

BEFORE THE PUBLIC UTILITY COMMISSION OF OREGON

UE 420

In the Matter of

PACIFICORP, dba PACIFIC POWER,

2024 Transition Adjustment Mechanism

VITESSE'S PETITION TO INTERVENE

Pursuant to ORS § 756.525 and OAR § 860-001-0300(2), Vitesse, LLC ("Vitesse") petitions the Oregon Public Utility Commission (the "Commission") to intervene and appear with full party status. In support of this petition to intervene, Vitesse provides the following information:

The name and address of Vitesse is:

Dennis Bartlett Liz Ferrell

Energy Manager Associate General Counsel

Meta Platforms, Inc. Energy

1 Hacker Way Meta Platforms, Inc.

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All documents relating to these proceedings should be served on the following

persons at the addresses listed below:

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Vitesse is a limited liability company that is wholly-owned by Meta Platforms, Inc.

Vitesse owns and operates a large data center in Prineville, Oregon ("Data Center"). The

Data Center is within the service territory of Pacific Power & Light Company ("Pacific

Power") and is comprised of one or more facilities.

Pacific Power's 2024 updated Transition Adjustment Mechanism ("TAM") could have a direct and substantial impact on Vitesse, which has a direct and substantial interest in the TAM. Pacific Power's TAM will update PacifiCorp's net power costs for 2024 and proposes an overall annual rate increase of approximately \$164 million, or an average of 9.5 percent. Pacific Power's TAM will also set transition credits for direct access customers. Vitesse purchases power for the Data Center from Pacific Power pursuant to the Schedule 48 rate approved by this Commission, and has taken service under Pacific Power's Schedule 272, Renewable Energy Rider Optional Bulk Purchase Option. Vitesse's parent corporation, Meta Platforms, Inc., has made a commitment to moving it, and its subsidiaries, to a carbon-free energy portfolio. Without intervention, Vitesse would not have the ability to participate in the proceeding, which could result in material harm.

Vitesse's intervention will assist the Commission in resolving the issues and will not unreasonably broaden the issues, burden the record, or delay this proceeding. Finally, Vitesse's interest is not adequately represented by any other party in this proceeding.



WHEREFORE, Vitesse respectfully requests that the Commission grant its petition to intervene with full party status in this proceeding and to appear and participate in all matters as may be necessary and appropriate, and to otherwise fully participate in the proceedings.

Dated this 21st day of April 2023.

Respectfully submitted,

Irion Sanger

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Of Attorneys for Vitesse, LLC