

**BEFORE THE PUBLIC UTILITY COMMISSION  
OF OREGON  
UE 416**

In the Matter of

PORTLAND GENERAL ELECTRIC  
COMPANY,

Request for a General Rate Revision; and  
2024 Annual Power Cost Update.

**PORTLAND GENERAL ELECTRIC  
COMPANY’S MOTION TO ADMIT  
TESTIMONY AND EXHIBITS**

Pursuant to OAR 860-001-0420, Portland General Electric Company (PGE) moves for admission of the following testimony and exhibits into the above captioned proceeding.

(\*Exhibits adopted in their entirety by another witness are listed under the adopting witness):

<b>Exhibit</b>	<b>Description</b>
	Policy – witnesses Maria Pope and Brett Sims
PGE 100	Direct Testimony of Maria Pope and Brett Sims
PGE 1600	Reply Testimony of Maria Pope and Brett Sims
PGE 3100	Surrebuttal Testimony of Maria Pope and Brett Sims
PGE 3101	Renewable Northwest Letter to PGE
	Revenue Requirement – witnesses Greg Batzler and Jaki Ferchland
PGE 200	Direct Testimony of Greg Batzler and Jaki Ferchland (revised by Errata filing 4/21/2023)
PGE 201	2024 Results of Operations Summary (revised by Errata filing 4/21/2023)
PGE 202	2024 Results of Operations Summary
PGE 203	Summary of Depreciation Expense
PGE 204	Summary of Amortization Expense
PGE 205	Summary of Income Taxes (revised by Errata filing 4/21/2023)
PGE 206	Summary of Taxes Other Than Income
PGE 207	Summary of Rate Base (revised by Errata filing 4/21/2023)
PGE 208	Rate Base Comparison (revised by Errata filing 4/21/2023)
PGE 209	Production Tax Credits

PGE 210	2024 Unbundled Results of Operations Summary (revised by Errata filing 4/21/2023)
PGE 1700	Reply Testimony of Greg Batzler and Jaki Ferchland
PGE 1701	PGE Current Revenue Requirement
PGE 1702	2015 to 2022 Rate Base Comparison
PGE 1703	UE 394 Approved vs. April 30, 2022 Plant Balances
PGE 1704	EEI Email
PGE 1705	Other Revenue Analysis
PGE 3500	Surrebuttal Testimony of Greg Batzler and Jaki Ferchland
PGE 3501	Staff response to PGE Data Request No. 064
PGE 3502	2014-2022 GRC Rate Base Basis Points
PGE 3503	2024 Preliminary Average Net Plant
PGE 3504C	2023 MONET Gas Optimization Balance
PGE 3505	Docket UE 394, Exhibit 1400 pages 16-27
PGE 3506C	121 Salmon ROE
PGE 3507	PGE Data Request No. 14 to AWEC
	Power Cost Adjustment Mechanism – witnesses Brett Sims and Darrington Outama
PGE 400	Direct Testimony of Brett Sims and Darrington Outama
PGE 2800	Reply Testimony of Brett Sims and Darrington Outama
PGE 3200	Surrebuttal Testimony of Brett Sims and Darrington Outama
PGE 3201	Staff proxy group workpaper “PGE UE 416 Staff OT Exh 402 403 404 405 406 ROE Muldoon WP.xls”
	Compensation – witnesses Anne Mersereau and Tamara Neitzke
PGE 500	Direct Testimony of Anne Mersereau and Tamara Neitzke (revised by Errata filing 4/21/2023)
PGE 501	PGE Total Compensation Costs – 2020 Actuals to 2024 Test Year (revised by Errata filing 4/21/2023)
PGE 502	PGE Total Labor Costs – 2020 Actuals to 2024 Test Year
PGE 1800	Reply Testimony of Anne Mersereau and Tamara Neitzke
PGE 1801	PGE Unconstrained Calculation of PUC 3-Year Wage and Overtime Formula
PGE 1802C	Updates to 2024 Kaiser Projections

