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October 2, 2020

Via Electronic Filing

Public Utility Commission of Oregon Attention: Filing Center P.O. Box 1088 Salem, OR 97308-1088

Re: UM 1953 – In the Matter of Portland General Electric Company, Investigation into Proposed Green Tariff

Dear Filing Center:

Enclosed for filing in the above-captioned docket is Portland General Electric Company's Motion to Admit Pre-Filed Testimony, Declaration of Karla Wenzel, Declaration of Brian Faist, and Declaration of Josh Halley. These documents are being filed by electronic mail with the Filing Center.

Thank you for your assistance.

Sincerely,

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Loretta Mabinton Associate General Counsel

LM: dm Enclosure

OF OREGON

UM 1953

In the Matter of

PORTLAND GENERAL ELECTRIC COMPANY,

PORTLAND GENERAL ELECTRIC'S MOTION TO ADMIT PRE-FILED TESTIMONY AND EXHIBITS

Investigation into Proposed Green Tariff.

Pursuant to OAR 860-001-0350, Portland General Electric Company ("PGE") respectfully moves the Public Utility Commission of Oregon to admit the following pre-filed reply testimony and surrebuttal testimony and exhibits into the record as evidence in this proceeding.

Testimony and Exhibits	Witnesses
PGE/500	Brett Sims and Jay Tinker
PGE/600-606	Brett Sims and Jay Tinker
PGE/700-703	Karla Wenzel and Josh Halley
PGE/800-802	Karla Wenzel and Brian Faist

In support of this motion, PGE has attached the declarations of Karla Wenzel, Josh Halley

and Brian Faist, attesting to the truth and accuracy of their testimonies and exhibits.

DATED this 2nd day of October, 2020.

Respectfully submitted,

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Loretta Mabinton, OSB# 020710 Assistant General Counsel Portland General Electric Company 121 SW Salmon Street, 1WTC1301 Portland, Oregon 97204 (503) 464- 7822 (phone) (503) 464-2200 (fax) loretta.mabinton@pgn.com

OF OREGON

UM 1953

In the Matter of

PORTLAND GENERAL ELECTRIC COMPANY,

DECLARATION OF KARLA WENZEL

Investigation into Proposed Green Tariff.

I, KARLA WENZEL, declare under penalty of perjury under the laws of the State of Oregon:

1. My name is Karla Wenzel. I am a Senior Manager Rates and Regulatory Affairs at Portland General Electric Company ("PGE").

2. On June 14, 2019, Brett Sims, Senior Director of Strategy Integration and Planning and Jay Tinker, Director of Rates and regulatory Affairs at PGE filed testimony (TESTIMONY PGE/500, Sims-Tinker). On October 17, 2019, Brett Sims and Jay Tinker filed testimony and associated exhibits (REPLY TESTIMONY PGE/600-606, Sims-Tinker). I adopt said TESTIMONY and REPLY TESTIMONY. To the best of my knowledge, the pre-filed testimonies and exhibits are true and accurate.

3. On April 15, 2020, I filed testimony and associated exhibits (REPLY

TESTIMONY PGE/700-703, Wenzel-Faist).

4. On August 19, 2020, I filed testimony and associated exhibits (SURREBUTTAL TESTIMONY PGE/800-802, Wenzel-Faist) on behalf of PGE in this matter.

5. To the best of my knowledge, my pre-filed testimony and exhibits are true and accurate. If I were asked the same questions today, my answers would be the same.

DATED this 2nd day of October, 2020.

<u>/s/ Karla Wenzel</u> Karla Wenzel

OF OREGON

UM 1953

In the Matter of

PORTLAND GENERAL ELECTRIC COMPANY,

DECLARATION OF BRIAN FAIST

Investigation into Proposed Green Tariff.

I, BRIAN FAIST, declare under penalty of perjury under the laws of the State of Oregon:

1. My name is Brian Faist. I am a Principal Originator at Portland General Electric Company ("PGE").

2. On June 14, 2019, Brett Sims, Senior Director of Strategy Integration and Planning and Jay Tinker, Director of Rates and Regulatory Affairs at PGE filed testimony (TESTIMONY PGE/500, Sims-Tinker). On October 17, 2019, Brett Sims and Jay Tinker filed testimony and associated exhibits (REPLY TESTIMONY PGE/600-606, Sims-Tinker). I adopt said TESTIMONY and REPLY TESTIMONY. To the best of my knowledge, the pre-filed testimonies and exhibits are true and accurate.

3. On August 19, 2020, I filed testimony and associated exhibits (SURREBUTTAL TESTIMONY PGE/800-802, Wenzel-Faist) on behalf of PGE in this matter.

4. To the best of my knowledge, my pre-filed testimony and exhibits are true and accurate. If I were asked the same questions today, my answers would be the same.

DATED this 2nd day of October, 2020.

<u>/s/ Brian Faist</u> Brian Faist

OF OREGON

UM 1953

In the Matter of

PORTLAND GENERAL ELECTRIC COMPANY,

DECLARATION OF JOSH HALLEY

Investigation into Proposed Green Tariff.

I, JOSH HALLEY, declare under penalty of perjury under the laws of the State of Oregon:

1. My name is Josh Halley. I am a Senior Product Portfolio Specialist at Portland General Electric Company ("PGE").

2. On June 14, 2019, Brett Sims, Senior Director of Strategy Integration and Planning and Jay Tinker, Director of Rates and Regulatory Affairs at PGE filed testimony (TESTIMONY PGE/500, Sims-Tinker). On October 17, 2019, Brett Sims and Jay Tinker filed testimony and associated exhibits (REPLY TESTIMONY PGE/600-606, Sims-Tinker). I adopt said TESTIMONY and REPLY TESTIMONY. To the best of my knowledge, the pre-filed testimonies and exhibits are true and accurate.

3. On April 15, 2020, I filed testimony and associated exhibits (REPLY TESTIMONY PGE/700-703, Wenzel-Faist).

4. To the best of my knowledge, my pre-filed testimony and exhibits are true and accurate. If I were asked the same questions today, my answers would be the same.

DATED this 2nd day of October, 2020.

<u>/s/ Josh Halley</u> Josh Halley