1	BEFORE THE PUBLIC	UTILITY COMMISSION
2	OF OREGON	
3	UE	374
4	In the Matter of	CONFIDENTIAL STAFF'S MOTION TO SUPPLEMENT ADMINISTRATIVE
5	PACIFICORP, dba PACIFIC POWER	RECORD
6	Request for a General Rate Revision.	Expedited Consideration Requested
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Staff of the Public Utility Commission of Oregon (Staff) moves for leave to supplement the administrative record in this proceeding to include attachments to certain data requests not previously included in the record. Due to the specific circumstances in this case, including remote work conditions and the volume of data requests attached as exhibits to Staff's testimony, coupled with some misunderstandings related to documents included in the record, some attachments to certain data requests were inadvertently omitted from filing in Staff's direct testimony. Following the hearing in this case, Staff counsel became aware of the error, and therefore, seeks to include the following into the record in this case:

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17	Staff Exhibit	Staff Witness	<b>Supplemental Documents</b>
18	Staff/305	Brian Fjeldheim	Attachment to PacifiCorp's response
19			to Staff DR 324
20			Attachment to PacifiCorp's response
21			to Staff's DR 325
22			Attachment to PacifiCorp's response
23			to Staff's DR 421
24	Staff/402	Heather Cohen	Attachment to PacifiCorp's response
25	Stain 102	Treatier Conen	to Staff DR 057
26			to Stail Die 057

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1 2			• Attachment to response to Staff DR 057 (2 <sup>nd</sup> supplemental - Confidential)
3	Staff/702	Sabrinna Soldavini	Attachment to PacifiCorp's Response
4			to Staff DR 277
5			
6	Staff further moves for admission of the above documents into the record in this proceeding.		
7	Because they are attachments to data responses provided by PacifiCorp, a declaration attesting to		
8	their truthfulness on behalf of the Staff witness is not attached.		
9	Because the record in this proceeding is closed, Staff seeks expedited treatment of its		
10	request with shortened response times. Pursuant to OAR 860-001-0420(2) and (6), Staff has		
11	conferred with the other parties to this proceeding. Calpine Energy Solutions LLC, ChargePoint,		
12	Klamath Water Users Association, Oregon Citizens' Utility Board, PacifiCorp, Small Business		
13	Utility Advocates, Tesla, Inc., Vitesse LLC and Walmart Inc. do not object to Staff's motion. At		
14	the time of filing, Staff had not heard from the Alliance of Western Energy Consumers and Fred		
15	Meyer.		
16			
17	DATED this 12 <sup>th</sup> day of November, 2020.		
18	Respectfully submitted,		
19			N F. ROSENBLUM
20			ney General
21		/s/ Sor	nmer Moser
22		Assist	ner Moser, OSB No. 105260 ant Attorney General
23		Of Att Comn	torneys for Staff of the Public Utility nission of Oregon
24			
25			

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# **Attachment OPUC 057**

## And

Confidential Attachment OPUC 057 2<sup>nd</sup> Supplemental

Are filed in electronic format

#### **UE 374 - CERTIFICATE OF SERVICE**

I hereby certify that I have this day caused the **CONFIDENTIAL STAFF's MOTION TO SUPPLEMENT ADMINISTRATIVE RECORD** to be served by electronic mail to those parties whose e-mail addresses appear on the attached service list for OPUC Docket UE 374.

Confidential material in support of the filing will be provided to qualified parties under General Protective Order 20-040.

DATED this 12<sup>th</sup> day of November, 2020.

/s/ Pamela J. Rojek

Legal Secretary / General Counsel Division / BAS Oregon Department of Justice

## **UE - 374**

### **Service List**

C=Confidential HC=Highly Confidential	Sort by Last Name Sort by Party Name	
	BILL EHRLICH (C) (HC) TESLA	3500 DEER CREEK RD PALO ALTO CA 94304 wehrlich@tesla.com
	STEVE ELZINGA <b>(C)</b> CHARGEPOINT INC	693 CHEMEKETA ST NE SALEM OR 97301 steve@shermlaw.com
	LLOYD REED <b>(C) (HC)</b> REED CONSULTING	10025 HEATHERWOOD LANE HIGHLANDS RANCH CO 80126 lloyd.reed@lloydreedconsulting.com
	CRYTAL RIVERA (C) (HC) SOMACH SIMMONS & DUNN	500 CAPITOL MALL STE 1000 SACRAMENTO CA 95814 crivera@somachlaw.com
	FRANCESCA WAHL <b>(C) (HC)</b> TESLA	6800 DUMBARTON CIRCLE FREMONT CA 94555 fwahl@tesla.com
	AWEC	
	BRENT COLEMAN <b>(C)</b> (HC) DAVISON VAN CLEVE, PC	1750 SW HARBOR WAY, SUITE 450 PORTLAND OR 97201 blc@dvclaw.com
	TYLER C PEPPLE <b>(C) (HC)</b> DAVISON VAN CLEVE, PC	1750 SW HARBOR WAY STE 450 PORTLAND OR 97201 tcp@dvclaw.com
	CALPINE SOLUTIONS	
	GREGORY M. ADAMS <b>(C)</b> RICHARDSON ADAMS, PLLC	PO BOX 7218 BOISE ID 83702 greg@richardsonadams.com
	GREG BASS CALPINE ENERGY SOLUTIONS, LLC	401 WEST A ST, STE 500 SAN DIEGO CA 92101 greg.bass@calpinesolutions.com
	KEVIN HIGGINS (C) ENERGY STRATEGIES LLC	215 STATE ST - STE 200 SALT LAKE CITY UT 84111-2322 khiggins@energystrat.com
	CHARGEPOINT	
	SCOTT DUNBAR <b>(C)</b> KEYES FOX & WIEDMAN LLP	1580 LINCOLN ST, STE 880 DENVER CO 80203 sdunbar@kfwlaw.com
	ALEXANDRA LEUMER (C) CHARGEPOINT	alexandra.leumer@chargepoint.com
	CUB	alexaliara.learner @criargepoilit.com
	OREGON CITIZENS' UTILITY BOARD	610 SW BROADWAY, STE 400 PORTLAND OR 97205 dockets@oregoncub.org
	MICHAEL GOETZ (C) (HC)	610 SW BROADWAY STE 400