PGE 1803	Medical Services CPI Analysis
PGE 3800	Surrebuttal Testimony of Anne Mersereau and Tamara Neitzke
PGE 3801	Cost per FTE calculation
	Corporate Support/Insurance – witnesses JP Agnesse and Greg Batzler
PGE 600	*(Adopted) Direct Testimony of Jim Ajello and Greg Batzler
PGE 601	Summary of A&G Costs
PGE 602	PGE Insurance Policies List
PGE 603C	Summary of Insurance Costs
PGE 604	Utility Industry Cloud Advocacy
PGE 605	PGE Cloud Benefits
PGE 606	IT Mechanism Savings Analysis
PGE 607	Other Utilities Cloud Capitalization
PGE 608	Description of Major IT Capital Projects
PGE 609	Direct and Allocated IT Charges
PGE 610	Description of PGE Cybersecurity Improvements
PGE 1900	Reply Testimony of Greg Batzler and JP Agnesse
PGE 1901C	PGE’s response to AWEC DR No. 174
PGE 1902C	PGE’s response to OPUC DR No. 68
PGE 1903C	Property Insurance 2023 Q1 Renewal Meeting Slides
PGE 1904C	Property Insurance 2023 Q2 Update Slides
PGE 1905C	PGE’s Property Insurance Costs 2019-2024
PGE 3900	PGE Surrebuttal Testimony of Greg Batzler and JP Agnesse
PGE 3901C	PGE’s response to AWEC DR No. 132
PGE 3902C	AWEC’s response to PGE DR No. 13
	Transmission & Distribution – witnesses Kevin Putnam and Jaki Ferchland
PGE 700	*(Adopted) Direct Testimony of Larry Bekkedahl and Bradley Jenkins
PGE 701	2008-2022 Actual Level III Storm Damage Losses (revised by Errata filing 4/21/2023)
PGE 2200	*(Adopted) Reply Testimony of Larry Bekkedahl and Kevin Putnam
PGE 2201	Staff Responses to PGE Data Requests

PGE 2202	PGE's Responses to RVM-related Data Requests
PGE 2203C	Confidential PGE's Responses to RVM-related Data Requests
PGE 3600	Surrebuttal Testimony of Kevin Putnam and Jaki Ferchland
PGE 3601	PGE's Historical Probable Vegetation Violations, Actual RVM Spend, and RVM Test Year Forecast Included in Initial Filing; Staff's Proposed RVM PBR Threshold
PGE 3602	Documentation that PGE Mitigated All Probable Violations Identified in 2022 OPUC Safety Staff Audit
PGE 3603	PGE's Revised Response to OPUC Data Request No. 496 and Confidential Attachment 496-A REVISED
PGE 3604	PGE's Revised Response to OPUC Data Request No. 499 and Attachment 499-A REVISED
	Production – witnesses Brian Clark and Stefan Cristea
PGE 800	*(Adopted) Direct Testimony of Larry Bekkedahl and Bradley Jenkins
PGE 801	PGE's 2024 Generation Resources
PGE 802C	PGE Plant Availability 2020-2022
PGE 803C	PGE Thermal Resource Generation
PGE 804	Major Maintenance Accruals
PGE 805C	Seismic Evaluation Report
PGE 806C	Powerhouse Upgrade Study
PGE 807C	Faraday Repower Turbine Selection Study
PGE 808C	Faraday Resiliency and Repowering Project – 2016 Economic Analysis
PGE 809C	Faraday Powerhouse Evaluation of Construction Proposals
PGE 810	Environmental Assessment for Non-Capacity Amendment to License
PGE 2000	*(Adopted) Reply Testimony of Stefan Cristea and Nick Loos
PGE 2001	2024 O&M Budget Call Example
PGE 2002	PGE's responses to AWEC DR Nos. 119, 121, 122, and 123
PGE 2003C	PGE's confidential responses to AWEC DR Nos. 119, 121, 122, and 123
PGE 3700	Surrebuttal Testimony of Brian Clark and Stefan Cristea
PGE 3701	PGE Generation Outside Services Data
	Customer Service – Michaela Lynn and Dain Nestel
PGE 900	Direct Testimony of Michaela Lynn and Dain Nestel (revised by Errata filing 5/17/2023)

