# UNITED STATES OF AMERICA U.S. DEPARTMENT OF ENERGY BEFORE THE BONNEVILLE POWER ADMINISTRATION

2020 TERMS AND CONDITIONS TARIFF	)		
PROCEEDING	)	Docket Number	TC-20
	)		

### SPECIAL RULES OF PRACTICE GOVERNING THIS PROCEEDING

#### **DEFINED TERMS**

Capitalized terms not otherwise defined in this order have the meanings given in Bonneville's Rules of Procedure as adopted in September 2018 and as posted on the Secure Website.

### **TESTIMONY AND EXHIBITS**

<u>Headings</u>. Section 1010.13(a)(2) of the Rules of Procedure requires that each section of a Litigant's prefiled testimony include a heading setting forth its subject matter. This order clarifies that these headings will not constitute Evidence.

<u>Clarity of Evidence</u>. Evidence should be self-explanatory. Exhibits should contain appropriate narrative or be accompanied by testimony explaining the source of the information used, how the exhibit is constructed, and the support for any conclusions.

<u>Cross-References</u>. Where one part of a multi-page exhibit is based on another part, the exhibit must provide appropriate cross-references. A witness's testimony must indicate wherever it is based on another witness's testimony.

When filing conformed copies of Prefiled Testimony and Exhibits on the Secure Website, the offering Litigant must denote the document number of the order striking the disallowed portions of the Prefiled Testimony and Exhibits in the "related document" field.

#### **GENERAL**

Objections and motions to strike must briefly state the specific grounds for objection.

Section 1010.13(a)(3) of the Rules of Procedure states that if prefiled testimony is based on the witness's understanding of the law, the witness shall so state in the

testimony and, in order to provide context for the testimony, describe the witness's understanding of the law as it applies to the witness's position. This order clarifies that the foregoing rule applies to testimony offered by witnesses in any part of this proceeding, including cross-examination.

## COMMUNICATIONS TO HEARING CLERK

Any Litigant that wishes to contact the Hearing Clerk for this proceeding may do so at TC-20clerk@martenlaw.com or (503) 241-2644. Physical correspondence sent to the Hearing Clerk should be addressed to: Marten Law, Attn: TC-20 Hearing Clerk, 1050 SW Sixth Avenue, Suite 2150, Portland, OR, 97204.

SO ORDERED, December 7, 2018.

/s/ Sarah Dennison-Leonard
Sarah Dennison-Leonard
TC-20 Hearing Officer