Exhibit No. JIF-<u>16</u> <u>17</u>CT Docket UE-152253 Witness: Jeremy Fisher

## **BEFORE THE**Washington Utilities and Transportation Commission

In the Matter of

PACIFIC POWER AND LIGHT COMPANY

Petition For a Rate Increase Based on a Modified Commission Basis Report, Two-Year Rate Plan, and Decoupling Mechanism. UE-152253

Corrected
Cross-Answer Testimony of
Jeremy I. Fisher, PhD

On Behalf of Sierra Club

**REDACTED** 

April 7 <u>8</u> <u>13</u>, 2016

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## **Exhibit List**

Exhibit No. JIF-4 <u>17</u> <u>18</u> Response to Sierra Club DR 1.13(b)

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\*This corrected testimony corrects the numbering of the exhibits. No other changes have been made to the testimony.

#### 1. Introduction and Purpose of Testimony

2	Q	Are you the same Jeremy Fisher that submitted direct response testimony in
3		these proceedings?

4 A Yes.

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#### 5 Q What is the purpose of your testimony?

I offer specificity on two concerns raised by Staff's witness Mr. Jeremy Twitchell in his direct response testimony. In particular, I address the feasibility of performing updated analyses in response to requests from this Commission and its Staff, and specifically the feasibility of performing System Optimizer Model ("SO Model") analyses in a rapid timeframe. In addition, I address Mr. Twitchell's assessment of PacifiCorp's ("Company") treatment of dispatch costs based on the new mine plan at Bridger Coal Company in late 2013.

## 13 Q Do you have any recommendations for the Commission considering your comments below?

I do not have any additional recommendations beyond those provided in my direct 15 A response testimony with regard to the Company's filed case in this proceeding. 16 However, based on the issues discussed in this proceeding, I do have two general 17 recommendations that the Commission may consider for ongoing procedural 18 19 matters with PacifiCorp. First, I recommend that the Commission require that Staff and intervenors be granted access to PacifiCorp's SO Model in future cases. 20 Second, I recommend that the Commission require that PacifiCorp incorporate the 21 reasonably attributed variable costs of production to Bridger in both forward long-22 term planning modeling, as well as in net power cost GRID modeling. These 23 avoidable costs should include both variable operations and maintenance 24 expenses, as well as the amortized cost of future expected capital incurred at 25 Bridger coal mine. 26

## SYSTEM OPTIMIZER MAY BE READILY UPDATED

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2	Q	Prior to this proceeding, had the Commission raised concerns about updated
3		information regarding the Bridger SCR analysis?
4	A	Yes. In his testimony, Mr. Twitchell noted that the Commission's November 25,
5		2013 Acknowledgment Letter for PacifiCorp's 2013 IRP had previously
6		"requested two analyses of the Company in its 2013 IRP Update: a break-even
7		analysis that would identify the levelized forward price for natural gas at which
8		gas conversion would become cost effective, and an updated analysis based on
9		current data." The Acknowledgment Letter cited by Mr. Twitchell specifically
10		identified gas price futures that were, at the time, "trading below \$5.00 per million
11		Btu (MMBtu) into the next decade, which is somewhat lower than forecasts
12		available at the time of the Company's coal analysis."2
13	Q	At the time of the Commission's request, was PacifiCorp fully committed to
14		proceeding with installation of SCRs at Bridger 3 & 4?
15	A	No. As discussed in my Direct Response Testimony, the Company did not issue
16		its Full Notice to Proceed (FNTP) on the SCR project until December 2, 2013 <sup>3</sup> –
17		one week after the Commission made its requests in the IRP acknowledgement
18		letter.
19	Q	What is your opinion of the Company's responsibility to re-evaluate its
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20		decision before committing to significant expenditures on behalf of
21		ratepayers?
22	A	As I stated in my direct response testimony, the Company bore a responsibility to
23		assess decisions that could extend the lives of its aging coal plants up to the time
24		that the decision is made and beyond to ensure that the decision remained cost

<sup>&</sup>lt;sup>1</sup> Direct Response Testimony of Jeremy B. Twitchell (JBT-1CT) page 22, lines 5-8.