PGE 2300	Reply Testimony Elyssia Lawrence and Michaela Lynn
PGE 2301	Staff's response to PGE DR No. 42
PGE 2302C	PGE A/B Testing of Path to 2030 Theme - Example
	Cost of Capital/Return on Equity – witnesses Bente Villadsen and Christopher Liddle
PGE 1000	Direct Testimony of Christopher Liddle and Bente Villadsen
PGE 1001C	Cost of Long-Term Debt
PGE 1002	Standard & Poor's and Moody's Investors Service Credit Ratings
PGE 1003	Resume of Bente Villadsen
PGE 1004	Technical Appendix
PGE 1005C	Workpapers of Bente Villadsen
PGE 2400	Reply Testimony of Bente Villadsen and Christopher Liddle (revised by Errata filing 8/2/2023)
PGE 2401C	Cost of Long-Term Debt
PGE 2402C	Allowed ROE Table
PGE 2403	Modifications to Staff Models
PGE 2404	Modifications to AWEC-CUB Models
PGE 4000	Surrebuttal Testimony of Bente Villadsen
PGE 4001C	Kroll 2023 SBBI Yearbook, 128
PGE 4002C	E. Jacquier, A. Kane and A. Marcus (2005), "Optimal estimation of the risk premium for the long run and asset allocation: A case of compounded estimation risk," Journal of Financial Econometrics 3, 37-55.
PGE 4003C	S&P Global Intelligence as of September 2, 2023
	Load Forecast – Amber Riter and Shannon Green
PGE 1100	Direct Testimony of Amber Riter and Shannon Greene
PGE 1101	Base Forecast (prior to DER adjustment)
PGE 1102	Final Forecast (after DER adjustment)
PGE 1103	Connects
PGE 1104	Residential Energy Deliveries
PGE 1105	Non-Residential Energy Deliveries
PGE 1106	Large Customer Energy Deliveries

PGE 1107	Miscellaneous Energy Deliveries
PGE 1108	Total System Load and Peak
PGE 1109	COS and Direct Access Energy Deliveries
PGE 1110	Heating and Cooling Degree Days
PGE 1111	Forecast Accuracy
PGE 1112	Energy Efficiency Savings and Forecast
PGE 1113	DER Impact
	Marginal Cost Study – Robert MacFarlane and Ashleigh Keene
PGE 1200	Direct Testimony of Robert Macfarlane and Ashleigh Keene
PGE 1201	Marginal Cost Study
PGE 1202	Portland General Electric Company’s Near Term Local Transmission Plan for the 2022-2023 Planning Cycle
PGE 2500	Reply Testimony of Robert Macfarlane and Ashleigh Keene
PGE 2501	Revised version of Exhibit 1201 that reflects updates to generation and customer marginal cost studies
PGE 2502	PGE response to OPUC DR 480
	Pricing and Tariffs – witnesses Robert Macfarlane and Christopher Pleasant
PGE 1300	Direct Testimony of Robert Macfarlane and Christopher Pleasant
PGE 1301	Proposed Tariff Changes
PGE 1302	Estimated Impact of Proposed Changes on Customers (revised by Errata filing 2/17/2023)
PGE 1303	Rate Design
PGE 1304	Allocation of Costs to Customer Classes
PGE 1305	Streetlight and Area Lights
PGE 1306	Decoupling Tariff Example
PGE 1307	Schedule 125 Redline
PGE 1308	Schedule 126 Redline
PGE 1309	Schedule 201 Redline
PGE 2600	Reply Testimony of Robert Macfarlane and Christopher Pleasant
PGE 2601	Staff Response to PGE Data Request
PGE 4200	Surrebuttal Testimony of Robert Macfarlane and Christopher Pleasant

	Associated Storage – witnesses Kristen Sheeran, Brendan McCarthy, and Darren Murtaugh
PGE 1300	*(Adopted) Direct Testimony of Robert Macfarlane and Christopher Pleasant related to Schedule 122
PGE 2700	*(Adopted) Reply Testimony of Nik Blosser and Kristen Sheeran
PGE 3300	Surrebuttal Testimony of Kristen Sheeran, Brendan McCarthy, and Darren Murtaugh
PGE 3301	Redline Schedule 122 Tariff with proposed “associated energy storage” definition
PGE 3302	ERCOT Energy Emergency Alert Level 2 on September 6, 2023
PGE 3303	AR 616—PacifiCorp’s Comments on Staff’s Questions on Associated Energy Storage
PGE 3304	PacifiCorp letter on ORS 469A.120 and “associated energy storage”
PGE 3305	OPUC response to PGE Data Request No. 67
	Deferrals and AACs – witnesses Jaki Ferchland and Robert Macfarlane
PGE 1400	*(Adopted) Direct Testimony of Jaki Ferchland and Greg Batzler
PGE 1401	PGE Deferrals
PGE 2900	Reply Testimony of Jaki Ferchland and Robert Macfarlane
PGE 3400	Surrebuttal Testimony of Jaki Ferchland and Robert Macfarlane
PGE 3401	Staff reports on selected PGE AAC deferrals
PGE 3402	Staff reports for AAC deferral for PacifiCorp in Docket UM 2224
PGE 3403	Legislative Minutes of SB 259, 61st Leg., Reg. Sess. (Or. 1981).
PGE 3404	Legislative History of HB 2145, 64th Leg., Reg. Sess. (Or. 1987)
PGE 3405	Example analysis regarding percentages
PGE 3406	UM 1986 Staff Report
	Faraday – witness Sean Flak
PGE 2100	Reply Testimony of Larry Bekkedahl and Sean Flak
PGE 2101C	PGE Presentation to Finance Committee – April 23, 2019
PGE 2102C	Monthly Project Status Report – March 31, 2020
PGE 2103C	Email Communication Regarding COVID-19 Guidelines
PGE 2104C	Email Communication Regarding PGE Change Order Review
PGE 2105C	Email Communication Regarding PGE Change Order Review and RFIs

