

ORDER NO. 14 265

ENTERED JUL 22 2014

**BEFORE THE PUBLIC UTILITY COMMISSION  
OF OREGON**

UM 1683

In the Matter of

PORLTAND GENERAL ELECTRIC  
COMPANY,

ORDER

2015-2019 Renewable Portfolio Standard  
Implementation Plan

**DISPOSITION: STAFF'S RECOMMENDATION ADOPTED**

This order memorializes our decision, made and effective at the public meeting on July 22, 2014, to adopt Staff's recommendation in this matter. The Staff Report with the recommendation is attached as Appendix A.

Dated this 22<sup>nd</sup> day of July, 2014, at Salem, Oregon.

Susan K. Ackerman  
Susan K. Ackerman  
Chair



John Savage  
John Savage  
Commissioner

Stephen M. Bloom  
Stephen M. Bloom  
Commissioner

A party may request rehearing or reconsideration of this order under ORS 756.561. A request for rehearing or reconsideration must be filed with the Commission within 60 days of the date of service of this order. The request must comply with the requirements in OAR 860-001-0720. A copy of the request must also be served on each party to the proceedings as provided in OAR 860-001-0180(2). A party may appeal this order by filing a petition for review with the Court of Appeals in compliance with ORS 183.480 through 183.484.

ORDER NO. 14 265

ITEM NO. CA12

PUBLIC UTILITY COMMISSION OF OREGON  
STAFF REPORT  
PUBLIC MEETING DATE: July 22, 2014

| REGULAR  | CONSENT   | X | EFFECTIVE DATE | Upon Commission Approval |
|----------|---|---|----------------|--------------------------|
| DATE:    | July 14, 2014   |   |                |                          |
| TO:      | Public Utility Commission   |   |                |                          |
| FROM:    | Ryan Bracken  |   |                |                          |
| THROUGH: | Jason Eisdorfer, Maury Galbraith, and Aster Adams   |   |                |                          |
| SUBJECT: | <u>PORTLAND GENERAL ELECTRIC</u> (Docket No. UM 1683) Renewable Portfolio Standard Implementation Plan 2015-2019. |   |                |                          |

**STAFF RECOMMENDATION:**

Staff recommends that the Commission acknowledge Portland General Electric's (PGE's or Company's) 2013 Renewable Portfolio Standard Implementation Plan (RPIP) analyzing the compliance years 2015-2019 as detailed in the attached Stipulation (Attachment A).

**DISCUSSION:**

PGE, Oregon Public Utility Commission Staff (Staff), Citizens' Utility Board (CUB), Renewable Northwest (RNW), Industrial Customers of Northwest Utilities (ICNU), and the Oregon Department of Energy (ODOE) have reviewed PGE's RPIP and arrived at the Stipulation that is Attachment A to this memo.

PGE's 2013 RPIP details the Company plans to comply with the Renewable Portfolio Standard (RPS) from 2015 through 2019. Staff reviewed and concluded that PGE's RPIP is consistent with the requirements of OAR 860-083-400, including that PGE submitted the required information and that the required analysis was performed and provided.

The Stipulation details that all of the interested groups with the exception of ICNU support acknowledgement of PGE's RPIP with conditions for additional analysis to be included in the Company's next RPIP to be filed at the end of 2015. ICNU does not oppose acknowledgement consistent with the attached Stipulation.

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**PROPOSED COMMISSION MOTION:**

Acknowledge PGE's 2013 RPIP with the conditions detailed in the attached Stipulation  
(Attachment A).

Docket No. UM 1683; PGE's 2013 RPIP

**BEFORE THE PUBLIC UTILITY COMMISSION  
OF OREGON**

UM 1683

In the Matter of PORTLAND GENERAL  
ELECTRIC

# Renewable Portfolio Standard Implementation Plan 2015-2019

## STIPULATION

## PARTIES

1. The parties to this Stipulation are Staff of the Public Utility Commission of Oregon (“Staff”), the Citizens’ Utility Board of Oregon (“CUB”), Portland General Electric (“PGE”), Renewable Northwest (“RNW”), and Industrial Customers of Northwest Utilities (“ICNU”), and the Oregon Department of Energy (“ODOE”) (collectively “the Parties.”)

