

**BEFORE THE PUBLIC UTILITY COMMISSION
OF OREGON**

LC 82

In the Matter of

PACIFICORP, dba PACIFIC POWER,
2023 Integrated Resource Plan

PETITION TO INTERVENE OF
SIERRA CLUB

Pursuant to OAR § 860-001-0300(2), the Sierra Club petitions the Public Utility Commission of Oregon (“OPUC” or the “Commission”) to intervene in the above-captioned proceeding. In support of this petition, the following is provided:

1. The name and address of the petitioner is:

Sierra Club
2101 Webster Street, Suite 1300
Oakland, CA 94612
(415) 977-5500

2. Sierra Club is represented in this proceeding by Rose Monahan. All documents relating to these proceedings should be served on Sierra Club at the following addresses:

Rose Monahan
Sierra Club
2101 Webster Street, Suite 1300
Oakland, CA 94612
(415) 977-5704
rose.monahan@sierraclub.org

Leah Bahramipour
Sierra Club
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3. Sierra Club, founded in 1892, is the nation’s oldest non-profit, grass-roots environmental organization. The Oregon Chapter of the Sierra Club is a non-profit member-supported, public interest organization that promotes conservation of the Oregon natural environment by influencing public policy decisions—legislative, administrative, legal, and electoral. Sierra Club has more than 19,000 members in the state of Oregon. Sierra Club’s more than 700,000 members nationwide are dedicated to the protection and preservation of the natural and human environment, including protecting public health. Sierra Club’s most important current priority is to advance

smart, clean energy solutions that address the critical problems of global warming, air pollution, and our nation's dependence on fossil fuels.

4. Sierra Club has a substantial interest in the Company's Integrated Resource Plan and Clean Energy Plan. Sierra Club has participated in PacifiCorp's IRPs since 2011. Its members seek to advance energy development and resource procurement policies in Oregon that recognize the benefits of appropriately-sited, low-emission electricity generating resources for Oregon's economy and the health and well-being of its citizens and natural environment.
5. Sierra Club intends to assess PacifiCorp's analyses to ensure the Company is properly evaluating and valuing the cost of maintaining an aging and dirty fossil-fueled fleet. Sierra Club also intends to evaluate whether PacifiCorp's plans comply with HB2021 and the Commission's orders.
6. Sierra Club has special expertise in the viability of responsible deployment of clean energy alternatives. With staff and energy experts in PacifiCorp's multi-state territory, Sierra Club can provide knowledge and experience regarding viable renewable energy in PacifiCorp's service territory. Additionally, Sierra Club has experience intervening in similar dockets before the Commission, including PacifiCorp's 2011, 2013, 2015, 2017, 2019, and 2021 Integrated Resource Plan dockets (LC 52, LC 57, LC 62, LC 67, LC 70, LC 77), the 2019 and 2019 General Rate Revision dockets (UE 246, UE 374), and the 2018, 2021, 2022, and 2023 TAM dockets (UE 323, UE 375, UE 390, UE 400).
7. Based on the information provided above in accordance with the Commission's rules of procedure, Sierra Club requests to participate in this proceeding as an intervenor.

Dated: April 7, 2023

Respectfully submitted,

/s/ Rose Monahan

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