<sup>&</sup>lt;sup>2</sup> Washington Utilities and Transportation Commission. PacifiCorp 2013 IRP Acknowledgement Letter – Attachment. Docket UE-120416. Page 3.

3 Direct Response Testimony of Dr. Jeremy Fisher (JIF-1CT) page 8 at line 18

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Yes. In this docket, Staff requested that PacifiCorp "quantify those costs [of

replacement power during gas conversion] and compare them to any replacement

<sup>&</sup>lt;sup>4</sup> Direct Response Testimony of Dr. Jeremy Fisher (JIF-1CT) page 46 at 17-19.

<sup>&</sup>lt;sup>5</sup> Direct Response Testimony of Jeremy B. Twitchell (JBT-1CT) page 22, lines 5-8.
<sup>6</sup> Rebuttal Testimony of Mr. Rick Link in Utah Public Service Commission Docket 1

<sup>&</sup>lt;sup>6</sup> Rebuttal Testimony of Mr. Rick Link in Utah Public Service Commission Docket 12-035-92, page 31. February, 2013.

<sup>&</sup>lt;sup>7</sup> Rebuttal Testimony of Mr. Rick Link in Wyoming Public Service Commission Docket 20000-418-EA-12, pages 35-36. March 2013.

power costs modeled during the period of SCR installation." It is my opinion that 1 2 the Company's response to Staff's request was inaccurate, or at least demonstrated a poor understanding of a basic request. The Company responded 3 that "the costs of the replacement power cannot be isolated as the system 4 optimizer model (SO Model) rebalances the system when resource availability 5 changes through dispatch and market transactions on an economic basis." In fact, 6 based on my experience using the SO Model, it would have been fairly 7 straightforward to respond to Staff's data request. 8

Q Does the Company have the ability to quantify the costs of replacement power during gas conversion as compared to the cost of replacement power during the period of the SCR installation?

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Certainly. This analysis is very straightforward in the SO Model framework. It entails simply performing a single scenario analysis in which the date of the gas conversion is shifted back by a few months, from January-February 2016 and 2017 (Bridger 3 & 4, respectively) to April-May (or September-November, as used by Staff) of 2015 and 2016, respectively. Comparing the costs of this scenario to the base case would reveal the relative difference between the cost of replacement power during the period of the gas conversion and the period of the SCR installation, as well as any change in benefit incurred by reducing coal generation earlier than the end of the year. I agree with Mr. Twitchell's assessment that this request would have been "well within the Company's abilities to perform" and one that the Company "could have reasonably met within 10 business days". 11

<sup>&</sup>lt;sup>8</sup> Exhibit No. JBT-15, PacifiCorp response to Staff Data Request 15.

<sup>&</sup>lt;sup>9</sup> Exhibit No. JBT-15, PacifiCorp response to Staff Data Request 15.

<sup>&</sup>lt;sup>10</sup> Direct Response Testimony of Jeremy B. Twitchell (JBT-1T) page 42 at lines 17-18

