

May 7, 2015

Public Utility Commission of Oregon Attn: Filing Center 3930 Fairview Industrial Drive SE P.O. Box 1088 Salem, OR 97308-1088

RE: Advice No. 15-12, Schedule 122, Renewable Resource Automatic Adjustment Clause

Portland General Electric (PGE) submits this filing pursuant to Oregon Revised Statutes (ORS) 757.210 and 469A.120, and Oregon Administrative Rules (OARs) 860-022-0025 and 860-022-0030(1) for filing proposed tariff sheets associated with Tariff P.U.C. No. 18, with an effective date of <u>July 1, 2015</u>:

Tenth Revision of Sheet No. 122-1 Tenth Revision of Sheet No. 122-2

This Compliance Filing implements the stipulation adopted by the Commission in OPUC Order No. 15-129 (Docket No. UE 288) and permanently suspended Advice No. 14-06. Consistent with the Order, the Schedule 122 prices are calculated to recover \$1.44 million plus interest between July 1 and December 31, 2015.

To satisfy the requirements of OAR 860-022-0025(2) and 860-022-0030(1), PGE provides the following responses:

The proposed change in Schedule 122 prices results in an annualized increase of \$3.0 million in charges to customers, or a 0.17% increase for the approximately 850,000 applicable customers as of July 2015. A typical Schedule 7 Residential customer consuming 840 kWh monthly will see a bill increase of \$0.15 or 0.15%.

To satisfy the requirements of ORS 757.259(6), PGE provides the following responses: PGE's 2014 annual cycle revenues were approximately \$1,729 million. The sum of PGE's current deferrals including the proposed Schedule 122 is approximately \$32.4 million or approximately 1.9% of 2014 revenues. A list of the currently amortizing deferrals is provided in the work papers. Also provided in the work papers are the development of the proposed Schedule 122 prices and detailed bill comparisons.

PGE Advice No. 15-12 Page 2

Should you have any questions or comments regarding this filing, please contact Marc Cody at (503) 464-7434.

Please direct all formal correspondence and requests to the following email address pge.opuc.filings@pgn.com

Sincerely,

Karla Wenzel

Manager, Pricing and Tariffs

Enclosures

cc: UE 283 Service List

SCHEDULE 122 RENEWABLE RESOURCES AUTOMATIC ADJUSTMENT CLAUSE

PURPOSE

This Schedule recovers the revenue requirements of qualifying Company-owned or contracted new renewable energy resource projects (including associated transmission) not otherwise included in rates. Additional new renewable projects may be incorporated into this schedule as they are placed in service. This adjustment schedule is implemented as an automatic adjustment clause as provided for under ORS 757.210 and Section 13 of the Oregon Renewable Energy Act (OREA).

AVAILABLE

In all territory served by the Company.

APPLICABLE

To all bills for Electricity Service except Schedules 76, 485, 489, 490, 491, 492, 495 and 576. This schedule is not applicable to direct access customers after December 31, 2010.

ADJUSTMENT RATE

The Adjustment Rate, applicable for service on and after the effective date of this schedule are:

<u>Schedule</u>			
7	0.018	¢ per kWh	(1)
15	0.014	¢ per kWh	
32	0.017	¢ per kWh	
38	0.017	¢ per kWh	
47	0.021	¢ per kWh	
49	0.020	¢ per kWh	
75			
Secondary	0.015	¢ per kWh	
Primary	0.015	¢ per kWh	
Subtransmission	0.015	¢ per kWh	
83	0.017	¢ per kWh	
85			
Secondary	0.016	¢ per kWh	
Primary	0.016	¢ per kWh	(1)

SCHEDULE 122 (Continued)

ADJUSTMENT RATE (Continued)

<u>Schedule</u>			
89			
Secondary	0.015	¢ per kWh	(I)
Primary	0.015	¢ per kWh	
Subtransmissio	n 0.015	¢ per kWh	
90	0.015	¢ per kWh	
91	0.014	¢ per kWh	
92	0.015	¢ per kWh	
95	0.014	¢ per kWh	(l)

ANNUAL REVENUE REQUIREMENTS

The Annual Revenue Requirements of a qualifying project will include the fixed costs of the renewable resource and associated transmission (including return on and return of the capital costs), operation and maintenance costs, income taxes, property taxes, and other fees and costs that are applicable to the renewable resource or associated transmission. Until the dispatch benefits are included in the Annual Power Cost Update Schedule 125, the net revenue requirements of each project (fixed costs less market value of the energy produced by the renewable resource plus any power costs such as fuel, integration and wheeling costs) will be deferred and incorporated the following January 1 into the Schedule 122 rates. This balancing account will accrue interest at the Commission-authorized rate for deferred accounts. Each year by April 1, the Company will file an update to the revenue requirements of resources included in this schedule to recognize projected changes for the following calendar year.