PGE 2106C	Staff Response to PGE Data Request No. 11
PGE 2107C	ENR – City Cost Index Seattle
PGE 2108	PGE’s Response to AWEC Data Request No. 103
	Income Qualified Bill Discount Program – witnesses Sunny Radcliffe and Robert Macfarlane
PGE 4100	Surrebuttal Testimony of Sunny Radcliffe and Robert Macfarlane

Joint Testimony in Support of Stipulations:

Exhibit	Joint Exhibits
Stipulating Parties/200	Joint Testimony in Support of Second Partial Stipulation
Stipulating Parties/201	Second Partial Stipulation
Stipulating Parties/202	Cost of Debt
Stipulating Parties/300	Joint Testimony in Support of Fourth and Fifth Partial Stipulation
Stipulating Parties/301	Fourth Partial Stipulation
Stipulating Parties/302	Fifth Partial Stipulation
Stipulating Parties/400	Joint Testimony in Support of Sixth
Stipulating Parties/401	Sixth Partial Stipulation
Stipulating Parties/402	Integrated Revenue Requirement
Stipulating Parties/403	Rate Spread Model

This motion is supported by the declarations of witnesses, filed on February 15, 2023 and with this motion, attesting that their pre-filed testimony and exhibits are true and correct.



DATED this 11<sup>th</sup> day of October, 2023.

Respectfully Submitted,



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Kim S. Burton, OSB #221958  
Assistant General Counsel III  
PORTLAND GENERAL ELECTRIC  
COMPANY  
121 SW Salmon Street, 1WTC1301  
Portland, Oregon 97204  
Phone: 573.356.9688  
Email: kim.burton@pgn.com

**BEFORE THE PUBLIC UTILITY COMMISSION  
OF OREGON  
UE 416**

In the Matter of

PORTLAND GENERAL ELECTRIC  
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
DECLARATION OF ANNE MERSEREAU

I, Anne Mersereau, declare under penalty of perjury under the laws of the State of Oregon:

1. My full name is Anne Mersereau. My position is Vice President Strategy Regulation & Energy Supply at Portland General Electric Company (PGE).
2. On behalf of PGE I sponsored direct testimony, reply testimony, and surrebuttal testimony on the issue of compensation in this proceeding, PGE/500, PGE/1800, and PGE/3800. I also sponsored supporting exhibit PGE/3801.
3. To the best of my knowledge and belief, the testimony is true and accurate. If I were asked the same questions today, my answers would be the same.

DATED this 20th day of September 2023.

Respectfully submitted,

  
\_\_\_\_\_  
Anne Mersereau

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DECLARATION OF ASHLEIGH KEENE

I, Ashleigh Keene, declare under penalty of perjury under the laws of the State of Oregon:

1. My full name is Ashleigh Keene. I am a Regulatory Consultant with Portland General Electric Company (PGE).
2. On behalf of PGE, I sponsored direct testimony and reply testimony on the issue of Marginal Cost in this proceeding, PGE/1200 and PGE/2500. I also sponsored supporting exhibits PGE/1201-1202 and PGE/2501-2502.
3. To the best of my knowledge and belief, my testimony is true and accurate. If I were asked the same questions today, my answers would be the same.

DATED this 19th day of September 2023.

Respectfully submitted,

/s/ Ashleigh Keene  
Ashleigh Keene

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DECLARATION OF BENTE VILLADSEN

I, Bente Villadsen, declare under penalty of perjury under the laws of the State of Oregon:

1. My full name is Bente Villadsen. I am a Principal with The Brattle Group and provide consulting related to cost of capital to the utility industry.
2. On behalf of PGE, I sponsored direct testimony, reply testimony, and surrebuttal testimony on the issue of Return on Equity in this proceeding, PGE/1000, PGE/2400 and PGE/4000. I also sponsored supporting exhibits PGE/1001-1005, PGE/2401-2404, PGE 4001-4003.
3. To the best of my knowledge and belief, my testimony is true and accurate. If I were asked the same questions today, my answers would be the same.

