#### UE 394

In the Matter of:

# PORTLAND GENERAL ELETRIC COMPANY,

#### MOTION TO ADMIT PRE-FILED TESTIMONY AND EXHIBITS

Request for a General Rate Revision.

In accordance with OAR 860-001-0420, Portland General Electric Company (PGE) moves for the following to be admitted into the record in this proceeding:

(1) The pre-filed testimony and exhibits of Alex Tooman on behalf of PGE as specified in the attached declaration;

(2) The pre-filed or adopted testimony and exhibits of Allison Rowden on behalf of

PGE as specified in the attached declaration;

(3) The pre-filed testimony and exhibits of Amber Riter on behalf of PGE as specified in the attached declaration;

(4) The pre-filed testimony and exhibits of Anne Mersereau on behalf of PGE as specified in the attached declaration;

(5) The pre-filed testimony and exhibits of Archie Ewers on behalf of PGE as specified in the attached declaration;

(6) The pre-filed testimony and exhibits of Bente Villadsen on behalf of PGE as specified in the attached declaration;

(7) The pre-filed testimony and exhibits of Brett Sims on behalf of PGE as specified in the attached declaration;

(8) The pre-filed or adopted testimony and exhibits of Brooke Brownlee on behalf ofPGE as specified in the attached declaration;

(9) The pre-filed testimony and exhibits of Christopher Pleasant on behalf of PGE as specified in the attached declaration;

(10) The pre-filed testimony and exhibits of Greg Batzler on behalf of PGE as specified in the attached declaration;

(11) The pre-filed or adopted testimony and exhibits of Jaki Ferchland on behalf of PGE as specified in the attached declaration;

(12) The pre-filed testimony and exhibits of Jardon Jaramillo on behalf of PGE as specified in the attached declaration;

(13) The pre-filed testimony and exhibits of Jason Salmi Klotz on behalf of PGE as specified in the attached declaration;

(14) The pre-filed or adopted testimony and exhibits of Jay Tinker on behalf of PGE as specified in the attached declaration;

(15) The pre-filed testimony and exhibits of Jim Ajello on behalf of PGE as specified in the attached declaration;

(16) The pre-filed testimony and exhibits of John McFarland on behalf of PGE as specified in the attached declaration;

(17) The pre-filed or adopted testimony and exhibits of Larry Bekkedahl on behalf ofPGE as specified in the attached declaration;

(18) The pre-filed testimony and exhibits of Maria Pope on behalf of PGE as specified in the attached declaration;

(19) The pre-filed testimony and exhibits of Robert Macfarlane on behalf of PGE as specified in the attached declaration;

(20) The pre-filed or adopted testimony and exhibits of Ryan Van Oostrum on behalf ofPGE as specified in the attached declaration;

(21) The pre-filed testimony and exhibits of Stefan Cristea on behalf of PGE as specified in the attached declaration;

(22) The pre-filed testimony and exhibits of Tamara Neitzke on behalf of PGE as specified in the attached declaration;

(23) The pre-filed testimony and exhibits of Teresa Tang on behalf of PGE as specified in the attached declaration;

This motion is supported by the declarations of PGE's witnesses attesting that their pre-

filed testimony and exhibits are true and correct.

Respectfully submitted this 14<sup>th</sup> day of February, 2022.

oute Manton

Loretta Mabinton Managing Assistant General Counsel 121 SW Salmon Street, 1WTC1301 Portland, Oregon 97204 Telephone: (503) 464-7822 Email: loretta.mabinton@pgn.com

Katherine A. McDowell Lisa D. Hardie Jordan R. Schoonover McDowell Rackner Gibson PC 419 SW 11th Avenue, Suite 400 Portland, Oregon 97205 Telephone: (503) 595-3924 Email: dockets@mrg-law.com

Attorneys for PGE

## UE 394

In the Matter of

PORTLAND GENERAL ELECTRIC COMPANY

**DECLARATION OF ALEX TOOMAN** 

1	I, Alex Tooman, declare under penalty of perjury under the laws of the state of Oregon:
2	1. My full name is Alex Tooman and I am a Senior Regulatory Consultant for Portland
3	General Electric Company (PGE).
4	2. I am the same Alex Tooman that previously filed testimony and exhibits on behalf of
5	PGE in this matter. (See PGE/200-210, PGE/1400-1407, PGE/2300, PGE/2400-2401,
6	PGE/2900).
7	3. The following corrections to testimony should be made:
8	a. PGE/2300, Tooman-Batzler/14, Table 1: Revise "\$157,067" to "156,735" after
9	deducting an additional \$332,000 for the Beaverton Public Safety Center
10	Energy Storage Microgrid Pilot.
11	b. PGE/2300, Tooman-Batzler/15, line 4: Revise "157.1" million to "156.7"
12	million
13	c. PGE/2900, Tooman-Ferchland/14, line 6: Revise "157.1" million to "156.7"
14	million
15	d. PGE/2900, Tooman-Ferchland/14, line 20: Revise "157.1" million to "156.7"
16	million
17	e. PGE/2900, Tooman-Ferchland/15, line 5: Revise "157.1" million to "156.7"
18	million

