WUTC DOCKET: UE-191024 EXHIBIT: EL-3 ADMIT ☑ W/D ☐ REJECT ☐

Exh. EL-3 Docket UE-19___ Witness: Etta Lockey

BEFORE THE WASHINGTON UTILITIES AND TRANSPORTATION COMMISSION

WASHINGTON UTILITIES AND TRANSPORTATION COMMISSION, Complainant,	Docket UE-19
V.	
PACIFICORP dba PACIFIC POWER & LIGHT COMPANY	
Dagnandant	

PACIFICORP

EXHIBIT OF ETTA LOCKEY

2020 PacifiCorp Inter-Jurisdictional Allocation Protocol

2020 PacifiCorp Inter-Jurisdictional Allocation Protocol

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1. Introduction

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2 This 2020 PacifiCorp Inter-Jurisdictional Allocation Protocol Agreement (the "2020 3 Protocol" or this "Agreement") reflects the agreement among PacifiCorp (or the "Company"), certain Commission¹ staff members, State regulatory agencies, customers, consumer advocates, 4 conservation organizations, and other interested parties from California, Idaho, Oregon, Utah, 5 Washington, and Wyoming (collectively referred to as the "States" or individually as a "State") 6 who have executed this Agreement (collectively referred to as the "Parties" or individually as a 7 "Party") on an interim allocation and assignment method and a process for determining a long-8 9 term replacement of existing inter-jurisdictional allocation and assignment methodologies.² The 10 2020 Protocol is intended to: (1) supersede the 2017 PacifiCorp Inter-Jurisdictional Allocation 11 Protocol (the "2017 Protocol") for California, Idaho, Oregon, Utah, and Wyoming; and (2) modify the West Control Area Inter-jurisdictional Allocation Methodology ("WCA") for Washington. 12 13 However, as part of the 2020 Protocol, the 2017 Protocol and the WCA allocation methodologies will continue to be used, with modifications explained herein, during an Interim Period, as defined 14 below. Subject to the provisions set forth below, and with the acknowledgment that only the 15 appropriate state body charged with issuing orders to establish rates can approve its use, the Parties 16 agree that the 2020 Protocol can be used to set just and reasonable rates and agree to support its 17 use in rate filings in California, Idaho, Oregon, Utah, Washington, and Wyoming during the Interim 18 Period. The 2020 Protocol includes: 19

• The allocation and assignment policies, procedures, and methods to be used during the Interim Period (i.e., January 1, 2020 through December 31, 2023, as specified

¹ Capitalized terms in the 2020 Protocol are defined herein, in Appendix A, or in Appendix C.

² For purposes of this Agreement, use of the terms assign, assignment, and assigned generally refer to the generation, capacity, benefits, and risks associated with certain assets and use of the terms allocate, allocated, allocation generally refer to the treatment of costs associated with certain assets.

in Section 2). The 2020 Protocol describes the way all components of PacifiCorp's regulated service, including costs, revenues, and benefits associated with generation, transmission, distribution, and wholesale transactions, should be allocated and assigned among the six States during the Interim Period. During the Interim Period, these inter-jurisdictional allocation policies, procedures, or methods, if applied by each State as stated herein for rate proceedings filed during the Interim Period, can provide PacifiCorp a reasonable opportunity to recover its prudently incurred cost of service.

- An agreement on certain issues that are intended to be implemented during the Interim Period and, assuming final resolution of all outstanding issues, incorporated into a Post-Interim Period Method agreement ("Implemented Issues").
- A conditional agreement on certain issues intended to be implemented following the Interim Period, subject to final resolution of all outstanding issues ("Resolved Issues").
- A process and timeframe to address and attempt to resolve all outstanding issues that the Parties intend to resolve after this 2020 Protocol has been filed with the Commissions and during the Interim Period ("Framework"), including the implementation or resolution of issues associated with a Nodal Pricing Model, Resource planning and new Resource Assignment, Limited Realignment, Special Contracts, post-Interim Period capital additions on coal-fueled Interim Period Resources and other items ("Framework Issues"). The future resolution of Framework Issues, combined with the Implemented Issues and the Resolved Issues, would result in a new allocation methodology for PacifiCorp's six States ("Post-

Interim Period Method").

The proposed allocation of a particular expense or investment to a State under the 2020 Protocol is not intended to and will not prejudge the prudence of that cost or the extent to which any particular cost may be reflected in rates. Nothing in the 2020 Protocol is intended to abrogate any Commission's right or obligation to: (1) determine fair, just, and reasonable rates based upon applicable laws and the record established in rate proceedings conducted by that Commission; (2) consider the effect of changes in laws, regulations, or circumstances on inter-jurisdictional allocation policies and procedures when determining fair, just, and reasonable rates; or (3) establish different allocation policies and procedures for purposes of allocating costs and revenues within that State to different customers or customer classes.

Parties support the 2020 Protocol, but their support will not, in any manner, affect or negate their right to address changed or unforeseen circumstances, including changes in laws or regulations. A Party's support of the 2020 Protocol will not bind or be used against that Party if a Party concludes that the 2020 Protocol no longer produces results that are just, reasonable, or in the public interest, or does not provide the Company with a reasonable opportunity to recover its prudently incurred cost of service; provided, however, that in raising an objection to the 2020 Protocol the Parties agree to first raise any such objection by following the provisions of Section 8.4.

Support of the 2020 Protocol does not constitute an acknowledgment by any Party of the validity or invalidity of any particular method, theory, or principle of regulation, cost recovery, cost of service, or rate design. No Party will be deemed to have agreed that any particular method, theory, or principle of regulation, Resource acquisition or Reassignment, cost recovery, cost of service, or rate design employed in or implied by the 2020 Protocol is appropriate for resolving

any issues other than the inter-jurisdictional allocation of PacifiCorp's cost of service. The Parties
have made no effort to address or consider intra-state cost allocation issues and agree that using
the 2020 Protocol for inter-jurisdictional cost allocation purposes does not suggest or require
similar treatment be applied to intra-state cost allocations for class cost-of-service purposes for
any State. Parties may propose such methods of intra-state class cost-of-service allocations as they
deem appropriate.

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The 2020 Protocol includes the following appendices described briefly below:

- Terms that are capitalized in the 2020 Protocol are defined herein, in Appendix A, or in Appendix C.
- Appendix B includes tables identifying the allocation factor to be applied to each component of PacifiCorp's revenue requirement calculation.
- Appendix C includes the definition and algebraic derivation of each allocation factor, along with the FERC accounts to which the allocation factor will be applied.
- Appendix D is a Memorandum of Understanding among the Parties supporting the Company's acquisition and implementation of a Nodal Pricing Model.
- Appendix E includes a table reflecting Commission-approved depreciable lives in effect October 1, 2019, and the Company's proposed depreciable lives for coalfueled Interim Period Resources in pending depreciation dockets as filed in September 2018.
- Appendix F is the Washington Inter-Jurisdictional Allocation Methodology
 Memorandum of Understanding between the Company and the Washington Parties,
 which modifies the WCA.

 Appendix G includes a description and numeric example of how Special Contracts and related issues will be treated during the Interim Period.

2. Timeframes and Effective Periods

2.1. Effective Period of the 2020 Protocol

For the Interim Period, January 1, 2020 through December 31, 2023, subject to Section 2.2.4, the Parties agree to support before their respective Commissions the use of the 2020 Protocol in PacifiCorp regulatory proceedings or filings, subject to exceptions for deferred amounts including, but not limited to, Net Power Costs as set forth in this Agreement. The 2020 Protocol includes an agreed-upon approach for cost allocations to each State that will be used by PacifiCorp in proceedings or filings commenced during the Interim Period, except as provided in Section 2.2.5.

2.2. Post-Interim Period

2.2.1. Commission Approvals for Post-Interim Period Method Obtained Prior to December 31, 2023

If each State's Commission approves a Post-Interim Period Method agreement on or before December 31, 2023, or in the first general rate case after the Post-Interim Period Method agreement is reached,³ the Interim Period will terminate on December 31, 2023, and the Post-Interim Period Method will take effect, subject to Section 2.2.2.

2.2.2. Commission Approval Not Granted

If any Commission denies PacifiCorp's request for approval of the Post-Interim Period Method agreement, PacifiCorp will propose an alternative allocation method for the Post-Interim Period for consideration by all the Commissions. Parties are free to take any position regarding

³ The Parties understand the California and Washington Commissions will likely consider the Post-Interim Period Method in the first general rate case filed in either State after an agreement has been reached on the Post-Interim Period Method, and approval may occur after December 31, 2023.

PacifiCorp's proposal, including proposing alternative allocation methodologies, filing a complaint, or requesting an investigation of PacifiCorp's proposal.

2.2.3. Post-Interim Period Method Agreement Not Reached

If the Company determines that it is unlikely that a Post-Interim Period Method agreement will be reached before the end of the Interim Period, then the Company will propose an allocation method for the Post-Interim Period for consideration by the Commissions. Parties are free to take any position regarding PacifiCorp's proposal, including proposing alternative allocation methodologies, or initiating a complaint or investigation of PacifiCorp's proposal.

2.2.4. Early Commission Approvals of Post-Interim Period Method

If a Post-Interim Period Method agreement is reached on or before December 31, 2022, any Post-Interim Period Method agreement will address whether and the degree to which the Company will use the Post-Interim Period Method in regulatory proceedings or filings commenced after December 31, 2022.

2.2.5. Regulatory Filings to Implement Post-Interim Period Method

Any Post-Interim Period Method agreement will address whether and the degree to which the Company may use the Post-Interim Period Method in regulatory proceedings or filings commenced during the Interim Period while Commission approvals of the Post-Interim Period Method agreement are pending but to be effective after the end of the Interim Period.

3. Interim Period Allocation Method

The 2017 Protocol expires December 31, 2019.⁴ The Parties representing interests in the States of California, Idaho, Oregon, Utah, and Wyoming (collectively referred to as the "Five State Parties" and the "Five States") agree that the methodology outlined in the 2017 Protocol being

⁴ As proposed in PacifiCorp's 2019 California general rate case filing, the 2017 Protocol does not expire in California on December 31, 2019.

used by the Company in 2019 should continue, as outlined and modified in Section 3, during the
Interim Period while the Parties continue to negotiate the Framework Issues necessary to develop
the Post-Interim Period Method. The Washington Parties agree that the methodology outlined in
the WCA being used in 2019 should, subject to the terms included in Appendix F, continue during
the Interim Period while the Parties continue to negotiate the Framework Issues necessary to
develop the Post-Interim Period Method.

For the Five States, the terms of the 2017 Protocol that will be used during the Interim Period under the 2020 Protocol are provided in Section 3.1. The 2017 Protocol terms that are being modified by this Agreement are provided in Section 3.2.

3.1. Continuing Terms of the 2017 Protocol for the Five States Interim Period Allocation Methodology⁵

Items included in the Company's results of operations will be allocated on the factors set forth below. The FERC account and allocation factor combinations are included in Appendix B. The algebraic derivation and factor definitions are included in Appendix C.

3.1.1. Classification of Interim Period Resources

All Fixed Costs of Interim Period Resources will be classified as 75 percent Demand-Related and 25 percent Energy-Related. All Non-Firm Purchases and Sales will be classified as 100 percent Energy-Related.

3.1.2. Allocation of Interim Period Resource Costs and Wholesale Revenues

Interim Period Resources will be allocated to one of two categories for inter-jurisdictional allocation purposes: State Resources or System Resources. A complete description of allocation factors to be used is set forth in Appendix B.

⁵ Terminology in Section 3.1 has been modified from the language in the 2017 Protocol to maintain consistency in the use of terms within the 2020 Protocol.

There are three types of State Resources. The remaining types of Interim Period Resources are System Resources, which constitute the substantial majority of PacifiCorp's Resources. Benefits and costs associated with each category and type of Interim Period Resource will be assigned or allocated to States on the following basis.

3.1.2.1. Interim Period State Resources

Benefits and costs associated with the three types of State Resources will be assigned or allocated as follows:

- Demand-Side Management ("DSM") Programs: Costs associated with DSM Programs, including Class 1 DSM Programs, will be allocated on a situs basis to the State in which the investment is made. Benefits from these programs, in the form of reduced consumption and contribution to Coincident Peak, will be reflected in the Load-Based Dynamic Allocation Factors.
- Portfolio Standards: The portion of costs associated with Interim Period Resources
 acquired to comply with a State's Portfolio Standard adopted, either through
 legislative enactment or by a State's Commission, that exceed the costs PacifiCorp
 would have otherwise incurred, will be allocated on a situs basis to the Jurisdiction
 adopting the Portfolio Standard.
- <u>State-Specific Initiatives</u>: Costs and benefits associated with Interim Period Resources acquired in accordance with a State-specific initiative will be allocated and assigned on a situs basis to the State adopting the initiative. State-specific initiatives include, but are not limited to, the costs and benefits of incentive programs, net-metering tariffs, feed-in tariffs, capacity standard programs, solar

78	subscription programs, electric vehicle programs, and the acquisition of renewable		
79	energy certificates.		
80	3.1.2.2. Interim Period System Resources		
81	All Interim Period Resources that are not State Resources are System Resources and will		
82	be allocated as follows:		
83	• Generally, all Fixed Costs associated with System Resources and all costs incurred		
84	under Wholesale Contracts will be allocated based upon the System Generation		
85	("SG") Factor.		
86	• Generally, all Variable Costs associated with System Resources will be allocated		
87	based upon the System Energy ("SE") Factor.		
88	• Revenues received by PacifiCorp under Wholesale Contracts will be allocated		
89	based upon the SG Factor.		
90	3.1.3. Re-functionalization and Allocation of Transmission Costs and Revenues		
92	Before filing any request to approve a reclassification of facilities as transmission or		
93	distribution with FERC, PacifiCorp will submit filings seeking review and authorization of any		
94	such reclassification with the Commissions. The cost responsibility for any assets reclassified		
95	under FERC policy will be assigned or allocated consistent with other assets in the relevant		
96	function.		
97	Costs associated with transmission assets, and firm wheeling expenses and revenues, will		
98	be classified as 75 percent Demand-Related, 25 percent Energy-Related, and allocated based upon		
99	the SG Factor. Non-firm wheeling expenses and revenues will be allocated based upon the SE		
200	Factor. In the event that PacifiCorp joins a regional independent system operator, the allocation		
201	of transmission costs and revenues may be reevaluated and revised as provided for in Section 8.4.		

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3.1.4. Allocation of Distribution Costs

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All distribution-related expenses and investment that can be directly allocated will be directly allocated to the State where they are located. Those costs that cannot be directly allocated will be allocated consistent with the factors set forth in Appendix B.

3.1.5. Allocation of Administrative and General Costs

Administrative and General Costs, General Plant costs, and Intangible Plant costs will be allocated consistent with the factors set forth in Appendix B.

3.1.6. Allocation of Special Contracts

Revenues associated with Special Contracts will be included in State revenues, and loads of Special Contract customers will be included in Load-Based Dynamic Allocation Factors as appropriate (see Appendix G). Special Contracts may or may not include Customer Ancillary Service Contract attributes. Load curtailments and buy-through arrangements will be handled as appropriate (see Appendix G).

3.1.7 Miscellaneous Costs and Taxes

Miscellaneous costs described below will be allocated as follows:

- Generation-related dispatch costs and associated plant will be allocated on the SG
 Factor.
- Miscellaneous regulatory assets and liabilities, and miscellaneous deferred debits will be allocated with the appropriate allocation factor depending on the related assets or underlying costs.

Taxes and fees will be allocated as follows:

 Income taxes will be calculated using the federal tax rate and PacifiCorp's combined State effective tax rate. State-specific Schedule M and deferred income tax amounts will be allocated using the Company's tax software system. Consistent

226	with prior system allocation methods, the Washington Public Utility Tax i	
227	allocated using the SO Factor in lieu of a Washington income tax.	
228	• Franchise taxes, revenue related taxes, Commission assessments and fees, an	
229	usage related taxes are situs or a pass through.	
230	• Property taxes are system allocated based on gross plant and allocated on a Gross	
231	Plant System ("GPS") Factor.	
232	• Generation and fuel-related taxes will be allocated using the SG Factor.	
233	• Other taxes such as payroll taxes are embedded in expenses or capital costs.	
234	Balances associated with the Trojan Decommissioning will be allocated using the Trojan	
235	Decommissioning ("TROJD") Factor. This will not impact State-specific treatment of this item.	
236	3.1.8. State Programs Regarding Access to Alternative Electricity Suppliers	
237	3.1.8.1. Treatment of Oregon Direct Access Programs	
238	This Section describes treatment of loads lost to Oregon Direct Access Programs during	
239	the term of the 2020 Protocol.	
240 241	3.1.8.1.1. Customers Electing PacifiCorp's One- and Three-Year Oregon Direct Access Programs	
242	Customer loads electing to be served on PacifiCorp's one- and three-year Oregon Direct	
243	Access Programs will be included in the Load-Based Dynamic Allocation Factors for all Interim	
244	Period Resources, and the transition cost payments from these customers will be situs assigne	
245	and allocated to Oregon.	
246 247 248	3.1.8.1.2. Customers Electing PacifiCorp's Five Year Opt- Out Program Under the Oregon Direct Access Program	
249	The treatment will be consistent with Order No. 15-060, as clarified through Order No. 15-	
250	067, of the Oregon Public Utility Commission in Docket UE 267, and Oregon Schedule 296, which	

allow Oregon Direct Access Consumers to permanently opt-out of cost-of-service rates after payment of ten years of transition costs in Oregon. If an Oregon Direct Access Consumer is paying transition costs during the Interim Period, the Oregon Direct Access Consumer's load(s) will be included in Load-Based Dynamic Allocation Factors, and the transition cost payments from these consumers will be situs-assigned to Oregon. If any Oregon Direct Access Consumer reaches the end of the 10-year period covered by the transition cost payments during the Interim Period, the load(s) for that Oregon Direct Access Consumer will be excluded from Load-Based Dynamic Allocation Factors. Thereafter, if an Oregon Direct Access Consumer elects to return to Oregon cost-of-service rates by providing four-years notice under Schedule 296, its load will be treated as new load and incorporated in PacifiCorp's Resource planning process.

3.1.8.1.3. New Laws or Regulations

To the extent Oregon adopts new laws or regulations regarding Oregon Direct Access Programs, Oregon's treatment of loads lost to Oregon Direct Access Programs may be redetermined in a manner consistent with the new laws and regulations. In the event Oregon adopts such new laws or regulations, the Company will inform the Commissions and the Parties of the same.

3.1.8.2. Utah Eligible Customer Program

If, pursuant to Utah Code Annotated Section 54-3-32, an eligible customer in Utah transfers service to a non-utility energy supplier, the Public Service Commission of Utah will make determinations under Utah law as contemplated therein. The Company will inform the Commissions and the Parties of the Public Service Commission of Utah's determinations.

3.1.8.3. Other State Actions

In the event any State adopts laws or regulations governing customer access to alternative electricity suppliers, the Company will inform the Commissions and the Parties of the same.

3.1.9. Loss or Increase in Load

Any loss or increase in retail load occurring as a result of condemnation or municipalization, sale or acquisition of new service territory that involves less than five percent of system load, realignment of service territories, changes in economic conditions, or gain or loss of large customers will be reflected in changes in the Load-Based Dynamic Allocation Factors. The allocation or assignment of costs and benefits arising from merger, sale, or acquisition transaction proposed by the Company involving more than five percent of system load will be considered on a case-by-case basis in the course of Commission approval proceedings.

3.1.10. Commission Regulation of Interim Period Resources

PacifiCorp will plan and acquire new Interim Period Resources on a system-wide risk-adjusted, least-cost basis. Prudently incurred investments in Interim Period Resources will be reflected in rates consistent with the laws and regulations in each State, as approved by individual Commissions.

3.2. Modifications to the 2017 Protocol During the Interim Period

3.2.1. Net Power Costs Filings

For Net Power Costs ("NPC") filings, Parties agree to support use of the allocation methodology in place when the NPC were or will be incurred, to align the timing of the actual costs incurred with the applicable allocation method for cost recovery for that period. The table below summarizes the transition from the 2017 Protocol to the 2020 Protocol for NPC filings. If a Post-Interim Period Method agreement is reached between the Parties, a similar table will be included to summarize the transition for NPC filings from the 2020 Protocol to the subsequent agreement.