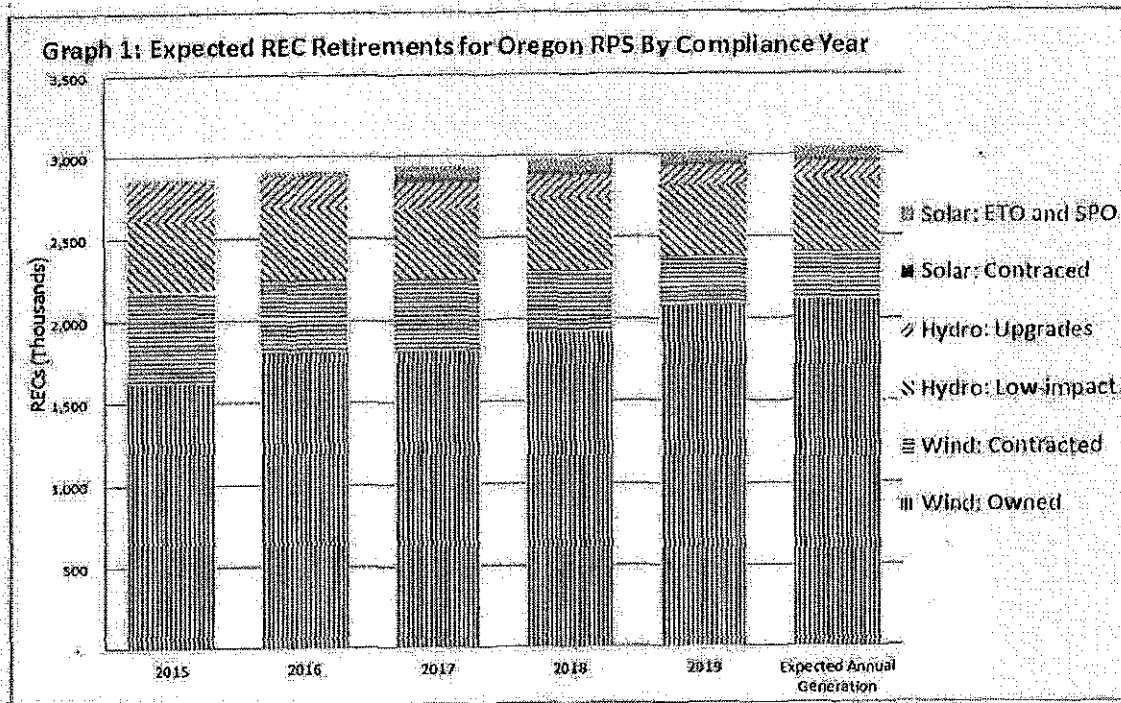
## **BACKGROUND**

2. ORS Chapter 469A establishes a Renewable Portfolio Standard (“RPS”) for Oregon utilities under which a specific percentage of the energy sold to retail customers must come from certain renewable resources (“qualifying electricity”). For large utilities, including PGE, five percent of the electricity sold to retail customers must be qualifying electricity in calendar years 2011-2014, increasing to 15 percent for calendar years 2015-2024, and increasing to 25 percent for 2025 and subsequent years.
  3. Pursuant to ORS 469A.075 and OAR 860-083-0400, a utility subject to the renewable portfolio standard is required to file a Renewable Portfolio Standard Implementation Plan (“RPIP”) on or before January 1 of each even-numbered calendar year. The RPIP must analyze five compliance years, starting with the next odd-numbered year and include, at a minimum, the annual targets for compliance as well as the estimated costs of meeting those targets.

