1	BEFORE THE PUBLIC	CUTILITY COMMISSION
2	OF O	REGON
3	Ul	E 399
4	In the Matter of	
5	PACIFICORP, dba PACIFIC POWER,	STAFF MOTION TO ADMIT PRE-FILED EXHIBITS
6	Request for a General Rate Revision.	
7	Staff of the Public Utility Commission	of Oragon (Staff) asks the Administrative I aw

Staff of the Public Utility Commission of Oregon (Staff) asks the Administrative Law

Judge to admit the following pre-filed Staff Exhibits into the record in the above-captioned

9 docket:

10

11	Exhibit No.	Exhibit
12	Staff Exhibit 100	Opening Testimony of Matt Muldoon
13	Staff Exhibit 101	Witness Qualification Statement of Matt Muldoon
14	Staff Exhibit 102	Framework for ROE Modeling
15	Staff Exhibit 103	Three Stage Discounted Cash Flow ROE Models
16	Staff Exhibit 104	Three Stage DCF Modeling Results
17	Staff Exhibit 105	Capital Asset Pricing Model
18	Staff Exhibit 106	Single State (Gordon Growth) DCF Model
19	Staff Exhibit 107	US Bureau of Economic Analysis (BEA) GDP Growth
20	Staff Exhibit 108	US Treasury Inflation-Protected Security (TIPS) Implied Inflation
21		Rates
22	Staff Exhibit 109	Financial News
23	Staff Exhibit 110	Edison Electric Institute (EEI) 2020 Annual Financial Review Report
24	Staff Exhibit 111	US White House Budget Fiscal Year (FY) 2023
25	Staff Exhibit 112	Blue Chip Financial Forecasts

Page 1 - STAFF MOTION TO ADMIT PRE-FILED TESTIMONY (UE 399) $_{\rm JLM/pjr/\#619408560}$

1	Staff Exhibit 113	VL Covered Electric Utilities
2	Staff Exhibit 114	Utility Capital Structure Discussion
3	Staff Exhibit 115	Company Response to Data Request No. 422
4	Staff Exhibit 200	Opening Testimony of John L. Fox
5	Staff Exhibit 201	Witness Qualification Statement of John L. Fox
6	Staff Exhibit 202	PacifiCorp Responses to Staff Data Requests
7	Staff Exhibit 203	PacifiCorp Confidential Responses to Staff Data Requests
8	Staff Exhibit 204	Staff Analysis UM 1964 PacifiCorp Deferred Accounting for TEC program
10	Staff Exhibit 205	Staff Analysis UM 2134 PacifiCorp Deferral of Costs Related to Cedar Springs II
11 12	Staff Exhibit 206	Staff Analysis UM 2142 PacifiCorp Deferred Accounting for Cholla Unit 4 Property Tax Expense
13 14	Staff Exhibit 207	Staff Analysis Application for Approval of Deferred Accounting for Revenues Associated with Renewable Energy Credits from Pryor Mountain
15	Staff Exhibit 208	Staff Analysis UM 2186 Application for Approval of Deferred Accounting for Costs Relating to a Renewable Resource (TB Flats)
16 17	Staff Exhibit 209	Staff Analysis AWEC Application for PacifiCorp to Defer Fly Ash Revenues
18	Staff Exhibit 300	Opening Testimony of Rose Anderson
19	Staff Exhibit 301	Witness Qualification Statement of Rose Anderson
20	Staff Exhibit 302	PacifiCorp Confidential Responses to Staff Data Request
21	Staff Exhibit 400	Opening Testimony of Ryan Bain
22	Staff Exhibit 401	Witness Qualification Statement of Ryan Bain
23	Staff Exhibit 500	Opening Testimony of Madison Bolton
24	Staff Exhibit 501	Witness Qualification Statement of Madison Bolton
25	Staff Exhibit 502	PacifiCorp Responses to Staff Data Requests

