|  |  |  |  |  |  |  |
| --- | --- | --- | --- | --- | --- | --- |
| **NUMBER** | **SPONSOR** | | **O** | **DISP.** | | **DESCRIPTION** |
| **BENCH EXHIBITS, EXHIBITS IN SUPPORT OF SETTLEMENT STIPULATION, AND EXHIBITS NOT SPONSORED BY A WITNESS** | | | | | | |
| **1C** | |  | **X** | | **A[[1]](#footnote-1)** | **\*\*\*CONFIDENTIAL\*\*\*Supplemental Filing by PacifiCorp (2 CDs) (6/11/10)** |
| **2** | |  | **X** | | **A** | **ICNU Response to Bench Request No. 1 (CD) (11/9/10)** |
| **3C** | |  | **X** | | **A** | **\*\*\*CONFIDENTIAL\*\*\*Commission Staff Response to Bench Request No. 1 (CD) (11/9/10)** |
| **4** | |  | **X** | | **A** | **PacifiCorp Response to Bench Request No. 1 (CD) (11/10/10)** |
| **5** | |  | **X** | | **A** | **PacifiCorp Supplemental Response to Bench Request No. 1 (CD) (11/29/10)** |
| **6** | |  | **X** | | **A** | **PacifiCorp 2nd Supplemental Response to Bench Request No. 1 (CD) (12/17/10)** |
| **7C** | |  | **X** | | **A** | **\*\*\*CONFIDENTIAL\*\*\* ICNU’s Supplemental Response to Bench Request No. 1 (2 CDs) (12/23/10)** |
| **8** | |  | **X** | | **A** | **Public Comment Exhibit (2/3/11)[[2]](#footnote-2) (CD)** |
| **9** | |  | **X** | | **A** | **PacifiCorp’s Response to Bench Request No. 2 (5 pp.) (1/21/11)** |
| **10** | |  | **X** | | **A** | **Public Counsel’s Response to Bench Request No. 2 (2 pp.) (1/24/11)** |
| **11** | |  | **X** | | **A** | **Staff’s Response to Bench Request No. 2 (1 p.) (1/24/11)** |
| **12** | |  | **X** | | **A** | **Wal-Mart’s Response to Bench Request No. 2 (1 p.) (1/24/11)** |
| **13** | |  | **X** | | **A** | **ICNU’s Response to Bench Request No. 2 (2 pp.) (1/24/11)** |
| **14** | |  | **X** | | **A** | **The Energy Project’s Response to Bench Request No. 2 (1 p.) (1/24/11)** |
| **15C** | |  | **X** | | **A** | **\*\*\*CONFIDENTIAL\*\*\*PacifiCorp’s Response to Bench Request No. 3 (CD) (2/4/11)[[3]](#footnote-3)** |
| PARTY: PacifiCorp | | | | | | |
| WITNESS: Richard P. Reiten | | | | | | |
| **RPR-1T** | | **Reiten** | **X** | | **A** | **Prefiled Direct Testimony of Richard P. Reiten (8 pp.) (5/4/10)** |
| **RPR-2T** | | **Reiten** | **X** | | **A** | **Prefiled Rebuttal Testimony of Richard P. Reiten (6 pp.) (11/5/10)** |
| **CROSS-EXAMINATION EXHIBITS** | | | | | | |
| **RPR-3C** | | Staff | **X** | **A** | | **\*\*\*CONFIDENTIAL\*\*\* PacifiCorp Response to Staff Data Request No. 163 (6 pp.) (1/14/11)** |
| **RPR-4** | | Public Counsel | **X** | **A** | | **“*A Lost Decade: Poverty and Income Trends Paint a Bleak Picture for Working Families:* Economic Policy Institute (9/16/10) (5 pp.) (1/14/11)** |
| **RPR-5** | | Public Counsel | **X** | **A** | | **Walla Walla and Yakima County QuickFacts from 2010 U.S. Census (4 pp.)(1/14/11)** |
| **RPR-6** | | Public Counsel | **X** | **A** | | **PacifiCorp’s Response to PC Data Request No. 176 (1 p.)(1/14/11)** |
| **RPR-7C** | | ICNU | **X** | **A** | | **\*\*\*CONFIDENTIAL\*\*\* Excerpt from PacifiCorp’s Response to ICNU Data Request No. 9.1 (3 pp.) (1/14/11)** |
| **RPR-8** | | ICNU | **W/D[[4]](#footnote-4)** |  | | **PacifiCorp’s Response to ICNU Data Request No. 22.3 (1 p.) (1/14/11)** |
| **RPR-9C** | | ICNU | **X** | **A** | | **\*\*\*CONFIDENTIAL\*\*\* Excerpt from PacifiCorp’s Response to ICNU Data Request No. 24.2 (2 pp.) (1/14/11)** |
| **RPR-10** | | ICNU | **X** | **A** | | **Settlement Stipulation in Docket UE-090205 (16 pp.) (1/14/11)** |
| **RPR-11** | | ICNU | **X** | **A** | | **Interlocutory Order in IPUC Case No. PAC-E-10-07 (15 pp.) (1/14/11)** |
| **RPR-12** | | ICNU | **X** | **R[[5]](#footnote-5)** | | **2010 Wyoming GRC Overview (19 pp.) (1/14/11)** |
| WITNESS: Samuel C. Hadaway | | | | | | |
| **SCH-1T** | | **Hadaway** | **X** | **A** | | **Prefiled Direct Testimony of Dr. Samuel C. Hadaway (42 pp.) (5/4/10)** |
| **SCH-2** | | **Hadaway** | **X** | **A** | | **Resume of Dr. Samuel C. Hadaway (10 pp.)** **(5/4/10)** |
| **SCH-3** | | **Hadaway** | **X** | **A** | | **Comparable Company Fundamental Characteristics (1 p.) (5/4/10)** |
| **SCH-4** | | **Hadaway** | **X** | **A** | | **Capital Market Data (3 pp.) (5/4/10)** |
| **SCH-5** | | **Hadaway** | **X** | **A** | | **GDP Growth Rate Forecast (1 p.) (5/4/10)** |
| **SCH-6** | | **Hadaway** | **X** | **A** | | **Discounted Cash Flow Analysis (5 pp.) (5/4/10)** |
| **SCH-7** | | **Hadaway** | **X** | **A** | | **Risk Premium Analysis (3 pp.) (5/4/10)** |
| **SCH-8T** | | **Hadaway** | **X** | **A** | | **Prefiled Rebuttal Testimony of Samuel C. Hadaway (30 pp.) (11/5/10)** |
| **SCH-9** | | **Hadaway** | **X** | **A** | | **Economic Data (3 pp.) (11/5/10)** |
| **SCH-10** | | **Hadaway** | **X** | **A** | | **UTC Staff Witness K. Elgin Workpapers (4 pp.) (11/5/10)** |
| **SCH-11** | | **Hadaway** | **X** | **A** | | **Summary of Updated Gorman ROE Results (7 pp.) (11/5/10)** |
| **SCH-12** | | **Hadaway** | **X** | **A** | | **Summary of Updated PacifiCorp DCF Results (5 pp.) (11/5/10)** |
| **SCH-13** | | **Hadaway** | **X** | **A** | | **Summary of Updated PacifiCorp Risk Premium Results (3 pp.) (11/5/10)** |
| **CROSS-EXAMINATION EXHIBITS** | | | | | | |
| **SCH-14** | | **Staff** | X | **A** | | **PacifiCorp Response to Staff Data Request No. 83 (1 p.)(1/14/11)** |
| **WITNESS: Bruce N. Williams** | | | | | | |
| **BNW-1T** | | **Williams** | **X** | **A** | | **Prefiled Direct Testimony of Bruce N. Williams (17 pp.) (5/4/10)** |
| **BNW-2** | | **Williams** | **X** | **A** | | **Embedded Cost of Long Term Debt (4 pp.) (5/4/10)** |
| **BNW-3** | | **Williams** | **X** | **A** | | **Standard & Poor’s Ratings Direct dated 2/17/10 (5 pp.) (5/4/10)** |
| **BNW-4** | | **Williams** | **X** | **A** | | **Standard & Poor’s Ratings Direct dated 5/7/07 (7 pp.) (5/4/10)** |
| **BNW-5** | | **Williams** | **X** | **A** | | **Standard & Poor’s Ratings Direct dated 4/1/09 (10 pp.) (5/4/10)** |
| **BNW-6** | | **Williams** | **X** | **A** | | **Embedded Cost of Preferred Stock (1 p.) (5/4/10)** |
| **BNW-7T** | | **Williams** | **X** | **A** | | **Prefiled Rebuttal Testimony of Bruce N. Williams (22 pp.) (11/5/10)** |
| **BNW-8** | | **Williams** | **X** | **A** | | **Short Term Debt/CWIP Balances (1 p.) (11/5/10)** |
| **BNW-9** | | **Williams** | **X** | **A** | | **UTC Staff Witness K. Elgin Workpapers (13 pp.) (11/5/10)** |
| **BNW-10** | | **Williams** | **X** | **A** | | **SNL Table X – Definition of Short-Term Debt (2 pp.) (11/5/10)** |
| **BNW-11** | | **Williams** | **X** | **A** | | **APS Letter to Arizona Corporation Commission (11 pp.) (11/5/10)** |
| **BNW-12** | | **Williams** | **X** | **A** | | **Moody’s and S&P Rating Reports (14 pp.) (11/5/10)** |
| **CROSS-EXAMINATION EXHIBITS** | | | | | | |
| **BNW-13** | | **Staff** | **X** | **A** | | **PacifiCorp Response to Staff Data Request No. 155 (2 pp.)(1/14/11)** |
| **BNW-14C** | | **Staff** | **X** | **A** | | **\*\*\*CONFIDENTIAL\*\*\* PacifiCorp Response to Staff Data Request No. 65 (2 p.)** |