Direct Response Testimony of Jeremy B. Twitchell (JBT-1T) page 43 at line 1

Q Why are you confident that the Company could have performed the analysis 1 update and replacement power assessment within a short timeframe? 2 I have worked directly with the SO Model regarding PacifiCorp's planning 3 A process, as well as in an ongoing project on behalf of the Michigan Public Service 4 Commission. I am familiar with the model's operation, and I know that the model 5 can be rapidly modified to meet both the Commission's and Staffs' requests. 6 7 I reviewed PacifiCorp's use of the SO Model on behalf of Sierra Club during proceedings on the Company's 2015 IRP before the Oregon Public Utility 8 Commission (OPUC docket LC 62). 12 In order to perform this review, Sierra Club 9 purchased a license to the System Optimizer software. My colleagues and I were 10 able to use inputs provided by PacifiCorp to both replicate the Company's outputs 11 and to perform several sensitivity analyses (as discussed in Sierra Club's IRP 12 comments). Those analyses included modifications to the Company's assumed 13 energy prices and the disposition of its coal-fired resources, similar to those that 14 were requested by Commission staff this docket. 15 The SO Model structure is certainly complex. However, one of the program's key 16 capabilities is the ease with which it enables scenario analysis. After having 17 defined a base or reference case, users are able to construct scenarios that differ 18 from the reference case only in specific parameters or inputs. These scenarios can 19 then be layered over top of the reference case inputs, such that only the desired 20 parameters are altered without requiring that the user re-define the rest of the 21 scenario (namely, those inputs or parameters that do not change from the 22 reference to the scenario case). In fact, the system is designed, and used by 23 PacifiCorp, to accommodate ongoing updates as new information is made 24 25 available. Updates to thermal resource parameters, transmission buildouts, and new gas and energy market price forecasts are dated and overlaid into the analysis 26

structure.

<sup>12</sup> See "Sierra Club's Comments on PacifiCorp's 2015 IRP", Oregon Docket LC 62 http://edocs.puc.state.or.us/efdocs/HAC/lc62hac134513.pdf

Given this capability, it should have been very straightforward for the Company to respond to the Commission's several requests for updated analyses. Indeed, while Mr. Twitchell generously noted that it "may have taken a day or two for the models to actually run," in my experience such model runs would have taken less than a day to execute. While the input development that the Company would have had to perform in order to fully update its SCR analysis in light of changing fuel price forecasts would have taken longer than a day, it still would have been reasonable to complete such an analysis in the week between when the Company received the Commission's request and when it issued its FNTP. Had the Company truly been pressed for time, it could have requested a short extension of time to complete the task. But again, rushed conditions or request for an extension of time should not have been necessary, as the Company bore the responsibility to maintain an updated analysis up to, and beyond, the date that the decision to proceed was finalized.

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# Q Do you believe it is appropriate to predict alternative model outcomes based on different input assumptions, even without access to the SO Model?

Yes, although such analyses are necessarily limited. I agree with Mr. Twitchell that "without access to the SO Model, it is impossible to predict *exactly* how [the system] would respond" to changes in inputs. However, while lacking access to exact predictions, it is still reasonable to use data such as was provided in these proceedings to estimate the impact of simple assumption or input changes. Indeed, without access to the SO Model, intervening parties have no choice but to perform such analyses as the best possible means of scrutinizing PacifiCorp's decisions.

These *ad hoc* analyses are generally limited by the information provided by the Company from their own SO analyses. For example, if the Company's assessment of the impact of high and low gas price impacts had not been approximately linear

<sup>13</sup> Direct Response Testimony of Mr. Jeremy B. Twitchell (JBT-1T) page 42 at lines 21-12

<sup>&</sup>lt;sup>14</sup> Direct Response Testimony of Mr. Jeremy B. Twitchell (JBT-1T) page 33 at lines 4-5; emphasis added

1	(i.e. directly predicted the outcome in a straightforward way), it would be
2	impossible for parties to assess the outcome at alternative gas price markers.
3	However, other compelling questions, such as whether the Company's anticipated
4	transmission upgrades in the Gateway West project are potentially avoidable if
5	Bridger retires in full (rather than replaced with gas), or whether additional
6	qualifying facilities under PURPA change the assessment of need, or whether the
7	variable cost of Bridger plant is higher than modeled by the Company, are nearly
8	impossible to assess without direct access to the SO Model.