1	f. PGE/2900, Tooman-Ferchland/15, line 9: Revise "157.1" million to "156.7"
2	million
3	g. PGE/2900, Tooman-Ferchland/15, line 19: Revise "157.1" million to "156.7"
4	million
5	h. PGE/2900, Tooman-Ferchland/16, lines 13-14: Revise "157.1" million to
6	"156.7" million
7	i. PGE/2900, Tooman-Ferchland/15, line 6: Revise "98.3" million to "98.0"
8	million
9	j. PGE/2900, Tooman-Ferchland/15, line 9: Revise "98.3" million to "98.0"
10	million
11	k. PGE/2900, Tooman-Ferchland/15, lines 19-20: Revise "98.3" million to "98.0"
12	million
13	4. With these corrections, my pre-filed testimony and exhibits are true and accurate based
14	on my information and belief.
15	I hereby declare that the above statement is true to the best of my knowledge and belief,
16	and that I understand it is made for use as evidence before the Public Utility Commission of
17	Oregon and is subject to penalty for perjury.
18	SIGNED this 14 <sup>th</sup> day of February, 2022 at Portland, Oregon.

# Signed: /s/ Alex Tooman

#### UE 394

In the Matter of

PORTLAND GENERAL ELECTRIC COMPANY

# DECLARATION OF ALLISON ROWDEN

Request for a General Rate Revision.

1	I, Allison Rowden, declare under penalty of perjury under the laws of the state of Oregon:
2	1. My full name is Allison Rowden, and I am a Customer Service Manager at Portland
3	General Electric Company (PGE).
4	2. I am the same Allison Rowden that previously filed or adopted testimony and exhibits
5	on behalf of PGE in this matter. (See PGE/500, PGE/1700-1706, PGE/2500-2508).
6	3. The following corrections to testimony should be made:
7	a. PGE/500, Bekkedahl-McFarland/20, lines 16-17: Revise "\$0.5" million to
8	"0.4" million, and "\$1.1" million to "\$1.3" million
9	4. With these corrections, my pre-filed testimony and exhibits are true and accurate based
10	on my information and belief.
11	I hereby declare that the above statement is true to the best of my knowledge and belief,
12	and that I understand it is made for use as evidence before the Public Utility Commission of
13	Oregon and is subject to penalty for perjury.
14	SIGNED this 14 <sup>th</sup> day of February, 2022 at Portland, Oregon.

Signed: /s/ Allison Rowden

## UE 394

In the Matter of

PORTLAND GENERAL ELECTRIC COMPANY

## **DECLARATION OF AMBER RITER**

Request for a General Rate Revision.

1	I, Amber Riter, declare under penalty of perjury under the laws of the state of Oregon:
2	1. My full name is Amber Riter, and I am an Economist and Lead Load Forecasting
3	Analyst at Portland General Electric Company (PGE).
4	2. I am the same Amber Riter that previously filed testimony and exhibits on behalf of
5	PGE in this matter. (See PGE/1000-1013, PGE/2100-2112).
6	3. My pre-filed testimony and exhibits are true and accurate based on my information
7	and belief.
8	I hereby declare that the above statement is true to the best of my knowledge and belief,
9	and that I understand it is made for use as evidence before the Public Utility Commission of
10	Oregon and is subject to penalty for perjury.
11	SIGNED this 14 <sup>th</sup> day of February, 2022 at Portland, Oregon.

Signed: /s/ Amber Riter

#### UE 394

In the Matter of

PORTLAND GENERAL ELECTRIC COMPANY

#### DECLARATION OF ANNE MERSEREAU

Request for a General Rate Revision.

1	I, Anne Mersereau, declare under penalty of perjury under the laws of the state of Oregon:
2	1. My full name is Anne Mersereau, and I am the Vice President of Human Resources,
3	Diversity & Inclusion for Portland General Electric Company (PGE).
4	2. I am the same Anne Mersereau that previously filed testimony and exhibits on behalf
5	of PGE in this matter. (See PGE/300-303, PGE/1500-1505).
6	3. The following corrections to testimony should be made:
7	a. PGE/300, Mersereau-Neitzke/35, line 17: Revise "2.53%" to "2.70%".
8	4. With this correction, my pre-filed testimony and exhibits are true and accurate based
9	on my information and belief.
10	I hereby declare that the above statement is true to the best of my knowledge and belief,
11	and that I understand it is made for use as evidence before the Public Utility Commission of
12	Oregon and is subject to penalty for perjury.
13	SIGNED this th day of February, 2022 at Portland, Oregon.

Signed:

1

UE 394 - Declaration of Anne Mersereau

#### UE 394

In the Matter of

PORTLAND GENERAL ELECTRIC COMPANY

## **DECLARATION OF ARCHIE EWERS**

Request for a General Rate Revision.

