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UE-130043/PacifiCorp August 14, 2013 Boise Data Request 5.18

## **Boise Data Request 5.18**

In regard to Exhibit No. (CAC-1CT), page 5, please provide copies of all testimony by any PacifiCorp witness addressing costs under Washington Commitment 12 of the MidAmerican Energy Holdings Company acquisition of PacifiCorp, including confidential materials.

## **Response to Boise Data Request 5.18**

The Company objects to this data request as overly broad, unduly burdensome, not reasonably calculated to lead to the discovery of admissible evidence, and as requesting the Company to assemble information that, at least in part, is publicly available to Boise. Without waiving these objections, the Company responds as follows:

Copies of Cindy Crane's rebuttal testimony from this proceeding, UE-130043, have previously been provided to Boise. Please refer to Attachment Boise 5.18 for a copy of the rebuttal testimony of Thomas B. Specketer on behalf of MidAmerican Energy Holdings Company and PacifiCorp in docket UE-051090.

PREPARER: Betsy Watkins

SPONSOR: To Be Determined

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Exhibit No. \_\_\_ (TBS-4T) Docket No. UE-051090 MEHC Acquisition of PacifiCorp Witness: Thomas B. Specketer

## BEFORE THE WASHINGTON UTILITIES AND TRANSPORTATION COMMISSION

IN THE MATTER OF THE JOINT)APPLICATION OF MIDAMERICAN)ENERGY HOLDINGS COMPANY AND)PACIFICORP DBA PACIFICORP POWER &)LIGHT COMPANY FOR AN ORDER)AUTHORIZING PROPOSED)TRANSACTION)

**Docket No. UE-051090** 

**Rebuttal Testimony of Thomas B. Specketer** 

December 2005

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1	Q.	Please state your name and business address.
2	A.	My name is Thomas B. Specketer. My business address is 666 Grand Avenue,
3		Suite 2900, Des Moines, Iowa 50309.
4	Q.	Are you the same Thomas B. Specketer who previously submitted prepared
5		direct and revised direct testimony in this docket?
6	A.	Yes, I am.
7	Q.	What is the purpose of your rebuttal testimony?
8	А.	The purpose of my rebuttal testimony is to respond to the direct testimony of Staff
9		witness Ken Elgin, Public Counsel witness James R. Dittmer, and Mr. Michael P.
10		Gorman representing the Industrial Customers of Northwest Utilities ("ICNU").
11	Q.	Please identify the topics that are addressed in your rebuttal testimony.
12	A.	My rebuttal testimony addresses the direct testimony of the witnesses mentioned
13		above regarding shared services/corporate cost assignment, affiliate transactions,
14		and certain commitments made by MidAmerican Energy Holdings Company
15		("MEHC") in my direct testimony.
16	Q.	Staff witness Elgin and ICNU witness Gorman state that MEHC has not
17		established whether its proposed service company fees are lower than those
18		built into PacifiCorp's retail rates and thus the claim that retail ratepayers
19		will benefit through reduced service company fees has not been clearly
20		established, and the claimed benefit for PacifiCorp's retail customers is
21		without merit. Do you agree with their assertion?
22	A.	No, I do not. They attribute this conclusion to the fact that MEHC has not
23		established the amount of service company charges that have actually been

1	permitted to be recovered in retail rates. It is not necessary to quantify the amount
2	permitted to be recovered in retail rates to establish that the charges to PacifiCorp
3	will be at least \$6 million per year less under MEHC ownership than such similar
4	costs under ScottishPower ownership today.

5 Q. Please explain.

6 PacifiCorp estimated net cross-charges from ScottishPower to be \$15 million for A. 7 FY 2006 (actual FY 2005 amounts were \$15.3 million). The amount 8 MEHC/MidAmerican Energy Company ("MEC") has committed to bill for 9 similar services will not exceed \$9 million for five years following the close of 10 the transaction. Our commitment is expressed in terms of the cost savings, not the 11 rate treatment of such costs (over which we have no control). While the entire 12 \$15 million may not currently be reflected in retail rates, we cannot say for certain 13 that the entire \$9 million to be billed by MEHC/MEC will ultimately be reflected in rates either. Relatively speaking, customers should realize a savings from the 14 15 reduction in corporate service costs based on the \$6 million reduction in net 16 billings.

Q. Mr. Gorman also makes a claim that MEHC has not factored in the portion
of charges that would be attributed to PPM. Do you agree?

A. No. The \$15 million in net cross-charges from ScottishPower represents only
 PacifiCorp's share of such costs. Amounts billed or allocated to PPM and other
 affiliates from ScottishPower have been excluded from the calculation.