| **BNW-15** | | **Staff** | **X** | **A** | | **PacifiCorp Response to Staff Data Request No. 107 (1 p.) (1/14/11)** |
| **BNW-16** | | **Staff** | **X** | **A** | | **March 22, 2010 Letter from PacifiCorp to UTC (4 pp.)(1/14/11)** |
| **BNW-17** | | **Staff** | **X** | **A** | | **Standard & Poor’s Ratings Direct dated 9/29/10 (24 pp.) (1/14/11)** |
| **BNW-18** | | **Staff** | **X** | **A** | | **Standard & Poor’s Ratings Direct dated 6/18/10 (7 pp.)(11/14/11)** |
| **BNW-19** | | **Staff** | **X** | **A** | | **Workpaper for Mr. Williams (1 p.) (1/14/11)** |
| **BNW-20** | | **Staff** | **X** | **A** | | **Avista letter to UTC dated 1/5/10 re: Docket UE-101722 (5 pp.) (1/14/11)** |
| **BNW-21** | | **Staff** | **X** | **A** | | **Cost of Debt Information for Avista, PSE, and PacifiCorp (3 pp.) (Replaced 1/25/11)** |
| **BNW-22** | | **Staff** | **X** | **A** | | **PacifiCorp and Subsidiaries Consolidated Statements of Cash Flows for Years Ended 12/31/07, 08, and 09 (1 p.) (1/14/11)** |
| **BNW-23** | | **Staff** | **X** | **A** | | **Docket UE-090092 Report of First Mortgage Bond Offering in Aggregate Principal Amount of $1,000,000,000 dated 1/15/09 (11 pp.) (1/14/11)** |
| **BNW-24** | | **ICNU** | **X** | **A** | | **PacifiCorp’s Response to ICNU Data Request No. 28.6 (1 p.) (1/14/11)** |
| **BNW-25** | | **ICNU** | **X** | **A** | | **PacifiCorp’s Response to ICNU Data Request No. 28.7 (1 p.) (1/14/11)** |
| **WITNESS: Gregory N. Duvall** | | | | | | |
| **GND-1T** | | **Duvall** | **X** | **A** | | **Prefiled Direct Testimony of Gregory N. Duvall (17 pp.) (5/4/10)** |
| **GND-2** | | **Duvall** | **X** | **A** | | **GRID and Vista Model Descriptions (16 pp.) (5/4/10)** |
| **GND-3** | | **Duvall** | **X** | **A** | | **Net Power Cost Report 12 months ending March 31, 2012 (3 pp.) (5/4/10)** |
| **GND-4** | | **Duvall** | **X** | **A** | | **2008 Integrated Resource Plan – Appendix F (15 pp.) (5/4/10)** |
| **GND-5T** | | **Duvall** | **X** | **A** | | **Prefiled Rebuttal Testimony of Gregory N. Duvall (56 pp.) (11/5/10)** |
| **GND-6C** | | **Duvall** | **X** | **A** | | **\*\*\*CONFIDENTIAL\*\*\* Allocation of Renewable Energy Credits (1 p.) (11/5/10)** |
| **GND-7** | | **Duvall** | **X** | **A** | | **Summary of Net Power Cost Rebuttal Studies (1 p.) (11/5/10)** |
| **GND-8C** | | **Duvall** | **X** | **A** | | **\*\*\* CONFIDENTIAL \*\*\* Dynamic Scheduling Request (3 pp.) (11/5/10)** |
| **GND-9** | | **Duvall** | **X** | **A** | | **Shaping of SMUD Contract (1 p.) (11/5/10)** |
| **GND-10** | | **Duvall** | **X** | **A** | | **Coal Unit Heat Rates (1 p.) (11/5/10)** |
| **GND-11** | | **Duvall** | **X** | **A** | | **Gas Unit Heat Rates (1 p.) (11/5/10)** |
| **CROSS-EXAMINATION EXHIBITS** | | | | | | |
| **GND-12C** | | **Staff** | **X** | **A** | | **\*\*\*CONFIDENTIAL\*\*\* PacifiCorp Response to ICNU Data Request No. 1.33 (5 pp.) (1/14/11)** |
| **GND-13C** | | **Staff** | **X** | **A** | | **\*\*\*CONFIDENTIAL\*\*\* PacifiCorp Response to ICNU Data Request No. 9.7 (2 pp.) (1/14/11)** |
| **GND-14** | | **Staff** | **X** | **A** | | **PacifiCorp Response to ICNU Data Request No. 26.29 (1 p.) (1/14/11)** |
| **GND-15** | | **Staff** | **X** | **A** | | **PacifiCorp Response to ICNU Data Request No. 26.31 (1 p.) (1/14/11)** |
| **GND-16** | | **Staff** | **X** | **A** | | **PacifiCorp Response to ICNU Data Request No. 26.36 (1 p.) (1/14/11)** |
| **GND-17** | | **Staff** | **X** | **A** | | **PacifiCorp Response to ICNU Data Request No. 26.37 (1 p.) (1/14/11)** |
| **GND-18** | | **Staff** | **X** | **A** | | **PacifiCorp Response to ICNU Data Request No. 26.70 (1 p.) (1/14/11)** |
| **GND-19** | | **Staff** | **X** | **A** | | **PacifiCorp Response to ICNU Data Request No. 26.85 (1 p.) (1/14/11)** |
| **GND-20** | | **Staff** | **X** | **A** | | **PacifiCorp Response to ICNU Data Request No. 26.86 (1 p.) (1/14/11)** |
| **GND-21** | | **Staff** | **X** | **A** | | **PacifiCorp Response to ICNU Data Request No. 26.88 (1 p.) (1/14/11)** |
| **GND-22** | | **Staff** | **X** | **A** | | **PacifiCorp Response to ICNU Data Request No. 26.90 (1 p.) (1/14/11)** |
| **GND-23C** | | **Public Counsel** | **X** | **A** | | **\*\*\*CONFIDENTIAL\*\*\* PacifiCorp’s Response to PC Data Request No. 96 (1 p.) (1/14/11)** |
| **GND-24C** | | **Public Counsel** | **X** | **A** | | **\*\*\*CONFIDENTIAL\*\*\* PacifiCorp’s Response to PC Data Request No. 97 (2 pp.) (1/14/11)** |
| **GND-25C** | | **Public Counsel** | **X** | **A** | | **\*\*\*CONFIDENTIAL\*\*\* PacifiCorp’s Response to PC Data Request No. 157 (2 pp.) (1/14/11)** |
| **GND-26** | | **Public Counsel** | **X** | **A** | | **PacifiCorp’s Response to PC Data Request No. 160 (2 pp.) (1/14/11)** |
| **GND-27** | | **Public Counsel** | **X** | **A** | | **PacifiCorp’s Response to PC Data Request No. 161 (2 pp.) (1/14/11)** |
| **GND-28C** | | **Public Counsel** | **X** | **A** | | **\*\*\*CONFIDENTIAL\*\*\* PacifiCorp’s Response to PC Data Request No. 178 (2 pp.) (1/14/11)** |
| **GND-29C** | | **Public Counsel** | **X** | **A** | | **\*\*\*CONFIDENTIAL\*\*\* PacifiCorp’s Response to ICNU Data Request No. 13.7 (3 pp.) (1/14/11)** |
| **GND-30** | | **Public Counsel** | **X** | **A** | | **PacifiCorp’s Response to PC Data Request No. 143 (2 pp.) (1/14/11) (Revised 1/20/11)** |
| **GND-31** | | **Public Counsel** | **W/D[[6]](#footnote-6)** |  | | **ICNU/PC Response to Staff Data Request No. 1.2 (1 p.) (1/14/11)** |
| **GND-32** | | **Public Counsel** | **X** | **R[[7]](#footnote-7)** | | **PacifiCorp Historic Residential Use per Customer 2005 – 2010 (1 p.) (1/14/11)** |
| **GND-33C** | | **ICNU** | **X** | **A** | | **\*\*\*CONFIDENTIAL\*\*\* PacifiCorp’s Response to ICNU Data Request No. 1.17 (7 pp.) (1/14/11)** |
| **GND-34** | | **ICNU** | **X** | **A** | | **PacifiCorp’s Response to ICNU Data Request No. 21.1 (2 pp.) (1/14/11)** |
| **GND-35** | | **ICNU** | **X** | **A** | | **PacifiCorp’s Response to ICNU Data Request No. 26.13 (1 p.)** |
| **GND-36** | | **ICNU** | **X** | **A** | | **PacifiCorp’s Response to ICNU Data Request No. 26.16 (1 p.) (1/14/11)** |
| **GND-37C** | | **ICNU** | **X** | **A** | | **\*\*\*CONFIDENTIAL\*\*\* PacifiCorp’s Response to ICNU Data Request No. 26.26 (23 pp.) (1/14/11)** |
| **GND-38C** | | **ICNU** | **X** | **A** | | **\*\*\*CONFIDENTIAL\*\*\* PacifiCorp’s Response to ICNU Data Request No. 26.28 (9 pp.) (1/14/11)** |
| **GND-39** | | **ICNU** | **X** | **A** | | **PacifiCorp’s Response to ICNU Data Request No. 26.29 (1 p.) (1/14/11)** |
| **GND-40** | | **ICNU** | **X** | **A** | | **PacifiCorp’s Response to ICNU Data Request No. 26.38 (1 p.) (1/14/11)** |
| **GND-41** | | **ICNU** | **X** | **A** | | **PacifiCorp’s Response to ICNU Data Request No. 26.39 (1 p.) (1/14/11)** |
| **GND-42C** | | **ICNU** | **X** | **A** | | **\*\*\*CONFIDENTIAL\*\*\* Excerpt from PacifiCorp’s Response to ICNU Data Request No. 26.44 (3 pp.) (1/14/11)** |