## Q Do you have any recommendations for the Commission considering these comments?

A Yes. Considering the extent to which the Company's analyses using the SO 11 Model inform its resource decisions and planning, I echo Mr. Twitchell's 12 comments that "if the Company is going to rely on the SO Model to support 13 future prudence reviews, then it must find a way to make the model accessible to 14 intervening parties." <sup>15</sup> I recommend that as part of its findings in this case, the 15 Commission require PacifiCorp to ensure that both staff and intervening parties 16 be allowed access to its SO Model in future prudence reviews and related 17 proceedings. 18

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<sup>15</sup> Direct Response Testimony of Jeremy B. Twitchell (JBT-1T) page 32 at lines 10-11

# THE COMPANY'S PORTRAYAL OF COSTS AT BRIDGER UNDERVALUES VARIABLE COST Mr. Twitchell testified that the Company's evaluation of updated coal costs should not have reduced projected generation at Bridger because "Bridger units 3 & 4 would remain among the lowest-cost resources in the Company's

profile on an average variable cost basis, and are below the model's

projected prices at the six market hubs where the Company transacts." Do

you agree with his assessment?

No. Mr. Twitchell's assessment is correct only if one takes the Company's portrayal of variable costs at the Bridger plant at face value. The Company's portrayal of the variable cost of operation at Bridger plant underrates its production costs in the SO Model, particularly in out-years.

# 13 Q How does the Company undervalue the variable cost of operation at Bridger plant in the SO Model?

There are two specific costs that the Company mischaracterizes and undervalues at Bridger: (a) variable operations and maintenance costs ("O&M") and the (b) cost of coal procured from the Bridger mine. Taken together, these costs would likely result in a substantially lower dispatch of Bridger in the SO model.

# 19 Q Please explain how the Company mischaracterizes variable O&M costs at 20 Bridger in the SO Model.

21 A The Company's SO Model does not distinguish between variable and fixed O&M
22 expenses at Bridger<sup>17</sup> or any of the Company's coal plants. Instead, the
23 Company's practice is to cluster both expenses into an annual fixed cost, which is
24 then bundled with amortized capital costs. Overall, the only variable cost of
25 production that is seen by the SO Model for Bridger is the cash cost of coal (a

<sup>&</sup>lt;sup>16</sup> Direct Response Testimony of Jeremy B. Twitchell (JBT-1T) page 36, line 18 to page 37, line 1.

<sup>&</sup>lt;sup>17</sup> See response to Sierra Club DR 1.13(b), attached as Exhibit JIF-1 17 18. Sierra Club asked for the entries for Bridger in the variable O&M file used in the SO Model analysis of this case. The Company responded that "the referenced file "CAPEX\_VOM.gms" does not contain entries for the Jim Bridger plant.

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fraction of the overall coal cost) and emissions costs for carbon dioxide (CO<sub>2</sub>) when applicable.

A significant portion of Bridger's O&M costs are indeed variable in nature, and the Company even acknowledges that a significant portion are considered variable for the purposes of dispatch. <sup>18</sup> Nonetheless, the Company models no variable O&M costs in the SO Model, or apparently even in the net power cost GRID model <sup>19</sup> used for ratemaking purposes.

In response to a discovery request, the Company provided a breakdown of O&M costs it expects to be incurred at Bridger, <sup>20</sup> broken into run rate costs, routine expenses, overhaul costs, and costs incurred for specific environmental equipment. Within these categories, the Company broke down labor, chemical, and "other" expenses. Following the Company's guidance that "reagent costs for emission [sic] control equipment are assumed to be variable O&M," in my own testimony I assumed that chemical costs were variable. While it is likely that elements of labor and "other" are also variable in nature, in my testimony I erred on the conservative side and assumed all non-chemical costs were fixed.

Chemical costs amounted to about of total O&M incurred at Bridger 3 & 4 from 2016-2030. To put this in context, the Company anticipates average O&M costs at Bridger 3 & 4 of about per year (2016-2030). By comparison, the Company's SO Model reports total fuel costs at Bridger 3 & 4 of about per year. Thus, variable O&M costs amount to an increment

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<sup>&</sup>lt;sup>18</sup> See response to Sierra Club DR 1.13(d-e), attached as Exhibit JIF-2 17 18. In SC DR 1.13(d), the Company affirmed that variable O&M costs were assumed for the purposes of Bridger at the present time (i.e. operational dispatch). The Company then explained in SC DR 1.13(e) that "for modeling purposes, the reagent costs for emission [sic] control equipment are assumed to be variable O&M."

