BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF COLORADO

PROCEEDING NO. 23AL-0188E

IN THE MATTER OF ADVICE LETTER NO. 1921 - ELECTRIC FILED BY PUBLIC SERVICE COMPANY OF COLORADO TO REVISE ITS COLORADO P.U.C. NO. 8 - ELECTRIC TARIFF FILING TO IMPLEMENT INTERCONNECTION TARIFFS PURSUANT TO PARAGRAPH 3853(P) OF THE COMMISSION'S INTERCONNECTION RULES AND TO IMPLEMENT RELATED PERFORMANCE INCENTIVES IN ACCORDANCE WITH DECISION NO. C23-0143, TO BECOME EFFECTIVE JULY 31, 2023.

INTERIM DECISION OF ADMINISTRATIVE LAW JUDGE AVIV SEGEV MODIFYING DECISION NO. R23-0533-I

Mailed Date: August 11, 2023

I. STATEMENT

- 1. On April 17, 2023, Public Service Company of Colorado (Public Service) filed with the Commission Advice Letter No. 1921 Electric (Advice Letter) with accompanying tariff sheets (Tariff Sheet) for the interconnection of distributed energy resources and other small generation facilities. This filing commenced Proceeding 23AL-0188E.
- 2. By Decision No. C23-0415, issued June 22, 2023, the Commission, among other things, suspended the effective date of the Tariff Sheet to November 28, 2023, referred this matter to an Administrative Law Judge (ALJ) for disposition.
- 3. On July 28, 2023, Public Service filed its Conferral Report (Conferral Report). The Conferral Report set forth the parties' proposed consensus procedural schedule, including the parties' agreement for Public Service to respond to discovery inquiries on Direct Testimony within ten calendar days, as well as the parties' request that a hybrid hearing be held in this matter.

- 4. By Decision No. R23-0533-I, issued August 9, 2023, the ALJ, among other things, adopted a procedural schedule, scheduled an evidentiary hearing, and suspended the effective date of the Tariff Sheet by an additional 130 days pursuant to § 40-6-111(1), C.R.S., through April 6, 2024.
- 5. Paragraph 23 of Decision No. R23-0533-I incorrectly states that the Commission originally suspended the effective date of the Tariff Sheet to September 29, 2022. As correctly stated in stated in ¶ 6 of Decision No. R23-0533-I, the Commission originally suspended the effective date to November 28, 2023.
- 6. Paragraph 26 of Decision No. R23-0533-I incorrectly states that the parties have agreed to a remote hearing in this Proceeding. The parties have agreed to a hybrid hearing. A hybrid hearing will be scheduled in this Proceeding, as ordered below.
- 7. Lastly, Decision No. R23-0533-I does not reference the parties' agreement in the Conferral Report for Public Service to respond to discovery on Direct Testimony within ten calendar days. Public Service shall respond to discovery inquires on Direct Testimony within ten calendar days, as ordered below.

II. ORDER

A. It Is Ordered That:

- 1. The evidentiary hearing scheduled by Decision No. R23-0533-I shall be a hybrid hearing.
- 2. Public Service shall respond to discovery inquires on Direct Testimony within ten calendar days.

- 3. Any requirements in Decision No. R23-0533-I that were not specifically addressed herein shall remain in effect.
 - 4. This decision shall be effective immediately.

(SEAL)

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ATTEST: A TRUE COPY

THE PUBLIC UTILITIES COMMISSION OF THE STATE OF COLORADO

AVIV SEGEV

Administrative Law Judge

Rebecca E. White, Director