| **GND-43** | | **ICNU** | **X** | **A** | | **PacifiCorp’s Response to ICNU Data Request No. 26.49 (1 p.) (1/14/11)** |
| **GND-44** | | **ICNU** | **X** | **A** | | **PacifiCorp’s Response to ICNU Data Request No. 26.58 (1 p.) (1/14/11)** |
| **GND-45** | | **ICNU** | **X** | **A** | | **PacifiCorp’s Response to ICNU Data Request No. 26.72 (1 p.) (1/14/11)** |
| **GND-46** | | **ICNU** | **X** | **A** | | **PacifiCorp’s Response to ICNU Data Request No. 26.77 (1 p.) (1/14/11)** |
| **GND-47** | | **ICNU** | **X** | **A** | | **PacifiCorp’s Response to ICNU Data Request No. 26.85 (1 p.) (1/14/11)** |
| **GND-48** | | **ICNU** | **X** | **A** | | **PacifiCorp’s Response to ICNU Data Request No. 26.86 (1 pp.) (1/14/11)** |
| **GND-49** | | **ICNU** | **X** | **A** | | **PacifiCorp’s Response to ICNU Data Request No. 26.94 (1 p.) (1/14/11)** |
| **GND-50** | | **ICNU** | **X** | **A** | | **PacifiCorp’s Response to ICNU Data Request No. 26.96 (1 p.) (1/14/11)** |
| **GND-51C** | | **ICNU** | **X** | **A** | | **\*\*\*CONFIDENTIAL\*\*\* PacifiCorp’s Response to ICNU Data Request No. 27.1 (1 p.) (1/14/11)** |
| **GND-52C** | | **ICNU** | **X** | **A** | | **\*\*\*CONFIDENTIAL\*\*\*PacifiCorp’s Response to ICNU Data Request No. 27.2 (1 p.) (1/14/11)** |
| **GND-53** | | **ICNU** | **X** | **A** | | **PacifiCorp’s Response to ICNU Data Request No. 27.17 (1 p.) (1/14/11)** |
| **GND-54** | | **ICNU** | **X** | **A** | | **PacifiCorp’s Response to ICNU Data Request No. 27.18 (1 p.) (1/14/11)** |
| **GND-55** | | **ICNU** | **X** | **A** | | **PacifiCorp’s Response to ICNU Data Request No. 27.21 (1 p.) (/14/11)** |
| **GND-56** | | **ICNU** | **W/D[[8]](#footnote-8)** |  | | **PacifiCorp’s Response to ICNU Data Request No. 28.1 (12 pp.) (1/14/11)** |
| **GND-57** | | **ICNU** | **X** | **A** | | **PacifiCorp’s Response to ICNU Data Request No. 28.10 (18 pp.) (1/14/11)** |
| **GND-58** | | **ICNU** | **X** | **A** | | **PacifiCorp’s Response to PC Data Request No. 180 (1 p.) (1/14/11)** |
| **GND-59** | | **ICNU** | **X** | **R[[9]](#footnote-9)** | | **Proclamation by Governor re: Special Session (2 pp.) (1/14/11)** |
| **WITNESS: R. Bryce Dalley** | | | | | | |
| **RBD-1T** | | **Dalley** | **X** | **A** | | **Prefiled Direct Testimony of R. Bryce Dalley (26 pp.) (5/4/10) (Revised 11/23/10)** |
| **RBD-2** | | **Dalley** | **X** | **A** | | **Summary of Results of Operations 12 months ended December 31, 2009 (2 pp.) (5/4/10) (Revised 11/23/10)** |
| **RBD-3** | | **Dalley** | **X** | **A** | | **Washington Results of Operations 12 months ended December 31, 2009 (5/4/10)** |
|  | |  |  |  | | **Summary (Tab 1) (7 pp.)(5/4/10) (p. 1.1 revised 7/26/10) (Revised 11/23/10)** |
|  | |  |  |  | | **Results of Operations (Tab 2) (41 pp.) (5/4/10) (Revised 11/23/10)** |
|  | |  |  |  | | **Revenue Adjustments (Tab 3) (22 pp.) (5/4/10)** |
|  | |  |  |  | | **O & M Adjustments (Tab 4) (29 pp.) (5/4/10)** |
|  | |  |  |  | | **Net Power Cost Adjustments (Tab 5) (19 pp.) (5/4/10) (Revised 11/23/10)** |
|  | |  |  |  | | **Depreciation & Amortization Adj. (Tab 6) (6 pp.) (5/4/10)** |
|  | |  |  |  | | **Tax Adjustments (Tab 7) (30 pp.) (5/4/10)** |
|  | |  |  |  | | **Rate Base Adjustments (Tab 8) (37 pp.) (5/4/10) (Revised 11/23/10)** |
|  | |  |  |  | | **Production Factor Adjustment (Tab 9) (8 pp.) (5/4/10) (Revised 11/23/10)** |
|  | |  |  |  | | **Allocation Factors (Tab 10) (18 pp.) (5/4/10)** |
|  | |  |  |  | | **Historical Rate Base (Tab 11) (30 pp.) (5/4/10) (Revised 11/23/10)** |
|  | |  |  |  | | **Revenue (Tab B1) (6 pp.) (5/4/10)** |
|  | |  |  |  | | **O & M Expense (Tab B2) (15 pp.) (5/4/10)** |
|  | |  |  |  | | **Depreciation Expense (Tab B3) (8 pp.) (5/4/10)** |
|  | |  |  |  | | **Amortization Expense (Tab B4) (2 pp.)(5/4/10)** |
|  | |  |  |  | | **Taxes Other Than Income (Tab B5) (1 p.) (5/4/10)** |
|  | |  |  |  | | **Federal Income Taxes (Tab B6) (4 pp.) (5/4/10)** |
|  | |  |  |  | | **D.I.T. Expense & I.T.C. Adj. (Tab B7) (5 pp.) (5/4/10)** |
|  | |  |  |  | | **Plant in Service (Tab B8) (13 pp.) (5/4/10)** |
|  | |  |  |  | | **Capital Lease Plant (Tab B9) (1 p.) (5/4/10)** |
|  | |  |  |  | | **Plant Held for Future Use (Tab B10) (1 p.) (5/4/10)** |
|  | |  |  |  | | **Misc. Deferred Debits (Tab B11) (2 pp.) (5/4/10)** |
|  | |  |  |  | | **Blank (Tab B12)** |
|  | |  |  |  | | **Materials & Supplies (Tab B13) (5 pp.) (5/4/10)** |
|  | |  |  |  | | **Cash Working Capital (Tab B14) (3 pp.) (5/4/10)** |
|  | |  |  |  | | **Miscellaneous Rate Base (Tab B15) (5 pp.) (5/4/10)** |
|  | |  |  |  | | **Weatherization Regulatory Assets (Tab B16) (15 pp.) (5/4/10)** |
|  | |  |  |  | | **Depreciation Reserve (Tab B17) (13 pp.) (5/4/10)** |
|  | |  |  |  | | **Amortization Reserve (Tab B18) (2 pp.) (5/4/10)** |
|  | |  |  |  | | **D.I.T. Balance & I.T.C. (Tab B19) (5 pp.) (5/4/10)** |
|  | |  |  |  | | **Customer Advances (Tab B20) (1 p.) (5/4/10)** |
| **RBD-4T** | | **Dalley** | **X** | **A** | | **Prefiled Rebuttal Testimony of R. Bryce Dalley (22 pp.) (11/5/10) (Revised 12/10/10)** |
| **RBD-5** | | **Dalley** | **X** | **A** | | **Summary of Rebuttal Revenue Requirement (2 pp.) (11/5/10) (Revised 12/10/10)** |
| **RBD-6** | | **Dalley** | **X** | **A** | | **Rebuttal Summary Results of Operations (27 pp.) (11/5/10) (Revised 12/10/10)** |
|  | |  |  |  | | **Results of Operations (41 pp.) (11/5/10)(Revised 12/10/10)** |
|  | |  |  |  | | **Rebuttal Adjustments (31 pp.) (11/5/10) (Revised 12/10/10)** |
| **RBD-7C** | | **Dalley** | **X** | **A** | | **\*\*\*CONFIDENTIAL\*\*\* Renewable Energy Credit Revenue Calculation (2 pp.) (11/5/10)** |
| **RBD-8T** | | **Dalley** | **X** | **A** | | **Prefiled Supplemental Testimony of R. Bryce Dalley (10 pp.) (11/23/10)** |
| **RBD-9T** | | **Dalley** | **X** | **A** | | **Prefiled Supplemental Rebuttal Testimony of R. Bryce Dalley (11 pp.) (12/10/10)** |
| **CROSS-EXAMINATION EXHIBITS** | | | | | | |
| **RBD-10** | | **Public Counsel** | **X** | **A** | | **Excerpt from *In the Matter of PacifiCorp d/b/a Pacific Power Request for a General Rate Revision,* OPUC Docket No. UE-210, Order No. 10-022 (1/26/10) (5 pp.)(1/14/11)** |
| **RBD-11** | | **Public Counsel** | **X** | **A** | | **Excerpt from *In the Matter of the Application of PacifiCorp d/b/a Rocky Mountain Power for Approval of Changes to its Electric Service Schedules,* IPUC Case No. PAC-E-10-07, Interlocutory Order No. 32151 dated 12/27/10 (9 pp.) (1/14/11)** |
| **RBD-12** | | **Public Counsel** | **X** | **A** | | **PacifiCorp’s Response to PC Data Request No. 61 (2 pp.) (1/14/11)** |
| **RBD-13** | | **Public Counsel** | **X** | **A** | | **PacifiCorp’s Response to PC Data Request No. 62 (1 p.) (1/14/11)** |
| **RBD-14** | | **Public Counsel** | **X** | **A** | | **PacifiCorp’s Response to PC Data Request No. 63 (1 p.) (1/14/11)** |
| **RBD-15** | | **Public Counsel** | **X** | **A** | | **PacifiCorp’s Response to PC Data Request No. 80 (1 p.) (1/14/11)** |