1	I, Archie Ewers, declare under penalty of perjury under the laws of the state of Oregon:
2	1. My full name is Archie Ewers, and I am a Financial Planning and Analysis Manager at
3	Portland General Electric Company (PGE).
4	2. I am the same Archie Ewers that previously filed testimony and exhibits on behalf of
5	PGE in this matter. (See PGE/1800-1805).
6	3. My pre-filed testimony and exhibits are true and accurate based on my information
7	and belief.
8	I hereby declare that the above statement is true to the best of my knowledge and belief,
9	and that I understand it is made for use as evidence before the Public Utility Commission of
10	Oregon and is subject to penalty for perjury.
11	SIGNED this 14 <sup>th</sup> day of February, 2022 at Portland, Oregon.

Signed: /s/ Archie Ewers

#### UE 394

In the Matter of

PORTLAND GENERAL ELECTRIC COMPANY

#### **DECLARATION OF BENTE VILLADSEN**

1	I, Bente Villadsen, declare under penalty of perjury under the laws of the state of Oregon:
2	1. My full name is Bente Villadsen, and I am a Principal of The Brattle Group.
3	2. I am the same Bente Villadsen that previously filed testimony and exhibits on behalf
4	of Portland General Electric Company in this matter. (See PGE/900-906).
5	3. My pre-filed testimony and exhibits are true and accurate based on my information
6	and belief.
7	I hereby declare that the above statement is true to the best of my knowledge and belief,
8	and that I understand it is made for use as evidence before the Public Utility Commission of
9	Oregon and is subject to penalty for perjury.
10	SIGNED this _14th day of February, 2022 at Boston, Massachusetts.

Signed: B Willada

## UE 394

In the Matter of

PORTLAND GENERAL ELECTRIC COMPANY

## **DECLARATION OF BRETT SIMS**

Request for a General Rate Revision.

1	I, Brett Sims, declare under penalty of perjury under the laws of the state of Oregon:
2	1. My full name is Brett Sims, and I am the Vice President of Strategy, Regulation and
3	Energy Supply for Portland General Electric Company (PGE).
4	2. I am the same Brett Sims that previously filed testimony on behalf of PGE in this
5	matter. (See PGE/100, PGE/1300).
6	3. My pre-filed testimony and exhibits are true and accurate based on my information
7	and belief.
8	I hereby declare that the above statement is true to the best of my knowledge and belief,
9	and that I understand it is made for use as evidence before the Public Utility Commission of
10	Oregon and is subject to penalty for perjury.
11	SIGNED this 14 <sup>th</sup> day of February, 2022 at Portland, Oregon.

Signed: /s/ Brett Sims

#### UE 394

In the Matter of

PORTLAND GENERAL ELECTRIC COMPANY

#### DECLARATION OF BROOKE BROWNLEE

Request for a General Rate Revision.

1	I, Brooke Brownlee, declare under penalty of perjury under the laws of the state of
2	Oregon:
3	1. My full name is Brooke Brownlee, and I am State Legislative Affairs Manager at
4	Portland General Electric Company (PGE).
5	2. I am the same Brooke Brownlee that previously filed or adopted testimony and
6	exhibits on behalf of PGE in this matter. (See PGE/800-816, PGE/2000-2009,
7	PGE/2800-2810).
8	3. My pre-filed testimony and exhibits are true and accurate based on my information
9	and belief.
10	I hereby declare that the above statement is true to the best of my knowledge and belief,
11	and that I understand it is made for use as evidence before the Public Utility Commission of
12	Oregon and is subject to penalty for perjury.
13	SIGNED this 14 <sup>th</sup> day of February, 2022 at Portland, Oregon.

## Signed: /s/ Brooke Brownlee

#### UE 394

In the Matter of

PORTLAND GENERAL ELECTRIC COMPANY

### DECLARATION OF CHRISTOPHER PLEASANT

Request for a General Rate Revision.

1	I, Christopher Pleasant, declare under penalty of perjury under the laws of the state of
2	Oregon:
3	1. My full name is Christopher Pleasant, and I am a Senior Regulatory Analyst in Pricing
4	and Tariffs at Portland General Electric Company (PGE).
5	2. I am the same Christopher Pleasant that previously filed testimony and exhibits on
6	behalf of PGE in this matter. (See PGE/1100-1102).
7	3. My pre-filed testimony and exhibits are true and accurate based on my information
8	and belief.
9	I hereby declare that the above statement is true to the best of my knowledge and belief,
10	and that I understand it is made for use as evidence before the Public Utility Commission of
11	Oregon and is subject to penalty for perjury.
12	SIGNED this 14 <sup>th</sup> day of February, 2022 at Portland, Oregon.