- 1       4. Pursuant to OAR 860-083-0400(8), the Commission will acknowledge a RPIP, subject to  
2       any conditions specified by the Commission at a public meeting, unless the Commission  
3       decides to commence an investigation or take other action as necessary to make its  
4       decision regarding acknowledgment of the plan. Acknowledgment must come within six  
5       months of the RPIP filing.
- 6       5. PGE filed its RPIP on December 31, 2013, and updated the RPIP on February 18, 2014.  
7       At the parties' request, PGE informally updated its RPIP with a number of new  
8       assumptions and revisions. IGNU asked that PGE update the Single Cycle Combustion  
9       Turbine (SCCT) model to calculate the real levelized cost for the first 20 years and  
10      continue the levelized cost with inflation over an additional seven years. RNW asked  
11      PGE to update its wind integration costs to be consistent with the results from PGE's  
12      2013 Integrated Resource Plan (IRP). Parties discussed additional adjustments to the  
13      incremental cost methodology, however, they did not reach agreement on these additional  
14      adjustments and agreed to reserve those arguments for future RPPIPs. The overall results  
15      of the agreed upon updates did not materially change the incremental cost summary in the  
16      "Base Case" and no Party asked PGE to formally file the updated incremental cost  
17      summary.
- 18       6. Mechanically, to comply with the RPS, PGE must use renewable energy certificates  
19      (RECs) that qualify for the Oregon RPS at an amount equal to 15 percent of its Oregon  
20      load for each year from 2015-2019. One REC represents one MWh of energy generated  
21      by a renewable resource. At least 80 percent of REC's used in a compliance year must be  
22      bundled; though all of the REC's used in a year can be generated in previous years (i.e.,  
23      banked RECs). ORS 469A.140 directs that banked RECs must be used before RECs  
24      generated in the compliance year and that "banked renewable energy certificates with the  
25      oldest issuance date must be used to comply with the standard before banked renewable  
26      energy certificates with more recent issuance dates are used."

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1      7. The following graph shows PGE's expected REC retirements by compliance year by  
 2      energy source to meet the 15 percent renewable standard. For a check on the Company's  
 3      ability to meet the RPS obligation with physical generation, the graph also shows the  
 4      expected generation of PGE's owned and contracted qualifying resources in 2019. The  
 5      expected annual generation from the qualifying resources is nearly the same for all years  
 6      from 2016-2019 since PGE plans no major renewable resources to come online during  
 7      this time. Expected generation is lower in 2015 as the Tucannon River Wind Farm will  
 8      not operate for the full year in 2015.



1 basis this mix is nearly constant over the 2015-2019 compliance period. Because the  
2 oldest RECs must be retired first and the resources used for compliance have different in-  
3 service/qualification dates, the mix of RECs that PGE expects to retire varies in the way  
4 shown by the graph above.

5 9. The graph reflects that the Company's expected annual generation from qualifying  
6 renewable resources is at least fifteen percent of PGE's Oregon load for 2015-2019  
7 compliance period, which means PGE plans to be in physical compliance with the RPS.

8 10. PGE's RPIP also shows that the Company does not intend to utilize unbundled RECs  
9 during the 2015-2019 compliance period. However, PGE reserves the right to use  
10 unbundled RECS if the availability and market prices warrant it.

11 11. Staff believes that the RPIP should include analysis of the use of unbundled RECs that  
12 have not yet been purchased for compliance with the RPS because their use can impact  
13 resource planning by changing the optimal timing to construct, acquire, or contract with a  
14 qualifying renewable resource. PGE used unbundled RECs for compliance at the 20  
15 percent limit in the last compliance year (2013), and the possibility that they will use  
16 unbundled RECs that they have yet to purchase for compliance in 2015-2019 is a realistic  
17 one, particularly if REC market conditions are favorable.

18 12. PGE contends that because the market for RECs is illiquid and fragmented as well as  
19 uncertain due to ramping RPS policies in states across the Western Electricity  
20 Coordinating Council (WECC) region, it is both strategically detrimental and  
21 hypothetical to forecast REC prices and purchases.

