

Community Solar Project Interconnection  
**Community Solar Project System Impact Study Report**

Completed for

**(“Applicant”)**  
**OCS020**

Proposed Point of Interconnection  
**Circuit 5L1 out of Beatty substation at 12.0 kV**  
**(at approximately 42°26'26.9"N, 121°16'23.8"W)**

**November 6, 2020**

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## **1.0 DESCRIPTION OF THE COMMUNITY SOLAR PROJECT**

(“Applicant”) proposed interconnecting 0.165 MW of new generation to PacifiCorp’s (“Public Utility”) circuit 5L1 out of Beatty substation near 42°26'26.9"N, 121°16'23.8"W located in Klamath County, Oregon. The project (“Project”) will consist of two (2) Delta M125HV inverters factory limited to approximately 82 kW for a total requested maximum nameplate output of 0.165 MW. The requested commercial operation date is December 31, 2020.

The Public Utility has assigned the Project “OCS020.”

## **2.0 APPROVAL CRITERIA FOR TIER 4 INTERCONNECTION REVIEW**

Pursuant to the Section I(1) of the Public Utility’s CSP Interconnection Procedures, a Public Utility must use the Tier 4 review procedures for an application to interconnect a Community Solar Project that meets the following requirements:

- (a) The Community Solar Project does not qualify for or failed to meet Tier 2 review requirements; and
- (b) The Community Solar Project must have a nameplate capacity of three (3) megawatts or less.

## **3.0 SCOPE OF THE STUDY**

Pursuant to Section I(6)(g) of the CPS Interconnection Procedures, the System Impact Study Report shall consist of: (1) the underlying assumptions of the study; (2) a short circuit analysis; (2) a stability analysis; (3) a power flow analysis; (4) voltage drop and flicker studies; (5) protection and set point coordination studies; (6) grounding reviews; (7) the results of the analyses; and (8) any potential impediments to providing the requested Interconnection Service, including a non-binding informational NRIS portion that addresses the additions, modifications, and upgrades to the Public Utility’s Transmission System that would be required at or beyond the point at which the Interconnection Facilities connect to the Public Utility’s Transmission System to accommodate the interconnection of the CSP Project. In addition, the System Impact Study shall provide a list of facilities that are required as a result of the Community Solar Project request and non-binding good faith estimates of cost responsibility and time to construct.

## **4.0 PROPOSED POINT OF INTERCONNECTION**

The Applicant’s proposed Community Solar Project is to be interconnected to the Public Utility’s distribution circuit 5L1 out of Beatty substation via a 12.0 kV primary meter. The proposed Point of Interconnection (“POI”) will be located at approximately 42°26'26.9"N, 121°16'23.8"W located in Klamath County, Oregon. Figure 1 below is a one line diagram that illustrates the interconnection of the proposed generating facility to the Public Utility’s system.

