

September 22, 2022

VIA ELECTRONIC FILING

Public Utility Commission of Oregon Attn: Filing Center 201 High Street SE, Suite 100 Salem, OR 97301-3398

Re: UM 2239—PacifiCorp's Renewable Portfolio Standard Oregon Compliance Report for 2021 - Resubmission

PacifiCorp d/b/a Pacific Power respectfully resubmits for filing with the Public Utility Commission of Oregon (Commission) its Renewable Portfolio Standard Oregon Compliance Report for 2021 in accordance with Oregon Revised Statute 469A.170 and Oregon Administrative Rule (OAR) 860-083-0350. Attachments A–D are confidential and provided under separate cover. Confidential information in this filing is provided in accordance with General Protective Order No. 22-177 issued on May 19, 2022.

In the process of working with staff in the review of the initial report that was filed on June 1, 2022, the Company identified corrections to the filing. After discussion with staff, the Company respectfully resubmits the Renewable Portfolio Standard Oregon Compliance Report for 2021 and workpapers with these corrections.

PacifiCorp respectfully requests that all communications related to this filing be addressed to:

Oregon Dockets Zachary Rogala PacifiCorp Senior Attorney

825 NE Multnomah Street, Suite 2000 825 NE Multnomah Street, Suite 2000

Portland, OR 97232 Portland, OR 97232

oregondockets@pacificorp.com zachary.rogala@pacificorp.com

Additionally, PacifiCorp requests that all formal information requests regarding this matter be addressed to:

By email (preferred): datarequest@pacificorp.com

By regular mail: Data Request Response Center

PacifiCorp

825 NE Multnomah, Suite 2000

Portland, OR 97232

UM 2239 Public Utility Commission of Oregon September 22, 2022 Page 2

Informal inquiries may be directed to Cathie Allen, Regulatory Affairs Manager, at (503) 813-5934.

Sincerely,

Shelley McCoy Director, Regulation

Enclosures

Cc: UM 2171 Service List, UM 2239 Service List

CERTIFICATE OF SERVICE

I certify that I served a true and correct copy of **PacifiCorp's Resubmission of RPS Oregon Compliance Report 2021** on the parties listed below via electronic mail in compliance with OAR 860-001-0180.

SERVICE LIST UM 2171

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Dated this 22nd day of September, 2022.

Carrie Meyer

Adviser, Regulatory Operations

CERTIFICATE OF SERVICE

I certify that I served a true and correct copy of **PacifiCorp's Resubmission of RPS Oregon Compliance Report 2021** on the parties listed below via electronic mail in compliance with OAR 860-001-0180.

SERVICE LIST UM 2239

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Carrie Meyer

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PacifiCorp

Oregon Renewable Portfolio Standard Compliance Report 2021

June 1, 2022 (Revised: September 22, 2022)



Introduction

As required by Oregon Revised Statute (ORS) 469A.170 and Oregon Administrative Rule (OAR) 860-083-0350, PacifiCorp d/b/a Pacific Power (PacifiCorp or Company) respectfully submits this 2021 Oregon Renewable Portfolio Standard Compliance Report (2021 RPS Compliance Report) to the Public Utility Commission of Oregon (Commission), to meet the requirements of Oregon's renewable portfolio standard (RPS). This report was prepared with the standardized form adopted by Order No. 11-440 in docket UM 1467 on November 9, 2011.

Summary

This 2021 RPS Compliance Report shows that PacifiCorp met the 2021 Oregon RPS target with **2,685,867** bundled renewable energy certificates (RECs). PacifiCorp used bundled RECs with a vintage of **2013**, **2014**, **2015**, **2019**, **2020**, **and 2021**, from generating facilities certified by the Oregon Department of Energy (ODOE) as Oregon RPS-eligible. The generating facilities, either owned by PacifiCorp or under contract, are registered in the Western Renewable Energy Generation Information System (WREGIS) and the associated WREGIS certificates are reported in this 2021 RPS Compliance Report.

In accordance with ORS 469A.170(2)(e), through 2021, PacifiCorp added cost-effective renewable resources to its generation portfolio. In addition, as required by ORS 757.365 and OAR 860-084-0020(2), the Company included renewable resources associated with the Oregon Solar Incentive Program (OSIP) for RPS compliance. The Company used banked **2015 and 2020** vintage OSIP RECs as well as **2021** vintage OSIP RECs.

The Company has calculated the incremental costs for the RECs that will be used for the 2021 compliance requirement and the total cost of RECs for 2007 through 2021. The incremental costs associated with the renewable resources used for 2021 RPS compliance are consistent with PacifiCorp's 2023-2025 Renewable Portfolio Implementation Plan (RPIP),¹ the applicable RPIP for compliance year 2021. Consistent with the 2023-2025 acknowledged RPIP, using the methodology established by the Commission's rules, PacifiCorp's incremental costs for compliance year 2021 do not trigger the four percent cost limit under ORS 469A.100.

2021 RPS Compliance Report

The following information is provided in response to the requirements of OAR 860-083-0350.

¹ The 2023-2025 RPIP filed in docket UM 2212 was acknowledged by the Commission by Order No. 21-487 on December 28, 2021.

OAR 860-083-0350(2)(a)

The total number of megawatt-hours sold to retail electricity consumers covered by ORS 469A.052 by the electric company or sold in the service areas of each electric company covered by ORS 469A.052 by the electricity service supplier.