Page 2 - STAFF MOTION TO ADMIT PRE-FILED TESTIMONY (UE 399) $_{JLM/pjr/\#619408560}$

		,
1	Staff Exhibit 600	Opening Testimony of Heather Cohen
2	Staff Exhibit 601	Witness Qualification Statement of Heather Cohen
3	Staff Exhibit 602	PacifiCorp Responses to Data Requests
4	Staff Exhibit 603	PacifiCorp Confidential Responses to Data Requests
5	Staff Exhibit 700	Opening Testimony of Curtis Dlouhy
6	Staff Exhibit 701	Witness Qualification Statement of Curtis Dlouhy
7	Staff Exhibit 702	PacifiCorp Responses to Data Requests
8	Staff Exhibit 800	Opening Testimony of Ted Drennan
9	Staff Exhibit 801	Witness Qualification Statement of Ted Drennan
10	Staff Exhibit 802	PacifiCorp Responses to Data Requests
11	Staff Exhibit 900	Opening Testimony of Moya Enright
12	Staff Exhibit 901	Witness Qualification Statement of Moya Enright
13	Staff Exhibit 902	PacifiCorp Responses to Data Requests
14	Staff Exhibit 903	PacifiCorp FERC Form 1 Forms 2019 & 2020
15	Staff Exhibit 904	PacifiCorp's Letter of corrections and omissions Docket Nos UE 390 &
16		UE 400
17	Staff Exhibit 905	Staff calculation
18	Staff Exhibit 1000	Opening Testimony of Bret Farrell
19	Staff Exhibit 1001	Witness Qualification Statement of Bret Farrell
20	Staff Exhibit 1002	PacifiCorp Responses to Staff Data Requests
21	Staff Exhibit 1100	Opening Testimony of Brian Fjeldheim
22	Staff Exhibit 1101	Witness Qualification Statement of Brian Fjeldheim
23	Staff Exhibit 1102	PacifiCorp Response to Staff Data Request
24	Staff Exhibit 1200	Opening Testimony of Julie Jent
25	Staff Exhibit 1201	Witness Qualification Statement of Julie Jent

Page 3 - STAFF MOTION TO ADMIT PRE-FILED TESTIMONY (UE 399) JLM/pjr/#619408560

		T
1	Staff Exhibit 1202	PacifiCorp Responses to Staff Data Requests
2	Staff Exhibit 1203	PacifiCorp Confidential Responses to Staff Data Requests
3	Staff Exhibit 1204	Staff Workpapers
4	Staff Exhibit 1300	Opening Testimony of Mitch Moore
5	Staff Exhibit 1301	Witness Qualification Statement of Mitch Moore
6	Staff Exhibit 1302	PacifiCorp Responses to Staff Data Requests
7	Staff Exhibit 1400	Opening Testimony of Ming Peng
8	Staff Exhibit 1401	Witness Qualification Statement of Ming Peng
9	Staff Exhibit 1402	Staff Workpapers and PacifiCorp Responses to Data Requests
10	Staff Exhibit 1500	Opening Testimony of Paul Rossow
11	Staff Exhibit 1501	Witness Qualification Statement of Paul Rossow
12	Staff Exhibit 1502	Adjustment Summary
13	Staff Exhibit 1503	Memberships/Subscriptions - PacifiCorp Response to Staff Data
14		Request
15	Staff Exhibit 1504	Meals and Entertainment and Award - PacifiCorp Response to Staff
16		Data Request
17	Staff Exhibit 1600	Opening Testimony of Eric Shierman
18	Staff Exhibit 1601	Witness Qualification Statement of Eric Shierman
19	Staff Exhibit 1602	PacifiCorp Response to Staff Data Request
20	Staff Exhibit 1700	Opening Testimony of Steve Storm
21	Staff Exhibit 1701	Witness Qualification Statement of Steve Storm
22	Staff Exhibit 1702	Wall Street Journal article on Pension Funding
23	Staff Exhibit 1703	PacifiCorp Confidential Response to Data Request
24	Staff Exhibit 1704	PacifiCorp Response to Data Request
25	Staff Exhibit 1705	OPUC Safety Reports E21-54L, E21-54R, related material