22 13. Staff agrees this is a valid concern, but still believes that it is important to consider the  
23 possibility that unbundled RECs will be purchased in the future and used for compliance.  
24 Staff recommends that the Commission direct the Company to include a scenario in  
25 future RPIPs under the reference case that assumes the Company continues its unbundled  
26 REC usage pattern (as a percentage of total RECs used from its last compliance report)

1 assuming an unbundled REC price equal to the weighted average price paid for  
2 unbundled RECs used in its last compliance report for each year analyzed in the RPIP.

3 **AGREEMENT**

4 14. The Parties other than PGE have reviewed PGE's RPIP for compliance years 2015-2019.

5 15. The Parties agree that PGE's RPIP shows that PGE is positioned to be in compliance  
6 with ORS 469A.052, which states that at least 15 percent of the electricity sold by a large  
7 utility to retail customers in each of the calendar years of the next compliance period  
8 (2015-2019), must be qualifying energy.

9 16. PGE, CUB, RNW, and ODOE support acknowledgment of PGE's 2015-2019 RPIP.

10 IENU does not oppose acknowledgment. Staff recommends that the Commission  
11 acknowledge PGE's 2015-2019 RPIP subject to the following condition:

12 PGE will include in subsequent RPPIPs a scenario under the reference case  
13 assumptions where the Company continues its unbundled REC usage pattern  
14 (as a percentage of total RECs used for compliance from its last compliance  
15 report) assuming an unbundled REC price equal to the weighted average  
price paid for unbundled RECs used for compliance in its last compliance  
report for each year analyzed in the RPIP.

16 17. The Stipulation will be offered into the record of the above-captioned docket pursuant to  
17 OAR 860-001-0350. The Parties agree to cooperate in drafting and submitting an  
18 explanatory brief or written testimony per OAR 860-001-0350(7), unless such  
19 requirement is waived. The Parties will support the Stipulation throughout this  
20 proceeding, including any appeal, provide witnesses to sponsor the Stipulation at any  
21 hearing held in the above-captioned docket, and recommend that the Commission issue  
22 an order adopting the settlement contained herein.

23 18. The Parties have negotiated the Stipulation as an integrated document. If the  
24 Commission rejects all or any material portion of the Stipulation, or conditions its  
25 approval upon the imposition of additional material conditions, each Party reserves its  
26

1 right (i) to withdraw from the Stipulation, upon written notice to the Commission and  
2 other Parties within five (5) business days of service of the final order that rejects this  
3 Stipulation in whole or material part, or adds such material condition; (ii) pursuant to  
4 OAR 860-001-0350(9), to prevent evidence and argument on the record in support of the  
5 Stipulation, including the right to cross-examine witnesses, introduce evidence as deemed  
6 appropriate to respond fully to issues, and raise issues that are incorporated in the  
7 settlements embodied in the Stipulation; and (iii) pursuant to ORS 756.561 and OAR  
8 860-001-0720, to seek rehearing or reconsideration or to appeal the Commission order  
9 under ORS 756.610. Nothing in this paragraph provides any Party the right to withdraw  
10 from this Stipulation as a result of the Commission's resolution of issues that this  
11 Stipulation does not resolve.

12 19. By entering into this Stipulation, no Party shall be deemed to have approved, admitted or  
13 consented to the facts, principles, methods or theories employed by any other Party in  
14 arriving at the terms of the Stipulation. Except with regard to RPIPs, no Party shall be  
15 deemed to have agreed that any part of the Stipulation is appropriate for resolving issues  
16 arising in any other proceedings.

17 20. The Stipulation may be executed in counterparts and each signed counterpart shall  
18 constitute an original document.