Allocation	on Methodology Used for N	NPC Filings	
Filing	2017 Protocol	2020 Protocol	Notes
California ECAC (Balancing Rate)	2021 ECAC for the CY2020 Deferral Period	2022 ECAC for the CY2021 Deferral Period	1
California ECAC (Offset Rate)	2020 ECAC for the CY2020 Forecast Period	2021 ECAC for the CY2021 Forecast Period	1
Idaho ECAM	2020 ECAM for the CY2019 Deferral Period	2021 ECAM for the CY2020 Deferral Period	
Oregon TAM	2020 TAM for the CY2019 Forecast Period	2021 TAM for the CY2020 Forecast Period	
Oregon PCAM	2020 PCAM for the CY2019 Deferral Period	2021 PCAM for the CY2020 Deferral Period	
Utah EBA	2020 EBA for the CY2019 Deferral Period	2021 EBA for the CY2020 Deferral Period	
Washington PCAM	2019 PCAM for the CY2019 Deferral Period	2020 PCAM for the CY2020 Deferral Period	2
Wyoming ECAM	2020 ECAM for the CY2019 Deferral Period	2021 ECAM for the CY2020 Deferral Period	
Net Power Costs included in General Rate Cases (GRC) - All States		GRC with rate effective date on or after January 1, 2020	3

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This treatment will continue until the ECD is removed from base rates.

3.3.2. Embedded Cost Differential ("ECD") and Equalization Adjustment 3.3.2.1. **ECD**

The Fixed ECD will continue for Idaho through the end of the Interim Period. The Dynamic ECD for Oregon will continue through the end of the Interim Period, capped at \$11,000,000. No ECD adjustment exists for Utah or California.

The Wyoming ECD will terminate December 31, 2020. Beginning January 1, 2021, for purposes of the Wyoming energy cost adjustment mechanism ("ECAM"), actual ECD will be zero and the true-up of the Wyoming ECD will not be subject to sharing bands in the Wyoming ECAM.

^{1.} The 2020 Protocol will not be implemented in California until approved by the Commission in a general rate case. The dates included in the table are subject to change based on the California general rate case schedule, the next general rate case is currently scheduled to use a 2022 test period.

^{2.} Washington will use the modified WCA allocation methodology per Appendix F of the 2020 Protocol.

^{3.} This also applies to any other NPC filing that resets base NPC rates.

306	3.3.2.2. Equalization Adjustment
307	The Equalization Adjustment addressed in Section XIV of the 2017 Protocol will terminate
308	on December 31, 2019, and no additional Equalization Adjustment amounts will be deferred after
309	that date. The method PacifiCorp will use to collect deferred Equalization Adjustment balances
310	and any related carrying charges has been or will be addressed in appropriate State regulatory
311	proceedings.
312	3.3.3. Costs and Benefits of Qualifying Facilities
313	Costs and benefits of Qualifying Facilities will be treated consistent with the provisions
314	specified in Section 4.4.
315	3.3.4. Allocation of Gain or Loss from Sale of Assets
316	The allocation of any gain or loss from the Company's sale of assets will be treated
317	consistent with the provisions specified in Section 7.
318	3.3.5. Interpretation and Governance
319	This Agreement will be interpreted and PacifiCorp's Multi-State Process ("MSP") will be
320	governed by the provisions specified in Section 8.
321	4. Implemented Issues
322	The Parties agree that the following items, described later in this Section 4, will be
323	implemented and effective during the Interim Period:
324	• The process and timing for States' decisions to exit coal-fueled Interim Period
325	Resources;
326	• The process for potential Reassignment of coal-fueled Interim Period Resources
327	among States without Exit Orders;
328	• The process for the allocation of Decommissioning Costs; and
329	• The allocation and assignment of Qualifying Facility Power Purchase Agreements

330 ("QF PPAs").

These issues are more thoroughly explained below.

4.1. States' Decisions to Exit Coal-Fueled Interim Period Resources

PacifiCorp will continue to conduct operational and economic analyses in accordance with applicable regulatory requirements and good utility practice to maintain reliable service on a risk-adjusted, least-cost basis for its customers. PacifiCorp anticipates continuing to conduct integrated resource planning, at least biennially. PacifiCorp also anticipates continuing to undertake depreciation studies on a five-year cycle. If these analyses affect the depreciable lives or operational lives of Interim Period Resources in the future, Parties may address such effects through appropriate regulatory proceedings before the Commissions. Nothing in this Agreement affects PacifiCorp's rights and obligations to make prudent decisions regarding operation of its assets and system in accordance with applicable law. The Parties further agree that PacifiCorp's coal-fueled Interim Period Resource Closure dates may be informed by new information that becomes available as a result of other regulatory filings or actions, including integrated resource plans or State and federal energy policies. Nothing in this Agreement affects or limits any Party's ability to raise any prudence issues with regards to PacifiCorp's decisions regarding Closure of an Interim Period Resource.

Subject to the possible effects of Limited Realignment, the Parties agree to the following procedures for the Company's coal-fueled Interim Period Resources.

4.1.1. Allocation of Costs at Closure

Upon Closure of a coal-fueled Interim Period Resource, each State that is receiving benefits and is allocated costs associated with the coal-fueled Interim Period Resource at the time of Closure shall continue to be allocated its share of the remaining costs of the coal-fueled Interim

Period Resource in accordance with this 2020 Protocol, which may include the remaining net book value and Commission-approved Decommissioning Costs. The existence of an Exit Order does not change this allocation, and all States assigned benefits and allocated costs from the coal-fueled Interim Period Resource at the time of Closure will be allocated actual costs. Therefore, if every State is being assigned benefits and allocated costs from a coal-fueled Interim Period Resource at the time of Closure, every State will be allocated, in accordance with the method set forth in this Agreement, all the actual costs associated with that coal-fueled Interim Period Resource and its Closure. This can occur, for example, if every State (excepting Washington as discussed in Section 4.1.4) issues an Exit Order with the same Exit Date for a particular coal-fueled Interim Period Resource. This can also occur, for example, if PacifiCorp pursues Closure of a coal-fueled Interim Period Resource prior to a State Exit Date. No Party, by virtue of this Agreement, waives its right to investigate and analyze whether the Company's decision to continue operation or continue an ownership interest is prudent, regardless of the anticipated Closure dates in the tables in Section 4.1.3.

4.1.2 Exit Orders

The Parties, representing diverse and varied interests, have worked in good faith to create a process that allows for States to pursue differing resource portfolios in the future, including decisions to transition out of coal-fueled Interim Period Resources while mitigating resulting effects to the Company and other States. A Commission may issue an Exit Order specifying an Exit Date in a proceeding for approval of this Agreement, a depreciation docket, a rate case, or any other appropriate proceeding.⁶ A Commission Order or other determination that a coal-fueled Interim Period Resource will reach the end of its depreciable life without a specific determination

⁶ An Exit Order is not required from a Commission if a coal-fueled Interim Period Resource is not included in PacifiCorp's rates in that State.

that the State will exit the Interim Period Resource shall not constitute an Exit Order. Provided PacifiCorp secures all applicable approvals, a Company decision to close a coal-fueled Interim Period Resource earlier than previously anticipated does not require the issuance of an Exit Order. An Exit Order does not, by itself, result in Reassignment of shares of a coal-fueled Interim Period Resource to other States or affect an Exiting State's responsibility for its share of the then-remaining net book value of the Interim Period Resource that is being exited.

To provide the Company and States without Exit Orders time to consider the options and address the potential Reassignment of the coal-fueled Interim Period Resource, as set forth in Section 4.2, under this Agreement an Exit Order should provide at least four-years of notice⁷ from the date of the Exit Order to the Exit Date. After an Exit Date, the Exiting State will no longer be allocated any new costs⁸ and will no longer be assigned any benefits associated with that coal-fueled Interim Period Resource, and no other State will be allocated the Exiting State's share of costs nor receive the Exiting State's assigned benefits associated with that coal-fueled Interim Period Resource, unless the costs and benefits are accepted through a Commission Order on Reassignment. Until the Exit Date, an Exiting State shall continue to be assigned the benefits of that coal-fueled Interim Period Resource and shall be allocated costs associated with that coal-fueled Interim Period Resource in accordance with this 2020 Protocol or as determined through the Framework process, which may include costs associated with any remaining net book value, prudently incurred capital additions, prudently incurred Operations and Maintenance ("O&M") expense, and prudently incurred or reasonably estimated Decommissioning Costs.

⁷ Subject to the provisions in Sections 4.1.3 and 4.1.4.

⁸ New costs are costs incurred after the Exit Date to maintain or operate the coal-fueled Interim Period Resource beyond that date. Any costs associated with the operation of a coal-fueled Interim Period Resource and incurred prior to the Exit Date that are allocated to the Exiting State as determined through the 2020 Protocol and that have not yet been collected from customers in that State are still that State's responsibility.

An Exit Order establishes the Exit Date that PacifiCorp will use to propose the allocation of Decommissioning Costs, allocation of capital additions costs, and any other associated costs related to the exit from a coal-fueled Interim Period Resource as outlined in the 2020 Protocol. PacifiCorp will timely propose to Parties from an Exiting State a method to address the treatment of these costs for ratemaking, such that costs and benefits remain matched in customer rates.

Following receipt of an Exit Order, the Company will file in accordance with Section 4.2 to allow States without Exit Orders the opportunity to evaluate the potential Reassignment of the coal-fueled Interim Period Resource. For regulatory efficiency, Section 4.1.3 establishes timeframes for addressing Exit Orders from coal-fueled Interim Period Resources by Oregon and the potential Reassignment of those resources to other States.

4.1.3 Oregon Exit Dates

The Oregon Parties and the Company agree to recommend that the dates shown in the tables in this Section 4.1.3 be used in Oregon for service and depreciable lives, and for establishing Oregon's Exit Dates for all coal-fueled Interim Period Resources.

4.1.3.1 Coal-Fueled Interim Period Resources Not Operated by PacifiCorp Subject to Common Closure Dates, Oregon Exit 2023-2027

PacifiCorp anticipates that Cholla Unit 4, Craig Unit 1, Craig Unit 2, Colstrip Unit 3, and Colstrip Unit 4 will have common Closure dates for all States. If PacifiCorp effectuates Closure at Cholla Unit 4, Craig Unit 1, Craig Unit 2, Colstrip Unit 3, or Colstrip Unit 4 on or before the applicable dates identified in the table below, each State will be allocated its share of the costs and benefits of that coal-fueled Interim Period Resource with no transfer of cost responsibility or decommissioning liability among States, in accordance with Section 4.1.1.

PacifiCorp and the Oregon Parties agree to recommend to the Oregon Commission that the dates shown in the table below be used for establishing Oregon's Exit Dates and Oregon

depreciable lives for Cholla Unit 4, Craig Unit 1, Craig Unit 2, Colstrip Unit 3, and Colstrip Unit
421
4.

Coal-Fueled Interim Period Resource Name	Anticipated Closure Date
Cholla Unit 4	January 1, 2023
Craig Unit 1	December 31, 2025
Craig Unit 2	December 31, 2026
Colstrip Unit 3	December 31, 2027
Colstrip Unit 4	December 31, 2027

PacifiCorp and the Oregon Parties agree that PacifiCorp will make best efforts to effectuate Closure of the units identified above by the anticipated Closure dates, but the Company may need additional time for Closure of Craig Units 1 and 2 and Colstrip Units 3 and 4 due to its joint-owner agreements, and Cholla Unit 4 due to other contractual requirements.

If PacifiCorp has received an Exit Order from Oregon for Craig Unit 1, Craig Unit 2, Colstrip Unit 3, or Colstrip Unit 4 with the same Exit Date as the date set forth in the table above and PacifiCorp does not effectuate Closure by such date, Oregon may elect, at its option, to:

- Continue to take an allocation and assignment of the costs and benefits of such unit for one additional year following the specified Exit Date; or
- Discontinue taking an allocation and assignment of the costs and benefits of such unit as of the specified Exit Date.

Under either election, Oregon will continue to be subject to an allocation of actual Decommissioning Costs if Closure of the unit is effectuated within such one-year period. If Closure of the unit is not effectuated within such one-year period, Oregon will be allocated Decommissioning Costs based on the estimates established pursuant to Section 4.3.

Oregon will be allocated actual Decommissioning Costs if Closure of Cholla Unit 4 occurs on or before January 1, 2023. If Cholla Unit 4 operates beyond January 1, 2023, Oregon will be allocated only estimated Decommissioning Costs as of January 1, 2023.

4.1.3.2. Coal-Fueled Interim Period Resources Operated by PacifiCorp, Oregon Exit Through 2027

The Oregon Parties and the Company agree to recommend to the Oregon Commission that the Exit Date for each coal-fueled Interim Period Resource shown in the following table should be used in Oregon for establishing Oregon's Exit Dates and Oregon depreciable lives for these coal-fueled Interim Period Resources, subject to the other provisions of this Section 4.1.

Coal-Fueled Interim Period Resource	Recommended Oregon Exit Date
Jim Bridger 1	December 31, 2023
Jim Bridger 2	December 31, 2025
Jim Bridger 3	December 31, 2025
Jim Bridger 4	December 31, 2025
Naughton 1	December 31, 2025
Naughton 2	December 31, 2025
Dave Johnston 1	December 31, 2027
Dave Johnston 2	December 31, 2027
Dave Johnston 3	December 31, 2027
Dave Johnston 4	December 31, 2027

Oregon Parties and the Company will strive to have Exit Orders issued on or before December 15, 2020, for the coal-fueled Interim Period Resources reflected in the table above to allow the Company to make filings in the other States in accordance with Section 4.2. If PacifiCorp effectuates Closure for any of the units no later than the dates in the table above, then the provisions of 4.1.1 will apply.

4.1.3.3. Coal-Fueled Interim Period Resources, Oregon Exit Date 2028 - 2029

The Oregon Parties and the Company agree that the recommended Exit Dates for the coal-fueled Interim Period Resources shown in the following table should be used in Oregon for establishing Oregon's Exit Dates and Oregon depreciable lives for these coal-fueled Interim Period Resources for purposes of this Agreement, subject to the other provisions of this Section 4.1.

Coal-Fueled Interim Period Resource Name	Recommended Oregon Exit Date
Hunter 1	December 31, 2029
Hunter 2	December 31, 2029
Hunter 3	December 31, 2029
Huntington 1	December 31, 2029
Huntington 2	December 31, 2029
Wyodak	December 31, 2029

Oregon Parties and the Company will strive to have Exit Orders issued by the Oregon Commission issued by December 31, 2023, for the coal-fueled Interim Period Resources reflected in the table above to allow the Company to make the necessary filings in other States in accordance with Section 4.2. If PacifiCorp effectuates Closure for any of the units no later than the dates in the table above, then the provisions of 4.1.1 will apply.

4.1.4. Washington Exit Orders

The Washington Clean Energy Transformation Act ("CETA") requires coal-fueled Interim Period Resources to be out of Washington rates by December 31, 2025. Section 6.4 of the Framework Issues addressing Limited Realignment is intended to facilitate the removal of coal-fueled Interim Period Resources from Washington rates and address the Washington-allocated share, per the System Generation-Fixed ("SGF") Factor, as defined in Appendix C, of all coal-fueled Interim Period Resources whether or not those resources are included in Washington rates.

Washington Commission approval of the 2020 Protocol will constitute an Exit Order for

Washington, unless modified by Reassignment or Limited Realignment, with an Exit Date of December 31, 2023, for Jim Bridger Unit 1, and December 31, 2025, for Jim Bridger Units 2-4 and Colstrip Unit 4. PacifiCorp and the Washington Parties agree that an Exit Order is not required from the Washington Utilities and Transportation Commission for any coal-fueled Interim Period Resources not currently in Washington rates, and PacifiCorp can evaluate seeking Reassignment upon approval of the 2020 Protocol by the Washington Commission.

4.1.5. Establishment of Exit Dates for Hayden Units 1 and 2

On or before February 1, 2021, the Company will make State-specific recommendations to Commissions for the treatment of Hayden Units 1 and 2. If PacifiCorp effectuates Closure for Hayden Units 1 and 2, then the provisions of 4.1.1 will apply, subject to applicable legal requirements.

4.2. Reassignment of Coal-Fueled Interim Period Resources

4.2.1 Company Proposals for Reassignment

After receipt of any Exit Order, PacifiCorp shall analyze whether it is reasonable to continue to operate the affected coal-fueled Interim Period Resource for customers in one or more of the States without Exit Orders. PacifiCorp may propose Reassignment of a greater share of the coal-fueled Interim Period Resource to such State(s) to match State load and resource balance, or request issuance of an Exit Order. PacifiCorp shall provide its analysis to Parties in each applicable State and may make a filing with the Commission in each State that, as yet, has not entered an Exit Order for such coal-fueled Interim Period Resource consistent with the timeframes set forth in Sections 4.1 and this Section. If PacifiCorp seeks Reassignment, the analysis shall be accompanied by recommendations as to an anticipated Closure date if Reassignment is accepted

⁹ Provided PacifiCorp secures all applicable approvals, PacifiCorp may effectuate Closure of a Resource without requesting issuance of any Exit Order.

for such coal-fueled Interim Period Resource. Recommended Reassignments, if proposed, should include a range of options, including fallback options based on the potential that one Commission may reject PacifiCorp's recommendation while another Commission may accept the primary recommendation. Notwithstanding this Section 4.2.1, realignment of certain Interim Period Resources serving Washington will be determined subject to resolution of the Limited Realignment Framework Issue or Section 4.1.4 as applicable.

4.2.2 Process and Timing

Consistent with Section 4.1, for those coal-fueled Interim Period Resources, with an Exit Date on or before December 31, 2027, the filings including the Company's analysis and recommendations are targeted to occur by February 1, 2021. For those coal-fueled Interim Period Resources with an Exit Date after December 31, 2027, and on or before December 31, 2029, the filings including the Company's analysis and recommendations are targeted to occur by June 30, 2024, for Exit Orders that are received by December 31, 2023. Where possible, PacifiCorp will make such filings concurrently in each State without an Exit Order so that each unit or plant can be analyzed as a whole. To the extent a delay to these targeted filing dates is necessary, the Company will provide notice to the Parties and Commissions explaining the reason and expected filing dates. For coal-fueled Interim Period Resources with Exit Orders with different Exit Dates, the Company will provide its analysis to the States without Exit Orders within six months after the date any Exit Order is issued by any Commission, subject to the provisions of Section 4.1.4 for the Washington Exit Orders.

If PacifiCorp makes filings pursuant to this Section in multiple States without Exit Orders, then within 60 days from the date the last Commission issues an order pertaining to such filings, PacifiCorp will submit a supplemental filing with each Commission in the State(s) without Exit

Orders summarizing the decisions made by each Commission and PacifiCorp's recommendations regarding the implications.

4.2.3 Effects of Commission Decisions Regarding Assignment

If one or more Commissions have entered orders accepting, collectively, one-hundred percent ¹⁰ of the cost allocation of a coal-fueled Interim Period Resource beyond any Exit Date, the costs and benefits of the coal-fueled Interim Period Resource after such Exit Date shall be Reassigned to the States in accordance with the approved Reassignment as specified in the applicable Commission Orders. Supplemental filings will reflect the final Reassignment of each coal-fueled Interim Period Resource as a result of the Reassignment process and Commission Orders.

If two or more Commissions have entered orders requesting, collectively, more than one-hundred percent¹¹ of the cost allocation and associated benefits of a coal-fueled Interim Period Resource beyond any Exit Date, the Company will recommend a pro-rata Reassignment up to one hundred percent in accordance with the approved Reassignment as specified in the applicable Commission Orders. Supplemental filings will reflect this pro-rata treatment of each coal-fueled Interim Period Resource as a result of the pro-rata Reassignment process for further review and approval by the Commissions.

If Commissions do not agree to accept one-hundred percent cost allocation, collectively, of a coal-fueled Interim Period Resource beyond an Exit Date, as part of its supplemental filings, the Company will provide its recommendations on the treatment of any shortfall in the Reassignment

¹⁰ Based on PacifiCorp's ownership interest in the coal-fueled Interim Resource, whether wholly-owned or jointly-owned.

¹¹ Based on PacifiCorp's ownership interest in the coal-fueled Interim Resource, whether wholly-owned or jointly-owned.

of a coal-fueled Interim Period Resource or recommendations on capacity reductions through Closures for further Commission consideration.

In the event of either common Exit Dates for all States or Closure as a result of the Reassignment process or other appropriate regulatory proceedings, the provisions of Section 4.1.1 will apply.