<sup>&</sup>lt;sup>19</sup> See response to Sierra Club DR 1.13(g). "Only coal fuel supply expenses for Jim Bridger are included in the Generation and Regulation Initiative Decision Tool's (GRID) dispatch decision for Jim Bridger."

<sup>&</sup>lt;sup>20</sup> Response to Sierra Club DR 1.13(b), 1<sup>st</sup> Supplemental.

<sup>&</sup>lt;sup>21</sup> See response to Sierra Club DR 1.13(e).

<sup>&</sup>lt;sup>22</sup> Sierra Club DR 1.13(b), 1<sup>st</sup> Supplemental. Dollar year not given in workpaper; appears to be in constant 2011\$ or 2012\$.

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above the Company's modeled variable production costs. <sup>23</sup> These 1 of about 2 variable O&M costs at Bridger are not captured in either the Company's SO 3 Model or its GRID model. This means that the Company's models underestimate the short run variable cost of Bridger, and thus the savings achievable when 4 Bridger does not run. 5

#### Q Please explain how the Company mischaracterized the cost of coal procured 6 7 for Bridger's use in the SO Model.

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In the SO Model, the cost of coal delivered to Jim Bridger specifically excludes the depreciation and amortization of both past as well as expected future capital investments.<sup>24</sup> In UT docket 13-035-184, the Company explained that "the cash operating costs per the SCR analysis exclude all non-cash costs (depreciation, depletion, and amortization) for past capital investments."25

I agree that past investments are appropriately regarded as sunk and therefore unavoidable, however, expected future capital investments at the coal mine should generally be avoidable, and should therefore largely be a component of the variable cost of production – at least in out years. If it is economic for the Company to take less coal from the mine in future years because the costs of coal are outweighed by the benefits of acquiring energy from other resources, the Company's model should (and can) logically reflect these decisions. Right now, the Company's model does not (and cannot) reflect these decisions because a significant fraction of the cost of the coal is considered pre-sunk: i.e. incurred as an unavoidable fixed cost, regardless of the likely or possible future generation at the plant. The Company's model should regard future capital costs at the mine as largely avoidable and therefore part of the variable cost of production.

million in O&M costs, should be considered variable (or million). As an increment to the currently variable fuel costs, this would entail an increment of

<sup>&</sup>lt;sup>24</sup> See Company response to Sierra Club 1.11(e), attached as Exhibit JIF-18 19. A review of Company workbooks confirms that the amortization of expected future capital investments are excluded from forward-looking cash costs.

<sup>&</sup>lt;sup>25</sup> Exhibit JIF-7 8. Rebuttal Testimony of Mrs. Cindy Crane in Utah Docket 13-035-184, page 5 at 108-111. June 2014. Emphasis added.