19 This Stipulation is entered into by each Party on the date(s) entered below:

20 CITIZENS' UTILITY BOARD

INDUSTRIAL CUSTOMERS OF THE  
NORTHWEST UTILITIES

22 Dated: 6-12-14

Dated: \_\_\_\_\_

23 By: J.C.M.

By: \_\_\_\_\_

- 1 right (i) to withdraw from the Stipulation, upon written notice to the Commission and  
2 other Parties within five (5) business days of service of the final order that rejects this  
3 Stipulation in whole or material part, or adds such material condition; (ii) pursuant to  
4 OAR 860-001-0350(9), to prevent evidence and argument on the record in support of the  
5 Stipulation, including the right to cross-examine witnesses, introduce evidence as deemed  
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20 CITIZENS' UTILITY BOARD

INDUSTRIAL CUSTOMERS OF THE  
NORTHWEST UTILITIES

22 Dated: \_\_\_\_\_

Dated: 6/12/14

23 By: \_\_\_\_\_

By: J.M.J. Jr.

ORDER NO. 16 265

1 PUBLIC UTILITY COMMISSION STAFF

2 Dated: 6/12/14

3 By: [Signature]

6 RENEWABLE NORTHWEST

7 Dated: \_\_\_\_\_

10 By: \_\_\_\_\_

PORLTAND GENERAL ELECTRIC

Dated: \_\_\_\_\_

By: \_\_\_\_\_

OREGON DEPARTMENT OF ENERGY

Dated: \_\_\_\_\_

By: \_\_\_\_\_

ORDER NO.

14 265

1 PUBLIC UTILITY COMMISSION STAFF

2 Dated: \_\_\_\_\_

3 By: \_\_\_\_\_

4

5

6 RENEWABLE NORTHWEST

7 Dated: \_\_\_\_\_

8

9 By: \_\_\_\_\_

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PUBLIC UTILITY COMMISSION STAFF PORTLAND GENERAL ELECTRIC

Dated: 6/12/14

By: J. Reba Goss

OREGON DEPARTMENT OF ENERGY

Dated: \_\_\_\_\_

By: \_\_\_\_\_

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Department of Justice

1162 Court Street NE

Salem, OR 97301-4096

(503) 947-4520 / Fax: (503) 378-3784

APPENDIX A  
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19. By entering into this Stipulation, no Party shall be deemed to have approved, admitted or consented to the facts, principles, methods or theories employed by any other Party in arriving at the terms of the Stipulation. Except with regard to RPIPs, no Party shall be deemed to have agreed that any part of the Stipulation is appropriate for resolving issues arising in any other proceedings.
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This Stipulation is entered into by each Party on the date(s) entered below:

## CITIZENS' UTILITY BOARD

## INDUSTRIAL CUSTOMERS OF THE NORTHWEST UTILITIES

Dated: \_\_\_\_\_

Dated:

By: Michael S. Sparer, Ph.D., and Daniel J. Gitterman, Ph.D.

**By:** [John Doe](#) | [Edit Profile](#) | [Logout](#)

## PUBLIC UTILITY COMMISSION STAFF

## PORTRLAND GENERAL ELECTRIC

Dated: \_\_\_\_\_

Dated: \_\_\_\_\_

By: \_\_\_\_\_

By: \_\_\_\_\_

## RENEWABLE NORTHWEST

## OREGON DEPARTMENT OF ENERGY

Dated: June 11, 2014

Dated: \_\_\_\_\_

By: Megan

By: \_\_\_\_\_

- 1        19. By entering into this Stipulation, no Party shall be deemed to have approved, admitted or  
2              consented to the facts, principles, methods or theories employed by any other Party in  
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4              deemed to have agreed that any part of the Stipulation is appropriate for resolving issues  
5              arising in any other proceedings.

6        20. The Stipulation may be executed in counterparts and each signed counterpart shall  
7              constitute an original document.

This Stipulation is entered into by each Party on the date(s) entered below:

## CITIZENS' UTILITY BOARD

## INDUSTRIAL CUSTOMERS OF THE NORTHWEST UTILITIES

**Dated:** \_\_\_\_\_

Dated:

By: John Smith

By: [John Doe](#) | [Edit Profile](#)

## PUBLIC UTILITY COMMISSION STAFF

## PORTRLAND GENERAL ELECTRIC

Dated: \_\_\_\_\_

Dated: \_\_\_\_\_

By: \_\_\_\_\_

By: \_\_\_\_\_

## RENEWABLE NORTHWEST

## OREGON DEPARTMENT OF ENERGY

Dated:

Dated: 6/12/14

**Rxx**

Fig. 2.  