| **RBD-16** | | **Public Counsel** | **X** | **A** | | **PacifiCorp’s Response to PC Data Request No. 120 (1 p.) (1/14/11)** |
| **RBD-17** | | **Public Counsel** | **X** | **A** | | **PacifiCorp’s Response to ICNU’s Data Request No. 11.6 (1 p.) (1/14/11)** |
| **RBD-18C** | | **Public Counsel** | **X** | **A** | | **\*\*\*CONFIDENTIAL\*\*\* PacifiCorp’s Response to PC Data Request No. 95 (7 pp.) (1/14/11)** |
| **RBD-19C** | | **Public Counsel** | **X** | **A** | | **PacifiCorp’s Response to PC Data Request No. 140 (2 pp.) (1/14/11)** |
| **RBD-20** | | **Public Counsel** | **X** | **A** | | **PacifiCorp’s Response to Staff Data Request No. 25 (12 pp.) (1/14/11)** |
| **RBD-21** | | **Public Counsel** | **X** | **A** | | **PacifiCorp’s Response to PC Data Request No. 83 (2 pp.) (1/14/11)** |
| **RBD-22** | | **Public Counsel** | **X** | **A** | | **PacifiCorp’s Response to PC Data Request No. 145 (2 pp.) (1/14/11)** |
| **RBD-23** | | **ICNU** | **X** | **A** | | **PacifiCorp’s Response to ICNU Data Request No. 24.4 (1 p.) (1/14/11)** |
| **RBD-24** | | **ICNU** | **X** | **A** | | **PacifiCorp’s Response to ICNU Data Request No. 28.5 (1 p.) (1/14/11)** |
| **WITNESS: Ryan Fuller** | | | | | | |
| **RF-1T** | | **Fuller** | **X** | **A** | | **Prefiled Direct Testimony of Ryan Fuller (101 pp.) (5/4/10)(Revised 12/10/10)** |
| **RF-2C** | | **Fuller** | **X** | **A** | | **\*\*\*CONFIDENTIAL\*\*\* Illustrative Example of Repairs Deduction (3 pp.) (5/4/10)** |
| **RF-3C** | | **Fuller** | **X** | **A** | | **\*\*\*CONFIDENTIAL\*\*\* Repairs Deduction by Year (1 p.) (5/4/10)** |
| **RF-4** | | **Fuller** | **X** | **A** | | **Example of IRC Section 481(a) Adjustment (1 p.) (5/4/10)** |
| **RF-5** | | **Fuller** | **X** | **A** | | **Revenue Requirement Impact of Washington-Allocated Repairs Deduction (3 pp.) (5/4/10)** |
| **RF-6** | | **Fuller** | **X** | **A** | | **Revenue Requirement Impact of Normalization vs. Flow-Through (6 pp.) (5/4/10) (Revised 12/10/10)** |
| **RF-7** | | **Fuller** | **X** | **A** | | **Calculation of Out-of-Period Tax Benefits Under Flow-Through Accounting) (4 pp.) (5/4/10)** |
| **RF-8T** | | **Fuller** | **X** | **A** | | **Prefiled Rebuttal Testimony of Ryan Fuller (14 pp.) (11/5/10) (Revised 12/10/10)** |
| **RF-9** | | **Fuller** | **X** | **A** | | **Staff Response to PacifiCorp data Request 1.27 (2 pp.) (11/5/10)** |
| **RF-10** | | **Fuller** | **X** | **A** | | **Staff Response to PacifiCorp Data Request 1.29 (1 p.) (11/5/10)** |
| **RF-11T** | | **Fuller** | **X** | **A** | | **Prefiled Supplemental Testimony of Ryan Fuller (7 pp.) (11/23/10) (Revised 12/10/10)** |
| **RF-12** | | **Fuller** | **X** | **A** | | **Summary of Per Book Adjustments – Full Normalization and Flow Through (6 pp.) (11/23/10) (Revised 12/10/10)** |
| **RF-13** | | **Fuller** | **X** | **A** | | **Company Adjustments revised for Flow Through Accounting (19 pp.) (11/23/10) (Revised 12/10/10)** |
| **RF-14T** | | **Fuller** | **X** | **A** | | **Prefiled Supplemental Rebuttal Testimony of Ryan Fuller (3 p.) (12/10/10)** |
| **RF-15** | | **Fuller** | **X** | **A** | | **Reconciliation of Company and Staff Calculation of Income Tax (1 p.) (12/10/10)** |
| **CROSS-EXAMINATION EXHIBITS** | | | | | | |
| **NONE** | |  |  |  | |  |
| **WITNESS: Erich D. Wilson** | | | | | | |
| **EDW-1T** | | **Wilson** | **X** | **A** | | **Prefiled Direct Testimony of Erich D. Wilson (9 pp.) (5/4/10)** |
| **EDW-2** | | **Wilson** | **X** | **A** | | **Group Goal Characteristics (2 pp.) (5/4/10)** |
| **EDW-3T** | | **Wilson** | **X** | **A** | | **Prefiled Rebuttal Testimony of Erich D. Wilson (17 pp.) (11/5/10)** |
| **EDW-4** | | **Wilson** | **X** | **A** | | **2009 Employee Performance Goals (5 pp.) (11/5/10)** |
| **EDW-5C** | | **Wilson** | **X** | **A** | | **\*\*\*CONFIDENTIAL\*\*\* 2009 Merit Analysis (1 p.) (11/5/10)** |
| **CROSS-EXAMINATION EXHIBITS** | | | | | | |
| **EDW-6** | | **Public Counsel** | **X** | **A** | | **Excerpt from “*2009 Long-Term Economic and Labor Force Forecast for Washington Chapter 4,”* Washington OFM (7/09) (2 pp.) (1/14/11)** |
| **EDW-7** | | **Public Counsel** | **X** | **A** | | **PacifiCorp’s 1st Supplemental Response to PC Data Request No. 31, (2 pp.) (1/14/11)** |
| **EDW-8** | | **Public Counsel** | **X** | **R[[10]](#footnote-10)** | | **PacifiCorp’s Response to PC Data Request No. 49 (2 pp.) (1/14/11)** |
| **EDW-9** | | **Public Counsel** | **X** | **R[[11]](#footnote-11)** | | **PacifiCorp’s Response to PC Data Request No. 52 (1 p.) (1/14/11)** |
| **EDW-10C** | | **Public Counsel** | **X** | **A** | | **\*\*\*CONFIDENTIAL\*\*\*PacifiCorp’s Response to PC Data Request No. 73 (2 pp.) (1/14/11)** |
| **EDW-11** | | **Public Counsel** | **X** | **A** | | **PacifiCorp’s Response to PC Data Request No. 88 (2 pp.) (1/14/11)** |
| **EDW-12** | | **Public Counsel** | **X** | **R[[12]](#footnote-12)** | | **PacifiCorp’s Response to PC Data Request No. 106 (2 pp.) (1/14/11)** |
| **EDW-13** | | **Public Counsel** | **X** | **R[[13]](#footnote-13)** | | **PacifiCorp’s Response to PC Data Request No. 114 (6 pp.) (1/14/11)** |
| **EDW-14** | | **Public Counsel** | **X** | **A** | | **PacifiCorp’s Response to ICNU Data Request No. 23.9 (2 pp.) (1/14/11)** |
| **EDW-15C** | | **Public Counsel** | **X** | **A** | | **\*\*\*CONFIDENTIAL\*\*\* PacifiCorp’s Response to PC Data Request No. 26 (2 pp.) (1/14/11)** |
| **EDW-16** | | **Public Counsel** | **X** | **A** | | **PacifiCorp’s Response to PC Data Request No. 57 (2 pp.) (1/14/11)** |
| **EDW-17** | | **Public Counsel** | **X** | **A** | | **PacifiCorp’s Response to ICNU Data Request No. 12.2 (1 p.) (1/14/11)** |
| **EDW-18** | | **Public Counsel** | **X** | **A** | | **PacifiCorp’s Response to ICNU Data Request No. 23.15 (1 p.) (1/14/11)** |
| **EDW-19** | | **Public Counsel** | **X** | **A** | | **“*CEOs See Pay Fall Again,”* Wall Street Journal (3/29/10) (2 pp.) (1/14/11)** |
| **EDW-20** | | **Public Counsel** | **X** | **A** | | **“*Many CEOs Took a Pay Cut in 2009.”* USA Today (4/4/10) (3 pp.) (1/14/11)** |
| **EDW-21** | | **Public Counsel** | **X** | **R[[14]](#footnote-14)** | | **PacifiCorp’s Response to PC Data Request No. 69 (1 p.) (1/14/11)** |
| **EDW-22** | | **Public Counsel** | **X** | **A** | | **Excerpt from PacifiCorp’s 2009 10K entitled Summary Compensation Table (1 p.) (1/26/11)** |
| **WITNESS: Douglas K. Stuver** | | | | | | |
| **DKS-1T** | | **Stuver** | **X** | **A** | | **Prefiled Rebuttal Testimony of Douglas K. Stuver (7 pp.) (11/5/10)** |
| **CROSS-EXAMINATION EXHIBITS** | | | | | | |
| **DKS-2** | | **Public Counsel** | **X** | **A** | | **PacifiCorp’s Response to ICNU Data Request No. 23.4 (1 p.) (1/14/11)** |
| **DKS-3** | | **Public Counsel** | **X** | **A** | | **MEHC “*About Us,”* Bio of CEO Gregory E. Abel (1 p.) (1/14/11)** |