	OREGON CITIZENS' UTILITY BOARD	PORTLAND OR 97205 mike@oregoncub.org
	ROBERT JENKS <b>(C) (HC)</b> OREGON CITIZENS' UTILITY BOARD	610 SW BROADWAY, STE 400 PORTLAND OR 97205 bob@oregoncub.org
FR	ED MEYER	
	JUSTIN BIEBER <b>(C)</b> FRED MEYER/ENERGY STRATEGIES LLC	215 SOUTH STATE STREET, STE 200 SALT LAKE CITY UT 84111 jbieber@energystrat.com
	KURT J BOEHM <b>(C)</b> BOEHM KURTZ & LOWRY	36 E SEVENTH ST - STE 1510 CINCINNATI OH 45202 kboehm@bkllawfirm.com
	JODY KYLER COHN <b>(C)</b> BOEHM, KURTZ & LOWRY	36 E SEVENTH ST STE 1510 CINCINNATI OH 45202 jkylercohn@bkllawfirm.com
KV	VUA	
	PAUL S SIMMONS (C) (HC) SOMACH SIMMONS & DUNN, PC	500 CAPITOL MALL, STE 1000 SACRAMENTO CA 95814 psimmons@somachlaw.com
PA	CIFICORP	
	PACIFICORP, DBA PACIFIC POWER	825 NE MULTNOMAH ST, STE 2000 PORTLAND OR 97232 oregondockets@pacificorp.com
	ETTA LOCKEY <b>(C)</b> PACIFIC POWER	825 NE MULTNOMAH ST., STE 2000 PORTLAND OR 97232 etta.lockey@pacificorp.com
	MATTHEW MCVEE <b>(C)</b> PACIFICORP	825 NE MULTNOMAH PORTLAND OR 97232 matthew.mcvee@pacificorp.com
SE	SUA	
	ADELAIDE "ELLIE" HARDWICK SBUA	621 SW MORRISON ST STE 1025 PORTLAND OR 97205 adelaide@utilityadvocates.org
	DIANE HENKELS <b>(C)</b> SMALL BUSINESS UTILITY ADVOCATES	621 SW MORRISON ST. STE 1025 PORTLAND OR 97205 diane@utilityadvocates.org
	WILLIAM STEELE <b>(C)</b> BILL STEELE AND ASSOCIATES, LLC	PO BOX 631151 HIGHLANDS RANCH CO 80164 wa.steele@hotmail.com
SI	ERRA CLUB	
	ANA BOYD <b>(C) (HC)</b> SIERRA CLUB	2101 WEBSTER ST STE 1300 OAKLAND CA 94612 ana.boyd@sierraclub.org
	CHRISTOPHER M BZDOK <b>(C) (HC)</b> OLSON BZDOK & HOWARD	420 EAST FRONT ST TRAVERSE CITY MI 49686 chris@envlaw.com
	GLORIA D SMITH <b>(C) (HC)</b> SIERRA CLUB LAW PROGRAM	2101 WEBSTER ST STE 1300 OAKLAND CA 94612 gloria.smith@sierraclub.org
ST	AFF	
	MARIANNE GARDNER <b>(C)</b> PUBLIC UTILITY COMMISSION OF OREGON	PO BOX 1088 SALEM OR 97308-1088

marianne.gardner@state.or.us

PUC STAFF - DEPARTMENT OF J	JSTICE SALEM OR 97301 sommer.moser@doj.state.or.us
TESLA INC	
KEVIN AUERBACHER <b>(C) (HC)</b> TESLA, INC.	601 13TH ST NW, 9TH FL NORTH WASHINGTON DC 20005 kauerbacher@tesla.com
JOHN DUNBAR <b>(C) (HC)</b> DUNBAR LAW LLC	621 SW MORRISION STREET STE 1025 PORTLAND OR 97205 jdunbar@dunbarlawllc.com
VITESSE LLC	
R BRYCE DALLEY <b>(C)</b> FACEBOOK INC	2400 S BERTSINGER RD RIDGEFIELD WA 98642 rbd@fb.com
LIZ FERRELL <b>(C)</b> FACEBOOK, INC.	1 HACKER WAY MENLO PARK CA 94205 eferrell@fb.com
IRION A SANGER <b>(C)</b> SANGER LAW PC	1041 SE 58TH PLACE PORTLAND OR 97215 irion@sanger-law.com
WALMART	
VICKI M BALDWIN <b>(C)</b> PARSONS BEHLE & LATIMER	201 S MAIN ST STE 1800 SALT LAKE CITY UT 84111 vbaldwin@parsonsbehle.com
STEVE W CHRISS <b>(C)</b> WAL-MART STORES, INC.	2001 SE 10TH ST BENTONVILLE AR 72716-0550 stephen.chriss@wal-mart.com

SOMMER MOSER (C)

1162 COURT ST NE