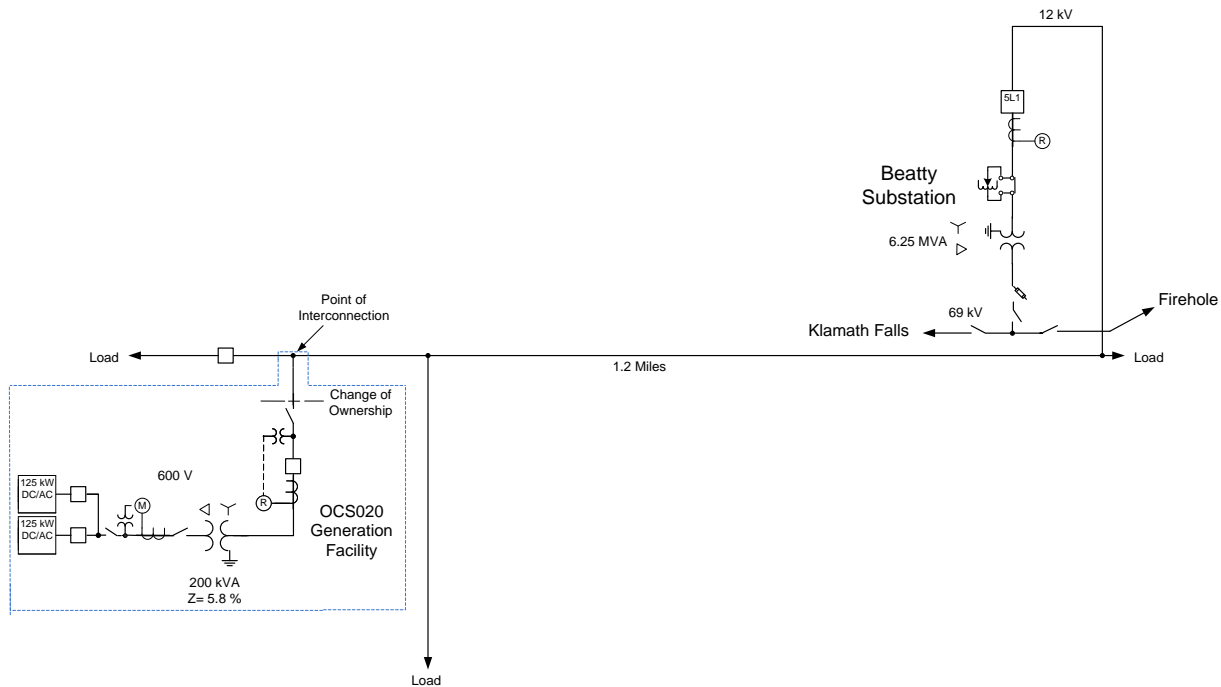


Figure 1: System One Line Diagram

## 5.0 STUDY ASSUMPTIONS

- All active higher-priority requests for transmission service and/or generator interconnection service (including requests in the traditional interconnection queue and other requests in the Community Solar queue) in the local area of the requested POI will be considered in this study and are listed in Appendix 1. If any of these requests are withdrawn, the Public Utility reserves the right to restudy this request, as the results and conclusions contained within this study could significantly change.
- The Applicant's request for interconnection service in and of itself does not convey transmission service.
- This study assumes the Project will be integrated into Public Utility's system at the agreed upon and/or proposed POI.
- The Applicant will construct and own any facilities required between the POI and the Project unless specifically identified by the Public Utility.
- Line reconductor or fiber underbuild required on existing poles will be assumed to follow the most direct path on the Public Utility's system. If during detailed design the path must be modified it may result in additional cost and timing delays for the Applicant's project.
- Generator tripping may be required for certain outages.
- All facilities will meet or exceed the minimum Western Electricity Coordinating Council ("WECC"), North American Electric Reliability Corporation ("NERC"), and Public Utility performance and design standards.
- The PacifiCorp distribution facility point closest to the POI is 01436012.0-159061.
- Distribution load flows were performed at peak and light load and full and no generation with summer and winter loading conditions.

- This report is based on information available at the time of the study. It is the Applicant's responsibility to check the Public Utility's web site regularly for transmission system updates (<https://www.oasis.oati.com/ppw>)

## **6.0 REQUIREMENTS**

### **6.1 COMMUNITY SOLAR PROJECT REQUIREMENTS**

The Community Solar Project and Interconnection Equipment owned by the Applicant are required to operate under constant power factor mode with a unity power factor setting unless specifically requested otherwise by the Public Utility.. The Community Solar Project is expressly forbidden from actively participating in voltage regulation of the Public Utilities system without written request or authorization from the Public Utility. The Community Solar Project shall have sufficient reactive capacity to enable the delivery of 100 percent of the plant output to the Point of Interconnection at unity power factor measured at 1.0 per unit voltage under steady state conditions.