DATED this 19th day of September 2023.

Respectfully submitted,

/s/ Bente Villadsen  
Bente Villadsen

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DECLARATION OF BRENDAN  
MCCARTHY

I, Brendan McCarthy, declare under penalty of perjury under the laws of the State of Oregon:

1. My full name is Brendan McCarthy. My position is Assistant General Counsel III at Portland General Electric Company (PGE).
2. On behalf of PGE, I sponsored surrebuttal testimony on the issue of associated storage in this proceeding, PGE/3300. I also sponsored supporting exhibits PGE/3301-3305.
3. I have reviewed and adopt the portion of Reply and Surrebuttal Testimony regarding associated storage found within PGE/1300 and PGE/2700.
4. To the best of my knowledge and belief, the testimony is true and accurate. If I were asked the same questions today, my answers would be the same.

DATED this 19th day of September 2023.

Respectfully submitted,

/s/ Brendan McCarthy  
Brendan McCarthy

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DECLARATION OF CHRISTOPHER  
PLEASANT

I, Christopher Pleasant, declare under penalty of perjury under the laws of the State of Oregon:

1. My full name is Christopher Pleasant. I am a Senior Regulatory Analyst with Portland General Electric Company (PGE).
2. On behalf of PGE, I sponsored direct testimony, reply testimony and surrebuttal testimony on the issue of Pricing in this proceeding, PGE/1300, PGE/2600 and PGE/4200. I also sponsored supporting exhibits PGE/1301-1309 and PGE/2601.
3. To the best of my knowledge and belief, my testimony is true and accurate. If I were asked the same questions today, my answers would be the same.

DATED this 19th day of September 2023.

Respectfully submitted,

/s/ Christopher Pleasant  
Christopher Pleasant

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DECLARATION OF DARREN MURTAUGH

I, Darren Murtaugh, declare under penalty of perjury under the laws of the State of Oregon:

1. My full name is Darren Muraugh. My position is Senior Manager Energy Storage at Portland General Electric Company (PGE).
2. On behalf of PGE, I sponsored surrebuttal testimony on the issue of associated storage in this proceeding, PGE/3300. I also sponsored supporting exhibits PGE/3301-3305.
3. I have reviewed and adopt the portion of Reply and Surrebuttal Testimony regarding associated storage found within PGE/1300 and PGE/2700.
4. To the best of my knowledge and belief, the testimony is true and accurate. If I were asked the same questions today, my answers would be the same.

DATED this 20th day of September 2023.

Respectfully submitted,

*Darren Murtaugh*

Darren Murtaugh

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PORTLAND GENERAL ELECTRIC  
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DECLARATION OF DARRINGTON  
OUTAMA

I, Darrington Outama, declare under penalty of perjury under the laws of the State of Oregon:

1. My full name is Darrington Outama. I am a Senior Director of Energy Supply with Portland General Electric Company (PGE).
2. On behalf of PGE, I sponsored direct testimony, reply testimony, and surrebuttal testimony on the issue of Power Cost Adjustment Mechanism in this proceeding, PGE/400, PGE/2800 and PGE/3200. I also sponsored supporting exhibit PGE/3201.
3. To the best of my knowledge and belief, my testimony is true and accurate. If I were asked the same questions today, my answers would be the same.

DATED this 19th day of September 2023.

Respectfully submitted,

/s/ Darrington Outama  
Darrington Outama



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DECLARATION OF GREG BATZLER

I, Greg Batzler, declare under penalty of perjury under the laws of the State of Oregon:

1. My full name is Greg Batzler. I am a Senior Regulatory Consultant with Portland General Electric Company (PGE).
2. On behalf of PGE, I sponsored direct testimony, reply testimony, and surrebuttal testimony on the issues of Revenue Requirement and Insurance in this proceeding, PGE/200, PGE/600, PGE/1400, PGE/1700, PGE/1900, PGE/3500 and PGE/3900. I also sponsored supporting exhibits PGE/1701-1705, PGE/1901-1905, PGE/3501-3507, PGE/3901-3902.
3. To the best of my knowledge and belief, my testimony is true and accurate. If I were asked the same questions today, my answers would be the same.

DATED this 19th day of September 2023.

