

## **WUTC Data Request 58**

Witness McVee testifies that “PacifiCorp’s CEIP Biennial Update is based in part on these changed circumstances”.

- (a) Does PacifiCorp contend that its Biennial CEIP Update changing interim targets is based in part on the Commission’s approval in UE-230172 and UE-210852 (consolidated) to permit PacifiCorp to “serve Washington customers with Colstrip Unit 4 and Jim Bridger Units 3 and 4 through 2025”? MDM-2T at 5:13-14.
- (b) Does PacifiCorp contend that its Biennial CEIP Update changing interim targets is based in part on the Commission’s approval in UE-230172 and UE-210852 (consolidated) “that Washington continues to receive electricity from Jim Bridger Units 1 and 2 through 2029 after both are converted to run on natural gas in 2024”? MDM-2T at 5:14-16.
- (c) Does PacifiCorp contend that its Biennial CEIP Update changing interim targets is based in part on the Commission’s approval in UE-230172 and UE-210852 (consolidated) “that Washington retains a system share of Chehalis and Hermiston natural gas-fired plants”? MDM-2T at 5:16-17.
- (d) Does PacifiCorp contend that its Biennial CEIP Update changing interim targets is based in part on the Commission’s approval in UE-230172 and UE-210852 (consolidated) to permit PacifiCorp to “incorporate resources that were procured from the 2020AS RFP (which were lower than what the Company had anticipated it would procure from the 2020AS RFP)?” MDM-2T at 5:17-19.
- (e) Is PacifiCorp claiming that Commission approval of (a)-(d) above was a basis for the alteration of the interim targets in the CEIP Biennial Update that was filed on November 1, 2023?

## **Response to WUTC Data Request 58**

- (a) PacifiCorp contends that its Clean Energy Implementation Plan (CEIP) Biennial Update incorporates changed assumptions based on new information and analysis, some of which have been already incorporated into PacifiCorp rates and operations following the stipulation with parties, and subsequent approval by the Washington Utilities and Transportation Commission (WUTC) in dockets UE-230172 and UE-210852 (consolidated). Please also refer to Exhibit MDM-2T at 6:6-16.
- (b) Please refer to the Company’s response to subpart (a) above.

- (c) Please refer to the Company's response to subpart (a) above.
- (d) No. PacifiCorp continues to procure renewable and non-emitting resources in line with prudent utility practice. WUTC's order in dockets UE-230172 and UE-210852 (consolidated) reflected additional resources procured by the Company, but the WUTC's decision in that proceeding related to the incorporation of renewable resources in rates is not a basis for the reduced interim energy targets.
- (e) Please refer to the Company's responses to subparts (a) and (d) above.

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