4.3. Decommissioning Costs

4.3.1. Process for Determining Decommissioning Cost Allocation

4.3.1.1. Decommissioning Studies

The Company intends to undertake a contractor-assisted engineering study of decommissioning costs and to make best efforts to complete the study by January 15, 2020, to estimate appropriate Decommissioning Cost reserve requirements for the Jim Bridger, Dave Johnston, Hunter, Huntington, Naughton, Wyodak, and Hayden coal-fueled Interim Period Resources. Colstrip will also be included in the contractor-assisted engineering study of decommissioning costs, and the Company will make best efforts to complete that portion of the study by March 15, 2020. The Company will provide the information from the study to the States as a supplemental filing in all applicable depreciation dockets. The study results will be used to inform the Company's recommendation on the amount of Decommissioning Cost responsibility to be allocated to States for coal-fueled Interim Period Resources that States exit at different times. The Company will retain and make available the Decommissioning Studies in future regulatory proceedings.

4.3.1.2. Decommissioning Studies Update

The Company intends to undertake the same process to complete an update to the Decommissioning Studies by no later than June 30, 2024, to estimate appropriate Decommissioning Cost reserve requirements for the Craig, Hunter, Huntington, and Wyodak coal-

fueled Interim Period Resources (collectively with the studies discussed in the paragraph above constituting the Decommissioning Studies), which will be incorporated into a Company-sponsored depreciation study. The Company will retain and make available the Decommissioning Studies update in future regulatory proceedings.

4.3.1.3. Commission Determination of Decommissioning Costs

No Party will be bound by the Decommissioning Cost estimates in the Decommissioning Studies undertaken pursuant to Paragraphs 4.3.1.1 and 4.3.1.2, and final determination of each State's just and reasonable Decommissioning Cost allocation for each coal-fueled Interim Period Resource will remain exclusively with each Commission and will be determined in the depreciation dockets in which the Decommissioning Costs are included.¹²

4.3.1.4. Decommissioning Costs Allocation

For coal-fueled Interim Period Resources having a common operating life across all States, each State shall be allocated its share of actual Decommissioning Costs based on either an SG Factor (if closed during the Interim Period) or an Assigned Production ("AP") Factor, adjusted for any Reassignment or Limited Realignment effects (if closed after the Interim Period). For coal-fueled Interim Period Resources that do not have a common operating life across all States, each Exiting State shall be allocated, using either an SG Factor (if closed during the Interim Period) or an AP Factor, adjusted for any Reassignment or Limited Realignment effects (if closed after the Interim Period), that State's share of estimated Decommissioning Costs based on the Decommissioning Studies described in Sections 4.3.1.1 and 4.3.1.2. If the Decommissioning Costs ordered to be included in the reserve balance established for an Exiting State are less than the estimated Decommissioning Costs allocated to that Exiting State as specified above, such

¹² For California, Decommissioning Costs will be addressed in PacifiCorp's next general rate case.

difference shall not be allocated to any other State under any circumstance. If PacifiCorp effectuates Closure of a coal-fueled Interim Period Resource after one or more States have exited from the Resource, the Company may, with the burden of proof and subject to PacifiCorp supporting its proposal in testimony, ¹³ propose to allocate to and collect from each State that is participating in that Resource at the time of Closure that State's share, based on either an SG Factor (if closed during the Interim Period) or an AP Factor, adjusted for any Reassignment or Limited Realignment effects (if closed after the Interim Period), of actual Decommissioning Costs less the regulatory liabilities for Exiting States including interest as described in Section 4.3.2 and less any difference between the reserve balance established for each Exiting State and the estimated costs allocated to each Exiting State as described above. Parties in such State(s) may take any position regarding a Company request to recover Decommissioning Costs.

4.3.2. Accounting for Decommissioning Costs Reserve Balances when All States Do Not Exit a Unit

After an Exit Date by some but not all States, the estimated Decommissioning Costs reserves allocated to the Exiting State(s) associated with a coal-fueled Interim Period Resource unit, from which that State is exiting, will be accounted for as a regulatory liability that is excluded from rate base. Interest will be accrued on that regulatory liability at the Company's then-authorized weighted average cost of capital ¹⁴ for each State that continues to participate in that coal-fueled Interim Period Resource after an Exit Date until the decommissioning work on that unit is completed.

¹³ PacifiCorp's testimony will identify and explain the variances between estimated and actual Decommissioning Costs.

¹⁴ Not to exceed the maximum carrying charge allowed by applicable law or Commission Order.

4.3.3. Accounting for Interim and Final Retirements

Before any State exits a coal-fueled Interim Period Resource, but no later than December 31, 2021, the Company shall propose to the Parties a process for separately accounting for removal costs associated with interim retirements and final Decommissioning Costs in its accounting system. Each State may determine the regulatory treatment for such removal costs in appropriate proceedings.

4.3.4. Individual State Review Process

Any Party, at its discretion and cost, may pursue actions it deems necessary or appropriate to review and evaluate the Decommissioning Studies or Decommissioning Costs and may take any positions based on its review and findings. If a Commission issues an order identifying an independent evaluator for the Decommission Studies, and the Commission Order provides for the deferral and later recovery in rates of the cost of the independent evaluator, the Company agrees to initially pay for this independent evaluation.

4.4. Qualifying Facilities

The allocation of QF PPAs shall be treated in accordance with Sections 4.4.1 and 4.4.2 of this 2020 Protocol, superseding Section (IV)(A)(3) of the 2017 Protocol. For Washington, QF PPAs will be assigned and allocated consistent with the terms of Appendix F during the Interim Period. Other than addressing the allocation of the costs and assignment of benefits of QF PPAs among the States, this 2020 Protocol does not restrict or affect any Commission's jurisdiction over any agreement or interaction between QFs and the Company. QF PPAs shall be treated in the following manner for allocation and assignment purposes.

4.4.1. Existing QF PPAs

QF PPAs fully executed¹⁵ or as to which a legally enforceable obligation exists¹⁶ on or before December 31, 2019 ("Existing QF PPAs") will remain system assigned and allocated, subject to any Limited Realignment in Section 6.4, until the end of 2029, after which time they will be situs assigned and allocated to the State having jurisdiction over the QF PPA for avoided cost pricing ("State of Origin").

4.4.1.1. Wyoming QF Adjustment

The Company agrees to include: (1) a \$5 million adjustment, annually, to reduce Net Power Costs in Wyoming customer rates ¹⁷ beginning January 1, 2021, until December 31, 2022; and (2) a \$7.175 million adjustment, annually, to reduce Net Power Costs in Wyoming customer rates from January 1, 2023, until December 31, 2029. This adjustment will terminate on or before December 31, 2029, or upon issuance of any order by the Wyoming Commission that changes Wyoming's treatment of the Implemented Issues or the Resolved Issues from the terms of the 2020 Protocol. The adjustment shall be made solely at the Company's expense and not allocated to any other States.

4.4.2. New QF PPAs

QF PPAs fully executed or as to which a legally enforceable obligation exists after December 31, 2019, ("New QF PPAs") will be situs assigned and allocated for ratemaking proceedings pertaining to periods beginning on or after January 1, 2020, to the State of Origin.

¹⁵ Fully executed means executed and delivered by each party to the other party.

¹⁶ Any such legally enforceable obligation date must be confirmed by an order from the applicable Commission issued prior to the end of the Interim Period.

¹⁷ The Wyoming QF adjustment will be included in the base ECAM costs forecasted in a general rate case with rates effective on or after January 1, 2021. The Wyoming QF adjustment will be trued up in the ECAM at 100% (sharing-bands do not apply).

¹⁸ The Wyoming QF adjustment shall be removed from base ECAM costs on December 31, 2029, or as otherwise specified in Section 4.4.1.1, so that no adjustment flows through to customers in rates after that date unless it was deferred in the ECAM prior to December 31, 2029.

4.4.2.1. Interim Period Treatment – Pre-Nodal Pricing Model

For the Interim Period, the energy output of New QF PPAs will be dynamically allocated per this agreement using the SG Factor, priced at a forecasted reasonable energy price defined below, and any cost of a New QF PPA above the forecasted reasonable energy price will be situs assigned and allocated to the State of Origin. The forecasted reasonable energy price is a single blended market price derived from the Company's Official Forward Price Curve ("OFPC"), scaled for hourly prices, that was used for setting QF pricing for the New QF PPA. The single blended market price is calculated by applying the appropriate weighting to the hourly scaled prices from the OFPC for each market hub. The weightings per market hub are identified in the table below. The weighting will be applied by month and by heavy load hours ("HLH") and light load hours ("LLH"). The forecasted reasonable energy price, used for allocation purposes, shall be established at the time a OF PPA is fully executed.

Market Hub Weighting by Month - HLH												
Market	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec
СОВ	0.00%	0.55%	1.34%	0.82%	3.45%	4.01%	8.41%	3.69%	8.58%	0.97%	1.79%	1.20%
Mid Columbia	24.42%	30.21%	55.74%	63.22%	70.84%	87.39%	81.05%	83.85%	75.88%	42.27%	34.30%	40.74%
Palo Verde	1.52%	2.53%	1.07%	0.66%	0.54%	0.03%	0.76%	1.89%	1.85%	2.55%	3.45%	0.30%
Four Corners	64.72%	58.68%	35.94%	27.40%	16.15%	5.75%	4.12%	2.17%	3.82%	45.79%	52.88%	44.47%
Mead	0.18%	0.13%	1.23%	1.46%	1.52%	1.74%	1.95%	3.30%	6.64%	0.33%	0.12%	0.57%
Mona	9.16%	7.90%	2.94%	2.03%	1.79%	0.74%	0.01%	0.18%	1.82%	7.82%	7.46%	2.18%
NOB	0.00%	0.00%	1.75%	4.40%	5.72%	0.33%	3.70%	4.92%	1.41%	0.27%	0.00%	10.54%
Total	100.00%	100.00%	100.00%	100.00%	100.00%	100.00%	100.00%	100.00%	100.00%	100.00%	100.00%	100.00%

Market Hub Weighting by Month - LLH												
Market	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec
СОВ	0.00%	0.99%	5.17%	3.53%	15.50%	15.16%	5.97%	1.21%	0.31%	2.43%	3.44%	1.16%
Mid Columbia	58.74%	60.10%	76.58%	66.36%	71.82%	80.41%	85.52%	92.26%	83.27%	62.78%	66.30%	59.09%
Palo Verde	0.00%	1.12%	0.42%	0.04%	0.39%	0.40%	2.71%	3.04%	0.00%	0.92%	1.91%	2.30%
Four Corners	33.45%	34.66%	13.63%	26.49%	10.44%	3.30%	5.35%	2.39%	11.60%	27.69%	26.36%	29.65%
Mead	0.00%	0.06%	0.94%	0.44%	0.93%	0.47%	0.25%	0.00%	0.00%	0.57%	0.00%	0.00%
Mona	7.81%	3.07%	1.54%	2.41%	0.92%	0.27%	0.00%	1.11%	4.82%	5.61%	1.99%	7.80%
NOB	0.00%	0.00%	1.71%	0.73%	0.00%	0.00%	0.20%	0.00%	0.00%	0.00%	0.00%	0.00%
Total	100.00%	100.00%	100.00%	100.00%	100.00%	100.00%	100.00%	100.00%	100.00%	100.00%	100.00%	100.00%

4.4.2.2. Post-Interim Period Treatment

After the conclusion of the Interim Period, assuming resolution and Commission approval of all Framework Issues, the Parties agree that New QF PPAs will be situs assigned and the costs

and benefits will be allocated and assigned per the methodology developed through the Framework process in Section 6.2.

5. Resolved Issues - Post-Interim Period Implementation

The Parties agree, conditioned upon reaching agreement on a Post-Interim Period Method on the future allocation treatment described in this Section 5 for certain benefits, revenues, costs, and investments. As stated in Section 2, these Resolved Issues of the 2020 Protocol are intended to take effect with the implementation of the Post-Interim Period Method. Parties acknowledge that conditions may change materially in unforeseen ways during the Interim Period and that it may be necessary to re-evaluate Resolved Issues as part of the Post-Interim Period Method. The Resolved Issues are identified below.

5.1. Generation Costs

Following the Interim Period, a fixed share of the Interim Period Resources will be assigned to serve load in each State. The costs and benefits, including environmental attributes, associated with each Interim Period Resource will be allocated and assigned in accordance with the Interim Period Resources fixed allocation provisions (Section 5.1.1), Reassignment of coalfueled Interim Period Resources (Section 4.2), and Limited Realignment (Section 6.4).

5.1.1. Interim Period Resources Fixed Allocation

Interim Period Resources will be assigned and allocated to States based on the SGF Factor for each State as defined in Appendix C. The load information used to determine the SGF Factor is subject to modification for the inclusion or exclusion of Special Contract loads as determined through the Framework process for resolution of issues addressed in Section 6.3. The SGF Factor is used to develop the AP Factor for each unit. Additionally, Interim Period Resources will be subject to the Limited Realignment as outlined in Section 6.4 and the Reassignment of Interim

Period Resources as outlined in Section 4.2. Any such Assignment of Interim Period Resources, along with the Limited Realignment and the Reassignment of Interim Period Resources, will be subject to the following:

- Accumulated depreciation for Interim Period Resources will be allocated per the AP Factor. State-specific accumulated depreciation that has been tracked by the Company due to increased depreciation expenses will be treated as situs to the State and offset its Resource costs until that State exits from an Interim Period Resource.
- Accumulated deferred income taxes and excess deferred income taxes will be allocated per the Company's tax software system, using the AP Factor. State-specific accumulated deferred income taxes and excess deferred income taxes that have been tracked by the Company due to increased depreciation expense will be treated as situs to the State and offset that State's Resource costs until that State exits from an Interim Period Resource.
- All O&M expenses that are associated with a specific Interim Period Resource will be allocated per the AP Factor.
- All generation-related O&M expenses that cannot be allocated to a specific Interim Period Resource through an AP Factor, such as general office generation management expenses, will be allocated to States based on an Assigned Production Operations and Maintenance ("APOM") Factor, calculated as each States' relative share of direct-allocated generation O&M expenses. There will be three separate APOM factors based on FERC classifications, with the APOMS used for steam generation (FERC accounts 500 514), APOMH used for hydro generation (FERC accounts 546 accounts 535-545) and APOMO used for other generation (FERC accounts 546 -

702	554). The APOM factor calculations are shown in Appendix C and also included
703	in Appendix B, Column 5.

- Property tax will continue to be allocated based on gross plant using the GPS Factor as calculated in Appendix C and included in Appendix B, Column 5.
- All other rate-base items associated with Interim Period Resources will be allocated consistent with the Interim Period Resource allocations using the AP Factor.

5.1.2. New Resources Fixed Assignment

New Resources include any Resources that are not in commercial operation before the end of the Interim Period. All costs and benefits associated with new Resources, subject to the qualification below, will be allocated and assigned to States based on a fixed assignment under the process to be determined in Section 6.1 – Resource Planning and New Resource Assignment. The Parties agree that a transitional period is necessary to change the cost allocation for future new Resources that are planned for by the Company, and that any new Resource reaching commercial operation before the end of the Interim Period will be treated the same as Interim Period Resources for allocation purposes under the terms of this Agreement.

5.2. Transmission Costs

The costs associated with transmission assets, except as addressed in Section 6.1, will be dynamically allocated among States on the System Transmission ("ST") Factor, generally calculated based on a classification of costs as 75 percent Demand-Related and 25 percent Energy-Related, and based on twelve monthly Coincident Peaks, using weather-normalized retail peak and energy data, as more thoroughly defined in Appendix C.

All revenues recovered through PacifiCorp's Open Access Transmission Tariff or other transmission rate schedules approved by the FERC will be allocated based on the ST Factor.

The 2020 Protocol does not preclude PacifiCorp from participating in any independent transmission organization, regional transmission organization, or other similar wholesale transmission market subject to the jurisdiction and oversight of the FERC.

5.3. Distribution Costs

All distribution-related expenses and capital costs that can be directly allocated will be directly allocated to the States where the related distribution facilities are located. Those distribution expenses that cannot be directly allocated will be allocated among States on a System Net Plant Distribution ("SNPD") factor, as shown in Appendix B.

5.4. System Overhead Costs

Costs that support more than one function, such as generation, transmission, or distribution plant, will continue to be allocated on the System Overhead ("SO") Factor after the Interim Period but will be calculated based on an equal one-third weighting of the System Capacity ("SC") Factor, System Energy Factor, and System Gross Plant Distribution ("SGPD") Factor, as shown in Appendix B.

5.5. Administrative and General Costs

Administrative and General Costs, General Plant costs, and Intangible Plant costs, both expenses and investments, which can be directly allocated will be directly allocated to the appropriate State(s). Those costs that cannot be directly allocated will be allocated among States consistent with the factors set forth in Appendix B.

5.6. Other Allocation Issues

Items included in the Company's results of operations, other than those that are specifically called out herein, will continue to be allocated on the same factors used in the 2017 Protocol. The

FERC account and allocation factor combinations are included in Appendix B. The algebraic derivation and factor definitions are included in Appendix C.

The following miscellaneous changes will be made to be consistent with the other allocation changes:

- Communication equipment allocated on the System Generation Factor during the Interim Period will change to either the SE Factor (generation-related) or ST Factor (transmission-related) depending on the nature of the equipment for which the communication equipment is utilized.
- Contributions In Aid of Construction ("CIAC") currently allocated on the SG
 Factor will change to either the AP factor for generation-related CIAC or the ST
 Factor for transmission related CIAC.
- Generation-related dispatch costs and associated plant will be allocated on the SE Factor.
- Miscellaneous regulatory assets and liabilities, and miscellaneous deferred debits will be allocated with the appropriate allocation factor depending on the related assets or underlying costs. Miscellaneous regulatory assets and liabilities, and miscellaneous deferred debits currently allocated on the SG Factor, will change to the AP Factor for generation-related and ST Factor for transmission-related items.

Taxes and fees will be allocated as follows:

• Income taxes will be calculated using the federal tax rate and PacifiCorp's combined State effective tax rate. State specific Schedule M and deferred income tax amounts will be allocated using the Company's tax software system. Consistent

with prior system allocation methods, the Washington Public Utility Tax is allocated using the SO Factor in lieu of a Washington income tax.

- Franchise taxes, revenue related taxes, Commission assessments and fees, and usage related taxes are situs or a pass through.
- Property taxes are system allocated based on gross plant and allocated on the GPS
 Factor.
- Generation and fuel related taxes will follow the assignment of the Resource.
- Other taxes such as payroll taxes are embedded in the cost of expense or capital.

Balances associated with the Trojan Decommissioning will be allocated using the Trojan Decommissioning Fixed ("TROJDF") Factor. This will not affect State-specific treatment of this item.

5.7. Demand-Side Management Programs

Costs associated with DSM Programs, including Class 1 DSM Programs, will continue to be allocated on a situs basis to the State in which the investment is made. The benefits from these programs will flow back to the State through Net Power Costs or through reduced or delayed future capacity needs that will be addressed in the development and implementation of the process identified in Section 6.1.

5.8. State-Specific Initiatives

Costs and benefits resulting from a State-specific initiative will continue to be allocated and assigned on a situs basis to the State adopting the initiative. Historically, these have included, but are not limited to, programs such as incentive programs and customer and community energy generation programs, but have not included local fees or taxes related to the ongoing operation of existing transmission and generation facilities within a State. As new issues arise, PacifiCorp will

bring each issue to the MSP Workgroup to discuss whether each issue is a State-specific initiative, and, if not, whether a different allocation method is appropriate.

6. Framework Issues

The Parties acknowledge that certain components of the Post-Interim Period Method are not resolved by this Agreement, including Resource Planning and new Resource Assignment, Net Power Costs / Nodal Pricing Model, the treatment of Special Contracts, post-Interim Period capital additions, and other issues related to the transition from a dynamically-allocated system generation portfolio to fixed generation portfolios. As part of the 2020 Protocol, the Parties agree to the following processes and timeframes to address remaining, unresolved Framework Issues and to request approval of a new Post-Interim Period Method agreement by the Commissions. The Company will file for Commission consideration and approval of a new Post-Interim Period Method in accordance with Section 2. The general understanding reached by the Parties as to process and timelines for Framework Issues is as follows.

6.1. Resource Planning and New Resource Assignment

Continued operation, planning, and dispatch of the Company's system as an integrated six-State system, to the greatest extent practicable, will likely be beneficial to PacifiCorp's customers. However, because of differing State policies requiring or excluding certain generation resources, it appears infeasible to continue serving customers with a common generation portfolio and dynamically allocating system costs. Continued dynamic allocation of all system costs in this environment could result in increased costs for some States, if not all. Accordingly, allocating costs and assigning benefits associated with generation capacity will require assignment of specific Resources, and potentially certain transmission assets, to a specific State or States. The goal is to

allow PacifiCorp to meet its legal requirements as a public utility in each State in a risk-adjusted, least-cost manner, while striving to mitigate cost impacts to other States.