Generators shall be capable of operating under Voltage-reactive power mode, Active power-reactive power mode, and Constant reactive power mode as per IEEE Std. 1547-2018. This project shall be capable of activating each of these modes one at a time. The Public Utility reserves the right to specify any mode and settings within the limits of IEEE Std 1547-2018 needed before or after the Community Solar Project enters service. The Applicant shall be responsible for implementing settings modifications and mode selections as requested by the Public Utility within an acceptable timeframe. The reactive compensation must be designed such that the discreet switching of the reactive device (if required by the Applicant) does not cause step voltage changes greater than +/-3% on the Public Utility's system. . In all cases the minimum power quality requirements in PacifiCorp's Engineering Handbook section 1C shall be met and are available at <https://www.pacificpower.net/about/power-quality-standards.html>. Requirements specified in the System Impact Study that exceed requirements in the Engineering Handbook section 1C power quality standards shall apply.

All generators must meet applicable WECC low voltage ride-through requirements as specified in the interconnection agreement.

As per NERC standard VAR-001-1, the Public Utility is required to specify voltage or reactive power schedule at the Point of interconnection. Under normal conditions, the Public Utility's system should not supply reactive power to the Community Solar Project.

### **6.2 TRANSMISSION SYSTEM MODIFICATIONS**

None required.

### **6.3 DISTRIBUTION/TRANSMISSION LINE MODIFICATIONS**

Extend #2 AAAC phase and neutral conductor from facility point 01436012.0-159061 at Highway 140 to the change of ownership. The line extension includes replacement of pole 159061 to provide conductor clearance over Highway 140 and equipment spacing at the

pole for the new tap, a pole for primary metering and a pole with a 600 amp group operated switch.

#### **6.4 EXISTING BREAKER MODIFICATIONS – SHORT-CIRCUIT**

The increase in the fault duty on the system as the result of the addition of the generation facility with photovoltaic arrays fed through 2 – 125 kW inverters connected to a 200 kVA 12 kV – 600 V transformer with 5.8% impedance will not push the fault duty above the interrupting rating of any of the existing fault interrupting equipment.

#### **6.5 PROTECTION REQUIREMENTS**

The OCS020 generation facility will need to disconnect from the network in a high speed manner for faults on the 12 kV line on circuit 5L1 out of Beatty substation. The minimum daytime load on circuit 5L1 is above the maximum potential power output of the proposed OCS020 generating facility. For this reason the imbalance condition of the load and generation can be relied upon to cause the high speed disconnection of the generating facility for faults on the distribution system.

The 12 kV circuit recloser planned to be installed at the OCS020 project will need to be equipped Schweitzer Engineering Laboratories (SEL) 651R relay/controller and voltage instrument transformers mounted on the utility side of the circuit recloser. The 651R will perform the following protection functions:

1. Detect faults on the 12 kV equipment at the generating facility
2. Detect faults on the 12 kV line to Beatty substation
3. Monitor the voltage and react to under or over frequency, and /or magnitude of the voltage

#### **6.6 DATA REQUIREMENTS (RTU)**

Due to the power size of the generating facility no real time monitoring will be required by the Public Utility for the operation of the transmission network so no RTU will be required.

#### **6.7 COMMUNICATION REQUIREMENTS**

No communications upgrades are required.

#### **6.8 SUBSTATION REQUIREMENTS**

No substation upgrades are required.

#### **6.9 METERING REQUIREMENTS**

##### Interchange Metering

Due to the size of project at 165 KW the revenue metering equipment will be located on the low side of generator step up transformer. The metering will be bi-directional to measure KWH and KVARH quantities. The metering programming is for both generation received to the Public Utility and delivered retail load to the Applicant per tariff when not generating. The metering generation and billing data will be remotely interrogated via the

Public Utility's MV90 data acquisition system. The present output rating does not require metering DNP real time data.

At the Applicants expense the Public Utility will provide the metering instrument transformer rack, meter, test switch primary instrument transformers and communication cellular package. Create meter program/design, test and complete an in-service accuracy verification of the metering package.

The Public Utility will install the secondary service entrance equipment. The meter mounting will conform to the Public Utility's DM construction standards including the Six State Electric Service Requirements manual. Generation metering requirements and instrument-rated metering are the same as commercial installations. The customer will supply the transformer electrical test data as the meter will be transformer loss compensated

#### Station Service/Construction Power

Please note, prior to back feed, Applicant must arrange distribution voltage retail meter service for electricity consumed by the Project and arrange back up station service for power that will be drawn from the distribution line when the Project is not generating. Applicant must call the PCCC Solution Center 1-800-640-2212 to arrange this service. Approval for back feed is contingent upon obtaining station service.