| **DKS-4** | | **Public Counsel** | **X** | **A** | | **Excerpt from MEHC 10-K for Fiscal Year Ended 12/31/09 (16 pp.) (1/14/11)** |
| **DKS-5** | | **Public Counsel** | **X** | **A** | | **Excerpt from MEHC 10-K for Fiscal Year Ended 12/31/08 (2 pp.) (1/14/11)** |
| **WITNESS: Rebecca M. Eberle** | | | | | | |
| **RME-1T** | | **Eberle** | **X** | **A** | | **Prefiled Rebuttal Testimony of Rebecca M. Eberle (9 pp.) (11/5/10)** |
| **CROSS-EXAMINATION EXHIBITS** | | | | | | |
| **RME-2** | | **Energy Project** | **X** | **A** | | **PacifiCorp’s Response to Energy Project Data Request No. 4 (1 p.) (1/14/11)** |
| **RME-3** | | **Energy Project** | **X** | **A** | | **PacifiCorp’s Response to Energy Project Data Request No. 5 (1 p.) (1/14/11)** |
| **RME-4** | | **Energy Project** | **X** | **A** | | **PacifiCorp’s Response to Energy Project Data Request No. 12 (1 p.) (1/14/11)** |
| **RME-5** | | **Energy Project** | **X** | **A** | | **PacifiCorp’s Response to Energy Project Data Request No. 24 (1 p.) (1/14/11)** |
| **RME-6** | | **Energy Project** | **X** | **A** | | **PacifiCorp’s Response to Energy Project Data Request No. 27 (1 p.) (1/14/11)** |

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| **WITNESS: C. Craig Paice** | | | | | |
| **CCP-1T** | **Paice** | **X** | **A** | | **Prefiled Direct Testimony of C. Craig Paice (8 pp.) (5/4/10)** |
| **CCP-2** | **Paice** | **X** | **A** | | **Cost-of-Service by Rate Schedule – Summaries (2 pp.) (5/4/10)** |
| **CCP-3** | **Paice** | **X** | **A** | | **Cost-of-Service by Rate Schedule – All Functions (6 pp.) (5/4/10)** |
| **CCP-4** | **Paice** | **X** | **A** | | **Classification of Generation and Transmission Costs (1 p.) (5/4/10)** |
| **CCP-5** | **Paice** | **X** | **A** | | **Class Cost-of-Service Table of Contents (1 p.) (5/4/10)** |
|  |  |  |  | | **Cost-of-Service Procedures (Tab 1) (9 pp.) (5/4/10)** |
|  |  |  |  | | **Functionalized Results of Operation (Tab 2) (37 pp.) (5/4/10)** |
|  |  |  |  | | **Functionalization Factors (Tab 3) (2 pp.) (5/4/10)** |
|  |  |  |  | | **Summaries (Tab 4.0) (2 pp.) (5/4/10)** |
|  |  |  |  | | **All Functions (G+T+D+R+M) (Tab 4.1) (18 pp.) (5/4/10)** |
|  |  |  |  | | **Generation (Tab 4.2) (18 pp.) (5/4/10)** |
|  |  |  |  | | **Transmission (Tab 4.3) (18 pp.) (5/4/10)** |
|  |  |  |  | | **Distribution (Tab 4.4) (18 pp.) (5/4/10)** |
|  |  |  |  | | **Retail Services (Tab 4.5) (18 pp.) (5/4/10)** |
|  |  |  |  | | **Miscellaneous (Tab 4.6) (18 pp.) (5/4/10)** |
|  |  |  |  | | **Cost-of-Service Allocation Factors (Tab 5) (18 pp.) (5/4/10)** |
| **CCP-6T** | **Paice** | **X** | **A** | | **Prefiled Rebuttal Testimony of C. Craig Paice (4 pp.) (11/5/10)** |
| **CCP-7** | **Paice** | **X** | **A** | | **Cost of Service by Rate Schedule – Summaries (8 pp.) (11/5/10)** |
| **CCP-8** | **Paice** | **X** | **A** | | **Cost of Service by Rate Schedule – All Functions (6 pp.) (11/5/10)** |
| **CCP-9** | **Paice** | **X** | **A** | | **Class Cost of Service Table of Contents (1 pp.) (12/10/10)** |
|  |  |  |  | | **Functionalized Results of Operation (Tab 1) (35 pp.) (11/5/10)** |
|  |  |  |  | | **All Functions (G+T+D+R+M) (Tab 2.1) (18 pp.) (11/5/10)** |
|  |  |  |  | | **Generation (Tab 2.2) (18 pp.) (11/5/10)** |
|  |  |  |  | | **Transmission (Tab 2.3) (18 pp.) (11/5/10)** |
|  |  |  |  | | **Distribution (Tab 2.4) (18 pp.) (11/5/10)** |
|  |  |  |  | | **Retail Service (Tab 2.5) (18 pp.) (11/5/10)** |
|  |  |  |  | | **Miscellaneous (Tab 2.6) (18 pp.) (11/5/10)** |
|  |  |  |  | | **Cost of Service Allocation Factors (Tab 3) (18 pp.) (11/5/10)** |
| **CROSS-EXAMINATION EXHIBITS** | | | | | |
| **NONE** |  |  |  | |  |
| **WITNESS: William R. Griffith** | | | | | |
| **WRG-1T** | **Griffith** | **X** | | **A** | **Prefiled Direct Testimony of William R. Griffith (8 pp.) (5/4/10)** |
| **WRG-2** | **Griffith** | **X** | | **A** | **Revised Tariffs (19 pp.) (5/4/10)** |
| **WRG-3** | **Griffith** | **X** | | **A** | **Effect of the Proposed Rate Increase (1 p.) (5/4/10)** |
| **WRG-4** | **Griffith** | **X** | | **A** | **Billing Determinants (9 pp.) (5/4/10)** |
| **WRG-5** | **Griffith** | **X** | | **A** | **Monthly Billing Comparisons by Rate Schedule (7 pp.) (5/4/10)** |
| **WRG-6** | **Griffith** | **X** | | **A** | **Proposed Changes for Schedule 17 (2 pp.) (5/4/10)** |
| **WRG-7T** | **Griffith** | **X** | | **A** | **Prefiled Rebuttal Testimony of William R. Griffith (6 pp.) (11/5/10)** |
| **WRG-8** | **Griffith** | **X** | | **A** | **Rebuttal Rate Spread (1 p.) (11/5/10)** |
| **WRG-9** | **Griffith** | **X** | | **A** | **Rebuttal Billing Determinants (9 pp.) (11/5/10)** |
| **WRG-10** | **Griffith** | **X** | | **A** | **Rebuttal Monthly Billing Comparison by Rate Schedule (7 pp.) (11/5/10)** |
| **WRG-11** | **Griffith** | **X** | | **A** | **Comparison of Usage Patterns for Schedules 16 and 17 (1 p.) (11/5/10)** |
| **CROSS-EXAMINATION EXHIBITS** | | | | | |
| **WRG-12** | **Public Counsel** | **X** | | **A** | **PacifiCorp’s Response to PC Data Request No 181 (1 p.) (1/14/11)** |
| **WRG-13** | **Public Counsel** | **X** | | **A** | **PacifiCorp’s Response to PC Data Request No. 182 (1 p.) (1/14/11)** |
| **WRG-14** | **Public Counsel** | **W/D[[15]](#footnote-15)** | |  | **PacifiCorp Historic Parity Ratios for Washington Operations (2005- 2010) (1 p.) (1/14/11)** |
| **WRG-15** | **Public Counsel** | **X** | | **A** | **PacifiCorp’s Response to PC Data Request No. 142 (1 p.) (1/14/11)** |
| **WRG-16** | **Public Counsel** | **X** | | **A** | **PacifiCorp’s Response to PC Data Request No. 167 (1 p.) (1/14/11)** |
| **WRG-17** | **Public Counsel** | **X** | | **A** | **PacifiCorp’s Response to PC Data Request No. 183 (1 p.) (1/14/11)** |
| **WRG-18** | **ICNU** | **X** | | **A** | **Edison Electric Institute Ranking of Rates (12 pp.) (1/14/11)** |
| **WRG-19** | **ICNU** | **X** | | **A** | **PacifiCorp’s Response to UM-1050 ICNU Data Request No. 13.2 (6 pp.) (1/14/11)** |
| **RME-2[[16]](#footnote-16)** | **Energy Project** | **X** | | **A** | **PacifiCorp’s Response to Energy Project Data Request No. 4 (1 p.) (1/14/11)** |
| **RME-3** | **Energy Project** | **X** | | **A** | **PacifiCorp’s Response to Energy Project Data Request No. 5 (1 p.) (1/14/11)** |
| **RME-4** | **Energy Project** | **X** | | **A** | **PacifiCorp’s Response to Energy Project Data Request No. 12 (1 p.) (1/14/11)** |
| **RME-5** | **Energy Project** | **X** | | **A** | **PacifiCorp’s Response to Energy Project Data Request No. 24 (1 p.) (1/14/11)** |
| **RME-6** | **Energy Project** | **X** | | **A** | **PacifiCorp’s Response to Energy Project Data Request No. 27 (1 p.) (1/14/11)** |
| **PARTY: Commission Staff** | | | | | |
| **WITNESS: Michael D. Foisy** | | | | | |
| **MDF-1CT** | **Foisy** | **X** | **A** | | **\*\*\*CONFIDENTIAL\*\*\* Prefiled Responsive Testimony of Michael D. Foisy (20 pp.) (10/5/10) (Revised 10/8/10)(Revised 12/6/10)** |
