

July 19, 2005

Hon. Christina Smith
Administrative Law Judge
Oregon Public Utility Commission
550 Capitol Street NE
Salem, OR 97301

Re: UF 4218/UM 1206 – In the Matter of Portland General Electric Company Application for an Order Authorizing the Issuance of 62,500,000 Shares of New Common Stock Pursuant to ORS 757.410 *et seq.* and In the Matter of Stephen Forbes Cooper, LLC Pursuant to ORS 757.511

Dear Judge Smith:

Enclosed for filing, please find an original and five copies of Community Action Directors of Oregon and Oregon Energy Coordinators Association petition to intervene in the above mentioned matter. Copies of this petition have submitted electronically and mailed, postage paid, to the UF 4218/UM 1206 service list.

If you have any question, please do not hesitate to call.

Yours truly,

/s/ Thomas James (Jim) Abrahamson

Jim Abrahamson
Oregon Energy Partnership Coordinator

Enclosures
cc: Service List

The business address of OECA is:

Joan Cote, President
Oregon Energy Coordinators Association
2585 State Street NE
Salem, Oregon 97301

2. CADO and OECA will be represented in this proceeding by Jim Abrahamson, Oregon Energy Partnership Coordinator. All documents relating to this proceeding should be served to CADO and OECA at the following address:

Jim Abrahamson
Oregon Energy Partnership / CADO
4035 12th Street Cut-Off, Suite 110
Salem, Oregon 97302

Joan Cote, President
Oregon Energy Coordinators Association
2585 State Street NE
Salem, Oregon 97301

3. CADO and OECA are non-profit associations of low-income service agencies across Oregon. Our agencies provide over 40,000 low-income utility households per year with bill payment assistance, weatherization, energy education and other vital energy-related services. Several of our agencies provide service to the qualified low-income customers of Portland General Electric through programs created by SB 1149 (1999) and through the use of other programs and funding sources..

4. CADO and OECA have a substantial interest in this matter and could be affected by the outcome of this proceeding. The outcome of these matters should not have any detrimental impacts on public benefits in general and on low-income programs in particular. Programs and funding sources aimed at easing low-income customers energy burden should be both protected and expanded..

5. CADO and OECA believe that our past experience intervening in OPUC utility application, such as UM 1121, UG 163, UM 918, UG 143, our multi-year effort in shaping bill payment assistance programs, and our efforts in developing electric restructuring legislation (SB 1149) provide expertise that will assist the Commissioners during this proceeding. CADO and OECA submit that our participation will not unreasonably broaden the issues, burden the record, or unnecessarily delay the proceeding.

CADO and OECA respectfully requests that this Petition to Intervene as a Party be granted.

Respectfully submitted, this 19th day
Of July, 2005

/s/ Thomas James (Jim) Abrahamson

Jim Abrahamson, Coordinator
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CERTIFICATE OF SERVICE

I hereby certify that on July 19, 2005 I served a copy of the foregoing Petition to Intervene electronically on all parties and by U.S. Mail, postage-prepaid, to those parties listed on the UF 4218/UM 1206 service list.

/s/ Thomas James (Jim) Abrahamson
Thomas James (Jim) Abrahamson
Oregon Energy Project Coordinator
Community Action Directors of Oregon.

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