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1		One useful analog is with regards to take-or-pay contracts for fuel. When a plant
2		enters a take-or-pay contract with a fixed cost provision, the only fixed
3		component of the fuel price are liquidated damages that would be incurred
4		through withdrawing from the contract. The plant incurs all other costs of the fuel
5		as effectively avoidable (i.e. variable with the production of the plant), and
6		therefore should dispatch with these costs incurred on a variable basis.
7		Similarly, capital costs for the Bridger Coal Mine that the Company may incur at
8		any time in the future are, to a large extent, avoidable based on the amount of
9		consumption at the plant. These avoidable expenses should therefore be modeled
10		as a variable cost. To do otherwise ensures a less than optimal result.
11		To put the impact of this adjustment in perspective, the amortized capital costs at
12		Bridger mine amount to of the total cost of production. 26 In the current
13		modeling, these costs are simply passed through as fixed expenses, bypassing
14		even the SO Model and are simply entered as line item "additions" into Mr. Rick
15		Link's post-processing analysis.
16		Incurring future capital costs at the Bridger mine as a variable cost of fuel would
17		increase the cost of fuel supplied to Jim Bridger plant by roughly another
18		, in addition to the variable O&M costs I discussed earlier.
19	Q	What is your response to Mr. Twitchell's assessment that increasing coal
20		costs at Bridger would likely not reduce the generation pattern of the plant
21		because the plant's variable cost is well below market energy prices? 27
22	A	I disagree with Mr. Twitchell on this count. In my opinion, PacifiCorp
23		undervalues the variable cost of production at Jim Bridger by 25% or more in
24		normal SO Modeling. This error would be even more pronounced once the new
25		fuel costs are applied. Indeed, without adjusting the variable cost of fuel provided
26		to Jim Bridger from the Bridger mine at all, but just accounting for Bridger's

 $^{26}$  Based on 4-Unit OPEX-CAPEX, BCC Production-Operating Schedules in Attachment to Sierra Club DR response 4.33 CONF.

27 Direct Response Testimony of Jeremy B. Twitchell (JBT-1T) page 36, line 12 to page 37, line 5.

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reasonable variable O&M and the updated fuel costs, the variable cost of Bridger 2 from 2015-2020, and from 2021-2030. Adding in the increases by 3 impact of reasonably avoidable future capital expenses would increase the cost from what was modeled by or more, a substantial increase. 4 When we take into account the fact that regional energy prices had substantially 5 6 dropped along with gas prices by the time the full notice to proceed was issued, I believe that Bridger's cost of production would have been marginal in multiple months of the year relative to forward-looking market energy prices. In other 8

words, I think that Bridger should dispatch at a lower capacity factor in the

forward-looking SO model, taking into account reasonable variable costs.

#### 4. RECOMMENDATIONS

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#### Q Please summarize your conclusions and recommendations.

First, I responded to Mr. Twitchell's concerns that the Company could not provide adequate SO Model results in a timely fashion when requested by staff or required by the Commission. Based on my experience with the SO Model, it is my opinion that the Company has the expertise and resources to respond rapidly to requests to provide updates within the SO Model framework. The model is flexible and readily modified. Both Staff's request to assess the impact of the date of the gas conversion, and this Commission's more pressing request to have the Company provide an updated assessment of the economic benefit of the Bridger 3 & 4 SCRs prior to moving forward on the project can be quickly executed within the SO framework. The fact that the Company did not provide these runs to the Commission, Staff, or other intervenors effectively handicapped this Commission at a critical juncture. I agree with Mr. Twitchell that parties should be able to access a copy of the

Company's forward-modeling software (in this case, the SO Model) such that decisions may be reviewed without the Company's filter – either on timing or in content. I recommend that, as part of the outcome of these proceedings, the

Commission require that parties be granted access to PacifiCorp's SO Model in future prudence review cases.

Second, I responded to Mr. Twitchell's assessment that increasing coal costs at Bridger were unlikely to cause the plant to dispatch differently because of its competitive nature on a variable basis. I found that the Company's failure to separate variable and fixed O&M costs substantially undervalued the cost of production. Further, I found that the Company's inclination to pass through future capital costs incurred at the Bridger mine as fixed expenses, rather than avoidable costs, also significantly undervalued the variable cost of production. Taken together, along with the increased cost of coal in the late 2013 mine plan and lower cost of market power with decreasing gas costs, the Bridger plant could, or should, have dispatched within the SO Model at a lower capacity factor. In other words, the Company may be dispatching Bridger non-economically today, and is likely over-estimating its economic value through dispatch in the forward model. I recommend that on a forward going basis, this Commission require that the Company appropriately account for variable O&M costs and avoidable coal expenses in the variable cost of production in both the SO Model and the net power cost GRID model.

## 19 **Q** Does this conclude your testimony?

20 **A** It does.

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