Response:

A total of **13,510,323** megawatt-hours were sold to Oregon retail consumers in 2021. The Company subtracted **80,990** megawatt-hours of Oregon Direct Access load served by electricity service suppliers to whom PacifiCorp transferred the associated RECs for the electricity service suppliers' RPS compliance obligation.

OAR 860-083-0350(2)(b)

The total number of renewable energy certificates, identified as either unbundled or bundled certificates, acquired in the compliance year and used to meet the renewable portfolio standard.

Response:

A total of **195,184** unbundled certificates were acquired in 2021. No unbundled certificates acquired in 2021 were used to meet the RPS in compliance year 2021. A total of **2,835,645** bundled certificates were acquired in the compliance year. Of those, **20,941** bundled certificates were used to meet the RPS requirement for compliance year 2021².

OAR 860-083-0350(2)(c)

The total number of renewable energy certificates, identified as either unbundled or bundled certificates, acquired on or before March 31 of the year following the compliance year and used to meet the renewable portfolio standard.

Response:

No bundled or unbundled certificates acquired on or between January 1, 2022, and March 31, 2022, were used to meet the RPS for compliance year 2021.

OAR 860-083-0350(2)(d)

The total number and cost of unbundled renewable energy certificates, identified as either banked or non-banked certificates, used to meet the renewable portfolio standard.

Response:

The total number of unbundled RECs used to meet the RPS for compliance year 2021 is 0.

For cost and detail by facility, see Confidential Attachment A.

² Includes **4,647** RECs transferred from the Energy Trust of Oregon (ETO) and **16,294** RECs associated with the OSIP.

OAR 860-083-0350(2)(e)

The total number of banked bundled renewable energy certificates that were used to meet the renewable portfolio standard.

Response:

The total number of banked bundled RECs used to meet the RPS for compliance year 2021 is **2,664,926**.³ ETO projects provided **4,647** vintage 2021 RECs for 2021 compliance, per their ETO funding agreements and **16,294** vintage 2021 OSIP RECs. The Company does not treat those as banked because they were acquired in compliance year 2021.

For detail by facility, see Confidential Attachment A.

OAR 860-083-0350(2)(f)

The total number of renewable energy certificates, identified as either bundled or unbundled certificates, issued in the compliance year that were banked to serve Oregon electricity consumers.

Response:

As of this filing, there are **2,832,707** bundled certificates issued in the compliance year 2021 that are banked for the RPS requirement for Oregon.

As of this filing, there are **195,184** unbundled certificates issued in compliance year 2021 that are banked for the RPS requirement for Oregon.

As of this filing, there are **0** bundled certificates issued in compliance year 2021 that were transferred from the ETO to PacifiCorp and banked for the RPS requirement for Oregon.

For detail by facility, see Confidential Attachments B and D.

OAR 860-083-0350(2)(g)

For electric companies, unless otherwise provided under subsection (2)(k) of this rule, the total number of renewable energy certificates included in the rates of Oregon retail electricity consumers that were sold since the last compliance report, including:

- (A) The names of the associated generating facilities; and
- (B) For each facility, the year or years the renewable energy certificates were issued.

| Generating Facility Name | Year(s) RECs Issued |
|--------------------------|---------------------|
| N/A | N/A |

3

³ Includes 2x Black Cap Solar multiplier, per ORS 757.375

Response:

PacifiCorp is a multi-state utility that allocates a portion of its renewable resources based on a state allocation process. Oregon's share of RECs is banked for RPS compliance; however, not all RECs meet the Oregon RPS qualifications. While the Company acknowledges that it does sell RECs generated by Oregon eligible resources, these REC sales are not Oregon-allocated RECs; they are RECs allocated to other state jurisdictions. Therefore, no Oregon RPS-compliant RECs included in the rates of Oregon retail electricity consumers were sold during the compliance year.

OAR 860-083-0350(2)(h)

Unless otherwise provided under subsection (2)(k) of this rule, for each generating facility associated with the renewable energy certificates included in subsections (2)(b), (c), (f), or (g) of this rule the following information:

- (A) The name of the facility;
- (B) The county and state where the facility is located;
- (C) The type of renewable resource;
- (D) The total nameplate megawatt capacity of the facility;
- (E) For an electric company, the Oregon share of the nameplate megawatt capacity of the facility;
- (F) The year of the first delivery of qualifying electricity or the first year of the contract for the purchase of unbundled renewable energy certificates; and
- (G) The duration of the contract or the amortization period of a facility owned by the electric company or the planned lifetime of a facility owned by the electricity service supplier.

Response:

Please see the tables below. Table 2 lists the generating facilities associated with bundled RECs, and Table 3 lists the generating facilities associated with unbundled RECs. These tables include projects that have reached commercial operation, those that have received certification for RPS eligibility through the ODOE, and those pending RPS certification.

| | | | Table 2 – Bundled RECs | | | | | |
|------------------|---------------------|-------------------------------|------------------------|-------|--|----------------|-----------------------------|-------------------------------|
| Energy Source | Generating Facility | Resource Type ⁴ | County | State | Commercial Operation Year or First Year Contract | Duration | Nominal Capacity (MW) | OR Share Nameplate (MW) |
| Biogas | Hill Air Force Base | QF | Davis | UT | 2005 | 20 years | 2.457 | See Comment and Table 4 |
| Geothermal | Blundell II | Utility Owned | Beaver | UT | 2007 | Not Applicable | 12 | See Comment and Table 4 |