Respectfully submitted,

/s/ Greg Batzler

Greg Batzler

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DECLARATION OF ELYSSIA LAWRENCE

I, Elyssia Lawrence, declare under penalty of perjury under the laws of the State of Oregon:

1. My full name is Elyssia Lawrence. I am Senior Manager of Product Management with Portland General Electric Company (PGE).
2. On behalf of PGE, I sponsored reply testimony on the issue of Customer Service in this proceeding, PGE/2300. I also sponsored supporting exhibits PGE/2301-2302.
3. To the best of my knowledge and belief, my testimony is true and accurate. If I were asked the same questions today, my answers would be the same.

DATED this 19th day of September 2023.

Respectfully submitted,

*/s/ Elyssia Lawrence*  
Elyssia Lawrence

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DECLARATION OF JAKI FERCHLAND

I, Jaki Ferchland, declare under penalty of perjury under the laws of the State of Oregon:

1. My full name is Jaki Ferchland. I am Manager Rates & Regulatory Affairs with Portland General Electric Company (PGE).
2. On behalf of PGE, I sponsored joint testimony, Stipulating Parties/200 and Stipulating Parties/400. I also sponsored supporting exhibits Stipulating Parties/201-202, Stipulating Parties/401-403.
3. To the best of my knowledge and belief, my testimony is true and accurate. If I were asked the same questions today, my answers would be the same.

DATED this 6<sup>th</sup> day of October 2023.

Respectfully submitted,

/s/ Jaki Ferchland  
Jaki Ferchland

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DECLARATION OF JAKI FERCHLAND

I, Jaki Ferchland, declare under penalty of perjury under the laws of the State of Oregon:

1. My full name is Jaki Ferchland. I am Manager Rates & Regulatory Affairs with Portland General Electric Company (PGE).
2. On behalf of PGE, I sponsored direct testimony, reply testimony, and surrebuttal testimony on the issues of Automatic Adjustment Clause and Deferrals, Revenue Requirements and Transmission and Delivery in this proceeding, PGE/200, PGE/1400, PGE/1700, PGE/2900, PGE/3400, PGE/3500, and PGE/3600. I also sponsored supporting exhibits PGE/201-210, PGE/1401, PGE/171-1705, PGE/3401-3405, PGE/3501-3507, PGE/3601-3604.
3. I have reviewed and adopt Direct Testimony PGE/700 and PGE/2200 with supporting exhibits PGE/2201-2203.

4. To the best of my knowledge and belief, my testimony is true and accurate. If I were asked the same questions today, my answers would be the same.

DATED this 19th day of September 2023.

Respectfully submitted,

/s/ Jaki Ferchland

Jaki Ferchland

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DECLARATION OF JP AGNESSE

I, JP Agnesse, declare under penalty of perjury under the laws of the State of Oregon:

1. My full name is JP Agnesse. I am Manager Insurance Risk with Portland General Electric Company (PGE).
2. On behalf of PGE, I sponsored reply testimony and surrebuttal testimony on the issue of Insurance in this proceeding, PGE/1900 and PGE/3900. I also sponsored supporting exhibits PGE/1901-1905 and PGE/3901-3902.
3. I have reviewed and adopt Direct Testimony PGE/600 with supporting exhibits PGE/601-610.
4. To the best of my knowledge and belief, my testimony is true and accurate. If I were asked the same questions today, my answers would be the same.

DATED this 19th day of September 2023.

Respectfully submitted,

/s/ *JP Agnesse*

JP Agnesse

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DECLARATION OF KEVIN PUTNAM

I, Kevin Putnam, declare under penalty of perjury under the laws of the State of Oregon:

1. My full name is Kevin Putnam. I am Senior Director of Compliance & Utility Operations with Portland General Electric Company (PGE).
2. On behalf of PGE, I sponsored reply testimony and surrebuttal testimony on the issue of Transmission and Delivery in this proceeding, PGE/2200 and PGE/3600. I also sponsored supporting exhibits PGE/2201-2203 and PGE/3601-3604.
3. I have reviewed and adopt Direct Testimony PGE/700 with supporting exhibit PGE/701.
4. To the best of my knowledge and belief, my testimony is true and accurate. If I were asked the same questions today, my answers would be the same.

DATED this 19th day of September 2023.