Signed: /s/ Christopher Pleasant

## UE 394

In the Matter of

PORTLAND GENERAL ELECTRIC COMPANY

## **DECLARATION OF GREG BATZLER**

1	I, Greg Batzler, declare under penalty of perjury under the laws of the state of Oregon:
2	1. My full name is Greg Batzler, and I am a Regulatory Consultant for Portland General
3	Electric Company (PGE).
4	2. I am the same Greg Batzler that previously filed testimony and exhibits on behalf of
5	PGE in this matter. (See PGE/200-210, PGE/400-405, PGE/1400-1407, PGE 1600-
6	1607, PGE/2300).
7	3. The following corrections to testimony should be made:
8	a. PGE/400, Ajello-Batzler/1, line 7: Revise "\$186.9" million to "\$186.7"
9	million.
10	b. PGE/400, Ajello-Batzler/2, Table 1: Revise 2022 Forecast LC Fees, Revolver
11	Fees, Margin Net Int., & Broker fees from "2.0" to "1.8"
12	c. PGE/400, Ajello-Batzler/2, Table 1: Revise 2022 Forecast Total Other A&G
13	<b>Costs</b> from "\$91.9" to "\$91.7"
14	d. PGE/400, Ajello-Batzler/2, Table 1: Revise 2022 Forecast Total A&G from
15	"\$186.9" to "\$186.7"
16	e. PGE/400, Ajello-Batzler/2, Table 1: Revise 2022 Delta LC Fees, Revolver
17	Fees, Margin Net Int., & Broker fees from "(0.1)" to "(0.2)"

1	f. PGE/400, Ajello-Batzler/2, Table 1: Revise Delta Total Other A&G Costs
2	from "\$(15.2)" to "\$(15.4)"
3	g. PGE/400, Ajello-Batzler/2, Table 1: Revise Delta Total A&G from "\$(6.6)" to
4	"\$(6.7)"
5	h. PGE/400, Ajello-Batzler/29, line 2: Revise "\$186.9" million to "\$186.7"
6	million.
7	i. PGE/400, Ajello-Batzler/29, line 3: Revise "\$6.6" million to "\$6.7" million.
8	j. Revised Exhibit 401 is attached.
9	k. PGE/2300, Tooman-Batzler/14, Table 1: Revise "\$157,067" to "156,735" after
10	deducting an additional \$332,000 for the Beaverton Public Safety Center
11	Energy Storage Microgrid Pilot.
12	1. PGE/2300, Tooman-Batzler/15, line 4: Revise "157.1" million to "156.7"
13	million
14	4. With these corrections, my pre-filed testimony and exhibits are true and accurate based
15	on my information and belief.
16	I hereby declare that the above statement is true to the best of my knowledge and belief,
17	and that I understand it is made for use as evidence before the Public Utility Commission of
18	Oregon and is subject to penalty for perjury.
19	SIGNED this 14 <sup>th</sup> day of February, 2022 at Portland, Oregon.

Signed: /s/ Greg Batzler

## UE 394

In the Matter of

PORTLAND GENERAL ELECTRIC COMPANY

## **DECLARATION OF JAKI FERCHLAND**

1	I, Jaki Ferchland, declare under penalty of perjury under the laws of the state of Oregon:
2	1. My full name is Jaki Ferchland, and I am the Manager of Revenue Requirement in
3	Regulatory Affairs for Portland General Electric Company (PGE).
4	2. I am the same Jaki Ferchland that previously filed or adopted testimony and exhibits
5	on behalf of PGE in this matter. (See PGE/900-906, PGE/2300, PGE/2900,
6	Stipulating Parties/100-102, Stipulating Parties/200-203, Stipulating Parties/300-303).
7	3. The following corrections to testimony should be made:
8	a. PGE/2300, Tooman-Batzler/14, Table 1: Revise "\$157,067" to "156,735"
9	b. PGE/2300, Tooman-Batzler/15, line 4: Revise "157.1" million to "156.7"
10	million
11	c. PGE/2900, Tooman-Ferchland/14, line 6: Revise "157.1" million to "156.7"
12	million
13	d. PGE/2900, Tooman-Ferchland/14, line 20: Revise "157.1" million to "156.7"
14	million
15	e. PGE/2900, Tooman-Ferchland/15, line 5: Revise "157.1" million to "156.7"
16	million
17	f. PGE/2900, Tooman-Ferchland/15, line 9: Revise "157.1" million to "156.7"
18	million

1	g. PGE/2900, Tooman-Ferchland/15, line 19: Revise "157.1" million to "156.7"
2	million
3	h. PGE/2900, Tooman-Ferchland/16, lines 13-14: Revise "157.1" million to
4	"156.7" million
5	i. PGE/2900, Tooman-Ferchland/15, line 6: Revise "98.3" million to "98.0"
6	million
7	j. PGE/2900, Tooman-Ferchland/15, line 9: Revise "98.3" million to "98.0"
8	million
9	k. PGE/2900, Tooman-Ferchland/15, lines 19-20: Revise "98.3" million to "98.0"
10	million
11	4. With these corrections, my pre-filed testimony and exhibits are true and accurate based
12	on my information and belief.
13	I hereby declare that the above statement is true to the best of my knowledge and belief,
14	and that I understand it is made for use as evidence before the Public Utility Commission of
15	Oregon and is subject to penalty for perjury.
16	SIGNED this 14 <sup>th</sup> day of February, 2022 at Portland, Oregon.