QF = Qualifying Facility
 PPA = Power Purchase Agreement
 SVP = Solar Volumetric Project

SG= System Generation Factor which is used to derive Oregon's share of resource allocation from PacifiCorp's total system ETO = Energy Trust of Oregon Funded Project

| | | | Table 2 – Bundled RECs | | | | | |
|------------------|----------------------------------|-------------------------------|------------------------|-------|--|----------------|-----------------------------|-------------------------------|
| Energy Source | Generating Facility | Resource Type ⁴ | County | State | Commercial Operation Year or First Year Contract | Duration | Nominal Capacity (MW) | OR Share Nameplate (MW) |
| | Campbell Hill-Three Buttes | PPA | Converse | WY | 2009 | 20 years | 99 | |
| | Cedar Springs I | PPA | Converse | WY | 2021 | 20 years | 199.4 | |
| | Cedar Springs II | Utility Owned | Converse | WY | 2021 | Not Applicable | 198.8 | |
| | Cedar Springs III | PPA | Converse | WY | 2021 | 20 years | 133.3 | |
| | Chevron Casper Wind ⁵ | QF | Natrona | WY | 2009 | 5 years | 16.5 | |
| | Combine Hills | PPA | Umatilla | OR | 2003 | 20 years | 41 | |
| | Dunlap I | Utility Owned | Carbon | WY | 2010 | Not Applicable | 111 | |
| | Ekola Flats Wind | Utility Owned | Carbon | WY | 2021 | Not Applicable | 250 | |
| | Foote Creek I | Utility Owned | Carbon | WY | 1999 | Not Applicable | 40.8 | |
| | Foote Creek II | QF | Carbon | WY | 2014 | 5 years | 1.80 | See |
| | Foote Creek III | QF | Carbon | WY | 2014 | 5 years | 24.50 | Comment |
| | Glenrock I | Utility Owned | Converse | WY | 2008 | Not Applicable | 99 | and Table 4 |
| | Glenrock III | Utility Owned | Converse | WY | 2009 | Not Applicable | 39 | |
| | Goodnoe Hills | Utility Owned | Klickitat | WA | 2008 | Not Applicable | 94 | |
| Wind | High Plains | Utility Owned | Albany & Carbon | WY | 2009 | Not Applicable | 99 | |
| wina | Latigo | PPA | San Juan | Utah | 2016 | 20 years | 60 | |
| | Leaning Juniper I | Utility Owned | Gilliam | OR | 2006 | Not Applicable | 100.5 | |
| | Marengo | Utility Owned | Columbia | WA | 2007 | Not Applicable | 140.4 | |
| | Marengo II | Utility Owned | Columbia | WA | 2008 | Not Applicable | 70.2 | |
| | McFadden Ridge | Utility Owned | Albany & Carbon | WY | 2009 | Not Applicable | 28.5 | |
| | Mountain Wind Power | QF | Uinta | WY | 2008 | 25 years | 60.9 | |
| | Mountain Wind Power II | QF | Uinta | WY | 2008 | 25 years | 79.8 | |
| | Pioneer Wind | QF | Converse | WY | 2016 | 20 years | 80.0 | |
| | Rock River I | PPA | Carbon | WY | 2001 | 20 years | 50 | |
| | Seven Mile Hill I | Utility Owned | Carbon | WY | 2008 | Not Applicable | 99 | |
| | Seven Mile Hill II | Utility Owned | Carbon | WY | 2008 | Not Applicable | 19.5 | |
| | TB Flats I | Utility Owned | Carbon | WY | 2021 | Not Applicable | 306 | |
| | TB Flats II | Utility Owned | Carbon | WY | 2021 | Not Applicable | 194 | |
| | Top of the World | PPA | Converse | WY | 2010 | 20 years | 200.2 | |
| | Wolverine Creek | PPA | Bonneville | ID | 2005 | 20 years | 64.5 | |

[.]

⁵ PacifiCorp held a short term PPA with Chevron Casper Wind which terminated June 30, 2018.