Respectfully submitted,

/s/ Kevin Putnam  
Kevin Putnam

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DECLARATION OF KRISTEN SHEERAN

I, Kristen Sheeran, declare under penalty of perjury under the laws of the State of Oregon:

1. My full name is Kristen Sheeran. My position is Senior Director Strategy Integration & Planning at Portland General Electric Company (PGE).
2. On behalf of PGE, I sponsored reply testimony and surrebuttal testimony on the issue of associated storage in this proceeding, PGE/2700 and PGE/3300. I also sponsored supporting exhibits PGE/3301-3305.
3. I have reviewed and adopt the portion of Direct Testimony of Rob Macfarlane and Christopher Pleasant regarding associated storage found within PGE/1300.
4. To the best of my knowledge and belief, the testimony is true and accurate. If I were asked the same questions today, my answers would be the same.

DATED this 19th day of September 2023.

Respectfully submitted,

/s/ Kristen Sheeran

Kristen Sheeran



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Request for 2024 General Rate Revision;  
and 2024 Annual Power Cost Update.

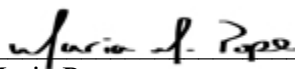
DECLARATION OF MARIA POPE

I, Maria Pope, declare under penalty of perjury under the laws of the State of Oregon:

1. My full name is Maria Pope. My position is President & Chief Executive Officer at Portland General Electric Company (PGE).
2. On behalf of PGE I sponsored direct testimony, reply testimony, and surrebuttal testimony on the issue of policy in this proceeding, PGE/100, PGE/1600 and PGE/3100. I also sponsored supporting exhibit PGE/3101.
3. To the best of my knowledge and belief, the testimony is true and accurate. If I were asked the same questions today, my answers would be the same.

DATED this 19th day of September 2023.

Respectfully submitted,

  
\_\_\_\_\_  
Maria Pope

**BEFORE THE PUBLIC UTILITY COMMISSION  
OF OREGON  
UE 416**

In the Matter of

PORTLAND GENERAL ELECTRIC  
COMPANY,

Request for 2024 General Rate Revision;  
and 2024 Annual Power Cost Update.

DECLARATION OF MICHAELA LYNN

I, Michaela Lynn, declare under penalty of perjury under the laws of the State of Oregon:

1. My full name is Michaela Lynn. I am Senior Director of Customer Service with Portland General Electric Company (PGE).
2. On behalf of PGE, I sponsored direct testimony and reply testimony on the issue of Customer Service in this proceeding, PGE/900 and PGE/2300. I also sponsored supporting exhibit PGE/2301-2302.
3. To the best of my knowledge and belief, my testimony is true and accurate. If I were asked the same questions today, my answers would be the same.

DATED this 19th day of September 2023.

Respectfully submitted,

*/s/ Michaela Lynn*

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Michaela Lynn

**BEFORE THE PUBLIC UTILITY COMMISSION  
OF OREGON  
UE 416**

In the Matter of  
  
PORTLAND GENERAL ELECTRIC  
COMPANY,  
  
Request for 2024 General Rate Revision;  
and 2024 Annual Power Cost Update.

DECLARATION OF ROBERT  
MACFARLANE

I, Robert Macfarlane, declare under penalty of perjury under the laws of the State of Oregon:

1. My full name is Robert Macfarlane. I am Manager Rates & Regulatory Affairs with Portland General Electric Company (PGE).
2. On behalf of PGE, I sponsored joint testimony, Stipulating Parties/300. I also sponsored supporting exhibits Stipulating Parties/301-302.
3. To the best of my knowledge and belief, my testimony is true and accurate. If I were asked the same questions today, my answers would be the same.

DATED this 6<sup>th</sup> day of October 2023.

Respectfully submitted,

/s/ Robert Macfarlane  
Robert Macfarlane

**BEFORE THE PUBLIC UTILITY COMMISSION  
OF OREGON  
UE 416**

In the Matter of  
  
PORTLAND GENERAL ELECTRIC  
COMPANY,  
  
Request for 2024 General Rate Revision;  
and 2024 Annual Power Cost Update.

DECLARATION OF ROBERT  
MACFARLANE

I, Robert Macfarlane, declare under penalty of perjury under the laws of the State of Oregon:

1. My full name is Robert Macfarlane. I am Manager Rates & Regulatory Affairs with Portland General Electric Company (PGE).
2. On behalf of PGE, I sponsored direct testimony, reply testimony, and surrebuttal testimony on the issues of Automatic Adjustment Clause and Deferrals and Income Qualified Bill Discount in this proceeding, PGE/1200, PGE/1300, PGE/2500, PGE/2600, PGE/2900, PGE/3400, PGE/4100 and PGE/4200. I also sponsored supporting exhibits PGE/1201-1202, PGE/1301-1309, PGE/2501-2502, PGE?2601, PGE/3401-3405.
3. To the best of my knowledge and belief, my testimony is true and accurate. If I were asked the same questions today, my answers would be the same.

