

Decision No. R14-0295-I

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

PROCEEDING NO. 13A-0836E

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IN THE MATTER OF THE APPLICATION OF PUBLIC SERVICE COMPANY OF  
COLORADO FOR APPROVAL OF ITS 2014 RENEWABLE ENERGY STANDARD  
COMPLIANCE PLAN.

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**INTERIM DECISION OF  
ADMINISTRATIVE LAW JUDGE  
G. HARRIS ADAMS  
SCHEDULING HEARING AND  
ADDRESSING PROCEDURAL MATTERS**

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Mailed Date: March 18, 2014

**I. STATEMENT**

1. By Decision No. R14-0236-I issued March 4, 2014, a prehearing conference was scheduled in this matter in anticipation of a hearing. At the scheduled time and place, the conference was convened.

2. Based upon discussions during the conference, a hearing will be scheduled and other matters will be addressed.

3. Decision No. R14-0021-I issued January 8, 2014, granted intervenor status in the proceeding to SunShare LLC. They are assigned a block of exhibit numbers for identification of hearing exhibits as follows:

SunShare LLC: 1300 – 1399.

4. Decision No. R13-1496-I issued December 3, 2013, addresses governing procedures for naming conventions of revisions to hearing exhibits. Those conventions were used in Decision No. C14-0219-I issued February 27, 2014, for the filing of updated testimony.

To coordinate with those requirements, further clarifications will be ordered. As directed by that decision, Rev. 2 is the redlined versions of the originally-filed testimony. Rev. 3 is filed accepting all redlined changes.

5. To maintain integrity of references to paginations in differing testimonies, redlined testimonies will be relied upon at hearing for those testimonies that required revision (*i.e.*, generally, Rev. 2 not Rev. 3). However, in the event a proponent requires further revisions or corrections to prefiled testimony, such modifications shall be reflected in the next revision in sequence and shall retain all existing redlined corrections and changes (*i.e.*, correction would be made in Rev.2 which would now be titled Rev. 4).

6. To avoid any confusion should any party find it necessary to make corrections to original versions of testimony filed that were not amended pursuant to Decision No. C14-0219-I, that revision to the original version shall be designated as Rev. 4. Thus, if a party makes such corrections, there would be a Rev. 4, but no Rev. 2 or Rev. 3 of such testimony.

7. All parties are reminded to bring one complete copy of prefiled hearing exhibits to hearing, marked for identification.

## **II. ORDER**

### **A. It Is Ordered That:**

1. The title of the Cross-Answer Testimony of David Amster-Olszewski filed January 17, 2014 will be modified in the Commission's E-Filing System by insertion of the phrase "Hearing Exhibit 1300 – " at the beginning of the title.

2. Future revisions to testimony filed in this proceeding shall be named in accordance with prior decisions, as clarified by the discussion above.

3. Any party having any objection to the admissibility or authenticity of pre-filed hearing exhibits marked for identification must be filed by April 23, 2014. Response time to any motion so filed is shortened to five days.

4. All corrections to any prefiled hearing exhibits marked for identification shall be filed on or before April 23, 2014.

5. A hearing is scheduled in this proceeding as follows:

DATE: May 7, 2014  
TIME: 10:00 a.m.  
DATES: May 8 and May 9, 2014  
TIME: 9:00 a.m.  
PLACE: Commission Hearing Room  
1560 Broadway, 2nd Floor  
Denver, Colorado

6. This Decision is effective immediately.

( S E A L )



THE PUBLIC UTILITIES COMMISSION  
OF THE STATE OF COLORADO

G. HARRIS ADAMS

Administrative Law Judge

ATTEST: A TRUE COPY

A handwritten signature in cursive script that reads "Doug Dean".

Doug Dean,  
Director