| | | | Table 2 – Bundled RECs | | | | | |
|------------|--|-------------------|---|----------|--|----------------|---------------------------------------|-----------------------|
| Energy | | Resource | | | Commercial Operation Year or First Year | | Nominal Capacity | OR Share Nameplate |
| Source | Generating Facility | Type ⁴ | County | State | Contract | Duration | (MW) | (MW) |
| | Ashton | Utility Owned | Fremont | ID | 1917 | | 6.8 | |
| | Clearwater 1 | Utility Owned | Douglas | OR | 1953 | | 15 | |
| | Clearwater 2 | Utility Owned | Douglas | OR | 1953 | | 26 | |
| | Cutler | Utility Owned | Box Elder | UT | 1927 | | 30 | C |
| | Fish Creek | Utility Owned | Douglas | OR | 1952 | | 11 | See |
| | Oneida | Utility Owned | Franklin | ID | 1915 | | 30 | Comment |
| Hydro- | Prospect 3 | Utility Owned | Jackson | OR | 1932 | NT / A 1' 11 | 7.7 | and Table 4 |
| Low Impact | Slide Creek | Utility Owned | Douglas | OR | 1951 | Not Applicable | 18 | Below |
| 1 | Soda | Utility Owned | Caribou | ID | 1924 | | 14 | |
| | Soda Springs | Utility Owned | Douglas | OR | 1952 | | 11 | |
| | Grace | Utility Owned | Caribou | ID | 1923 | | 33 | |
| | Lemolo 1 | Utility Owned | Douglas | OR | 1955 | | 32 | |
| | Lemolo 2 | Utility Owned | Douglas | OR | 1956 | | 38.5 | |
| | Toketee | Utility Owned | Douglas | OR | 1950 | | 42.6 | |
| | Prospect 3 | Utility Owned | Jackson | OR | 1932 | | 7.7 | |
| | Central Oregon (CO 1) | SVP | Jefferson, Deschutes, Crook | OR | 2010 2010 | | .209 _{AC} | |
| | Eastern Oregon (EO 1) | SVP | Umatilla, Wallowa | OR | 2010 | | .211 AC | |
| | Portland Oregon (PO 1) | SVP | Multnomah, Clatsop | OR | | | .249 _{AC} | |
| | Willamette Valley (WV 1) | SVP SVP | Marion, Benton, Linn, Lane, Polk | OR | 2010 2010 | | .227 _{AC} | |
| | Southern Oregon (SO 1) | | Jackson, Josephine, Klamath, Coos | OR OR | 2010 | | .25 AC | |
| | Southern Oregon (SO 2) | SVP | Jackson, Josephine, Klamath, Coos | | | | .265 AC | |
| Solar | Central Oregon (CO 2) | SVP SVP | Deschutes, Crook, Jefferson Klamath, Lake, Jackson | OR OR | 2011 2011 | | .243 _{AC} .243 _{AC} | |
| Solar | Southern Oregon (SO 3) Willamette Valley (WV 2) | SVP | Benton, Linn, Polk, Lane, Marion | OR | 2011 | | .243 _{AC} | |
| | Columbia River (CR 1) | SVP | Hood River, Morrow, Mosier | OR | 2011 | 15 Years | .243 AC .214 AC | 100% |
| | Joseph Community Solar | SVP | Wasco, Sherman Wallowa | OR | 2011 | 15 rears | .425 AC | 100% |
| | Eastern Oregon (EO2) | SVP | Umatilla, Wallowa | OR | 2011 | | .423 AC .167 AC | |
| | Southern Oregon (SO4) | SVP | Josephine, Klamath, Jackson | OR | 2011 | | .107 AC .248 AC | |
| | Southern Oregon (SO5) | SVP | Klamath, Jackson, Lincoln | OR | 2012 | | .248 AC | |
| | Willamette Valley (WV 3) | SVP | Linn, Marion, Benton, Polk | OR | 2012 | | .248 AC .247 AC | |
| | Lakeview | SVP | Lake | OR | 2012 | | .247 AC .363 AC | |
| | Solwatt | SVP | Umatilla | OR | 2012 | | .303 AC | |
| | Lakeview II | SVP | Lake | OR | 2012 | | .421 AC | |
| | Southern Oregon (SO 6) | SVP | Klamath, Jackson, Josephine, Douglas | OR | 2013 | | .421 AC .245 AC | |
| | Bountern Oregon (SO 0) | 211 | Kiamam, Jackson, Josephine, Douglas | UK | 2013 | 1 | .273 AC | |

