

(For Generator Facilities with Electric Nameplate Capacities of 20 MW and less)

	S INTERCONNECTION LEVEL 3 SYSTEM IMPACT STUDY AGREEMENT reement") is made and entered into this day of
20	by and between
("Inte	by and between, erconnection Ccustomer") a organized and existing under the
Moun Uutil	of the State of, and <u>PacifiCorp</u> , <u>dba Rocky Mountain Power</u> ("Rocky <u>ntain Power"</u>), a <u>Corporation</u> existing under the laws of the State of <u>Oregon</u> , ("Public ity"). Interconnection <u>C</u> customer and Public <u>U</u> tility each may be referred to as a "Party," llectively as the "Parties."
	RECITALS
genei	EREAS, Interconnection Ccustomer is proposing to develop a Generating Ffacility or rating capacity addition to an existing Generating Ffacility consistent with the connection request completed by Interconnection Ccustomer on;
	EREAS, the Interconnection Coustomer desires to interconnect the Generating Fracility the Public Uutility's Electric distribution system;
said s	EREAS, the Public <u>Uu</u> tility has completed a <u>fF</u> easibility study and provided the results of study to the Interconnection <u>Customer</u> (This recital to be omitted if the Parties have agreed rego the feasibility study.); and
Syste	EREAS, the Interconnection <u>C</u> customer has requested the Public <u>U</u> utility to perform a m <u>I</u> impact <u>S</u> study(s) to assess the impact of interconnecting the Generating <u>F</u> facility with ublic <u>U</u> utility's <u>E</u> electric distribution system, and of any Affected <u>S</u> systems;
	V, THEREFORE, in consideration of and subject to the mutual covenants contained herein arties agreed as follows:
1.0	When used in this Agreement, with initial capitalization, the terms specified shall have the meanings indicated or the meanings specified in <u>Utah Administrative Code Section</u> R746-312-2, Definitions.
2.0	The Interconnection Customer elects and the Public Untility shall cause to be performed an interconnection System Impact Study consistent with the electrical interconnection procedures in accordance with Utah Administrative Code Section R746-312-10, Level 3 Interconnection Review.
3.0	The scope of a System Limpact Sstudy shall be subject to the assumptions set forth in Attachment A to this Agreement.



- 4.0 A System Impact Sstudy will be based upon the results of the Feasibility study and the technical information provided by Interconnection Csustomer in the Interconnection request. The Public Untility reserves the right to request additional technical information from the Interconnection Csustomer as may reasonably become necessary consistent with Good Untility Ppractice during the course of the System Impact Sstudy. If the Interconnection Csustomer modifies its designated Point of Csommon Csoupling, Interconnection request, or the technical information provided therein is modified, the time to complete the System Impact Sstudy may be extended.
- A System Impact Setudy shall consist of a short circuit analysis, a stability analysis, a power flow analysis, voltage drop and flicker studies, distribution load flow study, an analysis of equipment interrupting ratings, protection and set point coordination studies, and grounding reviews, as necessary. A System Impact Setudy shall state the assumptions upon which it is based, state the results of the analyses, and provide the requirement or potential impediments to providing the requested interconnection service, including a preliminary indication of the cost and length of time that would be necessary to correct any problems identified in those analyses and implement the interconnection. A System Impact Setudy shall provide a list of facilities that are required as a result of the Interconnection request and non-binding good faith estimates of cost responsibility and time to construct.
- Affected Systems may participate in the preparation of a System Impact Study, with a division of costs among such entities as they may agree. All Affected Ssystems shall be afforded an opportunity to review and comment upon a System Impact Sstudy that covers potential adverse system impacts on their electric systems. Should the Affected system require additional addition study, , and the Public Untility will coordinate the study, but is not responsible for the timing of such associated study has 20 additional Bbusiness days to complete a System Impact Study requiringed review by the Affected Systemsystem(s). The Interconnection customer is responsible for the costs of any such additional studies required by another Affected system as specified in Utah Administrative Code Section R746-312-10 (2) (f) (iv).
- 7.0 If the Public <u>Uutility</u> uses a queuing procedure for sorting or prioritizing projects and their associated cost responsibilities for any required Upgrades, the System <u>Iimpact Ss</u>tudy shall consider all generating facilities (and with respect to paragraph <u>87</u>.3 below, any identified Upgrades associated with such higher queued interconnection) that, on the date the System <u>Iimpact Sstudy</u> is commenced:
 - 7.1 Are directly interconnected with the Public Utility's electric system; or
 - 7.2 Are interconnected with Affected <u>Ssystems</u> and may have an impact on the proposed interconnection; and



- 7.3 Have a pending higher queued Interconnection request to interconnect with the Public Uutility's electric system.
- Once the System Impact Setudy is completed, a System Impact Setudy report shall be prepared and transmitted to the Interconnection Ceustomer. Barring unusual circumstances, the System Impact Setudy must be completed and the System Impact Setudy report transmitted within 30 Beusiness Delays of the Interconnection Ceustomer's agreement to conduct a System Impact Setudy. Should the System Impact Setudy also identify impacts to the Public Untility's Transmission system, the Public Untility shall have 45 Beusiness days to complete the report and transmit the results to the Interconnection Ceustomer.
- 109.0 A deposit of the good faith estimated cost of the System Limpact Sstudy may be required from the Interconnection Ccustomer.
- 1410.0 Any System impact study fees shall be based on the Public Untility's actual costs and will be invoiced to the Interconnection Coustomer, without interest, after the study is completed and delivered and will include a summary of professional time.
- 1211.0 The Interconnection Ccustomer must pay any System impact study costs that exceed the deposit without interest within 30 calendar days on receipt of the invoice or resolution of any dispute. If the deposit exceeds the invoiced fees, the Public Untility shall refund such excess within 30 calendar days of the invoice without interest. The Interconnection Ccustomer will not be responsible for any actual costs that exceed 125% of the Public Untility's non-binding good faith estimate for such the System impact study.

