE OF COLORADO

ROBERT I. GARVEY

Administrative Law Judge