| | | | Table 2 – Bundled RECs | | | | | |
|------------------|---------------------------|-------------------------------|--------------------------------------|-------|--|----------|-----------------------------|-------------------------------|
| Energy Source | Generating Facility | Resource Type ⁴ | County | State | Commercial Operation Year or First Year Contract | Duration | Nominal Capacity (MW) | OR Share Nameplate (MW) |
| | Southern Oregon (SO 7) | SVP | Klamath, Jackson, Coos | OR | 2013 | | .250 AC | (3.2) |
| | Willamette Valley (WV 4) | SVP | Benton, Linn | OR | 2013 | | .251 AC | |
| | Willamette Valley (WV 5) | SVP | Linn, Marion, Benton, Polk | OR | 2013 | | .251 AC | |
| | Willamette Valley (WV 6) | SVP | Linn, Marion, Benton, Polk | OR | 2013 | | .251 AC | |
| | Crook County | SVP | Crook | OR | 2013 | | .411 _{AC} | |
| | Southern Oregon (SO 8) | SVP | Klamath, Jackson, Josephine | OR | 2013 | | .221 AC | |
| | Southern Oregon (SO 9) | SVP | Jackson | OR | 2013 | | .061 AC | |
| | Portland Oregon (PO 2) | SVP | Multnomah, Clatsop | OR | 2013 | | .121 AC | |
| | Central Oregon (CO3) | SVP | Deschutes, Jefferson, Crook | OR | 2013 | | .201 AC | |
| | Willamette Valley (WV 7) | SVP | Marion, Benton, Linn, Polk | OR | 2014 | | $.007_{ m AC}$ | |
| | Solwatt II | SVP | Umatilla | OR | 2014 | | $.168_{\mathrm{AC}}$ | |
| | Powell Butte Solar | SVP | Crook | OR | 2014 | | .164 AC | |
| | Southern Oregon (SO 10) | SVP | Klamath, Josephine, Douglas, Jackson | OR | 2014 | | .249 AC | |
| | Southern Oregon (SO 11) | SVP | Klamath, Josephine, Jackson | OR | 2014 | | .212 AC | |
| Solar | Columbia River (CR 2) | SVP | Wasco | OR | 2014 | 15 years | $.009_{\mathrm{AC}}$ | 100% |
| | CTWS (Tribes W. Springs) | SVP | Jefferson | OR | 2014 | | .254 _{AC} | |
| | Bourdet 5713351 | SVP | Klamath | OR | 2014 | | $.084_{\mathrm{AC}}$ | |
| | Willamette Valley (WV 8) | SVP | Linn, Polk | OR | 2015 | | .203 _{AC} | |
| | Willamette Valley (WV 9) | SVP | Linn, Marion | OR | 2015 | | .047 _{AC} | |
| | Southern Oregon (SO 12) | SVP | Klamath, Jackson | OR | 2015 | | .245 _{AC} | |
| | Bourdet 5903801 | SVP | Klamath | OR | 2016 | | $.084_{\mathrm{AC}}$ | |
| | Central Oregon (CO 4) | SVP | Deschutes | OR | 2016 | | .034 _{AC} | |
| | Eastern Oregon (EO 3) | SVP | Crook, Deschutes | OR | 2016 | | .225 AC | |
| | Portland Oregon (PO 3) | SVP | Multnomah | OR | 2016 | | .103 AC | |
| | Southern Oregon (SO 13) | SVP | Klamath | OR | 2016 | | $.009_{ m AC}$ | |
| | Willamette Valley (WV 10) | SVP | Marion, Linn | OR | 2017 | | $.034_{\mathrm{AC}}$ | |
| | Keeton 1 | SVP | Klamath | OR | 2016 | | .085 AC | |
| | Keeton 2 | SVP | Klamath | OR | 2016 | | $.085_{ m AC}$ | |
| | Hammerich 1 | SVP | Klamath | OR | 2016 | | $.085_{\mathrm{AC}}$ | |
| | Hammerich 2 | SVP | Klamath | OR | 2016 | | .085 _{AC} | |
| | Hammerich 3 | SVP | Klamath | OR | 2018 | | .085 _{AC} | |
| | Hammerich 4 | SVP | Klamath | OR | 2018 | | .085 _{AC} | |
| | Hammerich 5 | SVP | Klamath | OR | 2018 | | .085 _{AC} | |
| | Hammerich 6 | SVP | Klamath | OR | 2018 | | $.085_{\mathrm{AC}}$ | |

| | | | Table 2 – Bundled RECs | | | | | |
|--------|------------------------------|-------------------|------------------------|-------|---|----------------|-----------------------|-----------------------|
| Energy | | Resource | | | Commercial Operation Year or First Year | | Nominal Capacity | OR Share Nameplate |
| Source | Generating Facility | Type ⁴ | County | State | Contract | Duration | (MW) | (MW) |
| | Adams Solar | QF | Jefferson | OR | 2018 | 20 years | 10.0 AC | CAGW ⁷ |
| | Bear Creek Solar | QF | Deschutes | OR | 2018 | 20 years | 10.0_{AC} | CAGW ⁸ |
| | Bly Solar | QF | Klamath | OR | 2018 | 20 years | 8.50_{AC} | CAGW ⁹ |
| | Elbe Solar | QF | Jefferson | OR | 2018 | 20 years | 10.0_{AC} | CAGW ¹⁰ |
| | Black Cap ⁶ | Utility Owned | Lake | OR | 2012 | 16 years | $2.0_{ m AC}$ | 100% |
| Solar | Pavant | QF | Millard | UT | 2015 | 20 years | 50.0_{AC} | CAGW ¹¹ |
| Solai | Pavant II | QF | Millard | UT | 2016 | 20 years | 50.0_{AC} | SG |
| | Enterprise | QF | Iron | UT | 2016 | 20 years | $80.0_{ m \ AC}$ | CAGW ¹² |
| | Sage Solar I | QF | Lincoln | WY | 2019 | 20 years | 20.0_{AC} | SG |
| | Sage Solar II | QF | Lincoln | WY | 2019 | 20 years | 20.0_{AC} | SG |
| | Sage Solar III | QF | Lincoln | WY | 2019 | 20 years | 17.6_{AC} | SG |
| | Sweetwater Solar | QF | Sweetwater | WY | 2018 | 20 years | 80.00_{AC} | SG |
| | C Drop Hydro | ETO | Klamath | OR | 2012 | | 1.1 | |
| | COID - Siphon Power | ETO | Deschutes | OR | 1989 | | 5.4 | |
| | FID - Copper Dam Plant | ETO | Hood River | OR | 1986 | | 3 | |
| | COID - Juniper Ridge Hydro | ETO | Deschutes | OR | 2010 | | 5 | See |
| Hydro | FID - Peters Drive Dam | ETO | Hood River | OR | 1987 | Not Applicable | 1.8 | Comment |
| Tryuro | Opal Springs Hydro | ETO | Deschutes | OR | 1982 | тог Аррисавіе | 4.3 | and Table 4 |
| | Swalley Irrigation District | ETO | Deschutes | OR | 2010 | | 0.75 | Below |
| | City of Astoria – Bear Creek | ETO | Clatsop | OR | 2015 | | 0.03 | |
| | City of Albany Hydro | ETO | Linn | OR | 2009 | | 0.50 | |
| | Watson Hydro | ETO | Malheur | OR | 2016 | | 0.70 | |
| Biogas | Farm Power Misty Meadow | ETO | Tillamook | OR | 2013 | Not Applicable | 0.75 | |

⁻

⁶ Facility is eligible for 2x1 REC multiplier under ORS 757.375.