PacifiCorp will continue to plan for capacity and operating needs, both for the entire interstate system and for each State. PacifiCorp will work with Parties to develop:

- A planning process that optimizes risk-adjusted, least-cost resource portfolios on a system basis to the extent practicable, while meeting individual State requirements and maintaining system reliability; and
- A process that assigns benefits and allocates costs of specific new Resources added in order to meet an individual State's needs.

Parties will evaluate these processes in light of existing or new Commission regulatory processes governing Resource planning, procurement, and investment approval.

6.2. Net Power Costs / Nodal Pricing Model ("NPM")

A method to track the costs and benefits of Resource portfolios which may differ for each State will be necessary in the future to maintain the benefits of system dispatch as much as practicable. Specifically, after the Interim Period when States may no longer participate in a common Resource portfolio, a NPM may be used to track cost causation and receipt of benefits by each State for rate-making purposes.

Consistent with and in consideration of the Nodal Pricing Model Memorandum of Understanding in Appendix D, the Company agreed to begin the development of an NPM with a third-party vendor and will use best efforts to implement the NPM by the end of January 2021, for purposes of total-Company day-ahead scheduling. Parties intend for this to provide some time and

experience with the NPM before it may be used for rate making as part of the Post-Interim Period Method.¹⁹

The Company will also use best efforts to implement a model that can forecast NPC based on the NPM concept. During the Interim Period, this model may be used by the Company for forecast analysis of NPC. After the Interim Period, the Company intends to propose the use of this model for NPC forecasts in applicable rate-making proceedings.

6.3. Special Contracts

The Company will continue to work in good faith with the Special Contract customers to develop one or more proposals for consideration by the Parties on the treatment of Special Contracts' loads, costs, and benefits as part of the Framework Issues and will make best efforts to present a proposal to Parties by September 1, 2021, with the intention of incorporating such proposal into the Post-Interim Period Method.

6.4. Limited Realignment

The Parties agree to investigate during the Interim Period the potential Limited Realignment of Interim Period Resources among the States. Limited Realignment is intended to address, among other potential issues, the transition of Washington retail customers away from coal-fueled Interim Period Resource in compliance with the Washington CETA by realigning Interim Period Resources, including natural gas-fueled Interim Period Resources.

6.5. Post-Interim Period Capital Additions – Coal-Fueled Interim Period Resources

For a coal-fueled Interim Period Resource for which one or more States have an Exit Date that differs from the depreciable life or Exit Date ordered in any other State, a process is needed

¹⁹ NPM is intended to be used for total Company system dispatch when it is fully functional and operational and will impact system Net Power Costs that flow through State NPC balancing accounts.

for determining the cost allocation for capital investments made in the Resources subsequent to the Interim Period and prior to the Exit Date for each State. The Parties have agreed to evaluate, but have not accepted, the following Company straw proposal for post-Interim Period capital investments, information about which is provided here not for Commission approval but to inform future discussions.

6.5.1. PacifiCorp Straw Proposal - Post-Interim Period Capital Investment Allocation Exceptions

For post-Interim Period incremental capital investments that are made primarily for the purpose of extending the life of a coal-fueled Interim Period Resource beyond a State's Exit Date for that Resource, including but not limited to those associated with achieving compliance with environmental requirements or those necessitated by catastrophic failure, such investments would not be allocated to States that have issued such Exit Orders and would be allocated based on the percentage shares of the coal unit Reassignment process addressed in Section 4.2 or as otherwise determined for States that continue to participate in the coal-fueled Interim Period Resource.

For these incremental capital investments made primarily for the purpose of repairing a coal-fueled Interim Period Resource following a catastrophic failure of the Interim Period Resource, such investments would not be allocated to and no generation or benefits will be assigned to States that have issued Exit Orders for that Resource. Parties in States not allocated costs for such investments would support recovery of any remaining net book value and Decommissioning Costs.

6.5.2. PacifiCorp Straw Proposal - Incremental Capital Investments Made Between 2024 and the Exit Date Where Exit Date is On or Before December 31, 2027

For States with Exit Orders for a coal-fueled Interim Period Resource specifying an Exit Date on or before December 31, 2027, capital investments made in such Interim Period Resource

after the Interim Period and prior to the Exit Date, would be allocated to an Exiting State based on the AP Factor, adjusted for any Limited Realignment impacts agreed to, and pro-rated for the number of years remaining based on the longest life ordered in any State's depreciation docket or rate case by December 31, 2020, for such Interim Period Resource. States without Exit Orders in such Interim Period Resource would be allocated the remaining amount of capital investment based on proportional shares of the AP factor for the States that will be participating in the coalfueled Interim Period Resource after an Exit Date. For example, if a State's Exit Order establishes an Exit Date four years from the date the capital investment is in-service, and the Interim Period Resource has the longest remaining life in another State of ten years, the State with the Exit Order would be allocated four-tenths of that State's share of the cost of the qualifying capital investment. Each State's allocation of such capital investments would be subject to a prudence review based on the cost to be allocated to each State consistent with this Section.

6.5.3. PacifiCorp Straw Proposal - Incremental Capital Investments Made in 2024 and 2025 Where Exit Date is After 2027

For States with Exit Orders for a coal-fueled Interim Period Resource specifying an Exit Date after 2027, capital investments made in such Interim Period Resource after the Interim Period and through December 31, 2025, would be allocated to all States based on the AP Factor, adjusted for any Limited Realignment impacts agreed to, and prudence of such capital investments for States with Exit Orders would be determined based on the life established for such Interim Period Resource in the Exit Order. This would allow for the reasonable allocation of capital and operating costs for the Interim Period Resource during a period of time while PacifiCorp pursues the process established in Section 4.2.

6.5.4. PacifiCorp Straw Proposal - Incremental Capital Investments Made Between 2026 and the Exit Date Where the Exit Date is After 2027

For States with Exit Orders for a coal-fueled Interim Period Resource specifying an Exit Date after 2027, capital investments made in such Interim Period Resource after December 31, 2025, and until the Exit Date, would be allocated to an Exiting State based on the AP Factor, adjusted for any Limited Realignment impacts agreed to, and pro-rated for the number of years remaining based on the longest life ordered in any State's depreciation docket, Reassignment proceeding, or rate case as of December 31, 2025. States that will be participating in the coal-fueled Interim Period Resource after an Exit Date would be allocated the remaining amount of any capital investment based on the AP Factor calculated for that coal-fueled Interim Period Resource.

7. Allocation of Gain or Loss from Sale of Assets

Any gain or loss from the sale of Company-owned assets will be allocated among or to States based upon the proportional allocation or assignment of the asset at the time of the execution date of the sale agreement. Each Commission will determine the appropriate allocation of the gain or loss allocated to that State as between PacifiCorp's customers and shareholders. For assets that have been Reassigned for less than one calendar year as of the execution date of the sale agreement, States will be allocated the gain or loss as if the asset had remained a System Resource.

8. Interpretation and Governance

8.1. Issues of Interpretation

Parties will attempt, consistent with their legal obligations, to resolve questions of interpretation of the 2020 Protocol, in good faith in light of the language of the 2020 Protocol and the intent of the Parties.

8.2. Workgroups

8.2.1. Framework Issues Workgroup

PacifiCorp will schedule and convene meetings with Parties to continue negotiations of the Framework Issues, which may occur in person or remotely.

8.2.2. Multi-State Process Workgroup

Consistent with Sections 8.4 or 8.5 of this Agreement, the Company will notify Parties and other MSP participants if it determines a need exists to convene the MSP Workgroup to address general allocation issues or complaints related to the 2020 Protocol. Any Party to this Agreement, State utility regulatory agency, or other stakeholder can participate in the MSP Workgroup. The MSP Workgroup may create sub-committees to investigate or evaluate or make recommendations as to specified issues. MSP Workgroup meetings may be held in person or remotely.

8.3. Commissioner Forum

The 2017 Protocol included a mandatory requirement to hold an annual Commissioner Forum each January during the pendency of that agreement. Under this 2020 Protocol, Commission Forums are not required. A Commission or the MSP Workgroup may request such a meeting of Commissioners. If a Commissioner Forum is requested, all seated commissioners from each State will be invited to participate. Commissioner Forums will be public meetings, and all interested parties will be allowed to attend. Before attending a Commissioner Forum, each Commission can take such steps and provide such process for public input as the Commission determines is necessary or appropriate under applicable State laws.

8.4. Proposals to Change the 2020 Protocol during the Interim Period

The Parties agree not to propose or support changes to the 2020 Protocol applicable to the Interim Period based on a Party's dissatisfaction with a reasonably foreseeable outcome from implementation of the 2020 Protocol. Before proposing an alternative or modification to the 2020

Protocol based primarily on changed or unforeseen circumstances, each Party agrees to first make the proposal to the Parties and attempt in good faith to resolve the concern before asking a Commission to change the 2020 Protocol. The provisions of this Section 8.4 will apply to any State agency only to the extent consistent with the State agency's statutory obligations.

Proposals for modifications to the 2020 Protocol may be submitted to the Company by any Party. Proposals received by the Company shall be circulated in a timely manner to the other Parties and the Company shall initiate discussions to attempt to address and resolve specific concerns.

8.5. Replacement of the 2020 Protocol

If any stakeholder that is not a Party to this Agreement objects to the use of the 2020 Protocol after approval by the Commissions or proposes a new inter-jurisdictional allocation procedure, PacifiCorp may convene the MSP Workgroup and hold discussions to attempt to address and resolve the concerns at an MSP Workgroup meeting(s).

8.6. Interdependency Among Commission Approvals

The 2020 Protocol has been developed and negotiated by the Parties as an integrated, interdependent whole. Support by any Party of the 2020 Protocol is expressly conditioned upon approval without material alteration of the 2020 Protocol by all Commissions in the States that PacifiCorp has sought approval. ²⁰ If any Commission disapproves, alters, or conditions approval of the 2020 Protocol, Parties shall promptly meet and discuss the implications of that Commission's action. PacifiCorp shall report to the Parties any Commission Order of another State concerning the 2020 Protocol. Parties agree to recommend to each Commission that approval of the 2020 Protocol be conditioned on other Commissions approving the 2020 Protocol without change.

²⁰ California has historically reviewed allocation methodologies in conjunction with a general rate case. PacifiCorp's next regulatory-mandated general rate case will not be filed until 2021 at the earliest.

9. Compliance with Resource Laws

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PacifiCorp asserts that the 2020 Protocol complies with the requirements of current resource laws of all of the States and will not shift risk of compliance among PacifiCorp's States. If a future change in law, court decision, or Commission decision results in the Company's reasonable belief that compliance with all applicable laws cannot be achieved, the Company will raise its concerns with the Parties and/or convene an MSP Workgroup meeting to address the issue.

10. Signatures of Parties to the 2020 Protocol

PACIFICORP Algar	ALLIANCE OF WESTERN ENERGY CONSUMERS
By: Senjor Vice President,	Ву:
Title: Strategic Business Planning	Title:
Date: November 22, 2019	Date:
IDAHO CONSERVATION LEAGUE	IDAHO PUBLIC UTILITIES COMMISSION STAFF
Ву:	Ву:
Title:	Title:
Date:	Date:

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By: Senjor Vice President, Title: Strategic Business Planning	By: Who de the state of the sta
Date: November 22, 2019	Date: 11/25/19
IDAHO CONSERVATION LEAGUE	IDAHO PUBLIC UTILITIES COMMISSION STAFF
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By: Senjor Vice President,	Ву:
Title: Strategic Business Planning	Title:
Date: November 22, 2019	Date:
IDAHO CONSERVATION LEAGUE	IDAHO PUBLIC UTILITIES COMMISSION
By: Bu Cto	By:
Title: Energy Associate	Title:
Date: November 27 2019	Date:
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Date:	Date: 11/26/2019
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MONSANTO COMPANY	NORTHWEST & INTERMOUNTAIN POWER PRODUCERS
By:	By:
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NORTHWEST ENERGY COALITION	
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OREGON CITIZENS' UTILITY BOARD	OREGON PUBLIC UTILITY COMMISSION STAFF
By:	By:
Title:	Title:
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IDAHO IRRIGATION PUMPERS ASSOCIATION	INTERWEST ENERGY ALLIANCE
	By: Lisa Tormoen thickey
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MONSANTO COMPANY	NORTHWEST & INTERMOUNTAIN POWER PRODUCERS
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NORTHWEST ENERGY COALITION	
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OREGON CITIZENS' UTILITY BOARD	OREGON PUBLIC UTILITY COMMISSION STAFF
By:	By:
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IDAHO IRRIGATION PUMPERS ASSOCIATION	INTERWEST ENERGY ALLIANCE
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MONSANTO COMPANY	NORTHWEST & INTERMOUNTAIN POWER PRODUCERS
By: Kandall C. Budge	By:
Title: Attorney for Monsanto	Title:
Date: 11/26/2019	Date:
NORTHWEST ENERGY COALITION	
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OREGON CITIZENS' UTILITY BOARD	OREGON PUBLIC UTILITY COMMISSION STAFF
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MONSANTO COMPANY	NORTHWEST & INTERMOUNTAIN POWER PRODUCERS
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NORTHWEST ENERGY COALITION	
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OREGON CITIZENS' UTILITY BOARD	OREGON PUBLIC UTILITY COMMISSION STAFF
By: Bl Jehn	By:
Title: Executive Director	Title:
Date: 11/26/2019	Date:

INTERWEST ENERGY ALLIANCE
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NORTHWEST & INTERMOUNTAIN POWER PRODUCERS
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SIERRA CLUB	UTAH ASSOCIATION OF ENERGY USERS
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PACIFICORP IDAHO INDUSTRIAL	PACKAGING CORPORATION OF
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SIERRA CLUB	UTAH ASSOCIATION OF ENERGY USERS
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POWDER RIVER BASIN RESOURCE COUNCIL	RENEWABLE NORTHWEST
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SIERRA CLUB	UTAH ASSOCIATION OF ENERGY USERS
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Title:	Title:
Date:	Date:
UTAH CLEAN ENERGY	UTAH DIVISION OF PUBLIC UTILITIES
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Title:	Title: DIRECTOR Date: 11/25/19
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UTAH INDUSTRIAL ENERGY	UTAH OFFICE OF CONSUMER SERVICES
CONSUMERS	^
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CONSUMERS	
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VOTE SOLAR	WASHINGTON PUBLIC COUNSEL
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Date:	Date:
WASHINGTON UTILITIES & TRANSPORTATION COMMISSION STAFF	WESTERN RESOURCE ADVOCATES
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Title:	Title:
Date:	Date:
WOLVERINE FUELS	WYOMING INDUSTRIAL ENERGY CONSUMERS
By:	By:
Title: Chief Administrative office	Title:
Date:	Date:

UTAH INDUSTRIAL ENERGY CONSUMERS	UTAH OFFICE OF CONSUMER SERVICES
CONSONERS	
By:	By:
Title:	Title:
Date:	Date:
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APPENDIX A

Definitions

- For purposes of this Agreement, the following terms will have the following meanings:
- **"2017 Protocol"** refers to the 2017 PacifiCorp Inter-Jurisdictional Allocation Protocol.
- "2020 Protocol" refers to the 2020 PacifiCorp Inter-Jurisdictional Allocation Protocol.
- "Administrative and General Costs" means costs included in FERC accounts 920 through 935.
- "Assigned Production Factor" or "AP" means States' assigned share of a Resource (see Appendix
 C for more details).
 - "Assigned Production Operations and Maintenance Factor" or "APOM Factor" means the State allocated share of all generation related operating and maintenance expenses that cannot be associated with a specific Resource, such as general office generation management expenses, that will be allocated to States calculated as each State's relative share of directly allocated generation operating and maintenance expenses for steam, hydro, and other generation functions (see Section 5.1.1 and Appendix C for more details).
 - "Class 1 Demand-Side Management" or "Class 1 DSM" means dispatchable or scheduled firm
 DSM resources, sometimes referred to as direct load control programs.
 - "Closure" means either PacifiCorp's termination of ownership interest in a Resource, permanent cessation of operations of a Resource, permanent cessation of receipt of energy from a Resource, or otherwise retirement of a Resource.
 - "Coincident Peak" means the hour each month that the combined demand of all PacifiCorp retail
 customers is greatest, adjusted for normal weather conditions. The hour of coincident peak is
 calculated assuming weather normalized retail load, and as it relates to generation allocation factors,
 it includes adjustments for Class 1 DSM and Special Contract curtailments. In calculating the

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- coincident peak for the System Transmission Factor, the only adjustment will be for weather normalization.
- "Commission" means a utility regulatory commission in a State.
- "Commissioner Forum" means the meeting of Commissioners from all States, the goal of which is to provide an update from the MSP Workgroup. Such a forum is not required by the 2020 Protocol.
 - "Commission Order" means a formal determination issued by a State Commission consistent with its authority as provided by a State's statutes or administrative rules.
 - "Company" means PacifiCorp.

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- "Contributions in Aid of Construction" or "CIAC" means contributions from customers to pay
 their share of a capital construction project above the amount their retail rates justify. CIAC is a
 reduction to rate base, (see Appendix C for more detail).
 - "Customer Ancillary Services" means products or services that may be provided by a customer to the Company, such as in which the Company has the right to curtail electric service to the customer so as to lower the costs of operating the Company's system.
 - "Customer Ancillary Service Contracts" means contracts between the Company and a retail customer pursuant to which the Company pays the customer for Customer Ancillary Services
 - "Decommissioning Costs" means the costs of removal and environmental remediation or reclamation net of any salvage value realized required at the time a generation resource is physically retired.
 - "Decommissioning Studies" means the engineering studies carried out in advance of planned coalfueled Interim Period Resource Reassignment filings in February of 2021 and June of 2024, in order to identify the final Decommissioning Cost liabilities of Exiting States, as specifically identified in Section 4.3.1.
- "Demand-Related" describes capital and other fixed costs incurred by the Company in order to be
 prepared to meet the maximum demand imposed upon its system.

- "Demand-Side Management Programs" or "DSM Programs" means programs intended to reduce electricity use through activities or programs that promote electric energy efficiency or conservation, more efficient management of electric energy loads, or reductions in peak demand.
 - "Embedded Cost Differential" or "ECD" means the sum of PacifiCorp's production costs of pre2005 resources as defined in the 2010 Protocol, excluding west side hydro, Mid-Columbia Contracts,
 and Qualified Facility contracts, referred to as "all other generation resources" expressed in dollars
 per megawatt-hour compared to west hydro-electric resources production costs expressed in dollars
 per megawatt-hour with the difference multiplied by the hydro-electric resources megawatt-hours
 of production, and the differential between the all other generation resources dollars per megawatthour compared to Mid-Columbia Contracts costs dollars per megawatt-hour multiplied by the MidColumbia Contracts megawatt-hours.
 - "Dynamic Embedded Cost Differential" or "Dynamic ECD" means the ECD components are updated to the test period utilized in the filing.
 - "Fixed Embedded Cost Differential" or "Fixed ECD" means the ECD amount for a State is set at a point of time and not updated.
- "Energy Imbalance Market" or "EIM" means the multi-Balancing Authority Area (BAA) real-time market operated by the California Independent System Operator (CAISO) that balances electricity supply and demand every five minutes by choosing the least-cost resource to serve system load.
- "Energy-Related" means variable costs incurred by the Company in order to deliver the energy required to serve customers.
- "Existing QF PPAs" is defined in Section 4.4.1 of the agreement.