| **MDF-2** | **Foisy** | **X** | **A** | | **Revenue Requirements Model (85 pp.) (10/5/10) (Revised 10/8/10) (Revised 12/6/10)** |
| **MDF-3C** | **Foisy** | **X** | **A** | | **\*\*\*CONFIDENTIAL\*\*\*Attachment to PacifiCorp’s Response to ICNU Data Request 2.14 (3 pp.) (10/5/10)** |
| **MDF-4** | **Foisy** | **X** | **A** | | **California Public Utilities Commission Energy Division Resolution E-4264 dated 10/15/09 (21 pp.) (10/5/10)** |
| **MDF-5** | **Foisy** | **X** | **A** | | **California Public Utilities Commission Energy Division Resolution E-4285 dated 11/20/09 (32 pp.) (10/5/10)** |
| **MDF-6** | **Foisy** | **X** | **A** | | **PacifiCorp’s Response to ICNU Data Request 5.6 (1 p.) (10/5/10)** |
| **MDF-7T** | **Foisy** | **X** | **A** | | **Prefiled Supplemental Testimony of Michael Foisy (4 pp.) (12/6/10)** |
| **CROSS-EXAMINATION EXHIBITS** | | | | | |
| **MDF-8** | **PacifiCorp** | **X** | **A** | | **Exhibit MDF-2 – Revenue Requirement Model – Revised to Include ROE (1 p) (1/14/11)** |
| **MDF-9** | **ICNU** | **X** | **R[[17]](#footnote-17)** | | **Testimony of Donn English, IPUC, Case No. PAC-E-10-7 (22 pp.) (1/14/11)** |
| **WITNESS: Thomas E. Schooley** | | | | | |
| **TES-1T** | **Schooley** | **X** | **A** | | **Prefiled Responsive Testimony of Thomas E. Schooley (44 pp.) (10/5/10) (Revised 10/8/10) (Revised 12/6/10) (Revised 1/14/11)** |
| **TES-2** | **Schooley** | **X** | **A** | | **Investor-Supplied Working Capital (5 pp.) (10/5/10)** |
| **TES-3** | **Schooley** | **X** | **A** | | **Cost-of-Service Summary and Revenue Allocation (1 p.) (10/5/10) (Revised 1/18/11)** |
| **TES-4T** | **Schooley** | **X** | **A** | | **Prefiled Cross-Answering Testimony of Thomas E. Schooley (20 pp. including table of contents) (11/5/10)** |
| **TES-5** | **Schooley** | **X** | **A** | | **Basic Customer Charge (3 pp.) (11/5/10)** |
| **TES-6T** | **Schooley** | **X** | **A** | | **Prefiled Supplemental Cross-Answering Testimony of Thomas E. Schooley (3 pp.) (12/10/10)** |
| **CROSS-EXAMINATION EXHIBITS** | | | | | |
| **TES-7** | **PacifiCorp** | **X** | **A** | | **Excerpt from Transcript in UTC Consolidated Docket Nos. UE-061546/UE-060816 (10 pp.) (1/14/11)** |

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| **TES-8** | **Public Counsel** | **X** | **A** | | **Staff’s Response to PC Data Request No. 3 (1 p.) (1/14/11)** |
| **RME-2[[18]](#footnote-18)** | **Energy Project** | **X** | **A** | | **PacifiCorp’s Response to Energy Project Data Request No. 4 (1 p.) (1/14/11)** |
| **RME-3** | **Energy Project** | **X** | **A** | | **PacifiCorp’s Response to Energy Project Data Request No. 5 (1 p.) (1/14/11)** |
| **RME-4** | **Energy Project** | **X** | **A** | | **PacifiCorp’s Response to Energy Project Data Request No. 12 (1 p.) (1/14/11)** |
| **RME-5** | **Energy Project** | **X** | **A** | | **PacifiCorp’s Response to Energy Project Data Request No. 24 (1 p.) (1/14/11)** |
| **RME-6** | **Energy Project** | **X** | **A** | | **PacifiCorp’s Response to Energy Project Data Request No. 27 (1 p.) (1/14/11)** |
| **WITNESS: Kenneth L. Elgin** | | | | | |
| **KLE-1T** | **Elgin** | **X** | **A** | | **Prefiled Responsive Testimony of Kenneth L. Elgin (57 pp.) (10/5/10)** |
| **KLE-2** | **Elgin** | **X** | **A** | | **Experience and Qualifications (4 pp.)** |
| **CROSS:-EXAMINATION EXHIBITS** | | | | | |
| **KLE-3** | **PacifiCorp** | **X** | **A** | | **Moody’s Monthly Credit Trends (1/3/11 and 10/1/10) (4 pp.) (1/14/11)** |
| **KLE-4** | **PacifiCorp** | **X** | **A** | | **Excerpt of Testimony of Ken L. Elgin in UTC Docket Nos. UE-061546/UE-060817 (2/16/07) (18 pp.) (1/14/11)** |
| **KLE-5** | **PacifiCorp** | **X** | **A** | | **Excerpt of Testimony of David C. Parcell in UTC Docket Nos. UE-090704/UG-090705 (11/17/09) (17 pp.) (1/14/11)** |
| **KLE-6** | **PacifiCorp** | **X** | **A** | | **Excerpt of Testimony of James A. Rothschild in UTC Docket No. UE-050684 (11/3/05) (4 pp.) (1/14/11)** |
| **KLE-7** | **PacifiCorp** | **X** | **A** | | **Regulatory Research Associates, *Regulatory Focus: Major Rate Case Decisions – Calendar 2010* (1/7/11) (2 pp.) (1/14/11)** |
| **KLE-8** | **PacifiCorp** | **X** | **A** | | **Standard & Poor’s Global Credit Portal – PacifiCorp (4/30/10) (10 pp.) (1/14/11)** |
| **WITNESS: Alan P. Buckley** | | | | | |
| **APB-1CT** | **Buckley** | **X** | **A** | | **\*\*\*CONFIDENTIAL\*\*\*Prefiled Responsive Testimony of Alan P. Buckley (30 pp.) (10/5/10)** |
| **APB-2** | **Buckley** | **X** | **A** | | **Summary of Staff’s Net Power Cost Adjustments (3 pp.) (10/5/10) (Revised 12/10/10)** |
| **APB-3C** | **Buckley** | **X** | **A** | | **\*\*\*CONFIDENTIAL\*\*\* SCL Stateline Adjustment (1 p.) (10/5/10)** |
| **APB-4C** | **Buckley** | **X** | **A** | | **\*\*\*CONFIDENTIAL\*\*\* SMUD Contract Shaping Adjustment (1 p.) (10/5/10)** |
| **APB-5C** | **Buckley** | **X** | **A** | | **Colstrip Outage Adjustment (1 p.) (10/5/10)** |
| **APB-6** | **Buckley** | **X** | **A** | | **Wind Integration Adjustment (1 p.) (10/5/10)** |
| **APB-7** | **Buckley** | **X** | **A** | | **Gas Price Update Adjustment (1 p.) (10/5/10)** |
| **APB-17C[[19]](#footnote-19)** | **Buckley** | **X** | **A** | | **\*\*\*CONFIDENTIAL\*\*\* Avista Response to Staff Data Request No. 121 in Docket UE-100467/UG-100468 (2 pp.) (1/21/11)** |
| **CROSS-EXAMINATION** | | | | | |
| **APB-8** | **PacifiCorp** | **X** | **A** | | **UTC Response to PacifiCorp’s Data Request No. 3.7 (1 p.) (1/14/11)** |
| **APB-9** | **PacifiCorp** | **X** | **A** | | **UTC Response to PacifiCorp’s Data Request No. 3.12 (1 p.) (1/14/11)** |
| **APB-10** | **PacifiCorp** | **X** | **A** | | **UTC Response to PacifiCorp’s Data Request No. 3.13 (1 p.) (1/14/11)** |
| **APB-11** | **PacifiCorp** | **X** | **A** | | **UTC Response to PacifiCorp’s Data Request No. 3.16 (1 p.) (1/14/11)** |
| **APB-12** | **PacifiCorp** | **X** | **A** | | **UTC Response to PacifiCorp’s Data Request No. 3.17 (1 p.) (1/14/11)** |
| **APB-13** | **PacifiCorp** | **X** | **A** | | **Excerpt of Testimony of Clint G. Kalich Docket Nos. UE-100467/UG-100468 (5 pp.) (1/14/11)** |
| **APB-14** | **PacifiCorp** | **X** | **A** | | **Excerpt of Testimony of Alan P. Buckley in UTC Docket Nos. UE-061546/UE-060817 (2/16/07) (20 pp.) (1/14/11)** |
| **APB-15** | **PacifiCorp** | **X** | **A** | | **Excerpt of Cross-Answering Testimony of Alan P. Buckley in UTC Docket Nos. UE-061546/UE-060817 (3/5/07) (18 pp.) (1/14/11)** |
| **APB-16** | **PacifiCorp** | **X** | **A** | | **Excerpt of FERC Notice of Proposed Rulemaking on Wind Integration Charges in Docket No. RM10-11-000 (11/18/10) (25 pp.) (1/14/11)** |
| **WITNESS: Kathryn H. Breda** | | | | | |
| **KHB-1T** | **Breda** | **X** | **A** | | **Prefiled Responsive Testimony of Kathryn H. Breda (26 pp.) (10/5/10) (Revised 10/8/10) (Revised 12/6/10)** |
| **KHB-2** | **Breda** | **X** | **A** | | **Adjustment 7.9 Current Year Deferred Income Tax (1 p.) (10/5/10) (Revised 12/6/10)** |