Page 4 - STAFF MOTION TO ADMIT PRE-FILED TESTIMONY (UE 399) $_{JLM/pjr/\#619408560}$

1	Staff Exhibit 1800	Rebuttal Testimony of Matt Muldoon
2	Staff Exhibit 1801	Framework for ROE modeling
3	Staff Exhibit 1802	Framework for ROE modeling
4	Staff Exhibit 1803	Three Stage DCF ROE Models
5	Staff Exhibit 1804	Three Stage DCF Modeling results
6	Staff Exhibit 1805	Capital Asset Pricing Model
7	Staff Exhibit 1806	Single Stage (Gordon Growth) DCF Model
8	Staff Exhibit 1807	UST Treasury Inflation Protected Security (TIPS) Implied Inflation
9		Rates
10	Staff Exhibit 1808	Financial News
11	Staff Exhibit 1809	VL Covered Electric Utilities
12	Staff Exhibit 1900	Rebuttal Testimony of John Fox
13	Staff Exhibit 2000	Rebuttal Testimony of Rose Anderson
14	Staff Exhibit 2100	Rebuttal Testimony of Ryan Bain
15	Staff Exhibit 2200	Rebuttal Testimony of Madison Bolton
16	Staff Exhibit 2202	PacifiCorp Response to Staff Data Request
17	Staff Exhibit 2300	Rebuttal Testimony of Heather Cohen
18	Staff Exhibit 2301	PacifiCorp Response to Staff Data Request
19	Staff Exhibit 2302	Staff Wage and Salary Model Reply Confidential
20	Staff Exhibit 2400	Rebuttal Testimony of Curtis Dlouhy
21	Staff Exhibit 2401	PacifiCorp Responses to Staff Data Requests
22	Staff Exhibit 2402	Media Material on Energy Burden
23	Staff Exhibit 2500	Rebuttal Testimony of Steve Storm
24	Staff Exhibit 2600	Rebuttal Testimony of Brian Fjeldheim
25	Staff Exhibit 2601	PacifiCorp Responses to Staff Data Requests
26		

Page 5 - STAFF MOTION TO ADMIT PRE-FILED TESTIMONY (UE 399) $_{\rm JLM/pjr/\#619408560}$

1	Staff Exhibit 2700	Rebuttal Testimony of Julie Jent
2	Staff Exhibit 2701	PacifiCorp Responses to Staff Data Requests
3	Staff Exhibit 2800	Rebuttal Testimony of Mitch Moore
4	Staff Exhibit 2801	PacifiCorp Responses to Staff Data Requests
5	Staff Exhibit 2900	Rebuttal Testimony of Ming Peng
6	Staff Exhibit 3000	Rebuttal Testimony of Paul Rossow
7	Stipulating Parties/100	Joint Testimony in support of the Third Partial Stipulation
8	Stipulating Parties/200	Joint Testimony in support of the First Partial Stipulation
9	Stipulating Parties/300	Joint Testimony in support of the Second Partial Stipulation
10	Joint Stipulating	Joint Testimony in support of the Fourth Partial Stipulation
11	Parties/100	
12	Joint Stipulating	Joint Response Testimony in support of the Fourth Partial Stipulation
13	Parties/200	
14	This Motion to A	dmit Pre-Filed Staff Exhibits is supported by Declarations of Staff

This Motion to Admit Pre-Filed Staff Exhibits is supported by Declarations of Staff witnesses Rose Anderson, Ryan Bain, Madison Bolton, Heather Cohen, Moya Enright, Curtis Dlouhy, Ted Drennan, Bret Farrell, Brian Fjeldheim, John L. Fox, Julie Jent, Mitchell Moore, Matt Muldoon, Ming Peng, Paul Rossow, Eric Shierman, and Steve Storm that attest to the truthfulness of their testimony. The Declarations are attached to this motion.

19	DATED this 17 th day of November 2022	
20	•	Respectfully submitted,
21		ELLEN F. ROSENBLUM
22		Attorney General
23		/s/ Johanna M. Riemenschneider
24		Johanna M. Riemenschneider, #990083
25		Senior Assistant Attorney General Of Attorneys for Staff of the Public Utility
26		Commission of Oregon