- "Exit Date" means the date, established in an Exit Order entered by a Commission, on which
 PacifiCorp intends to discontinue the allocation of costs and assignment of benefits of a coal-fueled
 Interim Period Resource to the State issuing the Exit Order.
- "Exiting State" means a State with a final order from a State Commission approving the exit from a coal-fueled Interim Period Resource on a date certain.
- "Exit Order" means an order entered by a Commission establishing an Exit Date consistent with the 2020 Protocol.
- "Extended Day-Ahead Market" or "EDAM" means a market currently still in development that
 will address ramping needs between intervals and uncertainty that can occur between the day-ahead
 and real-time markets.
- **"FERC"** means the Federal Energy Regulatory Commission.
- "Five States" means the States of California, Idaho, Oregon, Utah, and Wyoming.
- "Fixed Costs" means costs incurred by the Company that do not vary with the amount of energy delivered by the Company to its customers during any hour.
- **"Framework"** is defined in Section 1 of the Agreement.
- **"Framework Issue"** is defined in Section 1 of the Agreement.
- "General Plant" means capital investment included in FERC accounts 389 through 399.
- "Implemented Issues" is defined in Section 1 of the Agreement.
- "Intangible Plant" means capital investment included in FERC accounts 301 through 303.
- "Interim Period" is defined in Section 2 of the Agreement.
- "Interim Period Resource" means Resource in commercial operation, or with a contract delivery date, as applicable, during the Interim Period.
- "Limited Realignment" means the assignment of Interim Period Resources among PacifiCorp

 States that differ from assignment using the SGF Factor.

- "Load-Based Dynamic Allocation Factor" means an allocation factor that is calculated using States' monthly energy usage and/or States' contribution to monthly system Coincident Peak.
- "Mid-Columbia Contracts" means the various power sales agreements between PacifiCorp and 96 97 Public Utility District No. 2 of Grant County, PacifiCorp and Douglas County Public Utility District, and PacifiCorp and Chelan County Public Utility District, specifically: the Power Sales Contract 98 with Public Utility District No. 2 of Grant County dated May 22, 1956; the Power Sales Contract 99 with Public Utility District No. 2 of Grant County dated June 22, 1959; the Priest Rapids Project 100 Product Sales Contract with Public Utility District No. 2 of Grant County dated December 31, 2001; 101 the Additional Products Sales Agreement with Public Utility District No. 2 of Grant County dated 102 103 December 31, 2001; the Priest Rapids Project Reasonable Portion Power Sales Contract with Public Utility District No. 2 of Grant County dated December 31, 2001; the Power Sales Contract with 104 105 Douglas County Public Utility District dated September 18, 1963; the Power Sales Contract with Chelan County Public Utility District dated November 14, 1957, and all successor contracts thereto. 106
 - "MSP Workgroup" means a group of regulators, the Company, and other interested stakeholders
 that convenes to discuss the assignment or allocation of PacifiCorp revenues, costs, and investments
 among the States.
 - "Multi-State Process" or "MSP" means the ongoing Company-led convening of Parties from all six States in which it operates to consider issues related to fair cost allocations among the States.
 - "Net Power Costs" or "NPC" means PacifiCorp's fuel and wheeling expenses and costs and revenues associated with long-term Wholesale Contracts, Short-Term Purchases and Sales and Non-Firm Purchases and Sales.
 - "New QF PPA" is defined in Section 4.4.2 of the Agreement.
- "Nodal Pricing Model" or "NPM" means a method for pricing electricity proposed by the

 Company that is based on the marginal cost (\$/MWh) of serving the next increment of demand at a

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- given pricing node consistent with existing transmission constraints and the performance characteristics of resources.
- "Nodal Pricing Model Memorandum of Understanding" or "NPM MOU" means the agreement among the Parties on the prudence of the Company's proceeding to implement the Nodal Pricing Model that may be adopted for the calculation of net power costs (NPC) through a new interjurisdictional cost-allocation methodology.
- "Non-Firm Purchases and Sales" means transactions at wholesale that are not Wholesale Contracts or Short-Term Purchases and Sales.
- "Open Access Transmission Tariff" means PacifiCorp's Open Access Transmission Tariff on file with FERC.
 - "Operations and Maintenance" or "O&M" means costs incurred by the Company to maintain its assets that are expensed as defined by FERC.
 - "Oregon Direct Access Consumer" means Oregon retail electricity consumers that procure electricity from a supplier other than PacifiCorp under an Oregon Direct Access Program.
 - "Oregon Direct Access Program" means Oregon laws, regulations, and orders that permit
 PacifiCorp's Oregon retail consumers to purchase electricity directly from a supplier other than
 PacifiCorp.
 - "Party" or "Parties" means certain State Commission staff members, regulatory agencies, customers, consumer advocates, conservation organizations, and other interested parties from California, Idaho, Oregon, Utah, Washington, and Wyoming who have executed this Agreement.
- "Portfolio Standard" means a law or regulation that requires PacifiCorp to acquire: (a) a particular type of Resource, (b) a particular quantity of Resources, (c) Resources in a prescribed manner or (d)

 Resources located in a particular geographic area.

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- "Post-Interim Period Method" means the resolution of the Framework Issues combined with the
 Implemented Issues and the Resolved Issues are all intended to result in the new allocation
 methodology for PacifiCorp's six States.
 - "Post-Interim Period Resources" means Resources that begin commercial operation, or with a contract or delivery date, as applicable, after the end of the Interim Period.
 - "Qualifying Facility" or "QF" means small power production or cogeneration facilities developed
 under the Public Utility Regulatory Policies Act of 1978 (PURPA) and related State laws and
 regulations.
- "Qualifying Facility Power Purchase Agreement" or "QF PPA" means contracts to purchase the
 output of a Qualifying Facility by the Company.
 - "Reassignment", "Reassign", or "Reassigned" means assigning benefits from an Exiting State's share of a coal-fueled Interim Period Resource to those States with Commission orders to accept the cost responsibility allocation for the Exiting State's portion of the coal-fueled Resource.
- "Resolved Issues" is defined in Section 1 of the Agreement.
 - "Resource" means a Company-owned generating unit, plant, mine, long-term Wholesale Contract, Short-Term Purchase and Sale, Non-firm Purchase and Sale, or QF contract.
 - "Short-Term Firm Purchases and Firm Sales" means physical or financial contracts pursuant to
 which PacifiCorp purchases, sells, or exchanges firm power at wholesale and Customer Ancillary
 Service Contracts that are less than one year in duration.
 - "Short-Term Purchases and Sales" means physical or financial contracts pursuant to which
 PacifiCorp purchases, sells, or exchanges firm power at wholesale and Customer Ancillary Service
 Contracts that are less than one year in duration.
- "Special Contract" means a contract entered into between PacifiCorp and one of its retail customers
 with prices, terms, and conditions different from otherwise-applicable tariff rates. Special Contracts

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- may provide for a value consideration to the customer to reflect attributes of Customer Ancillary

 Service Contracts.
- "State" means California, Oregon, Idaho, Utah, Washington, or Wyoming.
- "State Resources" means Interim Period Resources whose costs are assigned to a single jurisdiction to accommodate jurisdiction-specific policy preferences.
- "System Energy Factor" or "SE Factor" is defined in Appendix C.
- "System Generation-Fixed Factor" or "SGF Factor" is defined in Appendix C.
- "System Gross Plant Distribution Factor" or "SGPD Factor" is defined in Appendix C.
- "System Net Plant-Distribution Factor" or "SNPD Factor" is defined in Appendix C.
- "System Overhead Factor" or "SO Factor" is defined in Appendix C.
- "System Resources" means Interim Period Resources that are not State Resources and whose associated costs and revenues are allocated among all States on a dynamic basis.
- "System Transmission Factor" or "ST Factor" is defined in Appendix C.
- "Trojan Decommissioning" means costs associated with decommissioning the Trojan Plant.
- "Trojan Decommissioning Fixed Factor" or ("TROJDF") is defined in Appendix C.
- "Trojan Plant" means the now-decommissioned nuclear plant for which the Company is still recovering costs.
- "Variable Costs" means costs incurred by the Company that vary with the amount of energy delivered by the Company to its customers during any hour.
 - "Washington Public Utility Tax" means a Washington tax on public service businesses, including businesses that engage in transportation, communications, and the supply of energy, natural gas, and water. The tax is in lieu of the business and occupation (B&O) tax.
- "West Control Area Inter-jurisdictional Allocation Methodology" or "WCA" means the allocation protocol methodology used by Washington to allocate costs consistent with its Balancing Area Authority-based principles governing the assets deemed to serve Washington.

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• "Wholesale Contracts" means physical or financial contracts pursuant to which PacifiCorp purchases, sells, or exchanges firm power at wholesale and Customer Ancillary Service Contracts.

APPENDIX B

Allocation Factors by Account by Revenue Requirement Components

2020 Protocol - Appendix B Allocation Factors by Account by Revenue Requirement Components

2 1 INTERIM PERIOD POST INTERIM PERIOD FERC ACCT **ACCT NAME** REVENUE REQUIREMENT COMPONENTS ASSIGNED TO FACTOR **FACTOR FACTOR** Sales to Ultimate Customers 440 Residential Sales Retail Revenues Direct assigned - Jurisdiction s S 442 Commercial & Industrial Sales Retail Revenues Direct assigned - Jurisdiction s S 444 Public Street & Highway Lighting Retail Revenues Direct assigned - Jurisdiction 445 Other Sales to Public Authority Retail Revenues Direct assigned - Jurisdiction 448 Interdepartmental Retail Revenues Direct assigned - Jurisdiction S S 447 Sales for Resale Wholesale Sales Direct assigned - Jurisdiction S S Non-Firm SE AP. NP Firm SG AP, NP Provision for Rate Refund 449 Direct assigned - Jurisdiction S S Transmission SG ST Other Electric Operating Revenues 450 Forfeited Discounts & Interest Retail Revenues Direct assigned - Jurisdiction S S 451 Misc Electric Revenue Retail Revenues Direct assigned - Jurisdiction Other - Common SO SO 453 Water Sales Retail Revenues Direct assigned - Jurisdiction SG AΡ 454 Rent of Electric Property Retail Revenues Direct assigned - Jurisdiction S S Common SG ST Other - Common SO SO 456 Other Electric Revenue Retail Revenues Direct assigned - Jurisdiction S S Wheeling Non-firm, Other SE ST Common SO SO Wheeling - Firm, Other SG ST Customer Related CN CN

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			INTERIM PERIOD	POST INTERIM PERIOD
FERC ACCT	ACCT NAME	REVENUE REQUIREMENT COMPONENTS ASSIGNED TO FACTOR	<u>FACTOR</u>	<u>FACTOR</u>
Miscellaneous Revenue	es			
41160	Gain on Sale of Ut	tility Plant - CR		
		Distribution	S	S
		Production	SG	AP
		Transmission	SG	ST
		General Office	so	SO
41170	Loss on Sale of Ut	tility Plant		
		Distribution	S	S
		Production	SG	AP
		Transmission	SG	ST
		General Office	SO	SO
		General Office	30	30
4440	Caia franc Emissis	Allauranaa		
4118	Gain from Emission		25	4.5
		SO2 Emission Allowance sales	SE	AP
41181	Gain from Disposi	tion of NOX Credits		
		NOX Emission Allowance sales	SE	AP
421	(Gain) / Loss on S	ale of Utility Plant		
		Distribution	S	S
		Production	SG	AP
		Transmission	SG	ST
		General Office	SO	SO
		Customer Related	CN	CN
Miscellaneous Expense	es			
4311	Interest on Custon	ner Deposits		
		Customer Service Deposits	CN	CN
		Direct assigned - Jurisdiction	S	S
		·		
Steam Power Generation	on			
500, 502, 504-514		sion & Engineering		
000, 002, 004 014	Operation Supervi	Steam Plants O&M	SG	AP, APOMS
		Steam Flants Odivi	00	AI , AI OWO
E01	Fuel Related			
501	ruei Reialeu	Charm plants First	CE.	AD ADOMO
		Steam plants Fuel	SE	AP, APOMS
		_		
503	Steam From Other			
		Steam Royalties	SE	AP, APOMS
Nuclear Power General				
517 - 532	Nuclear Power O8			
		Nuclear Plants O&M	SG	AP
Hydraulic Power Gener	ration			
535 - 545	Hydro O&M			
		Pacific Hydro O&M	SG	AP, APOMH
		East Hydro O&M	SG	AP, APOMH
Other Power Generation	on			
546, 548-554	Operation Super 8	Engineering		
		Other Production Plant	SG	AP, APOMO
547	Fuel			
		Other Fuel Expense	SE	AP, APOMO
			~-	,

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FERC ACCT	ACCT NAME	REVENUE REQUIREMENT COMPONENTS ASSIGNED TO FACTOR	INTERIM PERIOD FACTOR	POST INTERIM PERIOD FACTOR
Other Power Supply	ACCTIVABLE	REVENUE REGUIREMENT COMPONENTS ASSIGNED TO FACTOR	TACTOR	TACTOR
555	Purchased Power			
		Tracking Mechanisms	S	S
		Firm	SG	AP, NP
		Non-firm	SE	AP, NP
556	System Control & L	oad Dispatch		
		Other Expenses	SG	SE
557	Other Expenses			
		Direct assigned - Jurisdiction	S	S
		Other Expenses	SE	SE
		Other Expenses	SG	${\sf APOMS, APOMH, APOMO}$
		Cholla Transaction	SGCT	AP
TRANSMISSION EXPEN				
560-564, 566-573	Transmission O&M	Transmission Plant O&M	SG	ST
				0.
565	Transmission of Ele	ectricity by Others		
		Firm Wheeling	SG	ST
		Non-Firm Wheeling	SE	ST
		GRID Management Charge	SG	SE
DISTRIBUTION EXPEN	SE			
580 - 598	Distribution O&M			
		Direct assigned - Jurisdiction	S	S
		Other Distribution	SNPD	SNPD
CUSTOMER ACCOUNT	S EXPENSE			
901 - 905	Customer Accounts	O&M		
		Direct assigned - Jurisdiction	S	S
		Total System Customer Related	CN	CN
CUSTOMER SERVICE	EXPENSE			
907 - 910	Customer Service C	D&M		
		Direct assigned - Jurisdiction	S	S
		Total System Customer Related	CN	CN
SALES EXPENSE				
911 - 916	Sales Expense O&I			
		Direct assigned - Jurisdiction	S	S
		Total System Customer Related	CN	CN
ADMINISTRATIVE & GE	EN EXPENSE			
920-935	Administrative & Ge			
		Direct assigned - Jurisdiction	\$	\$
		Customer Related	CN	CN
		Mine FFDC Paraletan Function	SE	AP
		FERC Regulatory Expense	SG SO	ST
		General	SO	SO

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FERC ACCT	ACCT NAME	REVENUE REQUIREMENT COMPONENTS ASSIGNED TO FACTOR	INTERIM PERIOD	POST INTERIM PERIOD FACTOR
DEPRECIATION EXP	ENSE			
403SP	Steam Depreciation			
		Steam Plants	SG	AP
403NP	Nuclear Depreciation	n		
		Nuclear Plant	SG	AP
403HP	Hydro Depreciation			
		Pacific Hydro	SG	AP
		East Hydro	SG	AP
403OP	Other Production De	preciation		
		Other Production Plant	SG	AP
403TP	Transmission Depre	ciation		
		Transmission Plant	SG	ST
403	Distribution Deprecia	ation Direct assigned - Jurisdiction		
		Land & Land Rights	S	S
		Structures	S	S
		Station Equipment	S	S
		Storage Battery Equipment	S	S
		Poles & Towers	S	S
		OH Conductors	S	S
		UG Conduit	S	S
		UG Conductor	S	S
		Line Trans	S	S
		Services	S	S
		Meters	S	S
		Inst Cust Prem	S	S
		Leased Property	S	S
		Street Lighting	S	S
403GP	General Depreciatio			
		Distribution	\$	S
		Steam Plants	SG	AP
		Mining	SE	AP
		Pacific Hydro	SG	AP
		East Hydro	SG	AP
		Transmission	SG	ST
		Customer Related	CN	CN
		General	SO	SO
402MP	Mining Depresiation			
403MP	Mining Depreciation		SE	AP
		Mining Plant	SE	AF

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FERC ACCT	ACCT NAME	REVENUE REQUIREMENT COMPONENTS ASSIGNED TO FACTOR	INTERIM PERIOD FACTOR	POST INTERIM PERIOD FACTOR
AMORTIZATION EXP	ENSE			
404GP	Amort of LT Plant	- Capital Lease Gen		
		Direct assigned - Jurisdiction	S	S
		General	SO	SO
		Customer Related	CN	CN
404SP	Amort of LT Plant	- Cap Lease Steam		
		Steam Production Plant	SG	AP
404IP	Amort of LT Plant	- Intangible Plant		
		Distribution	S	S
		Production	SG	AP
		Transmission	SG	ST
		General	so	so
		Mining Plant	SE	AP
		Customer Related	CN	CN
404MP	Amort of LT Plant	- Mining Plant		
		Mining Plant	SE	AP
404HP	Amortization of O	ther Electric Plant		
		Pacific Hydro	SG	AP
		East Hydro	SG	AP
405	Amortization of O	ther Electric Plant		
400	Amortization of O	Direct assigned - Jurisdiction	s	s
406	Amortization of Pl	ant Acquisition Adj		
400	Amortization of the	Direct assigned - Jurisdiction	S	S
				AP
		Production Plant	SG	AP
407	Amort of Prop Los	sses, Unrec Plant, etc.		
		Direct assigned - Jurisdiction	S	S
		Production,	SG	AP
		Transmission	SG	ST
Taxes Other Than Inc	come			
408	Taxes Other Than	Income		
		Direct assigned - Jurisdiction	S	S
		Property	GPS	GPS
		System Taxes	SO	SO
		Misc Energy	SE	AP
		Misc Production	SG	AP
DEFERRED ITC				
41140	Deferred Investme	ent Tax Credit - Fed		
		ITC	DGU	DGUF
41141	Deferred Investme	ent Tax Credit - Idaho		
		ITC	DGU	DGUF

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			INTERIM PERIOD	POST INTERIM PERIOD	
FERC ACCT Interest Expense	ACCT NAME	REVENUE REQUIREMENT COMPONENTS ASSIGNED TO FACTOR	FACTOR	<u>FACTOR</u>	
427	Interest on Long-Term Debt				
	· ·	Direct assigned - Jurisdiction	S	S	
		Interest Expense	SNP	SNP	
428	Amortization of Deb	t Disc & Exp			
		Interest Expense	SNP	SNP	
429	Amortization of Pren	nium on Debt			
		Interest Expense	SNP	SNP	
431	Other Interest Exper	nse			
		Interest Expense	SNP	SNP	
432	AFUDC - Borrowed				
		AFUDC	SNP	SNP	
Interest & Dividends					
419	Interest & Dividends				
		Interest & Dividends	SNP	SNP	
DEFERRED INCOME TA	AXES				
41010	Deferred Income Ta	x - DR			
		Direct assigned - Jurisdiction	S	S	
		Non-Coal and Gas Production	SG	AP	
		Coal and Gas Production	SG	AP	
		Transmission	SG	ST	
		Customer Related	CN	CN	
		General	SO	SO	
		Property Tax related	GPS	GPS	
		Miscellaneous	SNP	SNP	
		Trojan	TROJD	TROJDF	
		Distribution	SNPD	SNPD	
		Mining Plant	SE	AP	
		Bad Debt	BADDEBT	BADDEBT	
		Tax Depreciation	TAXDEPR	TAXDEPR	

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			INTERIM PERIOD	POST INTERIM PERIOD
FERC ACCT	ACCT NAME	REVENUE REQUIREMENT COMPONENTS ASSIGNED TO FACTOR	FACTOR	FACTOR
41110	Deferred Income Ta	x -CR		
		Direct assigned - Jurisdiction	S	S
		Non-Coal and Gas Production	SG	AP
		Coal and Gas Production	SG	AP
		Transmission	SG	ST
		Customer Related	CN	CN
		General	SO	SO
		Property Tax related	GPS	GPS
		Miscellaneous	SNP	SNP
		Trojan	TROJD	TROJDF
		Distribution	SNPD	SNPD
		Mining Plant	SE	AP
		Contributions in Aid of Construction	CIAC	CIAC
		Production, Other	SGCT	AP
		Book Depreciation	SCHMDEXP	SCHMDEXP
SCHEDULE - M ADD	ITIONS			
SCHMAF	Additions - Flow Th	nrough		
		Direct assigned - Jurisdiction	S	S
SCHMAP	Additions - Permar	nent		
		Direct assigned - Jurisdiction	S	S
		Mining related	SE	AP
		General	SO	SO
		Non-Coal and Gas Production	SG	AP
		Coal and Gas Production	SG	AP
		Transmission	SG	ST
		Depreciation	SCHMDEXP	SCHMDEXP
SCHMAT	Additions - Tempor	rary		
		Direct assigned - Jurisdiction	S	S
		Bad Debt	BADDEBT	BADDEBT
		Contributions in Aid of Construction	CIAC	CIAC
		Miscellaneous	SNP	SNP
		Trojan	TROJD	TROJDF
		Non-Coal and Gas Production	SG	AP
		Mining Plant	SE	AP
		Coal and Gas Production	SG	AP
		Transmission	SG	ST
		Property Tax	GPS	GPS
		General	SO	SO
		Depreciation	SCHMDEXP	SCHMDEXP
		Distribution	SNPD	SNPD