Signed: /s/ Jakí Ferchland

#### UE 394

In the Matter of

PORTLAND GENERAL ELECTRIC COMPANY

# DECLARATION OF JARDON JARAMILLO

Request for a General Rate Revision.

1	Ι, .	Jardon Jaramillo, declare under penalty of perjury under the laws of the state of Oregon:
2	1.	My full name is Jardon Jaramillo, and I am the Senior Director of Treasury, Investor
3		Relations, and Risk Management for Portland General Electric Company (PGE).
4	2.	I am the same Jardon Jaramillo that previously filed testimony and exhibits on behalf
5		of PGE in this matter. (See PGE/900-906).
6	3.	My pre-filed testimony and exhibits are true and accurate based on my information
7		and belief.
8	Ιh	ereby declare that the above statement is true to the best of my knowledge and belief,
9	and that I	understand it is made for use as evidence before the Public Utility Commission of
10	Oregon ar	nd is subject to penalty for perjury.
11	SI	GNED this 14 <sup>th</sup> day of February, 2022 at Portland, Oregon.

Signed: /s/ Jardon Jaramíllo

UE 394 - Declaration of Jardon Jaramillo

#### UE 394

In the Matter of

# PORTLAND GENERAL ELECTRIC COMPANY

# DECLARATION OF JASON SALMI KLOTZ

Request for a General Rate Revision.

1	I, Jason Salmi Klotz, declare under penalty of perjury under the laws of the state of
2	Oregon:
3	1. My full name is Jason Salmi Klotz, and I am Manager of Regulatory Strategy and
4	Engagement at Portland General Electric Company (PGE).
5	2. I am the same Jason Salmi Klotz that previously filed testimony and exhibits on behalf
6	of PGE in this matter. (See PGE/600-602).
7	3. The following correction to testimony should be made:
8	a. PGE/600, Salmi Klotz/1, lines 2-3: revise "a Principal Product Development
9	Specialist in PGE's Product Portfolio Management group" to "Manager of
10	Regulatory Strategy and Engagement at PGE."
11	4. With this correction, my pre-filed testimony and exhibits are true and accurate based
12	on my information and belief.
13	I hereby declare that the above statement is true to the best of my knowledge and belief,
14	and that I understand it is made for use as evidence before the Public Utility Commission of
15	Oregon and is subject to penalty for perjury.
16	SIGNED this 14 <sup>th</sup> day of February, 2022 at Portland, Oregon.

Signed: /s/ Jason Salmí Klotz

#### UE 394

In the Matter of

PORTLAND GENERAL ELECTRIC COMPANY

**DECLARATION OF JAY TINKER** 

Request for a General Rate Revision.

1	I, Jay Tinker, declare under penalty of perjury under the laws of the state of Oregon:
2	1. My full name is Jay Tinker, and I am Director of Rates and Regulatory Affairs at
3	Portland General Electric Company (PGE).
4	2. I am the same Jay Tinker that previously filed or adopted testimony and exhibits on
5	behalf of PGE in this matter. (See PGE/700-704, PGE/800-816, PGE/1900-1905,
6	PGE/2000-2009, PGE/2600, PGE/2800-2810).
7	3. My pre-filed testimony and exhibits are true and accurate based on my information
8	and belief.
9	I hereby declare that the above statement is true to the best of my knowledge and belief,
10	and that I understand it is made for use as evidence before the Public Utility Commission of
11	Oregon and is subject to penalty for perjury.
12	SIGNED this 14 <sup>th</sup> day of February, 2022 at Portland, Oregon.

Signed: /s/ Jay Tinker

### UE 394

In the Matter of

PORTLAND GENERAL ELECTRIC COMPANY

## **DECLARATION OF JIM AJELLO**

1	I, Jim Ajello, declare under penalty of perjury under the laws of the state of Oregon:
2	1. My full name is Jim Ajello, and I am the Senior Vice President, Chief Financial
3	Officer, and Treasurer for Portland General Electric Company (PGE).
4	2. I am the same Jim Ajello that previously filed testimony and exhibits on behalf of PGE
5	in this matter. (See PGE/400-405, PGE/1600-1607).
6	3. The following corrections to testimony should be made:
7	a. PGE/400, Ajello-Batzler/1, line 7: Revise "\$186.9" million to "\$186.7"
8	million.
9	b. PGE/400, Ajello-Batzler/2, Table 1: Revise 2022 Forecast LC Fees, Revolver
10	Fees, Margin Net Int., & Broker fees from "2.0" to "1.8"
11	c. PGE/400, Ajello-Batzler/2, Table 1: Revise 2022 Forecast Total Other A&G
12	<b>Costs</b> from "\$91.9" to "\$91.7"
13	d. PGE/400, Ajello-Batzler/2, Table 1: Revise 2022 Forecast Total A&G from
14	"\$186.9" to "\$186.7"
15	e. PGE/400, Ajello-Batzler/2, Table 1: Revise 2022 Delta LC Fees, Revolver
16	Fees, Margin Net Int., & Broker fees from "(0.1)" to "(0.2)"
17	f. PGE/400, Ajello-Batzler/2, Table 1: Revise Delta Total Other A&G Costs
18	from "\$(15.2)" to "\$(15.4)"