Page 6 - STAFF MOTION TO ADMIT PRE-FILED TESTIMONY (UE 399) JLM/pjr/#619408560

15

16

17

18

1	BEFORE THE PUBLIC UTILITY COMMISSION OF OREGON
2	UE 399
3	
4	In the Matter of)
5	PACIFICORP dba) PACIFIC POWER) DECLARATION OF
6) ROSE ANDERSON Request for a General Rate Revision)
7	
8	
9	I, Rose Anderson, state the following, under penalty of perjury in the State of Oregon:
10	1. I am employed by the Public Utility Commission of Oregon Staff ("Staff"). I work
11	as a Utility Economist in the Rates, Finance and Audit Division.
12	2. On behalf of Staff, I drafted the pre-filed opening testimony and rebuttal testimony
13	submitted for use in this docket as Staff Exhibit 300 and Staff Exhibit 2000, and I prepared Staff
14	Exhibit 301 (witness qualification statement).
15	3. To the best of my knowledge, my pre-filed testimony is true and accurate.
16	
17	I hereby declare that the above statement is true to the best of my knowledge and
18	belief, and that I understand it is made for use as evidence in court and is subject to penalty for perjury.
19	
20	SIGNED this8th day of September 2022.
21	Rose Anderson
22	Rose Anderson
23	
24	
25	
26	

1	BEFORE THE PUBLIC UTILITY COMMISSION OF OREGON
2	
3	UE 399
4	In the Matter of)
5	PACIFICORP dba) PACIFIC POWER) DECLARATION OF
6 7	Request for a General Rate Revision) RYAN BAIN)
8	
9	I, Ryan Bain, state the following, under penalty of perjury in the State of Oregon:
10	1. I am employed by the Public Utility Commission of Oregon Staff ("Staff"). I have
11	most recently worked as a Senior Utility Analyst in the Utility Strategy and Integration Division.
12	2. On behalf of Staff, I drafted the pre-filed opening testimony and rebuttal testimony
13	submitted for use in this docket as Staff Exhibit 400 Staff and Exhibit 2100. I prepared Staff
14	Exhibit 401 (witness qualification statement) and co-prepared Staff Exhibit 209 (Staff analysis of
15	deferral application).
16	3. To the best of my knowledge, my pre-filed testimony is true and accurate.
17	
18	I hereby declare that the above statement is true to the best of my knowledge and belief, and that I understand it is made for use as evidence in court and is subject to
19	
20	
21	SIGNED this _7 th _ day of September 2022.
22	Ryan Bain Ryan Bain
23	/ Ryan Bain
24	
25	
26	

1	BEFORE THE PUBLIC UTILITY COMMISSION OF OREGON
2	Of Oktoon
3	UE 399
4	In the Matter of)
5	PACIFICORP dba)
6	PACIFIC POWER) DECLARATION OF MADISON BOLTON
7	Request for a General Rate Revision)
8	
9	I, Madison Bolton, state the following, under penalty of perjury in the State of Oregon:
10	1. I am employed by the Public Utility Commission of Oregon Staff ("Staff"). I work
11	as a Utility Analyst in the Utility Strategy and Integration Division.
12	2. On behalf of Staff, I drafted the pre-filed opening testimony and rebuttal testimony
13	submitted for use in this docket as Staff Exhibits 500 and Staff Exhibit 2200, I prepared Staff
14	Exhibits 501 and 2201(witness qualification statements) and I co-prepared Staff Exhibit 207 with
15	Staff Witness John Fox. Also on behalf of Staff, I prepared Joint Stipulating Parties/100 and Joint
16	Stipulating Parties/200, the joint testimony supporting and responding to objections to the Fourth
17	Partial Stipulation.
18	3. To the best of my knowledge, my pre-filed testimony is true and accurate.
19	
20	I hereby declare that the above statement is true to the best of my knowledge and belief, and that I understand it is made for use as evidence in court and is subject to
21	penalty for perjury.
22	
23	SIGNED this 16th day of November 2022.
24	/s/ Madison Bolton
25	Madison Bolton
26	