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Production, Other

1 5 INTERIM PERIOD POST INTERIM PERIOD FERC ACCT **ACCT NAME** REVENUE REQUIREMENT COMPONENTS ASSIGNED TO FACTOR **FACTOR FACTOR SCHEDULE - M DEDUCTIONS** SCHMDF Deductions - Flow Through Direct Assigned - Jurisdiction S S Coal and Gas Production SG ΑP Transmission SG ST Non-Coal and Gas Production SG ΑP SCHMDP Deductions - Permanent Direct Assigned - Jurisdiction S S Mining Related SE ΑP SCHMDEXP Depreciation SCHMDEXP Miscellaneous SNP SNP General SO SO SCHMDT **Deductions - Temporary** Direct Assigned - Jurisdiction s s Bad Debt BADDEBT BADDEBT Miscellaneous SNP SNP Non-Coal and Gas Production SG ΑP Mining related SE ΑP Coal and Gas Production SG ΑP Transmission SG ST Property Tax GPS GPS General SO SO Depreciation **TAXDEPR TAXDEPR** Distribution SNPD SNPD **Customer Related** CN CN State Income Taxes State Income Taxes 40911 CALCULATED CALCULATED 40911 Income Before Taxes 40911 Renewable Energy Tax Credit SG ΑP 40910 S s FIT True-up 40910 Renewable Energy / Production Tax Credit SG ΑP 40911 PacifiCorp Minerals Inc. SE ΑP 40911 Foreign Tax Credit so SO **Steam Production Plant** 310 - 316 Steam Plants Steam Plants SG AP **Nuclear Production Plant** 320-325 Nuclear Plant Nuclear Plant SG ΑP Hydraulic Plant 330-336 Hydro Plant Pacific Hydro SG ΑP East Hydro SG AP

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FERC ACCT Other Production Plant	ACCT NAME	REVENUE REQUIREMENT COMPONENTS ASSIGNED TO FACTOR	INTERIM PERIOD <u>FACTOR</u>	POST INTERIM PERIOD FACTOR
340-346	Other Production Pla	ant		
010 010	Other Freddomen Tie	Other Production Plant - Situs	S	S
		Other Production Plant	SG	AP
TRANSMISSION PLANT				
350-359	Transmission Plant			
		Transmission Plant	SG	ST
DISTRIBUTION PLANT				
360-373	Distribution Plant			
		Direct assigned - Jurisdiction	S	S
GENERAL PLANT				
389 - 398	General Plant			
000 000	Conordinant	Distribution	S	S
		Pacific Hydro	SG	AP
		East Hydro	SG	AP
		Production	SG	AP, SE
		Transmission	SG	ST
		Customer Related	CN	CN
		General	so	SO
		Mining	SE	AP
			OL.	7.4
399	Coal Mine			
		Mining Plant	SE	AP
		·		
1011346	General Gas Line Ca	apital Leases		
		Capital Lease	SG	AP
1011390	General Capital Lea			
		Direct assigned - Jurisdiction	S	S
		General	SO	SO
		Generation	SG	AP
		Transmission	SG	ST
INTANCIDI E DI ANT				
INTANGIBLE PLANT	Organization			
301	Organization	Direct assigned Invisdiation	0	
		Direct assigned - Jurisdiction	S	S
302	Franchise & Consen	ıt		
302	Tranchise & Consen	Direct assigned - Jurisdiction	S	S
		Production	SG	AP
		Transmission	SG	ST
		Talishiission	00	O1
303	Miscellaneous Intang	gible Plant		
	,	Distribution	S	S
		Pacific Hydro	SG	AP
		East Hydro	SG	AP
		Production	SG	AP
		Transmission	SG	ST
		Customer Related	CN	CN
		General	SO	SO
		Mining	SE	AP
		Other	SG	SGF

1 5 INTERIM PERIOD POST INTERIM PERIOD FERC ACCT **ACCT NAME** REVENUE REQUIREMENT COMPONENTS ASSIGNED TO FACTOR **FACTOR FACTOR** 303 Less Non-Utility Plant Direct assigned - Jurisdiction S S **Rate Base Additions** 105 Plant Held For Future Use s s Direct assigned - Jurisdiction Production SG ΑP Transmission SG ST Mining Plant ΑP SE 114 Electric Plant Acquisition Adjustments Direct assigned - Jurisdiction S S Production Plant SG ΑP Transmission SG ST 115 Accum Provision for Asset Acquisition Adjustments Direct assigned - Jurisdiction S S Production Plant SG ΑP Transmission SG ST 124 Weatherization Direct assigned - Jurisdiction S S General SO SO 128 Pensions General SO SO 182W Weatherization Direct assigned - Jurisdiction S S 186W Weatherization Direct assigned - Jurisdiction S S Fuel Stock 151 Steam Production Plant SE ΑP 152 Fuel Stock - Undistributed Steam Production Plant SE AP 25316 **UAMPS** Working Capital Deposit Mining Plant SE ΑP 25317 DG&T Working Capital Deposit

25319

SE

SE

ΑP

ΑP

Mining Plant

Mining Plant

Provo Working Capital Deposit

5	4	3	2	1
OD POST INTERIM PE	INTERIM PERIOD			

1	2	3	4	5
			INTERIM PERIOD	POST INTERIM PERIOD
FERC ACCT	ACCT NAME	REVENUE REQUIREMENT COMPONENTS ASSIGNED TO FACTOR	FACTOR	FACTOR
154	Materials and Sup	pplies		
		Direct assigned - Jurisdiction	S	S
		Production,	SG	AP
		Transmission	SG	ST
		Mining	SE	AP
		Production - Common	SG	AP
		General	SO	SO
		Distribution	SNPD	SNPD
		Production, Other	SG	AP
163	Stores Expense L	Indistributed		
103	Stores Expense C		SO	02
		General	50	SO
25318	Provo Working Ca	apital Deposit		
		Provo Working Capital Deposit	SG	AP
165	Prepayments			
		Direct assigned - Jurisdiction	S	S
		Property Tax	GPS	GPS
		Production	SG	AP
		Transmission	SG	ST
		Mining	SE	AP
		General	SO	SO
182M	Misc Regulatory A	Assets		
		Direct assigned - Jurisdiction	S	S
		Production	SG	AP
		Transmission	SG	ST
		Mining	SE	AP
		General	SO	SO
		Production, Other	SGCT	AP
		Other	SG	SGF
186M	Misc Deferred De		2	0
		Direct assigned - Jurisdiction	S	S
		Production	SG	AP
		Transmission	SG	ST
		General	SO	SO
		Mining Description Common	SE	AP
		Production - Common Other	SG SG	AP SGF
		Oute	36	3 G F
Working Capital				
CWC	Cash Working Ca	apital		
		Direct assigned - Jurisdiction	S	S
owc	Other Working Ca	apital		
131		Cash	SNP	SNP
135		Working Funds	SG	AP
141		Notes Receivable	SO	SO
143		Other Accounts Receivable	SO	SO

1 INTERIM PERIOD POST INTERIM PERIOD FERC ACCT **ACCT NAME** REVENUE REQUIREMENT COMPONENTS ASSIGNED TO FACTOR **FACTOR FACTOR** 232 Accounts Payable so SO 232 SE ΑP Accounts Payable 232 Accounts Payable SG ST, AP, SGF 25330 Other Deferred Credits - Misc SE ΑP Other Deferred Credits - Misc SE 230 AP 254105 ARO Reg Liability SE ΑP **Rate Base Deductions** 235 **Customer Service Deposits** s S Direct assigned - Jurisdiction 2281 Prov for Property Insurance Prov for Property Insurance so SO 2282 Prov for Injuries & Damages Prov for Injuries & Damages so SO 2283 Prov for Pensions and Benefits Prov for Pensions and Benefits SO SO 22841 Accum Misc Oper Prov-Black Lung Other Production SG ΑP 254105 FAS 143 ARO Regulatory Liability ARO S S TROJD TROJDF Trojan Plant Asset Retirement Obligation 230 TROJD TROJDF Trojan Plant 252 Customer Advances for Construction s s Direct assigned - Jurisdiction SG ΑP Production Transmission SG ST Customer Related CN CN S02 Emissions 25398 S02 Emissions SE ΑP 25399 Other Deferred Credits Direct assigned - Jurisdiction S S Production SG ΑP Transmission SG ST General SO SO Mining SE ΑP 254 Regulatory Liabilities Insurance Provision so so

1 2 3 4 5

1	2	3	4	5
			INTERIM PERIOD	POST INTERIM PERIOD
FERC ACCT	ACCT NAME	REVENUE REQUIREMENT COMPONENTS ASSIGNED TO FACTOR	FACTOR	<u>FACTOR</u>
190	Accumulated Deferr	- '	<u></u>	
	7 toodinalated Boton	Direct assigned - Jurisdiction	S	S
		Bad Debt	BADDEBT	BADDEBT
		Non-Coal and Gas Production	SG	AP
		Coal and Gas Production	SG	AP
		Transmission	SG	ST
		Customer Related	CN	CN
		General	SO	SO
		Miscellaneous	SNP	SNP
		Trojan	TROJD	TROJDF
		•		
		Distribution	SNPD	SNPD
		Mining Plant	SE	AP
281	Accumulated Deferr	ed Income Taxes		
		Non-Coal and Gas Production	SG	AP
		Coal and Gas Production	SG	AP
		Transmission	SG	ST
		na.o.moso.		.
282	Accumulated Deferr	ed Income Taxes		
		Direct assigned - Jurisdiction	S	S
		Depreciation	DITBAL	DITBAL
		Non-Coal and Gas Production	SG	AP
		Coal and Gas Production	SG	AP
		Transmission	SG	ST
		Customer Related	CN	CN
		General	SO	SO
		Miscellaneous	SNP	SNP
		Depreciation	TAXDEPR	TAXDEPR
		Depreciation	SCHMDEXP	SCHMDEXP
		System Gross Plant	GPS	GPS
		Contribution in Aid of Construction	CIAC	CIAC
			SE	AP
		Mining	SE	AP
283	Accumulated Deferr	ed Income Taxes		
		Direct assigned - Jurisdiction	S	S
		Depreciation	DITBAL	DITBAL
		Non-Coal and Gas Production	SG	AP
		Coal and Gas Production	SG	AP
		Transmission	SG	ST
		Customer Related	CN	CN
		General	SO	SO
		Miscellaneous	SNP	SNP
		Trojan	TROJD	TROJDF
		Production, Other	SGCT	AP
		Property Tax	GPS	GPS
		Mining Plant	SE	AP
055	A			
255	Accumulated Investr		•	2
		Direct assigned - Jurisdiction	S	S
		Investment Tax Credits	ITC84	ITC84
		Investment Tax Credits	ITC85	ITC85
		Investment Tax Credits	ITC86	ITC86
		Investment Tax Credits	ITC88	ITC88
		Investment Tax Credits	ITC89	ITC89
		Investment Tax Credits	ITC90	ITC90
		Investment Tax Credits		SGF
		HIVESUITETIL TAX CIECIIIS	SG	ರಿರ್ಡ

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	_	•		POST INTERIM PERIOD
FERC ACCT	ACCT NAME	REVENUE REQUIREMENT COMPONENTS ASSIGNED TO FACTOR	FACTOR	FACTOR
I ENO AGOT	AGGITAME	REVENUE REGUIREMENT COMPONENTS ACCIONED TO FACTOR	<u>I AOTOR</u>	HOTOK
PRODUCTION PLANT	ACCUM DEPRECIATION	ON		
108SP	Steam Prod Plant A			
		Steam Plants	SG	AP
108NP	Nuclear Prod Plant	Accumulated Depr		
		Nuclear Plant	SG	AP
108HP	Hydraulic Prod Plar	nt Accum Depr		
		Pacific Hydro	SG	AP
		East Hydro	SG	AP
108OP	Other Production Pl	ant - Accum Depr		
		Other Production Plant	SG	AP
TRANS PLANT ACCUM	DEPR			
108TP	Transmission Plant	Accumulated Depr		
		Transmission Plant	SG	ST
DISTRIBUTION PLANT	ACCUM DEPR			
108360 - 108373	Distribution Plant A	ccumulated Depr		
		Direct assigned - Jurisdiction	S	S
108D00	Unclassified Dist Pl			_
		Direct assigned - Jurisdiction	S	S
40000		1 Pl + 1 + 1000		
108DS	Unclassified Dist Su			•
		Direct assigned - Jurisdiction	S	S
100DD	Unalogoified Diet Co	ib Plant Aget 200		
108DP	Unclassified Dist Su		S	S
		Direct assigned - Jurisdiction	3	3
GENERAL PLANT ACC	IIM DEPR			
108GP	General Plant Accu	mulated Denr		
10001	Concrair Tank 7 tood	Distribution	S	S
		Pacific Hydro	SG	AP
		East Hydro	SG	AP
		Production	SG	AP
		Transmission	SG	ST
		Customer Related	CN	CN CN
		General SO	SO	SO
		Mining Plant	SE	AP
		g · lan	01	
108MP	Mining Plant Accum	ulated Depr.		
	3	Mining Plant	SE	AP
		-		
1081390	Accum Depr - Capit	al Lease		
		General	SO	SO
1081399	Accum Depr - Capit	al Lease		
		Direct assigned - Jurisdiction	S	S

1 2 3 4 5

·	_	•	INTERIM PERIOD	POST INTERIM PERIOD
FERC ACCT	ACCT NAME	REVENUE REQUIREMENT COMPONENTS ASSIGNED TO FACTOR	FACTOR	FACTOR
ACCUM PROVISION FO	OR AMORTIZATION			
111SP	Accum Prov for Am	ort-Steam		
		Steam Plants	SG	AP
111GP	Accum Prov for Am		_	_
		Distribution	S	S
		Pacific Hydro	SG	AP
		East Hydro	SG	AP
		Production	SG	AP
		Transmission	SG	ST
		Customer Related	CN	CN
		General SO	SO	SO
111HP	Accum Prov for Am	ort-Hydro		
	710001117 107 101 71111	Pacific Hydro	SG	AP
		East Hydro	SG	AP
		Lastriyaro		7.11
111IP	Accum Prov for Am	ort-Intangible Plant		
		Distribution	S	S
		Pacific Hydro	SG	AP
		Production	SG	AP
		Transmission	SG	ST
		General	SO	SO
		Mining	SE	AP
		Customer Related	CN	CN
111IP	Less Non-Utility Pla	t to the second		
11111	Less Non-Ounty 1 is	Direct assigned - Jurisdiction	S	S
		Direct assigned - Julisulction	3	3
111390	Accum Prov Amort	- Capital Leases		
		Distribution	S	S
		Production	SG	AP
		General	SO	SO

APPENDIX C

Definitions of Allocation Factors

Factors without an effective period will be used during and after the Interim Period.

i denotes count of jurisdictions. j denotes count of month in a year. N is the number of regulatory jurisdictions that the Company operates in and allocates costs to.

Assigned Production Factor ("AP") - Effective after Interim Period

$$AP_i = \frac{SGF_i}{\sum_{i=1}^{x} SGF_i}$$

where:

AP_i = **Assigned Production Factor** for jurisdiction i.

 SGF_i = System Generation – Fixed Factor for jurisdiction i.

x = Number of jurisdictions that are assigned the unit.

The AP factor may be calculated by unit of Resources, group of Resources, or for specific periods of capital investments. The AP factor may change over time as allocations change due to jurisdictions accepting a larger or smaller assignment in units that lead to the change in the value of x.

For example,

1. Assuming a unit is assigned to States A, B and C out of six jurisdictions in year 1, and their SGF factors are

SGF_A = 25%, SGF_B = 45%, and SGF_C = 15%, respectively, then
$$AP_A = \frac{25\%}{25\% + 45\% + 15\%} = 29.4\%$$

$$AP_B = \frac{45\%}{25\% + 45\% + 15\%} = 52.9\%$$

$$AP_C = \frac{15\%}{25\% + 45\% + 15\%} = 17.6\%$$

2. Assuming the unit is later assigned to States B and C only, then the AP factors will change to

$$AP_A = 0\%$$

$$AP_B = \frac{45\%}{45\% + 15\%} = 75\%$$

$$AP_C = \frac{15\%}{45\% + 15\%} = 25\%$$

3. Assuming the unit is later assigned to C only, then the AP factors will change to

$$AP_A = 0\%$$
 $AP_B = 0\%$
 $AP_C = \frac{15\%}{15\%} = 100\%$

Accounts using AP factor: Sales for Resale (447), Water Sales (453), Miscellaneous Revenue (41160, 41170, 4118, 41181, 421), Generation (500-555, 557), Administrative and General Expense (920-935), Depreciation Expense (403SP, 403NP, 403HP, 403OP, 403GP, 403MP) Amortization Expense (404SP, 404IP, 404MP, 404MP, 406-407), Taxes Other Than Income (408), Deferred Income Tax Expense (41010, 41110), Schedule M, Income Taxes (40910, 40911), Generation Plant (310-346), General Plant (389-399), Intangible Plant (302-303), Plant Held for Future Use (105), Electric Plant Acquisition Adjustments (114-115), Fuel Stock (151-152), Materials and Supplies (154), Mining Working Capital Deposits (25316-25319), Prepayments (165), Misc. Regulatory Assets (182M), Misc. Deferred Debits (186M), Working Capital (135, 232, 25330, 230, 245105), Accum Misc Oper Prov-Black Lung (22841), Customer Advances for Construction (252), SO2 Emissions (25398), Other Deferred Credits (25399), Regulatory Liabilities ARO Regulatory Liability (254105), Accumulated Deferred Income Taxes (190, 281-283), Accumulated Depreciation (108SP, 108NP, 108NP, 108OP, 108GP, 108MP), Accumulated Provision for Amortization (111SP, 111GP, 111HP, 111IP, 111390)

<u>Assigned Production Factor of New Resources</u> – Effective after Interim Period

Initial values of AP factors for all new resources will be addressed as part of the Framework discussions on Resource Planning.

Assigned Production Hydro - O&M Factor ("APOMH") - Effective after Interim Period

$$APOMH_i = \frac{PPOMH_i}{\sum_{i=1}^{N} PPOMH_i}$$

where:

APOMH_i = **Assigned Production Hydro O&M Factor** for jurisdiction i. PPOMH_i = Sum of all hydro production plant O&M costs allocated to jurisdiction i using the AP factors. N = Number of jurisdictions.

The APOMH factor is used to allocate hydro generation related O&M costs that cannot be allocated to a specific hydro resource through an AP factor, calculated as each States' relative share of direct-allocated hydro generation and maintenance expenses.

Accounts using APOMH factor: Hydro (535-545, 557)

Assigned Production Other - O&M Factor ("APOMO") - Effective after Interim Period

$$APOMO_i = \frac{PPOMO_i}{\sum_{i=1}^{N} PPOMO_i}$$

where:

 $APOMO_i$ = **Assigned Production Other O&M Factor** for jurisdiction i.

EXECUTION VERSION

 $PPOMO_i$ = Sum of all other production plant O&M costs allocated to

jurisdiction i using the AP factors.

N = Number of jurisdictions.

The APOMO factor is used to allocate other generation related O&M costs that cannot be allocated to specific other production Resource through an AP factor, calculated as each States' relative share of directly-allocated other production generation and maintenance expenses.

Accounts using APOMO factor: Other Generation (546-554, 557)

Assigned Production Steam - O&M Factor ("APOMS") - Effective after Interim Period

$$APOMS_i = \frac{PPOMS_i}{\sum_{i=1}^{N} PPOMS_i}$$

where:

 $APOMS_i$ = **Assigned Production Steam O&M Factor** for jurisdiction i.

 $PPOMS_i$ = Sum of all steam production plant O&M costs allocated to

jurisdiction i using the AP factors.

N = Number of jurisdictions.

The APOMS factor is used to allocate steam generation related O&M costs that cannot be allocated to specific steam resource through an AP factor, calculated as each States' relative share of direct-allocated steam generation and maintenance expenses.

Accounts using APOMS factor: Generation (500-514, 557)

Bad Debt Expense Factor ("BADDEBT")

$$BADDEBT_i = \frac{ACCT904_i}{\sum_{i=1}^{N} ACCT904_i}$$

where:

BADDEBT_i = **Bad Debt Expense Factor** for jurisdiction i.