DATED this 19th day of September 2023.

Respectfully submitted,

/s/ Robert Macfarlane  
Robert Macfarlane

**BEFORE THE PUBLIC UTILITY COMMISSION  
OF OREGON  
UE 416**

In the Matter of

PORTLAND GENERAL ELECTRIC  
COMPANY,

Request for 2024 General Rate Revision;  
and 2024 Annual Power Cost Update.


DECLARATION OF BRETT SIMS

I, Brett Sims, declare under penalty of perjury under the laws of the State of Oregon:

1. My full name is Brett Sims. My position is Vice President Strategy Regulation & Energy Supply at Portland General Electric Company (PGE).
2. On behalf of PGE I sponsored direct testimony, reply testimony, and surrebuttal testimony on the issues of policy and power cost adjustment mechanism in this proceeding; PGE/100, PGE/400, PGE/1600, PGE/2800, PGE/3100, and PGE/3200. I also sponsored supporting exhibits PGE/3101 and PGE/3201.
3. To the best of my knowledge and belief, the testimony is true and accurate. If I were asked the same questions today, my answers would be the same.

DATED this 19th day of September 2023.

Respectfully submitted,

  
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Brett Sims

**BEFORE THE PUBLIC UTILITY COMMISSION  
OF OREGON  
UE 416**

In the Matter of  
  
PORTLAND GENERAL ELECTRIC  
COMPANY,  
  
Request for 2024 General Rate Revision;  
and 2024 Annual Power Cost Update.

DECLARATION OF STEFAN CHRISTEA

I, Stefan Christea, declare under penalty of perjury under the laws of the State of Oregon:

1. My full name is Stefan Christea. I am a Regulatory Consultant with Portland General Electric Company (PGE).
2. On behalf of PGE, I sponsored reply testimony and surrebuttal testimony on the issue of Production in this proceeding, PGE/2000 and PGE/3700. I also sponsored supporting exhibits PGE/2001-2003, PGE/3901-3902.
3. I have reviewed and adopt Direct Testimony PGE/800 with supporting exhibits PGE/801-810.
4. To the best of my knowledge and belief, my testimony is true and accurate. If I were asked the same questions today, my answers would be the same.

DATED this 19th day of September 2023.

Respectfully submitted,

*/s/ Stefan Christea*  
Stefan Christea

**BEFORE THE PUBLIC UTILITY COMMISSION  
OF OREGON  
UE 416**

In the Matter of

PORTLAND GENERAL ELECTRIC  
COMPANY,

Request for 2024 General Rate Revision;  
and 2024 Annual Power Cost Update.

DECLARATION OF SUNNY RADCLIFFE

I, Sunny Radcliffe, declare under penalty of perjury under the laws of the State of Oregon:

1. My full name is Sunny Radcliffe. I am Director of Government Affairs with Portland General Electric Company (PGE).
2. On behalf of PGE, I sponsored surrebuttal testimony on the issue of Income Qualified Bill Discount in this proceeding, PGE/4100.
3. To the best of my knowledge and belief, my testimony is true and accurate. If I were asked the same questions today, my answers would be the same.

DATED this 20th day of September 2023.

Respectfully submitted,

*/s/ Sunny Radcliff*  
Sunny Radcliffe

**BEFORE THE PUBLIC UTILITY COMMISSION  
OF OREGON  
UE 416**

In the Matter of

PORTLAND GENERAL ELECTRIC  
COMPANY,

Request for 2024 General Rate Revision;  
and 2024 Annual Power Cost Update.

DECLARATION OF TAMARA NEITZKE

I, Tamara Neitzke, declare under penalty of perjury under the laws of the State of Oregon:

1. My full name is Tamara Neitzke. I am Director Total Rewards with Portland General Electric Company (PGE).
2. On behalf of PGE, I sponsored direct testimony, reply testimony, and surrebuttal testimony on the issue of Compensation in this proceeding, PGE/500, PGE/1800 and PGE/3800. I also sponsored supporting exhibit PGE/3801.
3. To the best of my knowledge and belief, my testimony is true and accurate. If I were asked the same questions today, my answers would be the same.

DATED this 19th day of September 2023.

Respectfully submitted,

*/s/ Tamara Neitzke*

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Tamara Neitzke