1	BEFORE THE PUBLIC UTILITY COMMISSION OF OREGON
2	
3	UE 399
4	In the Matter of
5	PACIFICORP dba) PACIFIC POWER) DECLARATION OF
6 7	Request for a General Rate Revision) HEATHER COHEN)
8	
9	I, Heather Cohen, state the following, under penalty of perjury in the State of Oregon:
10	1. I am employed by the Public Utility Commission of Oregon Staff ("Staff"). I work
11	as a Senior Utility Analyst in the Rates, Finance and Audit Division.
12	2. On behalf of Staff, I drafted the pre-filed opening and rebuttal testimony submitted
13	for use in this docket as Staff Exhibits 600 and 2300, and I prepared Staff Exhibit 601 (witness
14	qualification statement), Staff Exhibit 603 (Staff Wage & Salary model) and Staff Exhibit 2302
15	(Staff Wage and Salary model).
16	3. To the best of my knowledge, my pre-filed testimony is true and accurate.
17	
18	I hereby declare that the above statement is true to the best of my knowledge and belief, and that I understand it is made for use as evidence in court and is subject to
19	penalty for perjury.
20	
21	SIGNED this 22nd day of August 2022.
22	Heather Cohen
23	Heather Cohen
24	
25	
26	

1	BEFORE THE PUBLIC UTILITY COMMISSION OF OREGON
2	UE 399
3	In the Matter of)
456	PACIFICORP dba PACIFIC POWER DECLARATION OF MOYA ENRIGHT
7 8	Request for a General Rate Revision)
9	I, Moya Enright, state the following, under penalty of perjury in the State of Oregon:
10	1. I am employed by the Public Utility Commission of Oregon Staff ("Staff"). I work
11	as a Senior Economist in the Rates, Finance and Audit Division.
12	2. On behalf of Staff, I drafted the pre-filed opening testimony submitted for use in
13	this docket as Staff Exhibit 900 and prepared Staff Exhibit 901 (witness qualification statement).
14	3. To the best of my knowledge, my pre-filed testimony is true and accurate.
15161718	I hereby declare that the above statement is true to the best of my knowledge and belief, and that I understand it is made for use as evidence in court and is subject to penalty for perjury.
19	SIGNED this 28 day of July 2022.
20	Moya Enright
21	Moya Enright
22	
23	
24	
25	
26	

1	BEFORE THE PUBLIC UTILITY COMMISSION OF OREGON
2	UE 399
3	OE 399
4	In the Matter of)
5	PACIFICORP dba) PACIFIC POWER) DECLARATION OF
6	CURTIS DLOUHY Request for a General Rate Revision)
7	
8	
9	I, Curtis Dlouhy, state the following, under penalty of perjury in the State of Oregon:
10	1. I am employed by the Public Utility Commission of Oregon Staff ("Staff"). I work
11	as an Economist in the Strategy and Integration Division.
12	2. On behalf of Staff, I drafted the pre-filed opening and rebuttal testimony submitted
13	for use in this docket as Staff Exhibits 700 and 2400, and I prepared Staff Exhibit 701 (witness
14	qualification statement).
15	3. To the best of my knowledge, my pre-filed testimony is true and accurate.
16	
17 18	I hereby declare that the above statement is true to the best of my knowledge and belief, and that I understand it is made for use as evidence in court and is subject to possibly for periods.
19	penalty for perjury.
20	SIGNED this7 day of September 2022.
21	Curtis Dlouhy /s/
22	Curtis Dlouhy Curtis Dlouhy
23	
23	
25	
26	

Page 1 - UE 399 - DECLARATION OF CURTIS DLOUHY

1	BEFORE THE PUBLIC UTILITY COMMISSION OF OREGON
2	UE 399
3	
4	In the Matter of)
5	PACIFICORP dba) PACIFIC POWER) DECLARATION OF
6 7	Request for a General Rate Revision) TED DRENNAN)
8	
9	I, Ted Drennan, state the following, under penalty of perjury in the State of Oregon:
10	1. I am employed by the Public Utility Commission of Oregon Staff ("Staff"). I work
11	as an Energy Policy Analyst in the Utility Strategy and Integration Division.
12	2. On behalf of Staff, I drafted the pre-filed opening testimony submitted for use in
13	this docket as Staff Exhibit 800 and prepared Staff Exhibit 801 (witness qualification statement).
14	3. To the best of my knowledge, my pre-filed testimony is true and accurate.
15	
16	I hereby declare that the above statement is true to the best of my knowledge and belief, and that I understand it is made for use as evidence in court and is subject to
17	penalty for perjury.
18	
19	SIGNED this 7th day of September 2022.
20	Ted Drennan
21	Ted Dicinian
22	
23	
24	
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26	