1	g. PGE/400, Ajello-Batzler/2, Table 1: Revise Delta Total A&G from "\$(6.6)" to
2	"\$(6.7)"
3	h. PGE/400, Ajello-Batzler/29, line 2: Revise "\$186.9" million to "\$186.7"
4	million.
5	i. PGE/400, Ajello-Batzler/29, line 3: Revise "\$6.6" million to "\$6.7" million.
6	j. Revised Exhibit 401 is attached.
7	4. With these corrections, my pre-filed testimony and exhibits are true and accurate based
8	on my information and belief.
9	I hereby declare that the above statement is true to the best of my knowledge and belief,
10	and that I understand it is made for use as evidence before the Public Utility Commission of
11	Oregon and is subject to penalty for perjury.
12	SIGNED this $\underline{\mu}$ th day of February, 2022 at Portland, Oregon.
	Signed:

Signed: \_\_\_\_\_, \_\_\_, \_\_\_,

#### UE 394

In the Matter of

PORTLAND GENERAL ELECTRIC COMPANY

#### DECLARATION OF JOHN MCFARLAND

1	I, John McFarland, declare under penalty of perjury under the laws of the state of Oregon:
2	1. My full name is John McFarland, and I am a Vice President and Chief Customer
3	Officer at Portland General Electric Company (PGE).
4	2. I am the same John McFarland that previously filed testimony and exhibits on behalf
5	of PGE in this matter. (See PGE/500, PGE/1700-1706, PGE/2500-2508).
6	3. The following corrections to testimony should be made:
7	a. PGE/500, Bekkedahl-McFarland/20, lines 16-17: Revise "\$0.5" million to
8	"0.4" million, and "\$1.1" million to "\$1.3" million
9	4. With this correction, my pre-filed testimony and exhibits are true and accurate based
10	on my information and belief.
11	I hereby declare that the above statement is true to the best of my knowledge and belief,
12	and that I understand it is made for use as evidence before the Public Utility Commission of
13	Oregon and is subject to penalty for perjury.
14	SIGNED this 11th day of February, 2022 at Portland, Oregon.

Signed:

### UE 394

In the Matter of

PORTLAND GENERAL ELECTRIC COMPANY

#### DECLARATION OF LARRY BEKKEDAHL

1	I, Larry Bekkedahl, declare under penalty of perjury under the laws of the state of Oregon:
2	1. My full name is Larry Bekkedahl, and I am Senior Vice President of Advanced Energy
3	Delivery at Portland General Electric Company (PGE).
4	2. I am the same Larry Bekkedahl that previously filed or adopted testimony and exhibits
5	on behalf of PGE in this matter. (See PGE/700-704, PGE/800-816, PGE/1800-1805,
6	PGE/1900-1905, PGE/2000-2009, PGE/2400-2401, PGE/2600, PGE/2800-2810).
7	3. The following corrections to testimony should be made:
8	a. PGE/800, Bekkedahl- Jenkins/34, Table 6: Revise 2020 Actuals, Non-Labor
9	from "\$0.1" to "\$0.0"
10	b. PGE/800, Bekkedahl- Jenkins/34, Table 6: Revise 2020 Actuals, Total O&M
11	from "\$0.4" to "\$0.3"
12	c. PGE/800, Bekkedahl- Jenkins/15, line 4: Revise "\$350 million" to "\$304
13	million"
14	d. PGE/800, Bekkedahl- Jenkins/28, line 21: Revise "\$350 million" to "\$304
15	million"
16	e. Revised Exhibit 816 is attached.
17	4. With these corrections, my pre-filed testimony and exhibits are true and accurate based
18	on my information and belief.

- 1 I hereby declare that the above statement is true to the best of my knowledge and belief,
- 2 and that I understand it is made for use as evidence before the Public Utility Commission of
- 3 Oregon and is subject to penalty for perjury.
- 4 SIGNED this 14<sup>th</sup> day of February, 2022 at Portland, Oregon.

Signed: /s/ Larry Bekkedahl

#### UE 394

In the Matter of

PORTLAND GENERAL ELECTRIC COMPANY

#### **DECLARATION OF MARIA POPE**

Request for a General Rate Revision.