## **7.0 COST ESTIMATE**

The following estimate represents only scopes of work that will be performed by the Public Utility. Costs for any work being performed by the Applicant are not included.

<b>OCS020 Collector Station</b>	<b>\$51,000</b>
<i>Install metering and develop relay settings</i>	
<b>Distribution</b>	<b>\$55,000</b>
<i>Line extension</i>	
<b>Total</b>	<b>\$106,000</b>

\*Any distribution line modifications identified in this report will require a field visit analysis in order to obtain a more thorough understanding of the specific requirements. The estimate provided above for this work could change substantially based on the results of this analysis. Until this field analysis is performed the Public Utility must develop the Project schedule using conservative assumptions. The Applicant may request that the Public Utility perform this field analysis, at the Applicant's expense, prior to the execution of an Interconnection Agreement in order to obtain more cost and schedule certainty.

Note: Costs for any excavation, duct installation and easements shall be borne by the Applicant and are not included in this estimate. This estimate is as accurate as possibly given the level of detailed study that has been completed to date and approximates the costs incurred by Public

Utility to interconnect this Community Solar Project to Public Utility's electrical distribution or transmission system. An estimate, based on finer detail, will be calculated during the Facilities Study. The Applicant will be responsible for all actual costs, regardless of the estimated costs communicated to or approved by the Applicant.

## **8.0 SCHEDULE**

The Public Utility estimates it will require approximately 10-12 months to design, procure and construct the facilities described in this report following the execution of an Interconnection Agreement. The schedule will be further developed and optimized during the Facilities Study.

Please note, the time required to perform the scope of work identified in this report appears to result in a timeframe that does not support the Applicant's requested commercial operation date of December 31, 2020.

## **9.0 PARTICIPATION BY AFFECTED SYSTEMS**

Public Utility has identified the following Affected Systems: None

Copies of this report will be shared with each Affected System.

## **10.0 APPENDICES**

Appendix 1: Higher Priority Requests

Appendix 2: Informational Network Resource Interconnection Service Assessment

Appendix 3: Property Requirements



**10.1 APPENDIX 1: HIGHER PRIORITY REQUESTS**

All active higher priority transmission service and/or generator interconnection and Community Solar Project requests will be considered in this study and are identified below. If any of these requests are withdrawn, the Public Utility reserves the right to restudy this request, as the results and conclusions contained within this study could significantly change.

Transmission/Generation Interconnection/Community Solar Queue Requests considered:

Queue #	Size (MW)
660	10
721	55
741	40
849	100
905	50
971	2.7
1031	80
1032	80
1033	80
1034	60
1055	4.2
1062	240
1087	50
1104	3
1120	3
1126	8
1133	80
1134	120
1135	80
1147	2.999
1158	1.8
1160	70
1192	238.5
OCS003	0.8
OCS004	0.8
OCS019	0.8

BPA GI Queue	MW	BPA GI Queue	MW
501	1100.00		
521	20.00	570	20.00
526	20.00	571	20.00

527	200.00	572	20.00
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## **10.2 APPENDIX 2: INFORMATIONAL NETWORK RESOURCE INTERCONNECTION SERVICE ASSESSMENT**

The study results described above reflect an energy resource interconnection service (“ERIS”) evaluation, modified in the CSP program rules to examine only generation and load conditions local to the requested CSP project’s interconnection point (sometimes referred to as the “zoomed in view”). The “zoomed in view” functions to: (1) study the project’s proposed interconnection without considering certain existing or higher-queued requests outside of the local area; and (2) to inform whether the CSP facility must cap its project to mitigate, although not eliminate, the risk of potential deliverability-related network upgrades to accommodate the proposed CSP generator.