⁷ Oregon receives its Control Area Generation West (CAGW) share of this resource, which is treated partially as bundled and partially as unbundled.

⁸ Oregon receives its Control Area Generation West (CAGW) share of this resource, which is treated partially as bundled and partially as unbundled.

⁹ Oregon receives its Control Area Generation West (CAGW) share of this resource, which is treated partially as bundled and partially as unbundled.

¹⁰ Oregon receives its Control Area Generation West (CAGW) share of this resource, which is treated partially as bundled and partially as unbundled.

¹¹ Oregon receives its Control Area Generation West (CAGW) share of this resource, which is treated partially as bundled and partially as unbundled.

¹² Oregon receives its Control Area Generation West (CAGW) share of this resource, which is treated partially as bundled and partially as unbundled.

| | | Table 3 – | Unbundled R | RECs | | | | |
|------------------|---|-------------------------------|-------------|----------|------------------------|----------------|-----------------------------|-------------------------------|
| Energy Source | Generating Facility | Resource Type ⁶ | County | State | First Year Contract | Duration | Nominal Capacity (MW) | OR Share Nameplate (MW) |
| Biogas | Dry Creek Landfill | PPA | Jackson | OR | 2013 | Not Applicable | Not | Not |
| 8 | AgPower Jerome | PPA | Jerome | ID | 2013 | Transfer | Applicable | Applicable |
| | Mountain View I | PPA | Riverside | CA | 2013 | | | |
| | Mountain View II | PPA | Riverside | CA | 2013 | | | |
| | Condon | PPA | Gilliam | OR | 2013 | | | |
| | Foote Creek II | PPA | Carbon | WY | 2013 | | | |
| | Klondike I | PPA | Sherman | OR | 2013 | | | |
| | Stateline | PPA | Walla Walla | WA | 2013 | | 3.T . | 3.7 |
| Wind | Kittitas Valley Wind | PPA | Kittitas | WA | 2013 | Not Applicable | Not | Not |
| | Nine Canyon Wind Project | PPA | Benton | WA | 2013 | | Applicable | Applicable |
| | Nine Canyon Phase 3 | PPA | Benton | WA | 2013 | | | |
| | Elkhorn | PPA | Union | OR | 2013 | | | |
| | Hopkins Ridge Wild Horse | PPA | Columbia | WA | 2013 | | | |
| | Red Mesa | PPA | Kittitas | WA | 2013 2013 | | | |
| | Logan Wind | PPA PPA | Cibola | NM CO | 2013 | | | |
| Hydro - | Logan wind | ITA | Logan | CO | 2010 | | Not | Not |
| Incremental | Rocky Reach Hydroelectric Project - C11 | PPA | Chelan | WA | 2013 | Not Applicable | Applicable | Applicable |
| | Pavant | QF | Millard | UT | 2015 | 10 years | | • • |
| | Enterprise | QF | Iron | UT | 2016 | 10 years | | |
| Solar | Adams | QF | Jefferson | OR | 2018 | 20 years | Not | Not |
| Solar | Bear Creek | QF | Deschutes | OR | 2018 | 20 years | Applicable | Applicable |
| | Bly | QF | Klamath | OR | 2018 | 20 years | | |
| | Elbe | QF | Jefferson | OR | 2018 | 20 years | | |

Resources listed in Table 2—with the exception of those associated with the OSIP, the Black Cap Solar project, Combine Hills Wind, Adams Solar, Bear Creek Solar, Bly Solar, Elbe Solar, Pavant Solar, and Enterprise Solar—are system resources. Resource costs for system resources are allocated based on dynamic factors. For years 2007 through 2021, the following system generation allocation factors were used to allocate the RECs associated with the system resources:

| | Table 4 2020 Protocol Allocation Method - Oregon | | | | | | | | |
|--------|--|--------|----------|-----------|--------|--------|--------|--|--|
| | | System | Generati | on Factor | | | | | |
| 2007 | 2008 | 2009 | 2010 | 2011 | 2012 | 2013 | 2014 | | |
| 27.44% | 28.19% | 27.49% | 26.20% | 25.81% | 25.93% | 25.20% | 25.51% | | |

| 2015 | 2016 | 2017 | 2018 | 2019 | 2020 | 2021 |
|--------|--------|--------|--------|--------|--------|--------|
| 25.47% | 26.62% | 25.77% | 26.06% | 26.32% | 27.14% | 26.95% |

RECs associated with Combine Hills and other ETO-funded projects are assigned to the ETO and transferred to PacifiCorp for use toward PacifiCorp's Oregon RPS.

RECs associated with unbundled REC purchases and the costs associated with those purchases are accounted for and deferred in accordance with Commission Order No. 13-064 in docket UM 1646 and Order No. 17-019 in docket UE 313.

OAR 860-083-0350(2)(i)

The amount of alternative compliance payments the electric company or electricity service supplier elected to use or was required to use to comply with the applicable renewable portfolio standard.

Response:

PacifiCorp did not elect to use and was not required to use alternative compliance payments for compliance with the RPS.

OAR 860-083-0350(2)(j)

For an electric company, sufficient data, documentation, and other information to demonstrate that any voluntary alternative compliance payments were a reasonable compliance method.