1	BEFORE THE PUBLIC UTILITY COMMISSION OF OREGON
2	
3	UE 399
4	In the Matter of
5	PACIFICORP dba PACIFIC POWER DECLARATION OF
6 7	Request for a General Rate Revision) BRET FARRELL)
8	
9	I, Bret Farrell, state the following, under penalty of perjury in the State of Oregon:
10	1. I am employed by the Public Utility Commission of Oregon Staff ("Staff"). I work
11	as a Utility and Energy Analyst in the Utility Strategy and Integration Division.
12	2. On behalf of Staff, I drafted the pre-filed opening testimony submitted for use in
13	this docket as Staff Exhibit 1000 and prepared Staff Exhibit 1001 (witness qualification statement).
14	3. To the best of my knowledge, my pre-filed testimony is true and accurate.
15	
16	I hereby declare that the above statement is true to the best of my knowledge and belief, and that I understand it is made for use as evidence in court and is subject to
17	penalty for perjury.
18	
19	SIGNED this8_ day of September 2022.
20	Bret Farrell
21	
22	
23	
24	
25	
26	

1	BEFORE THE PUBLIC UTILITY COMMISSION OF OREGON
2	UE 399
3	
4	In the Matter of)
5	PACIFICORP dba) PACIFIC POWER) DECLARATION OF
6) BRIAN FJELDHEIM
7	Request for a General Rate Revision)
8	
9	I, Brian Fjeldheim, state the following, under penalty of perjury in the State of Oregon:
10	1. I am employed by the Public Utility Commission of Oregon Staff ("Staff"). I work
11	as a Senior Financial Analyst in the Rates, Finance and Audit Division.
12	2. On behalf of Staff, I drafted the pre-filed opening testimony and rebuttal submitted
13	for use in this docket as Staff Exhibit 1100 and Staff Exhibit 2600 and prepared Staff Exhibit 1101
14	(witness qualification statement).
15	3. To the best of my knowledge, my pre-filed testimony is true and accurate.
16	
17	I hereby declare that the above statement is true to the best of my knowledge and belief, and that I understand it is made for use as evidence in court and is subject to
18	penalty for perjury.
19	
20	SIGNED this 30 th day of August, 2022.
21	/s/ Brian Fjeldheim
22	Brian Fjeldheim
23	
24	
25	
26	

1	BEFORE THE PUBLIC UTILITY COMMISSION OF OREGON
2	
3	UE 399
4	In the Matter of)
5	PACIFICORP dba) PACIFIC POWER) DECLARATION OF
6 7) JOHN L. FOX Request for a General Rate Revision)
8	
9	I, John L. Fox, state the following, under penalty of perjury in the State of Oregon:
10	1. I am employed by the Public Utility Commission of Oregon Staff ("Staff"). I work
11	as a Senior Financial Analyst in the Rates, Finance and Audit Division.
12	2. On behalf of Staff, I drafted the pre-filed opening testimony and rebuttal testimony
13	submitted for use in this docket as Staff Exhibit 200 and Staff Exhibit 1900. I also prepared Staff
14	Exhibit 201 (witness qualification statement) and Staff Exhibits 202-209 (Staff Analysis
15	supporting deferral applications).
16	3. To the best of my knowledge, my pre-filed testimony is true and accurate.
17	
18	I hereby declare that the above statement is true to the best of my knowledge and belief, and that I understand it is made for use as evidence in court and is subject to
	penalty for perjury.
20	
21	SIGNED this 23rd day of September 2022. John L Fox
22	
23	John L. Fox
24	
25	
26	

