Maria M. Pope President, Chief Executive Officer, and Director Portland General Electric Co. 121 SW Salmon St. Portland, OR 97204

> Re: Portland General Electric Co. Definitive Proxy Statement on Schedule 14A Filed March 6, 2024 File No. 001-05532-99

Dear Maria M. Pope:

We have limited our review of your most recent definitive proxy statement to those issues we have addressed in our comments.

Please respond to this letter by providing the requested information and/or confirming that

you will revise your future proxy disclosures in accordance with the topics discussed below. If

you do not believe a comment applies to your facts and circumstances, please tell us why in your

After reviewing your response to this letter, we may have additional comments.

Definitive Proxy Statement on Schedule 14A Pay Versus Performance Disclosures, page 81

We note that you use diluted earnings per share as your Company-Selected Measure

pursuant to Item 402(v)(2)(vi) of Regulation S-K. However, on page 81 it appears that

your table discloses your Adjusted EPS of \$1.88 for fiscal year 2020, instead of your

diluted EPS of \$1.72. In future filings, please revise to disclose the same Company-

Selected Measure for all years presented.

We note that your Summary Compensation Table includes a column showing the change

in actuarial present value of your PEO s accumulated pension benefits, but do not see a

corresponding line in your Item $402\,(v)\,(2)\,(iii)$ of Regulation S-K compensation actually

paid calculations at the bottom of page 81. Item 402(v)(2)(iii)(A) of Regulation S-

K requires, in conducting your compensation actually paid calculation, that you deduct the

change in the actuarial present value of accumulated benefits under all defined benefit and

actuarial pension plans reported in the Summary Compensation Table.

Although we note

August 16, 2024

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the row in your compensation actually paid calculations table titled Change FV of

pension service cost during the year we are unable to determine what amounts are

intended to be included there, since it appears you may have aggregated all pension-

related calculations in this row. Please tell us the source(s) of the amounts included under

this column heading and in your future disclosure, ensure that amounts derived directly

from another source, such as the Summary Compensation Table, are included as they

appear in that source. Your disclosure must also include separate line items for each of the

numerical amounts deducted and added pursuant to Item 402(v)(2)(iii) of Regulation S-

K and may not aggregate steps. For guidance, refer to Regulation S-K Compliance and

Disclosure Interpretations 128D.04.

We remind you that the company and its management are responsible for the accuracy

and adequacy of their disclosures, notwithstanding any review, comments, action

or absence of

action by the staff.

Please contact Christopher Dunham at 202-551-3783 or Amanda Ravitz at 202-551-3412 with any questions.

Sincerely,

Division of

Disclosure Review

Corporation Finance

Program