1	I, Maria Pope, declare under penalty of perjury under the laws of the state of Oregon:
2	1. My full name is Maria Pope, and I am the Chief Executive Officer of Portland General
3	Electric Company (PGE).
4	2. I am the same Maria Pope that previously filed testimony on behalf of PGE in this
5	matter. (See PGE/100, PGE/1300).
6	3. My pre-filed testimony and exhibits are true and accurate based on my information
7	and belief.
8	I hereby declare that the above statement is true to the best of my knowledge and belief,
9	and that I understand it is made for use as evidence before the Public Utility Commission of
10	Oregon and is subject to penalty for perjury.

11 SIGNED this 14th day of February, 2022 at Portland, Oregon.

Signed: Whiauf. Re

#### UE 394

In the Matter of

PORTLAND GENERAL ELECTRIC COMPANY

#### **DECLARATION OF ROBERT MACFARLANE**

Request for a General Rate Revision.

1	I, Robert Macfarlane, declare under penalty of perjury under the laws of the state of
2	Oregon:
3	1. My full name is Robert Macfarlane, and I am Manager of Pricing and Tariffs at
4	Portland General Electric Company (PGE).
5	2. I am the same Robert Macfarlane that previously filed testimony and exhibits on
6	behalf of PGE in this matter. (See PGE/1100-1102, PGE/1200-1208, PGE/2200-2202,
7	PGE/3000-3004).
8	3. With the corrections that I provided on the record at the hearing, my pre-filed
9	testimony and exhibits are true and accurate based on my information and belief.
10	I hereby declare that the above statement is true to the best of my knowledge and belief,
11	and that I understand it is made for use as evidence before the Public Utility Commission of
12	Oregon and is subject to penalty for perjury.
13	SIGNED this 14 <sup>th</sup> day of February, 2022 at Portland, Oregon.

## Signed: /s/ Robert Macfarlane

### UE 394

In the Matter of

PORTLAND GENERAL ELECTRIC COMPANY

# DECLARATION OF RYAN VAN OOSTRUM

Request for a General Rate Revision.

1	I, Ryan Van Oostrum, declare under penalty of perjury under the laws of the state of
2	Oregon:
3	1. My full name is Ryan Van Oostrum, and I am Manager of Financial Reporting and
4	Research and Asset Accounting at Portland General Electric Company (PGE).
5	2. I am the same Ryan Van Oostrum that previously filed or adopted testimony and
6	exhibits on behalf of PGE in this matter. (See PGE/1900-1905, PGE/2700-2704).
7	3. My pre-filed testimony and exhibits are true and accurate based on my information
8	and belief.
9	I hereby declare that the above statement is true to the best of my knowledge and belief,
10	and that I understand it is made for use as evidence before the Public Utility Commission of
11	Oregon and is subject to penalty for perjury.
12	SIGNED this 14 <sup>th</sup> day of February, 2022 at Portland, Oregon.

Signed: /s/ Ryan Van Oostrum

## UE 394

In the Matter of

PORTLAND GENERAL ELECTRIC COMPANY

## **DECLARATION OF STEFAN CRISTEA**

Request for a General Rate Revision.

1	I, Stefan Cristea, declare under penalty of perjury under the laws of the state of Oregon:
2	1. My full name is Stefan Cristea and I am a Senior Regulatory Analyst at Portland
3	General Electric Company (PGE).
4	2. I am the same Stefan Cristea that previously filed testimony and exhibits on behalf of
5	PGE in this matter. (See PGE/1900-1905, PGE/2700-2704).
6	3. My pre-filed testimony and exhibits are true and accurate based on my information
7	and belief.
8	I hereby declare that the above statement is true to the best of my knowledge and belief,
9	and that I understand it is made for use as evidence before the Public Utility Commission of
10	Oregon and is subject to penalty for perjury.
11	SIGNED this 14 <sup>th</sup> day of February, 2022 at Portland, Oregon.

Signed: /s/ Stefan Crístea

## UE 394

In the Matter of

PORTLAND GENERAL ELECTRIC COMPANY

#### DECLARATION OF TAMARA NEITZKE

Request for a General Rate Revision.

1	I, Tamara Neitzke, declare under penalty of perjury under the laws of the state of Oregon:
2	1. My full name is Tamara Neitzke, and I am the Director of Total Compensation and
3	Benefits in the Human Resources Department for Portland General Electric Company
4	(PGE).
5	2. I am the same Tamara Neitzke that previously filed testimony and exhibits on behalf
6	of PGE in this matter. (See PGE/300-303, PGE/1500-1505).
7	3. The following corrections to testimony should be made:
8	a. PGE/300, Mersereau-Neitzke/35, line 17: Revise "2.53%" to "2.70%".
9	4. With this correction, my pre-filed testimony and exhibits are true and accurate based
10	on my information and belief.
11	I hereby declare that the above statement is true to the best of my knowledge and belief,
12	and that I understand it is made for use as evidence before the Public Utility Commission of
13	Oregon and is subject to penalty for perjury.
14	SIGNED this 14 <sup>th</sup> day of February, 2022 at Portland, Oregon.