Q. Witness Gorman states that retail rates in Oregon were based on \$11.4
million in service company fees, which is only approximately 20% higher

1		than MEHC's estimated corporate service cost of just under \$9.5 million. In
2		addition, he states that the \$11.4 million is not a net number, excluding the
3		revenue PacifiCorp received from ScottishPower. Do you agree?
4	A.	No, I do not. It is my understanding that the stipulation in the Oregon proceeding
5		to which he refers (UE 170) included \$11.7 million in ScottishPower cross-
6		charges rather than the \$11.4 million cited by Mr. Gorman. The \$11.7 million
7		amount in UE 170 was an Oregon Public Utility Commission ("OPUC") Staff-
8		derived value and was not one that PacifiCorp agreed to in any testimony
9		pertaining specifically to cross-charges. While the \$11.7 million was indeed
10		listed among various adjustments included in the computation of the revenue
11		requirement stipulation for UE 170, the reduction in cross-charge expense from
12		the amount originally filed by PacifiCorp in that proceeding could just as easily
13		have been applied to another item of cost of service to achieve an overall revenue
14		requirement that was acceptable and reasonable to the parties involved in that
15		proceeding. The fact that the stipulated revenue requirement was achieved, in
16		part, from the reduction of net cross-charge expense from ScottishPower is not
17		relevant in this proceeding. In fact, in accordance with the partial stipulation in
18		UE 170, parties are prohibited from using any part of the settlement in resolving
19		issues in other proceedings. Regardless of how such costs are ultimately reflected
20		in future rate proceedings, net cross-charges are estimated to be \$15 million for
21		FY 2006 and, for purposes of the costs savings evaluation in this proceeding, that
22		amount is the relevant cost to use. Therefore, the annual savings of \$6 million

1		quantified in my direct testimony is an appropriate estimate of savings to consider
2		in evaluating this transaction.
3	Q.	Staff witness Elgin likewise uses an \$11.6 million number as a comparator.
4		Is this correct?
5	A.	No. Mr. Elgin's reference to \$11.6 million does not reflect billings but rather the
6		amount Staff believes is appropriate to allow in rates. MEHC has pledged to
7		reduce billings. Thus, the projected net billing amounts provide the proper point
8		of reference for determining benefits.
9	Q.	Public Counsel witness Dittmer suggests that the MEHC commitment
10		regarding corporate cost allocations be eligible for review and challenge,
11		based upon relevant facts and circumstances at the time of future rate
12		proceedings. Specifically, he states that the adoption of the two-factor
13		formula should not be binding upon the Commission in future rate
14		proceedings. Do you agree?
15	A.	Yes. While it is certainly debatable whether the two-factor allocation basis
16		proposed by MEHC or the three-factor allocation basis currently used by
17		PacifiCorp is more appropriate, that discussion is better left for either a
18		proceeding to specifically approve MEHC's intercompany administrative services
19		agreement or a general rate case. It should be noted that in the context of
20		PacifiCorp's cost of service, the difference between the three-factor and two-
21		factor methodologies is not material.
22	Q.	Mr. Dittmer has proposed that asymmetrical pricing be applied to affiliate
23		transactions such that charges to PacifiCorp are priced at the lower of cost

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1		or market, and charges from PacifiCorp are priced at the higher of cost or
2		market. Do you have any comments on this proposal?
3	А.	Yes. MEHC and PacifiCorp will comply with the applicable affiliate pricing
4		requirements of each state. But, as Mr. Dittmer notes, for many of the executive
5		management services that MEHC/MEC will provide to PacifiCorp, there is no
6		comparable market, so it will be necessary to use fully distributed cost in these
7		instances. Moreover, the new rules that will be promulgated soon by the Federal
8		Energy Regulatory Commission, in lieu of the Public Utility Holding Company
9		Act of 1935, may also address this issue.
10	Q.	Mr. Dittmer suggests that positive time reporting be required for MEHC or
11		MEC employees working for the benefit of PacifiCorp. Do you have any
12		objections to that requirement?
13	А.	No. As indicated in revised commitment 14, attached as Exhibit No. (BEG-10)
14		to MEHC witness Gale's rebuttal testimony, MEHC and its subsidiaries will have in
15		place positive time reporting systems adequate to support the allocation and
16		assignment of costs of executives and other relevant personnel to PacifiCorp.
17	Q.	Please summarize your rebuttal testimony.
18	А.	Contrary to the assertions of Staff, ICNU, and Public Counsel witnesses, MEHC
19		continues to expect that the transaction will result in cost savings for PacifiCorp
20		customers compared to costs incurred today under ScottishPower ownership.
21		While actions necessary to ensure achievement of cost savings are progressing,
22		they cannot be completed until the closing of the acquisition. However, I believe
23		that the achievement of these cost savings will be demonstrated in PacifiCorp's

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- 1 next general rate case, resulting in benefits to PacifiCorp's retail customers from
- 2 the transaction.
- 3 Q. Does that conclude your rebuttal testimony?
- 4 A. Yes, it does.