By contrast, the following informational section provides a network resource interconnection service (“NRIS”) evaluation performed with traditional assumptions, i.e., not modified to examine only local generation and load conditions, but rather one that assumes that all existing interconnections, higher-queued requests for interconnection service (in both the traditional and CSP queue), and generators with executed contracts beyond the local area are in-service. Depending on the severity of the conditions created when absorbing additional generation (capped or not capped) in that broader, “zoomed out” area, the local area-focused generator size cap developed in the “zoomed in” examination may not be sufficient to mitigate the need for deliverability-related network upgrades. Regardless of this report’s informational NRIS results, the deliverability-related network upgrades ultimately necessary to accommodate the proposed CSP generator will depend on conditions present when the future transmission service study is performed, as well as whether network upgrade alternatives are available at that time.

There are currently a significant number of higher-queued requests seeking interconnection in the southern Oregon area where the CSP generator proposes to interconnect. These interconnection studies must be completed before the transmission provider can determine what upgrades and associated cost estimates may be required for the aggregate of generation in the local area to be delivered to the aggregate of load on the transmission provider’s transmission system (the NRIS study scope).

### **10.3 APPENDIX 3: PROPERTY REQUIREMENTS**

#### **Requirements for rights of way easements**

Rights of way easements will be acquired by the Applicant in the Public Utility's name for the construction, reconstruction, operation, maintenance, repair, replacement and removal of Public Utility's Interconnection Facilities that will be owned and operated by PacifiCorp. Applicant will acquire all necessary permits for the project and will obtain rights of way easements for the project on Public Utility's easement form.

#### **Real Property Requirements for Point of Interconnection Substation**

Real property for a POI substation will be acquired by an Applicant to accommodate the Applicant's project. The real property must be acceptable to Public Utility. Applicant will acquire fee ownership for interconnection substation unless Public Utility determines that other than fee ownership is acceptable; however, the form and instrument of such rights will be at Public Utility's sole discretion. Any land rights that Applicant is planning to retain as part of a fee property conveyance will be identified in advance to Public Utility and are subject to the Public Utility's approval.

The Applicant must obtain all permits required by all relevant jurisdictions for the planned use including but not limited to conditional use permits, Certificates of Public Convenience and Necessity, California Environmental Quality Act, as well as all construction permits for the project.

Applicant will not be reimbursed through network upgrades for more than the market value of the property.

As a minimum, real property must be environmentally, physically, and operationally acceptable to Public Utility. The real property shall be a permitted or able to be permitted use in all zoning districts. The Applicant shall provide Public Utility with a title report and shall transfer property without any material defects of title or other encumbrances that are not acceptable to Public Utility. Property lines shall be surveyed and show all encumbrances, encroachments, and roads.

Examples of potentially unacceptable environmental, physical, or operational conditions could include but are not limited to:

- Environmental: known contamination of site; evidence of environmental contamination by any dangerous, hazardous or toxic materials as defined by any governmental agency; violation of building, health, safety, environmental, fire, land use, zoning or other such regulation; violation of ordinances or statutes of any governmental entities having jurisdiction over the property; underground or above ground storage tanks in area; known remediation sites on property; ongoing mitigation activities or monitoring activities; asbestos; lead-based paint, etc. A phase I environmental study is required for land being acquired in fee by the Public Utility unless waived by Public Utility.

- Physical: inadequate site drainage; proximity to flood zone; erosion issues; wetland overlays; threatened and endangered species; archeological or culturally sensitive areas; inadequate sub-surface elements, etc. Public Utility may require Applicant to procure various studies and surveys as determined necessary by Public Utility.
- Operational: inadequate access for Public Utility's equipment and vehicles; existing structures on land that require removal prior to building of substation; ongoing maintenance for landscaping or extensive landscape requirements; ongoing homeowner's or other requirements or restrictions (e.g., Covenants, Codes and Restrictions, deed restrictions, etc.) on property which are not acceptable to the Public Utility.

**10.4 APPENDIX 4: TRANSMISSION/DISTRIBUTION STUDY RESULTS**

- The modeled power flow on Beatty breaker 5L1 during light load and full generation is 56 kW forward power flow total.
- No overloaded equipment or voltage issues were identified on the distribution system.
- No overloaded equipment or voltage issues were identified on the transmission system.