Signed: /s/ Tamara Neítzke

## UE 394

In the Matter of

PORTLAND GENERAL ELECTRIC COMPANY

## **DECLARATION OF TERESA TANG**

Request for a General Rate Revision.

1	I, Teresa Tang, declare under penalty of perjury under the laws of the state of Oregon:
2	1. My full name is Teresa Tang, and I am a Regulatory Consultant in Pricing and Tariffs
3	at Portland General Electric Company (PGE).
4	2. I am the same Teresa Tang that previously filed testimony and exhibits on behalf of
5	PGE in this matter. (See PGE/1200-1208, PGE/2200-2202, PGE/3000-3004).
6	3. With the corrections provided on the record at the hearing, my pre-filed testimony and
7	exhibits are true and accurate based on my information and belief.
8	I hereby declare that the above statement is true to the best of my knowledge and belief,
9	and that I understand it is made for use as evidence before the Public Utility Commission of
10	Oregon and is subject to penalty for perjury.
11	SIGNED this 14 <sup>th</sup> day of February, 2022 at Portland, Oregon.

Signed: /s/ Teresa Tang

CPI	2008	2009	2010	2011	2012	2013	2014	2015	2016	2017	2018	2019	2020	2021
2008	\$ 5,936,058													
2009	-0.32% \$	2,106,514												
2010	1.64%	1.64% \$	-											
2011	3.14%	3.14%	3.14% \$	-										
2012	2.07%	2.07%	2.07%	2.07% \$	-									
2013	1.47%	1.47%	1.47%	1.47%	1.47% \$	-								
2014	1.62%	1.62%	1.62%	1.62%	1.62%	1.62%	\$ 5,623,875							
2015	0.12%	0.12%	0.12%	0.12%	0.12%	0.12%	0.12% \$	5,161,601						
2016	1.26%	1.26%	1.26%	1.26%	1.26%	1.26%	1.26%	1.28%	\$ 4,504,081					
2017	2.14%	2.14%	2.14%	2.14%	2.14%	2.14%	2.14%	2.14%	2.14% \$	11,351,424				
2018	2.44%	2.44%	2.44%	2.44%	2.44%	2.44%	2.44%	2.44%	2.44%	2.44% \$	-			
2019	1.81%	1.81%	1.81%	1.81%	1.81%	1.81%	1.81%	1.81%	1.81%	1.81%	1.81% \$	1,772,198		
2020	1.00%	1.00%	1.00%	1.00%	1.00%	1.00%	1.00%	1.00%	1.00%	1.00%	1.00%	1.00% \$	; -	
2021	2.28%	2.28%	2.28%	2.28%	2.28%	2.28%	2.28%	2.28%	2.28%	2.28%	2.28%	2.28%	2.28%	\$ 71,500,16
2022	1.91%	1.91%	1.91%	1.91%	1.91%	1.91%	1.91%	1.91%	1.91%	1.91%	1.91%	1.91%	1.91%	1.91
2022 \$	\$ 7,421,854 \$	2,642,239 \$	- \$	- \$	- \$	-	\$ 6,394,048 \$	5,862,253	\$ 5,001,065 \$	12,463,363 \$	- \$	1,865,654	6 -	\$ 72,867,11
		Te	en Year Total Level	I III Storm Damag	je Losses		\$	104,453,502						
		Te	en Year Avg Level	III Storm Damage	e Losses		\$	10,445,350						
		A	verage Level III Sto	orm Damage Loss	ses		\$	17,408,917						

Year	Lev	Level III Storm Actuals					
2008	\$	5,936,058	3.81%				
2009	\$	2,106,514	-0.32%				
2010	\$	-	1.64%				
2011	\$	-	3.14%				
2012	\$	-	2.07%				
2013	\$	-	1.47%				
2014	\$	5,623,875	1.62%				
2015	\$	5,161,601	0.12%				
2016	\$	4,504,081	1.26%				
2017	\$	11,351,424	2.14%				
2018	\$	-	2.44%				
2019	\$	1,772,198	1.81%				
2020	\$	-	1.00%				
2021	\$	71,500,165	2.28%				
2022			1.91%				

	C	ollection	N	/ithdrawals	Balance		
2011	\$	2,000,000	\$	-	\$	2,000,000	
2012	\$	2,000,000	\$	-	\$	4,000,000	
2013	\$	2,000,000	\$	-	\$	6,000,000	
2014	\$	2,000,000	\$	5,623,875	\$	2,376,125	
2015	\$	2,000,000	\$	5,161,601	\$	-	
2016	\$	2,000,000	\$	4,504,081	\$	-	
2017	\$	2,000,000	\$	11,351,424	\$	-	
2018	\$	2,600,000	\$	-	\$	2,600,000	
2019	\$	3,804,696	\$	1,772,198	\$	4,632,498	
2020	\$	3,804,696	\$	-	\$	8,437,194	