ACCT904i = Balance in FERC Account 904 for jurisdiction i.

N = Number of jurisdictions.

The BADDEBT Factor is calculated by dividing the FERC account 904 Uncollectible Accounts amount for a jurisdiction by the total 904 amount for all jurisdictions. The factor allocates tax related costs for bad debt related expenses.

Accounts using BADDEBT factor: Deferred Income Tax Expense (41010), Schedule M, Accumulated Deferred Income Taxes (190)

Contributions in Aid of Construction Factor ("CIAC")

$$CIAC_i = \frac{CIACNA_i}{\sum_{i=1}^{N} CIACNA_i}$$

where:

 $CIAC_i$ = Contributions in Aid of Construction Factor for jurisdiction i.

 $CIACNA_i$ = Contributions in aid of construction – net additions for jurisdiction i.

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$$N$$
 = Number of jurisdictions.

The CIAC Factor is calculated by dividing the contribution in aid of construction net additions for a jurisdiction by the total contribution in aid of construction net additions for all jurisdictions. The factor allocates tax related costs for contributions in aid of construction.

Accounts using CIAC factor: Deferred Income Tax Expense (41110), Schedule M, Accumulated Deferred Income Taxes (282)

Customer Number Factor ("CN")

$$CN_i = \frac{CUST_i}{\sum_{i=1}^{N} CUST_i}$$

where:

 CN_i = **Customer Number Factor** for jurisdiction i. $CUST_i$ = Total electric customers for jurisdiction i.

N = Number of jurisdictions.

The Customer Number Factor is calculated using the ratio of number of customers for a jurisdiction to the total number of electric customers for all jurisdictions. The factor is used to allocate customer related costs.

Accounts using CN factor: Gain / Loss on Sale of Utility Plant (421), Customer Service Deposits (4311), Other Electric Revenue (456), Customer Account Expense (901-905), Customer Service Expense (907-910), Sales Expense (911-916), Administrative and General Expense (920-935), General Plant Depreciation (403GP), Amortization Intangible Plant (404IP), Deferred Income Tax Expense (41010, 41110), Schedule M, General Plant (389-398), Intangible Plant (303), Customer Advances for Construction (252), Accumulated Deferred Income Taxes (190, 282-283), General Plant Accumulated Depreciation (108GP), Accumulated Provision for Amortization (111IP)

Deferred Tax Balance Factor ("DITBAL")

$$DITBAL_{i} = \frac{DITBALA_{i}}{\sum_{i=1}^{N} DITBALA_{i}}$$

where:

 $DITBAL_i$ = **Deferred Tax Balance Factor** for jurisdiction i.

 $DITBALA_i$ = Deferred tax balance allocated to jurisdiction i.

(Deferred tax balance is allocated by a run of PowerTax based upon the above factors. PowerTax is a computer software package used to

track deferred tax expense & deferred tax balance.)

N = Number of jurisdictions.

The DITBAL Factor is used to allocate deferred tax balances to jurisdictions.

Accounts using DITBAL factor: Accumulated Deferred Income Taxes (282, 283)

<u>Division Generation – Pacific Factor ("DGP")</u>

$$DGP_i = \frac{SG^*_i}{\sum_{i=1}^{N} SG^*_i}$$

where:

 DGP_i = **Division Generation** - **Pacific Factor** for jurisdiction i.

 SG_i^* = SG_i if i is a pre-merger Pacific Power jurisdiction, otherwise 0.

 SG_i = System Generation Factor for jurisdiction i.

N = Number of jurisdictions.

The DGP Factor is calculated as the ratio of the pre-merger Pacific Division's SG factor for a jurisdiction divided by the sum of the pre-merger Pacific Division's SG factors.

The DGP factor is only used in calculating the dynamic ECD

Division Generation - Utah Factor ("DGU")

$$DGU_i = \frac{SG^*_i}{\sum_{i=1}^{N} SG^*_i}$$

where:

 DGU_i = **Division Generation** – **Utah Factor** for jurisdiction i.

 SG_i^* = SG_i if i is a pre-merger Utah Power jurisdiction, otherwise 0.

 SG_i = System Generation Factor for jurisdiction i.

N = Number of jurisdictions.

After the Interim Period, the factor is determined by the average of the four-year historical value from 2018 to 2021, or 2019 to 2022 if the Interim Period is extended.

The DGU Factor is calculated as the ratio of the pre-merger Utah Power jurisdiction's SG factor for a jurisdiction divided by the sum of the pre-merger Utah Power jurisdiction's SG factors.

The only accounts using DGU factor are Deferred Investment Tax Credits (41140, 41141)

Gross Plant System Factor ("GPS")

$$GPS_{i} = \frac{PP_{i} + PT_{i} + PD_{i} + PG_{i} + PI_{i}}{\sum_{i=1}^{N} (PP_{i} + PT_{i} + PD_{i} + PG_{i} + PI_{i})}$$

where:

 GPS_i = Gross Plant System Factor for jurisdiction i.

 PP_i = Production plant for jurisdiction i.

 PT_i = Transmission plant for jurisdiction i.

 PD_i = Distribution plant for jurisdiction i.

 PG_i = General plant for jurisdiction i.

 PI_i = Intangible plant for jurisdiction i.

N = Number of jurisdictions.

The GPS Factor is used to allocate property taxes. It is calculated using the ratio of gross plant for a jurisdiction divided by the total gross plant for all jurisdictions.

The accounts using GPS factor: Taxes Other Than Income Taxes (408), Deferred Income Tax Expense (41010, 41110), Schedule M, Prepayments (165), Accumulated Deferred Income Taxes (282, 283)

Nodal Pricing Assignment of Net Power Costs ("NP")

Costs listed as allocated by NP in Appendix B are costs that will be allocated through the Nodal Pricing Model.

Accounts using NP factor: Sales for Resale (447), Purchased Power (555)

<u>Schedule M – Depreciation Expense Factor ("SCHMDEXP")</u>

$$SCHMD_i = \frac{DEPRC_i}{\sum_{i=1}^{N} DEPRC_i}$$

where:

SCHMD_i = Schedule M – Depreciation Expense Factor for jurisdiction i.

DEPRC_i = Depreciation in FERC Accounts 403.1 - 403.9 for jurisdiction i.

Number of jurisdictions.

The SCHMDEXP factor is used to allocate Schedule M items related to depreciation expense. The accounts using SCHMDEXP factor: Deferred Income Tax Expense (41110), Schedule M, Accumulated Deferred Income Taxes (282)

System Capacity Factor ("SC")

$$SC_{i} = \frac{\sum_{j=1}^{12} TAP_{ij}}{\sum_{i=1}^{N} \sum_{j=1}^{12} TAP_{ij}}$$

where:

 SC_i = **System Capacity Factor** for jurisdiction i.

 TAP_{ij} = Weather-normalized peak load of jurisdiction i at the time of the

system peak in month j. During the Interim Period, the peak load is further adjusted to exclude the peak load of Class 1 Demand Side Management programs and interruptible peak load of the special

contracts as defined in the 2017 Protocol.

N = Number of jurisdictions.

The SC factor is calculated based on the relative capacity requirements of each State as determined based on 12 monthly Coincident Peaks that is used to calculate the System Generation and System Transmission factors

System Energy Factor ("SE")

$$SE_{i} = \frac{\sum_{j=1}^{12} TAE_{ij}}{\sum_{i=1}^{N} \sum_{j=1}^{12} TAE_{ij}}$$

where:

 SE_i = **System Energy Factor** for jurisdiction i.

 TAE_{ij} = Weather-normalized energy at input of jurisdiction i in month j.

N = Number of jurisdictions.

The SE factor is used to allocate energy-related costs and is calculated as the ratio of the weather-normalized energy at input for a jurisdiction divided by the total weather-normalized energy at input for all jurisdictions.

Accounts using SE factor for Interim period: Sales for Resale (447), Other Electric Revenue (456), Miscellaneous Revenue (4118, 41181), Steam Plants Fuel (501), Steam from Other Sources (503), Other Fuel Expense (547), Purchased Power (555), Transmission of Electricity by Others (565), Administrative and General Expense (920-935), Depreciation Expense (403MP), Amortization Expense (404IP, 404MP), Taxes Other Than Income (408), Deferred Income Tax Expense (41010, 41110), Schedule M, Federal Income Tax True-Up (40910), General Plant (389-399), Intangible Plant (303), Plant Held for Future Use (105), Fuel Stock (151, 152), Working Capital – Mining related (25316, 25317, 25319), Materials and Supplies (154), Prepayments – Mining related (165), Misc. Regulatory Assets – Mining Related (182M), Misc. Deferred Debits – Mining related (186M), Accounts Payable (232), Other Deferred Credits Misc. (25330, 230, 25399), ARO Regulatory Liability (254105), SO Emissions (25398), Regulatory Liabilities (254), Accumulated Deferred Income Taxes (190, 282-283), General Plant Accumulated Depreciation 108GP, Accumulated Provision for Amortization (111IP, 111MP)

Accounts using SE factor after Interim period: System Control & Load Dispatch (556), Other Expenses (557), Transmission of Electricity by Others - GRID Management Charge (565)

System Generation Factor ("SG") – Effective during the Interim Period

$SG_i = 0.75 * SC_i + 0.25 * SE_i$				
where:				
SG_i	=	System Generation Factor for jurisdiction i.		
SC_i	=	System Capacity Factor for jurisdiction i.		
$SE_{ m i}$	=	System Energy Factor for jurisdiction i.		

The SG factor is used to allocate generation and transmission costs. It is calculated using a weighting of 75% of the SC factor and 25% of the SE factor for a jurisdiction.

Accounts using the SG factor: Sales for Resale (447), Provision for Rate Refund (449), Other Electric Operating Revenue (453, 454, 456), Miscellaneous Revenue (41160, 41170, 421), Generation Expense (500, 502, 504-514, 517-532, 535-545, 546, 548-554, 555, 556, 557), Transmission Expense (560-564, 566-573, 565), Administrative and General Expense (920-935), Depreciation Expense (403SP, 403NP, 403HP, 403OP, 403TP, 403GP), Amortization Expense (404SP, 404HP, 404IP 406, 407), Taxes Other Than Income (408), Deferred Income Tax Expense, (41010, 41110), Schedule M, Renewable Energy Tax Credit (40911), Federal Income Tax True-Up (40910), Generation Plant (310-316, 320-325, 330-336, 340-346), Transmission Plant (350-359), General Plant (389-398, 1011390), Intangible Plant (302-303), Plant Held for Future Use (105), Electric Plant Acquisition Adjustments (114-115), Materials and Supplies (154), Working Capital Deposit (25318), Prepayments (165), Misc. Regulatory Assets (182M), Misc. Deferred Debits (186M), Working Capital (135, 232), Accumulated Misc. Operating Provision Other (22841), Customer Advances for Construction (252), Other Deferred Debits (25399), Accumulated Deferred Income Taxes (190, 281-283), Accumulated Investment Tax Credit (255), Accumulated Depreciation (108SP, 108HP, 108OP, 108TP, 108GP), Accumulated Provision for Amortization (111SP, 111GP, 111HP, 111IP, 111190)

System Generation Factor - Fixed ("SGF") - Effective after Interim Period

Based on actual SG allocation factors for the most recent four calendar years available prior to the end of the Interim Period. The SG_i factor is as defined above.)

$$SGF_i = \frac{PY1SG_i + PY2SG_i + PY3SG_i + PY4SG_i}{4}$$

where:

SGF_i = **System Generation – Fixed Factor** for jurisdiction i.

Prior Year (PY) 1 SG_i = PY1 System Generation Factor for jurisdiction i. Prior Year (PY) 2 SG_i = PY2 System Generation Factor for jurisdiction i. Prior Year (PY) 3 SG_i = PY3 System Generation Factor for jurisdiction i. Prior Year (PY) 4 SG_i = PY4 System Generation Factor for jurisdiction i.

For Example: If the Interim Period ends December 31, 2023, then (PY) 1 = calendar year 2022, (PY) 2 = calendar year 2021, (PY) 3 = calendar year 2020, and (PY) 4 = calendar year 2019.

Accounts using SGF factor: Intangible Plant (303), Misc. Regulatory Assets (182M), Misc. Deferred Debits (186M), Working Capital (232), Accumulated Investment Tax Credit (255)

System Gross Plant Distribution Factor ("SGPD") – Effective after Interim Period

$$SGPD_i = \frac{GPD_i}{\sum_{i=1}^{N} GPD_i}$$

where:

SGPD_i = **System Gross Plant Distribution Factor** for jurisdiction i.

GPD_i = Gross plant distribution for jurisdiction i.

N = Number of jurisdictions.

This factor is calculated by taking the ratio of gross distribution plant for a jurisdiction by the total gross distribution plant for all jurisdictions.

There are no accounts allocated using the SGPD factor. This factor is used to calculate the SO factor after the Interim period.

System Net Plant - Distribution Factor ("SNPD")

$$SNPD_i = \frac{PD_i + ADPD_i}{\sum_{i=1}^{N} (PD_i + ADPD_i)}$$

where:

 $SNPD_i$ = **System Net Plant – Distribution Factor** for jurisdiction i.

 PD_i = Distribution plant – for jurisdiction i.

 $ADPD_i$ = Accumulated depreciation distribution plant - for jurisdiction i.

N = Number of jurisdictions.

The SNPD factor is used to allocate non situs distribution costs. The factor is calculated as the ratio of net distribution plant for a jurisdiction by the total net distribution plant for all jurisdictions.

Accounts using the SNPD factor: Distribution O&M (580-598), Deferred Income Tax Expenses (41010, 41110), Schedule M, Materials and Supplies – Distribution (154), Accumulated Deferred Income Taxes (190)

System Net Plant Factor ("SNP")

$$SNP_i = \frac{PP_i + PT_i + PD_i + PG_i + PI_i + ADPP_i + ADPT_i + ADPD_i + ADPG_i + ADPI_i}{\sum_{i=1}^{N} (PP_i + PT_i + PD_i + PG_i + PI_i + ADPP_i + ADPT_i + ADPD_i + ADPG_i + ADPI_i)}$$

where:

 SNP_i = System Net Plant Factor for jurisdiction i. Production plant for jurisdiction i. PP_i = PT_i Transmission plant for jurisdiction i. Distribution plant for jurisdiction i. PD_i PG_i = General plant for jurisdiction i. Intangible plant for jurisdiction i. PI_i $ADPP_i$ Accumulated depreciation production plant for jurisdiction i. $ADPT_i$ Accumulated depreciation transmission plant for jurisdiction i. $ADPD_i$ Accumulated depreciation distribution plant for jurisdiction i. $ADPG_i$ Accumulated depreciation general plant for jurisdiction i. $ADPI_i$ Accumulated depreciation intangible plant for jurisdiction i. = Number of jurisdictions. N

The SNP factor is used to allocate interest expense and miscellaneous deferred tax treatment. The factor is calculated by taking the ratio of the system net plant balance for a jurisdiction divided by the total system net plant balance for all jurisdictions.

Accounts using SNP factor: Interest Expense (427-429, 431, 432), Deferred Income Tax Expenses (41010, 41110), Schedule M, Working Capital – Cash (131), Accumulated Deferred Income Taxes (190, 282, 283)

System Overhead Factor ("SO") – Effective after Interim Period

$$SO_i = \frac{SC_i + SE_i + SGPD_i}{3}$$

where:

SO_i = System Overhead Factor for jurisdiction i.
 SC_i = System Capacity Factor for jurisdiction i.
 SE_i = System Energy Factor for jurisdiction i.
 SGPD_i = System Gross Plant Distribution for jurisdiction i.

The SO factor is used to allocate system overhead costs. The SO factor used after the Interim period is calculated by taking the sum of the SC, SE and SGPD factor for a jurisdiction and dividing by three.

Accounts using SO factor after Interim period: Other Electric Operating Revenue (451, 454, 456), Miscellaneous Revenue (41160, 41170, 421), Administrative and General Expense (920-935), Depreciation Expense (403GP), Amortization Expense (404GP, 404IP), Deferred Income Tax Expenses (41010, 41110), Schedule M, Federal Income Tax True-Up (40910), General Plant (389-398, 1011390), Intangible Plant (303), Materials and Supplies (154), Stores Expense Undistributed (163), Prepayments (165), Misc. Regulatory Assets (182M), Misc. Deferred Debits (186M), Working Capital (141, 232), Rate Base Deduction Provisions (2281-2283), Other Deferred Credits (25399), Regulatory Liabilities (254),

Accumulated Deferred Income Taxes (190, 282, 283), Accumulated Depreciation (108GP, 1081390), Accumulated Provision for Amortization (111GP, 111IP)

System Overhead Factor ("SO") – Effective during the Interim Period

so - P	$P_i + PT_i + PD_i$ -	$+PG_i+PI_i-PP_{oi}-PT_{oi}-PD_{oi}-PG_{oi}-PI_{oi}$
$SO_i - \frac{1}{\sum_{i=1}^N (i)}$	$(PP_i + PT_i + PD)$	$\frac{PG_{i} + PI_{i} - PP_{oi} - PT_{oi} - PD_{oi} - PG_{oi} - PI_{oi}}{P_{i} + PG_{i} + PI_{i} - PP_{oi} - PT_{oi} - PD_{oi} - PG_{oi} - PI_{oi}}$
where:		
SO_i	=	System Overhead Factor for jurisdiction i.
PP_i	=	Gross production plant for jurisdiction i.
PT_i	=	Gross transmission plant for jurisdiction i.
PD_i	=	Gross distribution plant for jurisdiction i.
PG_i	=	Gross general plant for jurisdiction i.
PI_i	=	Gross intangible plant for jurisdiction i.
PP_{oi}	=	Gross production plant for jurisdiction i allocated on a SO factor.
PT_{oi}	=	Gross transmission plant for jurisdiction i allocated on a SO factor.
PD_{oi}	=	Gross distribution plant for jurisdiction i allocated on a SO factor.
PG_{oi}	=	Gross general plant for jurisdiction i allocated on a SO factor.
PI_{oi}	=	Gross intangible plant for jurisdiction i allocated on a SO factor.
N	=	Number of jurisdictions.

The SO factor is used to allocate system overhead costs. The SO factor used during the Interim period is calculated by taking the gross plant allocated to a jurisdiction, excluding the plant amounts allocated on SO, and dividing it by the total gross plant for all jurisdictions, excluding plant amounts allocated on SO, for all jurisdictions.

Accounts using SO factor during the Interim period: Other Electric Operating Revenue (451, 454, 456), Miscellaneous Revenue (41160, 41170, 421), Administrative and General Expense (920-935), Depreciation Expense (403GP), Amortization Expense (404GP, 404IP), Deferred Income Tax Expenses (41010, 41110), Schedule M, Federal Income Tax True-Up (40910), General Plant (389-398, 1011390), Intangible Plant (303), Materials and Supplies (154), Stores Expense Undistributed (163), Prepayments (165), Misc. Regulatory Assets (182M), Misc. Deferred Debits (186M), Working Capital (141, 232), Rate Base Deduction Provisions (2281-2283), Other Deferred Credits (25399), Regulatory Liabilities (254), Accumulated Deferred Income Taxes (190, 282, 283), Accumulated Depreciation (108GP, 1081390), Accumulated Provision for Amortization (111GP, 111IP)

System Transmission Factor ("ST") – Effective after Interim Period

$$ST_i = 75\% * SC_i + 25\% * SE_i$$
 where:

 $ST_i =$
 $System Transmission Factor for jurisdiction i.$
 $SC_i =$
 $System Capacity Factor for jurisdiction i.$
 $SE_i =$
 $System Energy Factor for jurisdiction i.$

The ST factor is used to allocate transmission related costs after the Interim period. It is calculated using a weighting of 75% of the SC factor and 25% of the SE factor for a jurisdiction.

Accounts using ST factor: Provision for Rate Refund (449), Operating Revenue (454), Other Electric Revenue (456), Miscellaneous Revenue (41160, 41170, 421), Transmission Expense (560-564, 566-573),

Transmission of Electricity by Others (565), Administrative & General Expense (920-935), Depreciation Expense (403TP, 403GP), Amortization Expense (404IP, 407), Deferred Income Tax Expenses (41010, 41110), Schedule M, Transmission Plant (350-359), General Plant (389-398, 1011390), Intangible Plant (302, 303), Plant Held for Future Use (105), Electric Plant Acquisition Adjustments (114-115), Material and Supplies (154), Prepayments (165), Misc. Regulatory Assets (182M), Misc. Deferred Debits (186M), Working Capital (232), Customer Advances for Construction (252), Other Deferred Credits (25399), Accumulated Deferred Income Taxes (190, 281-283), Accumulated Depreciation (108TP, 108GP), Accumulated Provision for Amortization (111TP, 111GP, 111IP)

Tax Depreciation Factor ("TAXDEPR")

$$TAXDEPR_{i} = \frac{TAXDEPRA_{i}}{\sum_{i=1}^{N} TAXDEPRA_{i}}$$

where:

 $TAXDEPR_i$ = **Tax Depreciation Factor** for jurisdiction i. $TAXDEPRA_i$ = Tax depreciation allocated to jurisdiction i.