| **KHB-3** | **Breda** | **X** | **A** | | **Adjustment 8.11 Repairs Deduction (2 pp.) (10/5/10) (Revised 10/8/10)** |
| **KHB-4** | **Breda** | **X** | **A** | | **PacifiCorp Response to Staff Data Request 148 (1 p.) (10/5/10)** |
| **KHB-5T** | **Breda** | **X** | **A** | | **Prefiled Supplemental Testimony of Kathryn H. Breda (5 pp.) (12/6/10) (Revised 1/21/11)** |
| **KHB-6** | **Breda** | **X** | **A** | | **Deferred Income Tax Expense (19 pp.) (12/6/10) (Revised 12/7/10) (Revised 1/14/11)** |
| **CROSS-EXAMINATION EXHIBITS** | | | | | |
| **NONE** |  |  |  | |  |
| **WITNESS: Vanda Novak** | | | | | |
| **VN-1T** | **Novak** | **X** | **A** | | **Prefiled Responsive Testimony of Vanda Novak (12 pp.) (10/5/10)** |
| **VN-2** | **Novak** | **X** | **A** | | **PacifiCorp’s Response to Staff Data Request 135 (excluding confidential attachment) (2 pp.) (10/5/10)** |
| **CROSS-EXAMINATION EXHIBITS** | | | | | |
| **NONE** |  |  |  | |  |
| **PARTY: ICNU AND PUBLIC COUNSEL (JOINT PARTIES)** | | | | | |
| **WITNESS: Greg Meyer** | | | | | |
| **GRM-1CT** | **Meyer** | **X** | **A** | | **\*\*\*CONFIDENTIAL\*\*\*Prefiled Responsive Testimony of Greg Meyer (37 pp.) (10/5/10) (Revised 12/6/10)** |
| **GRM-2** | **Meyer** | **X** | **A** | | **Qualifications (2 pp.) (10/5/10)** |
| **GRM-3** | **Meyer** | **X** | **A** | | **Amerenue Case No. ER-2008-0318 Rate Base Schedules (4 pp.) (10/5/10)** |
| **GRM-4** | **Meyer** | **X** | **A** | | **Amerenue Case No. ER-2010-0036 (3 pp.) (10/5/10)** |
| **GRM-5** | **Meyer** | **X** | **A** | | **Group Goals and Performance Factors (2 pp.) (10/5/10)** |
| **GRM-6** | **Meyer** | **X** | **A** | | **PacifiCorp’s Responses to Data Requests (20 pp.) (10/5/10)** |
| **CROSS-EXAMINATION EXHIBITS** | | | | | |
| **GRM-7** | **PacifiCorp** | **X** | **A** | | **Excerpt of PacifiCorp’s Form 10-K for Fiscal Year ended 12/31/09 (1 p.) (1/14/11)** |
| **GRM-8** | **PacifiCorp** | **X** | **A** | | **Excerpt from MEHC’s Form 10-K for Fiscal Year ended 12/31/10 (2 pp.) (1/14/11)** |
| **PARTY: ICNU** | | | | | |
| **WITNESS: Randall J. Falkenberg** | | | | | |
| **RJF-1CT** | **Falkenberg** | **X** | **A** | | **\*\*\*CONFIDENTIAL \*\*\*Prefiled Responsive Testimony of Randall J. Falkenberg (64 pp.) (10/5/10) (Revised 12/6/10)** |
| **RJF-2** | **Falkenberg** | **X** | **A** | | **Qualifications (11 pp.) (10/5/10)** |
| **RJF-3C** | **Falkenberg** | **X** | **A** | | **\*\*\*CONFIDENTIAL\*\*\*Arbitrage Profits PACW 2006-2009 (1 p.) (10/5/10)** |
| **RJF-4** | **Falkenberg** | **X** | **A** | | **Comparison of West Control Area to Revised Protocol (5 pp.) (10/5/10)** |
| **RJF-5** | **Falkenberg** | **X** | **A** | | **PacifiCorp Data Responses (9 pp.) (10/5/10)** |
| **RJF-6C** | **Falkenberg** | **X** | **A** | | **\*\*\*CONFIDENTIAL\*\*\* GRID Transmission Topography (1 p.) (10/5/10)** |
| **RJF-7C** | **Falkenberg** | **X** | **A** | | **\*\*\*CONFIDENTIAL \*\*\* Confidential PacifiCorp Data Responses (10 pp.) (10/5/10)** |
| **RJF-8CT** | **Falkenberg** | **X** | **A** | | **\*\*\*CONFIDENTIAL\*\*\* Cross-Answering Testimony of Randall J. Falkenberg (7 pp.) (11/5/10)** |
| **RJF-9** | **Falkenberg** | **X** | **A** | | **PacifiCorp Response to ICNU Data Request 20.1 (1 p.) (11/5/10)** |
| **RJF-10T** | **Falkenberg** | **X** | **A** | | **Prefiled Supplemental Testimony of Randall J. Falkenberg (4 pp.) (12/6/10) (Corrected 12/8/10)** |
| **RJF-11** | **Falkenberg** | **X** | **A** | | **Combined Effect of Proposed Adjustments (4 pp.) (12/6/10) (Corrected 12/8/10)** |
| **RJF-12** | **Falkenberg** | **X** | **A** | | **Net Power Cost Adjustments (3 pp.) (12/6/10) (Corrected 12/8/10)** |
| **RJF-22[[20]](#footnote-20)** | **Falkenberg** | **X** | **A** | | **Excerpt from OPUC Order in Docket UE 191 (9 pp.) (1/21/11)** |
| **CROSS-EXAMINATION EXHIBITS** | | | | | |
| **RJF-13** | **PacifiCorp** | **X** | **A** | | **ICNU’s Response to PacifiCorp’s Data Request No. 1.10 (1 p.) (1/14/11)** |
| **RJF-14** | **PacifiCorp** | **X** | **A** | | **ICNU’s Response to PacifiCorp’s Data Request No. 1.15 (1 p.) (1/14/11)** |
| **RJF-15** | **PacifiCorp** | **X** | **A** | | **ICNU’s Response to PacifiCorp’s Data Request No. 1.28 (1 p.)(1/14/11)** |
| **RJF-16** | **PacifiCorp** | **X** | **A** | | **Excerpt from OPUC Order No. 07-446 in Docket No. UE-191 (6 pp.) (1/14/11)** |
| **RJF-17** | **PacifiCorp** | **X** | **A** | | **Excerpt of Testimony of R. Bryce Dalley in UTC Docket No. UE-090205 (11 pp.) (1/14/11)** |
| **RJF-18** | **PacifiCorp** | **X** | **A** | | **Excerpt of Testimony of Randall J. Falkenberg in UTC Docket Nos. UE-061546/UE-060817 (38 pp.) (1/14/11)** |
| **RJF-19** | **PacifiCorp** | **X** | **A** | | **Excerpt of Testimony of Mark T. Widmer in UTC Docket Nos. UE-061546/UE-060817 (30 pp.) (1/14/11)** |
| **RJF-20** | **PacifiCorp** | **X** | **A** | | **Excerpt from Redacted Testimony of Randall J. Falkenberg in IPUC Case No. PAC-E-10-07 (6 pp.) (1/14/11)** |
| **RJF-21** | **PacifiCorp** | **X** | **A** | | **Excerpt of Transcript of Hearing before IPUC in Case No. PAC-E-10-07 (3 pp.) (1/14/11)** |
| **APB-14[[21]](#footnote-21)** | **PacifiCorp** | **X** | **A** | | **Excerpt of Testimony of Alan P. Buckley in UTC Docket Nos. UE-061456/UE-060817 (20 pp.) (1/14/11)** |
| **APB-15** | **PacifiCorp** | **X** | **A** | | **Excerpt of Cross-Answering Testimony of Alan P. Buckley in UTC Docket Nos. UE-061546/UE-060817 (18 pp.) (1/14/11)** |
| **APB-16** | **PacifiCorp** | **X** | **A** | | **Excerpt of FERC Notice of Proposed Rulemaking on Wind Integration Charges in Docket No. RM10-11-000 (25 pp.) (1/14/11)** |
| **WITNESS: Michael P. Gorman** | | | | | |
| **MPG-1T** | **Gorman** | **X** | | **A** | **Prefiled Responsive Testimony of Michael P. Gorman (51 pp.) (10/5/10)** |
| **MPG-2** | **Gorman** | **X** | | **A** | **Qualifications (4 pp.) (10/5/10** |
| **MPG-3** | **Gorman** | **X** | | **A** | **Rate of Return (2 pp.) (10/5/10)** |
| **MPG-4** | **Gorman** | **X** | | **A** | **Proxy Group (1 p.) (10/5/10)** |
| **MPG-5** | **Gorman** | **X** | | **A** | **Growth Rates (1 p.) (10/5/10)** |
| **MPG-6** | **Gorman** | **X** | | **A** | **Constant Growth DCF Model (1 p.) (10/5/10)** |
| **MPG-7** | **Gorman** | **X** | | **A** | **Electricity Sales are Linked to U.S. Economic Growth (1 p.) (10/5/10)** |
| **MPG-8** | **Gorman** | **X** | | **A** | **Payout Ratios (1 p.) (10/5/10)** |
| **MPG-9** | **Gorman** | **X** | | **A** | **Sustainable Growth (2 pp.) (10/5/10)** |
| **MPG-10** | **Gorman** | **X** | | **A** | **Sustainable Constant Growth DCF Model (1 p.) (10/5/10)** |
| **MPG-11** | **Gorman** | **X** | | **A** | **Multi-stage Growth DCF Model (1 p.) (10/5/10)** |
| **MPG-12** | **Gorman** | **X** | | **A** | **Electric Common Stock Market/Book Ratio (1 p.) (10/5/10)** |
| **MPG-13** | **Gorman** | **X** | | **A** | **Electric Equity Risk Premium – Treasury Bond (1 p.) (10/5/10)** |