1	BEFORE THE PUBLIC UTILITY COMMISSION OF OREGON
2	
3	UE 399
4	In the Matter of)
5	PACIFICORP dba) PACIFIC POWER) DECLARATION OF
6 7	Request for a General Rate Revision Output Discretely a JULIE JENT Discretely a JULIE JENT Output Discretely a JULIE JENT Outp
8	
9	I, Julie Jent, state the following, under penalty of perjury in the State of Oregon:
10	1. I am employed by the Public Utility Commission of Oregon Staff ("Staff"). I work
11	as a Senior Utility Analyst in the Rates, Finance and Audit Division.
12	2. On behalf of Staff, I drafted the pre-filed opening testimony and rebuttal testimony
13	submitted for use in this docket as Staff Exhibit 1200 and Staff Exhibit 2700. I prepared Staff
14	Exhibit 1201 (witness qualification statement) and Staff Exhibit 1204 (Staff workpapers).
15	3. To the best of my knowledge, my pre-filed testimony is true and accurate.
16	
17	I hereby declare that the above statement is true to the best of my knowledge and belief, and that I understand it is made for use as evidence in court and is subject to
18	penalty for perjury.
19	
20	SIGNED this 7th day of September 2022.
21	Julie Jent Julie Jent
22	Júlie Jent \mathcal{V}
23	
24	
25	
26	

1	BEFORE THE PUBLIC UTILITY COMMISSION OF OREGON
2	
3	UE 399
4	In the Matter of
5	PACIFICORP dba) PACIFIC POWER) DECLARATION OF
6 7	Request for a General Rate Revision) MITCHELL MOORE)
8	
9	I, Mitchell Moore, state the following, under penalty of perjury in the State of Oregon:
10	1. I am employed by the Public Utility Commission of Oregon Staff ("Staff"). I work
11	as a Senior Utility Analyst in the Rates, Finance and Audit Division.
12	2. On behalf of Staff, I drafted the pre-filed opening testimony and rebuttal testimony
13	submitted for use in this docket as Staff Exhibit 1300 and Staff Exhibit 2800 and prepared Staff
14	Exhibit 1301 (witness qualification statement).
15	3. To the best of my knowledge, my pre-filed testimony is true and accurate.
16	
17	I hereby declare that the above statement is true to the best of my knowledge and belief, and that I understand it is made for use as evidence in court and is subject to
18	penalty for perjury.
19	
20	SIGNED this day of September 2022.
21	Mid-191M
22	Mitchell Moore
23	
24	
25	
26	

Page 1 - UE 399 - DECLARATION OF MITCHELL MOORE

1	BEFORE THE PUBLIC UTILITY COMMISSION OF OREGON
2	
3	UE 399
4	In the Matter of)
5	PACIFICORP dba) PACIFIC POWER) DECLARATION OF
6 7	Request for a General Rate Revision) MATT MULDOON)
8	
9	I, Matt Muldoon, state the following, under penalty of perjury in the State of Oregon:
10	1. I am employed by the Public Utility Commission of Oregon Staff ("Staff"). I work
11	as a Manager in the Rates, Finance and Audit Division.
12	2. On behalf of Staff, I drafted the pre-filed opening testimony and rebuttal testimony
13	submitted for use in this docket as Staff Exhibit 100 and Staff Exhibit 1800, and prepared Staff
14	Exhibit 101 (witness qualification statement). Also on behalf of Staff, I prepared Stipulating
15	Parties/300 in support of the Second Partial Stipulation and Stipulating Parties/100 in support of
16	the Third Partial Stipulation.
17	3. I adopt the pre-filed testimony of Staff witnesses Moya Enright, Heather Cohen and
18	Brian Fjeldheim.
19	3. To the best of my knowledge, my pre-filed testimony is true and accurate.
20	
21	I hereby declare that the above statement is true to the best of my knowledge and
22	belief, and that I understand it is made for use as evidence in court and is subject to penalty for perjury.
23	
24	nother Desilen
25	SIGNED this 17th day of November 2022.
26	Matt Muldoon

Page 1 - UE 399 - DECLARATION OF MATT MULDOON

1	BEFORE THE PUBLIC UTILITY COMMISSION OF OREGON
2	
3	UE 399
4	In the Matter of)
5	PACIFICORP dba PACIFIC POWER DECLARATION OF
6 7	Request for a General Rate Revision) MING PENG)
8	
9	I, Ming Peng, state the following, under penalty of perjury in the State of Oregon:
10	1. I am employed by the Public Utility Commission of Oregon Staff ("Staff"). I work
11	as a Senior Econometrician (Utility Analyst) in the Rates, Finance and Audit Division.
12	2. On behalf of Staff, I drafted the pre-filed opening testimony and rebuttal testimony
13	submitted for use in this docket as Staff Exhibit 1400 and Staff Exhibit 2900 and prepared Staff
14	Exhibit 1401 (witness qualification statement).
15	3. To the best of my knowledge, my pre-filed testimony is true and accurate.
16	
17	I hereby declare that the above statement is true to the best of my knowledge and
18	belief, and that I understand it is made for use as evidence in court and is subject to penalty for perjury.
19	
20	SIGNED this 7th day of September 2022.
21	Ming Peng Ming Peng
22	Ming Peng
23	
24	
25	
26	