DEFERRAL MECHANISM

For each calendar year that the Company anticipates that a new renewable resource will commence operation, the Company may file a deferral request the earlier of the resource online date or April 1. The deferral amount will be for the fixed revenue requirements of the resource less net dispatch benefits. For purposes of determining dispatch benefits, the forward curves used to set rates for the year under the Annual Power Cost Update will be used. The deferral will be amortized over the next calendar year in Schedule 122 unless otherwise approved by the Oregon Public Utility Commission (OPUC). The amortization of the deferred amount will not be subject to the provisions of ORS 757.259(5).

CERTIFICATE OF SERVICE

I hereby certify that I have this day caused **PORTLAND GENERAL ELECTRIC COMPANY'S ADVICE NO. 15-12, SCHEDULE 122, RENEWABLE RESOURCE AUTOMATIC ADJUSTMENT CLAUSE** to be served by electronic mail to those parties whose email addresses appear on the attached service list for OPUC Docket No. UE 283.

DATED at Portland, Oregon, this 7th day of May 2015.

Mary Widman

Specialist, Rates and Regulatory Affairs Portland General Electric Company 121 SW Salmon St., 1WTC0702

Portland, OR 97204

(503) 464-8223 (Telephone)

(503) 464-7651 (Fax)

mary.widman@pgn.com

SERVICE LIST OPUC DOCKET # UE 283

OPUC DOCKET # UE 283				
Judy Johnson (C)	Stephanie S. Andrus (C)			
PUBLIC UTILITY COMMISSION OF OREGON	PUC – DEPARTMENT OF JUSTICE			
judy.johnson@state.or.us	stephanie.andrus@state.or.us			
Douglas C. Tingey (C)	Jay Tinker (C)			
PORTLAND GENERAL ELECTRIC COMPANY	PORTLAND GENERAL ELECTRIC COMPANY			
doug.tingey@pgn.com				
doug.tingey(a)pgn.com	pge.opuc.filings@pgn.com			
OPUC Docket	Robert Jenks (C)			
CITIZENS' UTILITY BOARD OF OREGON	CITIZENS' UTILITY BOARD OF OREGON			
dockets@oregondub.org	bob@oregoncub.org			
dockots(d)orogonado.org	bookworegoneur.org			
Sommer Templet (C)	Greg Bass (C)			
CITIZENS' UTILITY BOARD OF OREGON	NOBLE AMERICAS ENERGY SOLUTIONS			
sommer@oregoncub.org				
sommer@oregoncub.org	gbass@noblesoultions.com			
Kevin Higgins (C)	Gregory Adams			
ENERGY STRATEGIES LLC	RICHARDSON ADAMS PLLC			
khiggins@energystrat.com				
knigginstøjenergystrat.com	greg@richardsonadams.com			
S Bradley Van Cleve (C)	Tyler C. Pepple (C)			
DAVISON VAN CLEVE PC	DAVISON VAN CLEVE PC			
bvc@dvclaw.com	tcp@dvclaw.com			
STOREST STATE OF THE STATE OF T	teptadvelaw.com			
Bradley Mullins (C)	E-Filing			
DAVISON VAN CLEVE PC	NORTHWEST NATURAL			
brmullins@mwanalytics.com	efiling@nwnatural.com			
	<u> </u>			
Mark Thompson	Wendy Gerlitz (C)			
NORTHWEST NATURAL	NW ENERGY COALITION			
mark.thompson@nwnatural.com	wendy@nwenergy.org			
	, wondy wanted by long			
Nona Soltero	Sarah Wallace			
FRED MEYER STORES/KROGER	PACIFIC POWER			
Nona.soltero@fredmeyer.com	Sarah.wallace@pacificorp.com			
David Tooze	Oregon Dockets			
CITY OF PORTLAND	PACIFICORP, DBA PACIFIC POWER			
David.tooze@portlandoregon.gov	oregondockets@pacificorp.com			
Kurt Boehm	Jody Cohn .			
BOEHM KURTZ & LOWRY	BOEHM KURTZ & LOWRY			
kboehm@bkllawfirm.com Benjamin Walters	jkyler@bkllawfirm.com			
CITY OF PORTLAND				
Ben.walters@portlandoregon.gov	·			