PacifiCorp - Stakeholder Feedback Form 2019 Integrated Resource Plan

PacifiCorp (the Company) requests that stakeholders provide feedback to the Company upon the conclusion of each public input meeting and/or stakeholder conference calls, as scheduled. PacifiCorp values the input of its active and engaged stakeholder group, and stakeholder feedback is critical to the IRP public input process. PacifiCorp requests that stakeholders provide comments using this form, which will allow the Company to more easily review and summarize comments by topic and to readily identify specific recommendations, if any, being provided. Information collected will be used to better inform issues included in the 2019 IRP, including, but not limited to the process, assumptions, and analysis. In order to maintain open communication and provide the broader Stakeholder community with useful information, the Company will generally post all appropriate feedback on the IRP website unless you request otherwise, below.

					Date of Submittal	9/11/2018
*Name:	Wendy Gerlitz			Title:	Policy Director	
*E-mail:	wendy@nwenergy.org			Phone:	503-449-0009	
*Organization:	NW Energy Coalition					
Address:	811 1 st Ave. South					
City:	Seattle	State:	WA		Zip:	98104
Public Meeting Date comments address: 8/30/1931					heck here if not rela	ted to specific meeting
List additional organization attendees at cited meeting:			Fred Heutt			

***IRP Topic(s) and/or Agenda Items:** List the specific topics that are being addressed in your comments. IRP portfolio analysis

Check here i	f any of the	following	information	being submit	ted is copy	ighted or o	confidential.
Check here i	i uny oi une	10110 10 1115	mormation	Joing Subline	ieu is copyi	ignica or v	connacinatian.

Check here if you do **not** want your Stakeholder feedback and accompanying materials posted to the IRP website.

*Respondent Comment: Please provide your feedback for each IRP topic listed above.

The explanation regarding how Pacific Power plans to fully comply with the Washington Utilities and Transmission Commission order in UE-160353 relating to the Pacific Power 2017 Integrated Resource Plan was not clear. Can you please explain, in detail, how Pacific Power plans to comply with the section of the order on page 11 that reads "In future IRPs, Pacific Power should incorporate the cost of risk of future greenhouse gas regulation in addition to known regulations in its preferred portfolio. This cost estimate should come from a comprehensive, peer reviewed estimate of the monetary cost of climate change damages, produced by a reputable organization. We suggest using the Interagency Working Group on Social Cost of Greenhouse Gases estimate with a three percent discount rate. Pacific Power should also continue to model other higher and lower costs estimates to understand how the resource portfolio changes based on these costs."

PacifiCorp Response:

As NW Energy Coalition's feedback form was received prior to the September and October 2018 public input meetings, PacifiCorp ensured that it discussed its plan for considering social cost of carbon as part of both its portfolio development discussion and price-policy and price curve assumptions discussion at the September and October 2018 public input meetings.

As discussed at those meetings, PacifiCorp plans to study high gas, high carbon and low gas, no carbon bookend pricepolicy scenarios for all portfolios in addition to its medium gas, medium carbon assumption. PacifiCorp modified it's medium carbon assumption at the October 2018 public input meeting in response to stakeholder feedback following the September 2018 public input meeting to assume an earlier start date of 2025 for its carbon price assumption in lieu of the 2030 start date proposed at the September public input meeting. PacifiCorp will not run every portfolio or study utilizing the social cost of carbon but will run a portfolio using the social cost of carbon as noted as portfolio P-15 on the portfolio development matrix provided and discussed at the September 2018 public input meeting. PacifiCorp noted that it may also consider the social cost of carbon in its final portfolio development and selection process.

Data Support: If applicable, provide any documents, hyper-links, etc. in support of comments. (i.e. gas forecast is too high - this forecast from EIA is more appropriate). If electronic attachments are provided with your comments, please list those attachment names here.

Click here to enter text.

Recommendations: Provide any additional recommendations if not included above - specificity is greatly appreciated. Click here to enter text.

Please submit your completed Stakeholder Feedback Form via email to IRP@Pacificorp.com

Thank you for participating.