Response:

PacifiCorp did not make any alternative compliance payments.

OAR 860-083-0350(2)(k)

Documentation of use of renewable energy certificates from the system under OAR 330-160-0020 established for compliance with the applicable renewable portfolio standard.

Response:

Confidential Attachments C identifies the WREGIS certificates that PacifiCorp intends to retire to meet the RPS for compliance year 2021. Upon Commission approval of the 2021 RPS Compliance Report, the Company will retire these WREGIS certificates.

OAR 860-083-0350(2)(l)

For each electric company, a detailed explanation of any material deviations from the applicable implementation plan filed under OAR 860-083-0400, as acknowledged by the Commission.

Response:

The 2021 RPS Compliance Report is consistent with the 2023-2025 RPIP acknowledged by the Commission. There are no material deviations from the applicable implementation plan filed under OAR 860-083-0400. In the 2023-2025 RPIP, the Company's compliance strategy included seeking near-term procurement opportunities for unbundled or bundled RECs and utilizing RECs with the shortest life first, in order to meet its compliance obligation. This is consistent with the Company's approach to compliance in 2021. Additionally, in the 2021 RPS Compliance Report, the Company responded to concerns expressed by staff and stakeholders about intergenerational equity associated with the Company's REC bank. PacifiCorp is meeting a portion of its 2021 compliance requirement with older-vintage banked RECs. The Company will continue to prioritize a shortest-life-first retirement strategy to ensure customers retain all value associated with renewable investments and appropriately account for future uncertainty.

The Company received approval of its 2023-2025 RPIP on April 6, 2022, see Order 22-111. PacifiCorp used the analysis from the approved 2023-2025 RPIP to inform the total costs for the 2021 RPS Compliance Report because it was the most up to date levelized incremental cost available for PacifiCorp's applicable RPS resources reports. Specifically, PacifiCorp used the levelized incremental costs calculated under Scenario 6 – November 8, 2021, official forward price curve. In addition, the Company has included ETO purchased megawatt-hours and associated REC information in the total purchased category.

There are no other material deviations in this 2021 RPS Compliance Report from the applicable implementation plan filed under OAR 860-083-0400.

OAR 860-083-0350(2)(m)

As specified in OAR 860-083-0100, the total number and cost of bundled renewable energy certificates used for compliance.

Response:

The total number of RECs used to meet the RPS for compliance year 2021 is 2,685,867.

For detail by facility and for cost, see Confidential Attachment A.

OAR 860-083-0350(2)(n)

For each electric company, its projected annual revenue requirement as calculated in OAR 860-083-0200 and its total cost of compliance.

Response:

Table 5 below shows the annual revenue requirement for 2021, consistent with PacifiCorp's compliance filing under OAR 860-083-0200 submitted on January 4, 2021, and the Company's total cost of compliance for 2021. PacifiCorp's 2021 incremental cost of compliance as a percentage of annual revenue requirement does not exceed the threshold of four percent of annual revenue requirement.

| | | Table 5 | | |
|------------|-------------------|--------------|----------------|----------------|
| | Oregon Allocated | 2021 Revenue | 4% of Oregon | % Oregon |
| Compliance | Nominal Levelized | Requirement | Annual Revenue | Annual Revenue |
| Year | Incremental Cost | (\$000s) | Requirement | Requirement |
| | (\$000s) | | (\$000s) | Threshold |
| 2021 | \$14,652 | \$1,253,128 | \$50,125 | 1.1% |

OAR 860-083-0350(2)(o)

For each electricity service supplier, its total cost of compliance, its average cost of compliance, and its cost limit as specified in OAR 860-083-0300(2), including all calculations.

Response:

Not applicable.

OAR 860-083-0350(2)(p)

For each electric company, an accounting of the use of the renewable energy certificates and alternative cost payments consistent with OAR 860-083-0300(3) if the cost limit in ORS 469A.100(1) is reached for the compliance year.

Response:

The cost limit in ORS 469A.100 has not been reached for the 2021 compliance year.

OAR 860-083-0350(2)(q)

For each electricity service supplier, an accounting of the use of the renewable energy certificates and alternative cost payments consistent with OAR 860-083-0300(3) if the cost limit in OAR 860-083-0300(2) is reached for the compliance year.

Response:

Not applicable.

OAR 860-083-0350(2)(r)

As specified in OAR 860-083-0100, the number and total cost of all bundled renewable energy certificates issued.

Response:

Please refer to Confidential Attachment D for the number of Oregon-allocated RECs and the total cost of the RECs for the period 2007 through 2021. The amount of RECs is subject to change if any additional renewable resources are certified with ODOE or any additional RECs are transferred to the Company from the ETO.

OAR 860-083-0350(2)(s)

As specified in OAR 860-083-0100, the number and total cost of bundled renewable energy certificates issued that are associated with new qualifying electricity since the last compliance report.