1                   **CERTIFICATE OF SERVICE**

2                   I certify that on June 13, 2014, I served the foregoing Stipulation upon all parties of  
 3 record in this proceeding by delivering a copy by electronic mail only as all parties waive paper  
 4 service.

5                   W

\*OREGON DEPARTMENT OF  
 ENERGY  
 KACIA BROCKMAN (C)  
 SENIOR ENERGY POLICY  
 ANALYST  
 625 MARION ST NE  
 SALEM OR 97301-3737  
 kacia.brockman@state.or.us

JULIE PEACOCK (C)

625 MARION ST NE

SALEM OR 97301-3737

julie.peacock@state.or.us

W

\*OREGON DEPARTMENT OF  
 JUSTICE  
 RENEE M FRANCE (C)  
 SENIOR ASSISTANT ATTORNEY  
 GENERAL  
 NATURAL RESOURCES SECTION  
 1162 COURT ST NE  
 SALEM OR 97301-4096  
 renee.m.france@doj.state.or.us

W

CITIZENS' UTILITY BOARD  
 OF OREGON  
 OPUC DOCKETS  
 610 SW BROADWAY, STE 400  
 PORTLAND OR 97205  
 dockets@oregoncub.org

ROBERT JENKS (C)

610 SW BROADWAY, STE 400

PORTLAND OR 97205

bob@oregoncub.org

W

CITIZENS' UTILITY BOARD  
 OF OREGON  
 G. CATRIONA MCCRACKEN (C)  
 610 SW BROADWAY, STE 400  
 PORTLAND OR 97205  
 catriona@oregoncub.org

W

DAVISON VAN CLEVE  
 JOSHUA D WEBER (C)  
 333 SW TAYLOR STE 400  
 PORTLAND OR 97204  
 jdw@dvclaw.com

W

DAVISON VAN CLEVE PC  
 S BRADLEY VAN CLEVE  
 333 SW TAYLOR - STE 400  
 PORTLAND OR 97204  
 bvc@dvclaw.com

W

MOUNTAIN WEST  
 ANALYTICS  
 BRADLEY MULLINS (C)  
 333 SW TAYLOR STE 400  
 PORTLAND OR 97204  
 brmullins@mwanalytics.com

W

PGE RATES & REGULATORY  
 AFFAIRS  
 PORTLAND GENERAL ELECTRIC  
 COMPANY  
 121 SW SALMON STREET,  
 1WTC0702  
 PORTLAND OR 97204  
 pge-opuc.filings@pgn.com

W

PORTLAND GENERAL  
 ELECTRIC  
 REBECCA T BROWN (C)  
 121 SW SALMON ST 1WTC 07  
 PORTLAND OR 97204  
 rebecca.brown@pgn.com

W

PORTLAND GENERAL  
 ELECTRIC COMPANY  
 J RICHARD GEORGE (C)  
 121 SW SALMON ST 1WTC1301  
 PORTLAND OR 97204  
 richard.george@pgn.com

W

PUBLIC UTILITY  
 COMMISSION OF OREGON  
 RYAN BRACKEN (C)  
 PO BOX 1088  
 SALEM OR 97308-1088  
 ryan.bracken@state.or.us

W

RENEWABLE NORTHWEST  
 RENEWABLE NW DOCKETS  
 421 SW 6TH AVE. - STE. 1125  
 PORTLAND OR 97204  
 dockets@renewablenw.org

W

RENEWABLE NORTHWEST  
 MEGAN DECKER (C)  
 421 SW 6TH AVE #1125  
 PORTLAND OR 97204-1629  
 megan@renewablenw.org

Neoma Lane  
 Legal Secretary  
 Department of Justice  
 Business Activities Section