1432.0 Governing Law, Regulatory Authority, and Rules

The validity, interpretation and enforcement of this Agreement and each of its provisions shall be governed by the laws of the state of <u>Utah</u> (where the Point of <u>C</u>common <u>C</u>coupling is located), without regard to its conflicts of law principles. This Agreement is subject to all <u>Aapplicable Llaws</u> and <u>Rregulations</u>. Each Party expressly reserves the right to seek changes in, appeal, or otherwise contest any laws, orders, or regulations of a <u>G</u>governingmental <u>Aa</u>uthority.

1413.0 Amendment

The Parties may amend this Agreement by a written instrument duly executed by both Parties.

1514.0 No Third-Party Beneficiaries



This Agreement is not intended to and does not create rights, remedies, or benefits of any character whatsoever in favor of any persons, corporations, associations, or entities other than the Parties, and the obligations herein assumed are solely for the use and benefit of the Parties, their successors in interest and where permitted, their assigns.

1615.0 Waiver

- 165.1 The failure of a Party to this Agreement to insist, on any occasion, upon strict performance of any provision of this Agreement will not be considered a waiver of any obligation, right, or duty of, or imposed upon, such Party.
- 1615.2 Any waiver at any time by either Party of its rights with respect to this Agreement shall not be deemed a continuing waiver or a waiver with respect to any other failure to comply with any other obligation, right, duty of this Agreement. Termination or default of this Agreement for any reason by Interconnection Ccustomer shall not constitute a waiver of the Interconnection Ccustomer's legal rights to obtain an interconnection from the Public Uutility. Any waiver of this Agreement shall, if requested, be provided in writing.

1716.0 Multiple Counterparts

This Agreement may be executed in two or more counterparts, each of which is deemed an original but all constitute one and the same instrument.

1817.0 No Partnership

This Agreement shall not be interpreted or construed to create an association, joint venture, agency relationship, or partnership between the Parties or to impose any partnership obligation or partnership liability upon either Party. Neither Party shall have any right, power or authority to enter into any agreement or undertaking for, or act on behalf of, or to act as or be an agent or representative of, or to otherwise bind, the other Party.

1918.0 Severability

If any provision or portion of this Agreement shall for any reason be held or adjudged to be invalid or illegal or unenforceable by any court of competent jurisdiction or other Ggovernmingental Aguthority, (1) such portion or provision shall be deemed separate and independent, (2) the Parties shall negotiate in good faith to restore insofar as practicable the benefits to each Party that were affected by such ruling, and (3) the remainder of this Agreement shall remain in full force and effect.



Nothing in this Agreement shall prevent a Party from utilizing the services of any subcontractor as it deems appropriate to perform its obligations under this Agreement; provided, however, that each Party shall require its subcontractors to comply with all applicable terms and conditions of this Agreement in providing such services and each Party shall remain primarily liable to the other Party for the performance of such subcontractor.

- 2019.1 The creation of any subcontract relationship shall not relieve the hiring Party of any of its obligations under this Agreement. The hiring Party shall be fully responsible to the other Party for the acts or omissions of any subcontractor the hiring Party hires as if no subcontract had been made; provided, however, that in no event shall the Public Untility be liable for the actions or inactions of the Interconnection Ccustomer or its subcontractors with respect to obligations of the Interconnection Ccustomer under this Agreement. Any applicable obligation imposed by this Agreement upon the hiring Party shall be equally binding upon, and shall be construed as having application to, any subcontractor of such Party.
- 2019.2 The obligations under this article will not be limited in any way by any limitation of subcontractor's insurance.
- 19.3 The estimated cost to the Public utility to utilize a subcontractor to perform all or a portion of the obligations under this Agreement shall be included in the estimated costs for the System impact study. The Interconnection customer will not be responsible for any actual costs that exceed 125% of the Public utility's non-binding good faith estimate for the System impact study.

IN WITNESS THEREOF, the Parties have caused this Agreement to be duly executed by their duly authorized officers or agents on the day and year first above written.

PacifiCorp	[Insert name of Interconnection C customer]
Signed	Signed
Name (Printed):	Name (Printed):
Title:	Title:



Date:	Date:
	-



Attachment A to <u>Utah Interconnection Level 3</u> System Impact Study Agreement

Assumptions Used in Conducting the System Impact Study

meet	ing held on:
1)	Designation of Point of Common Coupling and configuration to be studied.
2)	Designation of alternative Points of common coupling and configuration to be studied.