| **MPG-14** | **Gorman** | **X** | | **A** | **Electric Equity Risk Premium – Utility Bond (1 p.) (10/5/10)** |
| **MPG-15** | **Gorman** | **X** | | **A** | **Utility Bond Yield Spreads (1 p.) (10/5/10)** |
| **MPG-16** | **Gorman** | **X** | | **A** | **Utility and Treasury Bond Yields (3 pp.) (10/5/10)** |
| **MPG-17** | **Gorman** | **X** | | **A** | **Value Line Beta (1 p.) (10/5/10)** |
| **MPG-18** | **Gorman** | **X** | | **A** | **CAPM Returns (1 p.) (10/5/10)** |
| **MPG-19** | **Gorman** | **W/D[[22]](#footnote-22)** | |  | **Standard & Poor’s Credit Metrics (3 pp.) (10/5/10)** |
| **MPG-20** | **Gorman** | **X** | | **A** | **Adjusted Hadaway DCF (4 pp.) (10/5/10)** |
| **MPG-21** | **Gorman** | **X** | | **A** | **Accuracy of Interest Rate Forecasts (1 p.) (10/5/10)** |
| **MPG-22T** | **Gorman** | **X** | | **A** | **Cross-Answering Testimony of Michael P. Gorman (4 pp.) (11/5/10)** |
| **CROSS-EXAMINATION EXHIBITS** | | | | | |
| **MPG-23** | **PacifiCorp** | **X** | **A** | | **ICNU’s Response to PacifiCorp’s Data Request No. 1.33 (4 pp.) (1/14/11)** |
| **MPG-24** | **PacifiCorp** | **X** | **A** | | **Excerpt of Testimony of Michael P. Gorman in UTC Docket Nos. UE-050684/UE-050412 (15 pp.) (1/14/11)** |
| **MPG-25** | **PacifiCorp** | **X** | **A** | | **Excerpt of Transcript of Hearing before Iowa Utilities Board in Docket No. RPU-2010-0001 (10 pp.) (1/14/11)** |
| **MPG-26** | **PacifiCorp** | **X** | **A** | | **Excerpt of Transcript of Hearing before the Public Service Commission of Wyoming in Docket No. 20000-368-EA-10 (11 pp.) (1/14/11)** |
| **KLE-8[[23]](#footnote-23)** | **PacifiCorp** | **X** | **A** | | **Standard & Poor’s Global Credit Portal – PacifiCorp (10 pp.) (1/14/11)** |
| **KLE-3** | **PacifiCorp** | **X** | **A** | | **Moody’s Monthly Credit Trends (4 pp.) (1/14/11)** |
| **KLE-7** | **PacifiCorp** | **X** | **A** | | **Regulatory Research Associates, *Regulatory Focus: Major Rate Case Decisions – Calendar 2010* (2 pp.) (1/14/11)** |
| **WITNESS: Donald W. Schoenbeck** | | | | | |
| **DWS-1T** | **Schoenbeck** | **X** | **A** | | **Prefiled Responsive Testimony of Donald W. Schoenbeck (8 pp.) (10/5/10)** |
| **DWS-2** | **Schoenbeck** | **X** | **A** | | **Qualifications (2 pp.) (10/5/10)** |
| **DWS-3T** | **Schoenbeck** | **X** | **A** | | **Cross-Answering Testimony of Donald W. Schoenbeck (4 pp.) (11/5/10)** |
| **DWS-4** | **Schoenbeck** | **X** | **A** | | **Pacific Power & Light Rate Spread Comparison (1 p.) (11/510)** |
| **CROSS-EXAMINATION EXHIBITS** | | | | | |
| **NONE** |  |  |  | |  |
| **WITNESS: Michael B. Early** | | | | | |
| **MBE-1T** | **Early** | **X** | **A** | | **Prefiled Responsive Testimony of Michael B. Early (6 pp.) (10/5/10)** |
| **MBE-2** | **Early** | **X** | **A** | | **Qualifications (1 p.) (10/5/10)** |
| **CROSS-EXAMINATION EXHIBITS:** | | | | | |
| **NONE** |  |  |  | |  |
| **WITNESS: Nicholas L. Nachbar** | | | | | |
| **NLN-1T** | **Nachbar** | **X** | **A** | | **Prefiled Responsive Testimony of Nicholas L. Nachbar (8 pp.) (10/5/10)** |
| **NLN-2** | **Nachbar** | **X** | **A** | | **Qualifications (2 pp.) (10/5/10)** |
| **NLN-4[[24]](#footnote-24)** | **Nachbar** | **X** | **A** | | **Boise Cascade News Release dated 5/4/10 (29 pp.) (1/21/11)** |
| **CROSS-EXAMINATION EXHIBITS** | | | | | |
| **NLN-3** | **Staff** | **X** | **A** | | **Article dated 11/3/10 re: Earnings Disclosure of Boise, Inc., from Third Quarter 2010 (10 pp.) (1/14/11)** |
| **PARTY: The Energy Project** | | | | | |
| **WITNESS: Charles Eberdt** | | | | | |
| **CME-1T** | **Eberdt** | **X** | **A** | | **Prefiled Responsive Testimony of Charles Eberdt (17 pp.) (10/5/10)** |
| **CME-2** | **Eberdt** | **X** | **A** | | **Resume (1 p.) (10/5/10)** |
| **CME-3** | **Eberdt** | **X** | **A** | | **2008 County-Level Poverty Rates for Washington (6 pp.) (10/5/10)** |
| **CME-4** | **Eberdt** | **X** | **A** | | **Blue Mountain Action Council – LIHEAP and LIBA Cost Accounting (2 pp.) (10/5/10)** |
| **CME-5T** | **Eberdt** | **X** | **A** | | **Prefiled Cross-Answering Testimony of Charles Eberdt (10 pp.) (11/5/10)** |
| **CROSS-EXAMINATION EXHIBITS** | | | | | |
| **NONE** |  |  |  | |  |
| **PARTY: Wal-Mart Stores, Inc., and Sam’s West, Inc.** | | | | | |
| **WITNESS: Steve W. Chriss** | | | | | |
| **SWC-1T** | **Chriss** | **X** | **A** | | **Prefiled Responsive Testimony of Steve W. Chriss (10 pp.) (10/5/10)** |
| **SWC-2`** | **Chriss** | **X** | **A** | | **Witness Qualifications (5 pp.) (10/5/10)** |
| **SWC-3** | **Chriss** | **X** | **A** | | **Present and Proposed Rate Design Comparison (2 pp.)** |
| **SWC-4** | **Chriss** | **X** | **A** | | **PacifiCorp Data Response (2 pp.) (10/5/10)** |
| **CROSS-EXAMINATION EXHIBITS** | | | | | |
| **SWC-5** | **Public Counsel** | **X** | **R[[25]](#footnote-25)** | | **Excerpt from Walmart 2010 Annual Report (5 pp.) (1/14/11)** |
|  |  |  |  | |  |
| **\*\*\* EVIDENTIARY RECORD CLOSED \*\*\*** | | | | | |
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1. Admitted. [↑](#footnote-ref-1)
2. Exhibit admitted after hearing due to filing date. [↑](#footnote-ref-2)
3. Exhibit admitted after hearing due to response date. [↑](#footnote-ref-3)
4. Withdrawn. [↑](#footnote-ref-4)
5. Rejected. [↑](#footnote-ref-5)
6. Withdrawn. [↑](#footnote-ref-6)
7. Rejected. [↑](#footnote-ref-7)
8. Withdrawn. [↑](#footnote-ref-8)
9. Rejected. [↑](#footnote-ref-9)
10. Rejected. [↑](#footnote-ref-10)
11. Rejected. [↑](#footnote-ref-11)
12. Rejected. [↑](#footnote-ref-12)
13. Rejected. [↑](#footnote-ref-13)
14. Rejected. [↑](#footnote-ref-14)
15. Withdrawn. [↑](#footnote-ref-15)
16. Exhibit Nos. RME-2 to RME-6 are listed under PacifiCorp witness, Rebecca Eberle. These exhibits were used for cross-examination of PacifiCorp witness, William Griffith, but duplicate copies are not included here. [↑](#footnote-ref-16)
17. Rejected. [↑](#footnote-ref-17)
18. Exhibit Nos. RME-2 to RME-6 are listed under PacifiCorp witness, Rebecca Eberle. These exhibits were used for corss-examination of Staff witness, Thomas Schooley, but duplicate copies are not included here. [↑](#footnote-ref-18)
19. Exhibit numbering out of sequence due to date of filing. [↑](#footnote-ref-19)
20. Exhibit number out of sequence due to date of filing. [↑](#footnote-ref-20)
21. Exhibit Nos. APB-14 to APB-16 are listed under Staff witness, Alan Buckley. These exhibits were used for cross-examination of ICNU witnesss, Randall Falkenberg, but duplicate copies are not included here. [↑](#footnote-ref-21)
22. Withdrawn. [↑](#footnote-ref-22)
23. Exhibit Nos. KLE-3, 7, and 8 are listed under Staff witness, Kenneth Elgin. These exhibits were used for cross-examination of ICNU witness, Micahel Gorman, but duplicate copies are not included here. [↑](#footnote-ref-23)
24. Exhibit number out of sequence due to date of filing. [↑](#footnote-ref-24)
25. Rejected. [↑](#footnote-ref-25)