1	BEFORE THE PUBLIC UTILITY COMMISSION OF OREGON
2	UE 399
3	
4	In the Matter of)
5	PACIFICORP dba) PACIFIC POWER) DECLARATION OF
6) PAUL ROSSOW Request for a General Rate Revision)
7)
8	
9	I, Paul Rossow, state the following, under penalty of perjury in the State of Oregon:
10	1. I am employed by the Public Utility Commission of Oregon Staff ("Staff"). I
11	currently work as a Research Analyst in the Rates, Finance and Audit Division. Previously, I
12	worked as a Utility Analyst in the Energy Resources and Planning Division.
13	2. On behalf of Staff, I drafted the pre-filed opening testimony submitted for use in
14	this docket as Staff Exhibit 1500 and prepared Staff Exhibit 1501 (witness qualification statement).
15	3. To the best of my knowledge, my pre-filed testimony is true and accurate.
16	
17	I hereby declare that the above statement is true to the best of my knowledge and belief, and that I understand it is made for use as evidence in court and is subject to
18	penalty for perjury.
19	
20	SIGNED this 8 th day of September 2022.
21	/s/ Paul Rossow
22	Paul Rossow
23	
24	
25	
26	

1	BEFORE THE PUBLIC UTILITY COMMISSION OF OREGON
2	
3	UE 399
4	In the Matter of)
5	PACIFICORP dba PACIFIC POWER DECLARATION OF EDIC GWEDD (A)
6 7	Request for a General Rate Revision Output Description Description
8	
9	I, Eric Shierman, state the following, under penalty of perjury in the State of Oregon:
10	1. I am employed by the Public Utility Commission of Oregon Staff ("Staff"). I work
11	as a Senior Utility Analyst in the Energy Resources and Planning Division.
12	2. On behalf of Staff, I drafted the pre-filed opening testimony submitted for use in
13	this docket as Staff Exhibit 1600 and prepared Staff Exhibit 1601 (witness qualification statement).
14	3. To the best of my knowledge, my pre-filed testimony is true and accurate.
15	
16	I hereby declare that the above statement is true to the best of my knowledge and belief, and that I understand it is made for use as evidence in court and is subject to
17	penalty for perjury.
18	
19	SIGNED this7th day of September 2022.
20	Erie Shierman
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22	
23	Eric Shierman
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26	

1	BEFORE THE PUBLIC UTILITY COMMISSION OF OREGON
2	UE 399
3	
4	In the Matter of)
5	PACIFICORP dba) PACIFIC POWER) DECLARATION OF
6) STEVE STORM
7	Request for a General Rate Revision)
8	
9	I, Steve Storm, state the following, under penalty of perjury in the State of Oregon:
10	 I am employed by the Public Utility Commission of Oregon Staff ("Staff"). I work
11	as a Senior Economist in the Rates, Finance and Audit Division.
12	2. On behalf of Staff, I drafted the pre-filed opening testimony and rebuttal testimony
13	submitted for use in this docket as Staff Exhibit 1700 and Staff Exhibit 2500 and I prepared Staff
14	Exhibit 1701 (witness qualification statement) and Stipulating Parties/200 in support of the First
15	Partial Stipulation.
16	3. To the best of my knowledge, my pre-filed testimony is true and accurate.
17	
18	I hereby declare that the above statement is true to the best of my knowledge and belief, and that I understand it is made for use as evidence in court and is subject to
19	penalty for perjury.
20	.1
21	SIGNED this 17th day of November 2022.
22	St. J. Sc.
23	Steve Storm
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Department of Justice 1162 Court Street NE Salem, OR 97301-4096 (503) 947-4520 / Fax: (503) 378-3784