Response:

For details on number of RECs and cost information, see Confidential Attachment D. The new qualifying resources since the last compliance report are:

| | Table 6 – Nev | v Added R | esources | | |
|--------|--------------------------|-----------|----------|-------|---|
| Energy | | Resource | | | Commercial Operation Year or First Year |
| Source | Generating Facility | Type | County | State | Contract |
| Wind | Cedar Springs I | Purchase | Converse | WY | 2020 |
| | Cedar Springs Wind (BTA) | Owned | Converse | WY | 2020 |
| | Cedar Springs III | Purchase | Converse | WY | 2020 |
| | Ekola Flats Wind | Owned | Carbon | WY | 2020 |
| | TB Flats I | Owned | Carbon | WY | 2021 |
| | TB Flats II | Owned | Carbon | WY | 2021 |

OAR 860-083-0350(6)

Each electric company subject to ORS 469A.052 and each electricity service supplier subject to ORS 469A.065 must post on its web site the public portion of the four most recent annual compliance reports required under this rule and provide a copy of the most recent such report to any person upon request. The public portions of the most recent compliance report must be posted within 30 days of the Commission decision in section (5) of this rule. The posting must include any Commission determinations under section (5) of this rule.

Response:

PacifiCorp will post its compliance report within 30 days of the Commission decision in accordance with this requirement.

OAR 860-083-0350(7)

Consistent with Commission orders for disclosure under OAR 860-038-0300, each electric company subject to ORS 469A.052 and each electricity service supplier subject to ORS 469A.065 must provide information about its compliance report to its customers by bill insert or other Commission-approved method. The information must be provided within 90 days of the Commission decision in section (5) of this rule or coordinated with the next available insert required under OAR 860-038-0300. The information must include the URL address for the compliance reports posted under section (6) of this rule.

Response:

PacifiCorp will provide information about its compliance report to its customers in accordance with this requirement within 90 days of the Commission decision or coordinated with the next available bill insert as required under OAR 860-038-0300.

Attachment A

CONFIDENTIAL
2021 RPS Compliance
RECs and Cost Information

THIS ATTACHMENT IS CONFIDENTIAL IN ITS ENTIRETY AND IS PROVIDED UNDER SEPARATE COVER

Attachment B

CONFIDENTIAL Banked RECs – 2021 Vintage

THIS ATTACHMENT IS CONFIDENTIAL IN ITS ENTIRETY AND IS PROVIDED UNDER SEPARATE COVER

Attachment C

CONFIDENTIAL
2021 RPS Compliance
WREGIS Certificates – Bundled and
Unbundled RECs

THIS ATTACHMENT IS CONFIDENTIAL IN ITS ENTIRETY AND IS PROVIDED UNDER SEPARATE COVER

Attachment D

CONFIDENTIAL
Vintage 2007 – Vintage 2021
RECs and Cost Information

THIS ATTACHMENT IS CONFIDENTIAL IN ITS ENTIRETY AND IS PROVIDED UNDER SEPARATE COVER

Attachment E

2021 RPS Compliance REC Summary

PacifiCorp Renewable Portfolio Standard Revised Attachment E - Revised 09/22/2022 – Compliance REC Summary Oregon Compliance Report – Compliance Year 2021

The bundled and unbundled renewable energy certificates (RECs) to be retired for PacifiCorp's 2021 compliance year are summarized below by vintage year, fuel type, and location.

OAR 860-083-0350(2)(d); OAR 860-083-0350(2)(e) Oregon's Allocated Renewable Energy Credits for 2021 Renewable Portfolio Standard Aggregated Data

| Bundled RECs | | | | | | Vintage Year | | | | | |
|---------------------|------------------------|---------|---------|-----------|---------|-----------------|--------|--|--|--|--|
| RESOURCE TYPE | LOCATION | 2013 | 2014 | 2015 | 2019 | 2020 | 2021 | | | | |
| BIOGAS | UT | - | 3,558 | 3,751 | - | - | 1 | | | | |
| GEOTHERMAL | UT | - | 19,455 | 18,113 | - | - | 1 | | | | |
| HYDRO - LOW IMPACT | ID, OR, UT | 216,098 | - | 199,756 | 143,495 | - | - | | | | |
| HYDRO - INCREMENTAL | MT, CA, UT, OR, ID, WA | - | - | 8,631 | - | - | - | | | | |
| SOLAR | OR, UT | - | - | 8,938 | 6,578 | - | - | | | | |
| SOLAR - OSIP | OR, UT | - | - | 14,794 | - | 200 | 16,294 | | | | |
| WIND | ID, OR, WA, WY | - | 891,798 | 1,062,441 | 1 | - | - | | | | |
| BUNDLED TOTAL | | 216,098 | 914,811 | 1,316,424 | 150,074 | 200 | 16,294 | | | | |

| Unbundled RECs | | | Vintage Year | | | | |
|-----------------|----------|------|-----------------|------|------|------|------|
| RESOURCE TYPE | LOCATION | 2013 | 2014 | 2015 | 2019 | 2020 | 2021 |
| SOLAR | UT | - | - | - | - | - | - |
| UNBUNDLED TOTAL | | 0 | 0 | 0 | 0 | 0 | 0 |

| Energy Trust RECs | | | | | Vintage Year | | |
|--------------------------|----------|------|-------|--------|-----------------|--------|-------|
| RESOURCE TYPE | LOCATION | 2013 | 2014 | 2015 | 2019 | 2020 | 2021 |
| BIOGAS | OR | - | - | 1,711 | - | - | - |
| HYDRO | OR | - | 9,718 | 15,538 | 8,498 | 31,854 | 4,647 |
| ENERGY TRUST TOTAL | | - | 9,718 | 17,249 | 8,498 | 31,854 | 4,647 |

| TOTAL 2021 RECs | 2,685,867 |
|------------------|-----------|
| TOTALE ZUZI REEU | 2,000,007 |