Decision No. R20-0014-I

#### BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF COLORADO

PROCEEDING NO. 19A-0471E

IN THE MATTER OF THE APPLICATION OF PUBLIC SERVICE COMPANY OF COLORADO FOR DEFERRED ACCOUNTING TREATMENT FOR ELECTRIC VEHICLE MAKE-READY INFRASTRUCTURE PROJECTS.

INTERIM DECISION OF
ADMINISTRATIVE LAW JUDGE
CONOR F. FARLEY
GRANTING-IN-PART UNOPPOSED
MOTION TO MODIFY PROCEDURAL SCHEDULE AND
TO MODIFY RESPONSE TIME TO DISCOVERY ON
ANSWER TESTIMONY AND DENYING-AS-MOOT
MOTION FOR A WAIVER OF RESPONSE TIME

Mailed Date: January 7, 2020

## I. <u>STATEMENT</u>

### A. Background

- 1. A more complete background of this proceeding is included in Decision No. R19-0848-I that issued on October 18, 2019. The background relevant to this Decision is provided below.
- 2. On November 13, 2019, the undersigned Administrative Law Judge issued Decision No. R19-0921-I that established the schedule for this proceeding.
- 3. On December 16, 2019, Trial Staff of the Colorado Public Utilities Commission (Staff) filed an Unopposed Motion to Modify Procedural Schedule, Modify Response Time to

Discovery on Answer Testimony, and for a Waiver of Response Time (Unopposed Motion). The Unopposed Motion proposes to modify the schedule as follows:

Event:	Original Deadline:	Proposed Modified Deadline
Answer Testimony	January 8, 2020	January 17, 2020
Rebuttal/Cross-Answer Testimony	January 31, 2020	February 7, 2020
Prehearing Motions Corrected Testimony Settlement Agreement(s)	February 7, 2020	February 10, 2020

Otherwise, the scheduled dates/deadlines remain the same. According to Staff, the parties have agreed that responses to discovery directed to answer testimony shall be five calendar days.

4. Staff states that no party opposes the Unopposed Motion and, in fact, no party filed a response to the Unopposed Motion. Staff states that granting the Unopposed Motion will allow the parties to further discuss settlement, which may lead, at a minimum, to a narrowing of the disputed issues to be addressed by the Commission.

### B. Analysis

- 5. Staff has stated good cause to grant the requests in the Unopposed Motion to modify the schedule and to limit response time to discovery directed to answer testimony to five calendar days. Accordingly, the Unopposed Motion shall be granted-in-part.
- 6. Response time to the Unopposed Motion has expired. As a result, the request to waive response time to the Unopposed Motion shall be denied-as-moot.

# II. ORDER

### A. It Is Ordered That:

- 1. The Unopposed Motion to Modify Procedural Schedule, Modify Response Time to Discovery on Answer Testimony, and for a Waiver of Response Time (Unopposed Motion) filed on December 16, 2019 by Trial Staff of the Colorado Public Utilities Commission is granted-in-part.
- 2. The modified procedural schedule stated in paragraph 3 above is adopted. Responses to discovery directed to answer testimony shall be five calendar days.
- 3. The request in the Unopposed Motion to waive response time thereto is denied-as-moot.
  - 4. This Decision is effective immediately.

(SEAL)

OF COLORADO

A THE REMARKS CONTINUES C

ATTEST: A TRUE COPY

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

CONOR F. FARLEY

Administrative Law Judge