(Tax depreciation is allocated based on functional pre-merger and post-merger splits of plant using Divisional and System allocations from above. Each jurisdiction's total allocated portion of tax depreciation is determined by its total allocated ratio of these functional pre- and post-merger splits to the total Company tax

depreciation.)

N = Number of jurisdictions.

The TAXDEPR factor allocates depreciation related tax costs.

Accounts using TAXDEPR: Deferred Income Tax Expense (41010) Schedule M, Accumulated Deferred Income Taxes (282)

Trojan Decommissioning Factor ("TROJD")

$$TROJD_i = \frac{ACCT22842_i}{\sum_{i=1}^{N} ACCT22842_i}$$

where:

 $TROJD_i$ = **Trojan Decommissioning Factor** for jurisdiction i.

 $ACCT22842_i$ = Allocated adjusted balance in FERC Account 228.42 (Accumulated

Provision for Decommissioning Trojan) for jurisdiction i.

N = Number of jurisdictions.

The TROJD factor is used to allocate decommissioning related costs associated with the Trojan plant.

Accounts using TROJD: Deferred Income Tax Expenses (41010, 41110), Schedule M, FAS 143 ARO Regulatory Liability – Trojan Plant (254105), Asset Retirement Obligation – Trojan Plant (230), Accumulated Deferred Income Taxes (190, 283)

Trojan Decommissioning Fixed Factor ("TROJDF")

Effective after Interim Period Based on actual TROJD allocation factors for the most recent four calendar years available prior to the end of the Interim Period. (The TROJD_i factor is as defined above.)

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$$TROJDF_i = \frac{\text{PY1}TROJD_i + \text{PY2}TROJD_i + \text{PY3}TROJD_i + \text{PY4}TROJD_i}{4}$$

where:

TROJDF_i = **Trojan Decommissioning**- **Fixed Factor** for jurisdiction i.

Prior Year (PY) 1 TROJD_i = PY1 Trojan Decommissioning Factor for jurisdiction i.

Prior Year (PY) 3 TROJD_i = PY2 Trojan Decommissioning Factor for jurisdiction i.

Prior Year (PY) 4 TROJD_i = PY4 Trojan Decommissioning Factor for jurisdiction i.

For Example: If the Interim Period ends December 31, 2023, then (PY) 1 = calendar year 2022, (PY) 2 = calendar year 2021, (PY) 3 = calendar year 2020, and (PY) 4 = calendar year 2019. The TROJDF factor is used to allocate decommissioning related costs associated with the Trojan plant.

Accounts using TROJDF: Deferred Income Tax Expenses (41010, 41110), Schedule M, FAS 143 ARO Regulatory Liability – Trojan Plant (254105), Asset Retirement Obligation – Trojan Plant (230), Accumulated Deferred Income Taxes (190, 283)

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APPENDIX D

Nodal Pricing Model Memorandum of Understanding

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PacifiCorp's Nodal Pricing Model Memorandum of Understanding

Introduction

1. PacifiCorp and the undersigned parties (Parties) enter into this Memorandum of Understanding (MOU) to acknowledge their support, as described below, of PacifiCorp's investment in the development and implementation of a Nodal Pricing Model (NPM) that may be adopted for the calculation of net-power costs (NPC).

Background

- 2. PacifiCorp is a multi-jurisdictional electric utility that is serving customers in California, Idaho, Oregon, Utah, Washington, and Wyoming.
- Generally, PacifiCorp has allocated costs among those states using an interjurisdictional cost allocation methodology.
- 4. PacifiCorp's current inter-jurisdictional cost allocation methodology, the 2017 PacifiCorp Inter-Jurisdictional Allocation Protocol (2017 Protocol), was adopted by the applicable regulatory commissions in Idaho, Oregon, Utah, and Wyoming in 2016, and set a process for developing a new inter-jurisdictional cost allocation methodology through a working group of stakeholders consisting of utility regulatory agencies, customers, and certain others potentially affected by inter-jurisdictional allocation procedures, known as the Multi-State Process Workgroup (MSP Workgroup). Washington has used the West Control Area Inter-Jurisdictional Allocation

PacifiCorp anticipates that California will adopt the 2017 Protocol in 2019.

Methodology for the purposes of cost allocations since 2007. California currently uses the Revised Protocol, but a decision on adoption of the 2017 Protocol is pending before the commission.

- Discussions among the MSP Workgroup for the potential extension of the 2017
 Protocol and/or a new inter-jurisdictional cost allocation methodology are being held.
- 6. In late-2017, PacifiCorp presented the MSP Workgroup with a proposal to track NPC through a NPM concept designed to facilitate each state's energy policies and unique resource portfolios while still seeking to maintain the benefits of system dispatch and optimization. PacifiCorp also indicated a potential for the NPM to provide increased dispatch efficiencies.
- 7. PacifiCorp's NPM proposal is to use a third-party day-ahead dispatch model to determine the schedules for each of its generation resources to serve state loads on a least-cost basis, while tracking costs and benefits associated with the different resource portfolios used to serve PacifiCorp's load in each state. PacifiCorp has been in discussions with the California Independent System Operator (CAISO) to provide the day-ahead dispatch model.
- 8. To allow for the anticipated implementation of NPM for potential ratemaking by 2023, PacifiCorp has determined that it must now invest related capital, incur related operations and maintenance expenses, and pay related ongoing grid management charges. Attached as Exhibit A to this MOU is a description of the type of work that PacifiCorp anticipates undertaking. The Parties understand that the list is preliminary and is not intended to be a complete list.

Agreement

9. As described in this MOU, the Parties affirm support for PacifiCorp's reasonable and prudent investment of related capital funds, related operations and maintenance expenses, and the related ongoing grid management charges to develop and implement an NPM. Exhibit B to this MOU is an estimate of the investments and ongoing-costs PacifiCorp anticipates it will make or incur through this effort and an explanation of the anticipated benefits, including cost-savings and compliance with state policy directives impacting resource portfolio decisions. The Parties agree that, based on the information provided by PacifiCorp, PacifiCorp's decision to invest capital funds and pay ongoing grid management charges to develop and implement an NPM is reasonable and prudent. However, the Parties do not necessarily agree that any specific investment or expenditure is reasonable or prudent and the Parties reserve all rights to audit, review, and challenge any specific investment or expenditure as unreasonable or imprudent in appropriate regulatory commission proceedings.

10. The Parties agree the associated grid management costs will be booked in Federal Energy Regulatory Commission (FERC) Account 565, which is included in PacifiCorp's NPC.

NPM related costs will be allocated among the PacifiCorp states as follows²:

² References to "SG Factor" and "SE Factor" in the following table are to the System Generation Factor and the System Energy Factor, respectively, as used in the currently-applicable cost allocation protocol in each state, or any successor factors. References to "Fixed SG Factor" are to a proposed Fixed SG Factor that the Parties currently anticipate may be established as part of a future interstate cost allocation protocol.

	Time Period				
NPM Associated Costs	January 1, 2020 Through the Effective Date of a New Interjurisdictional Cost Allocation Protocol ³	Beginning upon the Effective Date of a New Interstate Cost Allocation Protocol			
CAISO Grid Management Charge	SG Factor	SE Factor			
Capitalized Start-Up Costs for PacifiCorp ESM ⁴	SG Factor	Fixed SG Factor			
Capitalized CAISO Implementation Fee	SG Factor	Fixed SG Factor			
Ongoing Operations and Maintenance Expense	SG Factor	SE Factor			

Otherwise, this MOU shall not limit the positions any Party may take regarding how nodal pricing may be used to allocate costs amongst the states before any applicable state regulatory commission.

11. The Company shall use its best efforts to provide adequate training and documentation regarding the NPM such that Parties may understand, review, and audit NPM-derived NPC. The NPM, however, is based on CAISO FERC-jurisdictional market model to which PacifiCorp does not have and cannot provide access. For regulatory purposes, the Company will retain CAISO advisory schedules and documentation of any decision to materially deviate from those advisory schedules. The Company further agrees to provide training and facilitate access to the Company's forecasting model for any appropriate party for regulatory purposes.

³ The Parties are currently negotiating towards a possible extension of the 2017 Inter-jurisdictional Allocation Methodology (subject to some possible changes), until a future interstate cost allocation protocol becomes effective, which the Parties currently expect may be January 1, 2023 or January 1, 2024.

⁴ PacifiCorp's Energy Supply Management (ESM) is the business unit responsible for scheduling and dispatching PacifiCorp's generation resources to serve retail load and buy/sell in wholesale energy and capacity markets.

12. The Parties acknowledge that this MOU does not address any other aspect of the on-going negotiations regarding an extension of the 2017 Protocol or a new inter-jurisdictional cost allocation methodology. By executing this MOU, no Party is agreeing to any other issue not agreed to in this MOU.

13. This MOU may be executed in counterparts and each signed counterpart constitutes an original document.

14. The obligations of any state agency that is a party to this MOU shall be interpreted in a manner consistent with its statutory authority and responsibilities, and any explanation and support provided in this MOU or in any regulatory proceeding shall be consistent with its statutory authority and responsibility.

15. This MOU is entered into by each Party on the date entered below such Party's signature.

PACIFICORP

D.,.

Date:

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ate: 8/26/2019

Western Resource Advocates Organization By: Sophie Hayes	Organization By:
Date: 08-20-2019	Date: 8/26/19
	Jaho Public Utilities Com
By:	By: Jerri Carlock
Date: 8-26-19	Date:8/26) 2019
Bayer - Monsonto Organization	Utan Clean Energy Organization
By: Peneral C. Bucco	By: Hente Hot
Date: 8/26/2019	Date: 8/26/70/9

Orlegon Public Utility Commission Organization streft	Powder River BASIN RESOURCE COUNCE) Organization
By: <u>807111111111111111111111111111111111111</u>	By: Sunnow Anderson
Date: 8/24/19	Date: 8/26/17
Wyoming Office of Consumer Advocate Organization	Organization Public Spivice Commission State
By: Non Welliams	By: 45.13.29
Date: <u>08/27/2019</u>	Date:
Alliance of Western Energy Consumage Organization	Organization
By Duff	By:
Date: 8/27/19	Date:

Utan Office of Consumer Services Organization	Organization
By: Wille Soch	Ву:
Date: 8-27-19	Date:
Organization	Organization
By:	Ву:
Date:	Date:
Organization	Organization
By:	Ву:
Date:	Date:

Oregon Citizens' Utility Board	
Organization \(\)	Organization
By: While Posts, General Counsel	Ву:
Date: August 28, 2019	Date:
Organization	Organization
Ву:	Ву:
Date:	Date:
Organization	Organization
By:	Ву:
Date:	Date:

Organization SHAFF	WOLVERINE FUELS
Organization SHAFF	Organization
By: Mark I Vanc	By: James Wheel
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Date: August 24, 2019	Date: Sept 03, 2019
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EXHIBIT A

Nodal Pricing Model Statement of Work

Introduction

PacifiCorp has requested the CAISO provide a design proposal for a NPM that can be used to clear energy supply and demand bids for the PacifiCorp Balancing Authority Areas (BAA)¹ one day ahead. The CAISO proposes to leverage its existing Day-Ahead Market (DAM) technology platform, the market full network model, and data interfaces available in the real-time Energy Imbalance Market (EIM) to provide the NPM solution. PacifiCorp is currently an EIM Entity participating in the EIM and has already developed systems and data interfaces with the EIM in submitting data and receiving settlement statements. Consequently, the proposed solution would require an expansion of PacifiCorp's bidding, scheduling, and settlement systems for the NPM, while gaining full access to the most advanced security constrained unit commitment tool currently used in the CAISO's DAM.

Nodal Pricing Model

Currently, the CAISO's DAM footprint is limited to the CAISO BAA (CISO). Although supply and demand schedules in the external BAAs are not optimized, they are modeled as fixed in the DAM to produce an accurate market and power flow solution. The CAISO, as the Reliability Coordinator, receives the demand forecast and generation schedules for the next day from EIM BAAs and external BAAs, as well as the Area-To-Area Net Schedule Interchange between BAAs.

For the NPM solution, the CAISO proposes to include in the DAM footprint the PacifiCorp BAAs, i.e. PACW and PACE, which are modeled as individual BAAs in the EIM. Using similar market features and technology optimization algorithm approaches employed in the EIM, the DAM will produce optimal unit commitment and hourly energy schedules for supply resources in PACW and PACE, subject to a power balance constraint for each of these BAAs, in addition to the power balance constraint for CISO and active transmission network constraints in CISO, PACE, and PACW. Energy transfers between PACW and PACE will be optimally scheduled, subject to applicable scheduling limits, whereas the net energy transfer to or from CISO will be fixed at zero, to prevent energy exchange between CISO and PacifiCorp that may impact the CAISO's DAM solution.

As an intended standard feature of the DAM, the CAISO will also be able to optimally schedule ancillary services to meet the corresponding requirements in PACW and PACE, by designating these BAAs as separate ancillary services regions with distinct requirements.

The ancillary services are the following:

- Regulation up and down;
- Spinning Reserve; and
- Non-Spinning Reserve

¹ PacifiCorp operates two BAAs, PacifiCorp East BAA (PACE) and PacifiCorp West BAA (PACW).

All ancillary services have a 10-minute ramping requirement, which is shared among the upward ancillary services. Both Spinning Reserves and Non-Spinning Reserves are contingency reserves, but Non-Spinning Reserve can also be provided by offline resources that can start up within 10 minutes. The upward ancillary services procurement is cascaded so that spin can meet non-spin requirements, and regulation up can meet both spin and non-spin requirements, to minimize the overall procurement cost.

Advisory Pricing

The day-ahead settlement for the NPM is advisory, i.e. not financially binding between PacifiCorp and CAISO. Day-ahead energy and ancillary service prices for PacifiCorp resources will be published in CAISO Market Results Interface for PacifiCorp, but they will not be published in Open Access Same-time Information System (OASIS) in the public domain. Similarly, the publication of Locational Marginal Prices at PACW and PACE pricing nodes (generally referred to as PNodes) will be suppressed in OASIS.

EXHIBIT B

PacifiCorp's Estimated Costs of the Nodal Pricing Model

CAISO Grid Management Charge or Service Fee - \$8 to 10 million per year

Capitalized PacifiCorp Start-Up Costs for Energy Supply Management and Settlement Processing - \$3 to \$5 million with 100% applicable to a future Extended Day-Ahead Market (EDAM)

Capitalized CAISO Implementation Fee – \$1 to \$2 million (based on Energy Imbalance Market, or EIM, implementation fee) one-time cost

Ongoing Operations and Maintenance Expense – \$500,000 - \$700,000 per year

Benefits of the Nodal Pricing Model

The NPM is being developed to allocate actual NPC as states move to unique generation portfolios. The NPM is intended to help preserve the system benefit of operating as a single system.

CAISO's existing technology platform is intended to reduce both schedule and budget risk to quickly implement the NPC allocation methodology that PacifiCorp is seeking to implement based on the NPM solution.

In addition to providing a method to allocate NPC, the NPM potentially offers the following benefits from using the CAISO market optimization tool:

- It provides more granular dispatch information resulting in anticipated operational cost savings.
- It allows PacifiCorp to leverage CAISO's independence as a third party market provider.
- It guarantees that the solution outcome is consistent with the CAISO EIM market solution since it is using the same exact tool and input data.
- It leverages the effort and money used to build and maintain a complex and granular Real-time network model that is used in the actual market run.
- It utilizes the same schedule data for internal and external resources informing the
 potential for unscheduled loop flows and is informative when performing congestion
 management and potentially enforcing physical flow transmission constraints.

Lastly, if the CAISO offers a Day-Ahead Market to external entities for optional participation, the NPM solution development would allow PacifiCorp to seamlessly participate in the CAISO EDAM, if and when PacifiCorp decides to join that market.

APPENDIX E

Coal-Fueled Interim Period Resource Depreciation Lives

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			ciation	_	ciation		
Unit	In	Study Life		-	/ Life	Capacity	Physical
	Service	OD	Other	PP	RMP	(MW)	Location
		OR	States	States (1)	States		
A	В	С	D	E	F	G	Н
Lives Addressed by Section 4.1.3.1						_	
Lives Addressed by Section 4.1.5.1				Anr	Apr		
Cholla 4	1981	2028	2042	Apr- 25	Apr- 25	387	Arizona
Colstrip 3	1984	2032	2046	2027	2027	74	Montana
Colstrip 4	1986	2032	2046	2027	2027	74	Montana
Craig 1	1980	2026	2034	2025	2025	82	Colorado
Craig 2	1979	2026	2034	2026	2026	82	Colorado
Lives Addressed by Sections 4.1.3.2 and 4.	1.3.3						
•							
Dave Johnston 1	1959	2023	2027	2023	2027	99	Wyoming
Dave Johnston 2	1960	2023	2027	2023	2027	106	Wyoming
Dave Johnston 3	1964	2023	2027	2023	2027	220	Wyoming
Dave Johnston 4	1972	2023	2027	2023	2027	330	Wyoming
Hunter 1	1978	2029	2042	2029	2042	418	Utah
Hunter 2	1980	2029	2042	2029	2042	269	Utah
Hunter 3	1983	2029	2042	2029	2042	471	Utah
Huntington 1	1977	2030	2036	2029	2036	459	Utah
Huntington 2	1974	2030	2036	2029	2036	450	Utah
Jim Bridger 1	1974	2025	2037	2025	2028	354	Wyoming
Jim Bridger 2	1975	2025	2037	2025	2032	359	Wyoming
Jim Bridger 3	1976	2025	2037	2025	2037	349	Wyoming
Jim Bridger 4	1979	2025	2037	2025	2037	353	Wyoming
Naughton 1	1963	2028	2029	2028	2029	156	Wyoming
Naughton 2	1968	2028	2029	2028	2029	201	Wyoming
Wyodak	1978	2026	2039	2026	2039	268	Wyoming
Lives Addressed by Section 4.1.5							
Hayden 1	1965	2023	2030	2023	2030	44	Colorado
Hayden 2	1976	2023	2030	2023	2030	33	Colorado

⁽¹⁾ The life of coal plants for Washington is addressed in Section 4.1.4.

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APPENDIX F

Washington Inter-Jurisdictional Allocation Methodology Memorandum of Understanding

The Washington Inter-Jurisdictional Allocation Methodology <u>Memorandum of Understanding</u>

Introduction

PacifiCorp d/b/a Pacific Power and Light Company (PacifiCorp or Company), Staff of the Washington and Utilities and Transportation Commission (Staff), Public Counsel Unit of the Washington State Attorney General's Office (Public Counsel) and Packaging Corporation of America (PCA), have executed this agreement (the Parties or, individually, a Party) enter into this Memorandum of Understanding (Agreement) to acknowledge their support for certain adjustments to the West Control Area Inter-Jurisdictional Allocation Methodology (WCA).

Background

PacifiCorp is a multi-jurisdictional electric utility that provides services in six states (California, Idaho, Oregon, Utah, Wyoming, and Washington). Staff is participating in PacifiCorp's Multi-State Process (MSP), working towards the Company's goal of developing a common cost allocation methodology amongst these six states. Currently, Washington uses the WCA for determining which costs are eligible for recovery in rates from customers in Washington.¹

As approved by the Washington Utilities and Transportation Commission (Commission), the WCA isolates the costs and revenues associated with assets located in the Company's west "control area" or "PacifiCorp West Balancing Authority Area" (PACW), and allocates to Washington a proportionate share of the costs and revenues based primarily on Washington's relative contribution to demand and energy requirements. The WCA includes loads, generation and transmission assets, and wholesale contracts for facilities located in California, Oregon, and Washington. It also includes transmission and generation assets located outside of California, Oregon, and Washington that are electrically located in PACW. The WCA excludes all loads and assets located within PacifiCorp's East Balancing Authority Area (PACE).

In the context of inter-jurisdictional cost allocation, the Commission will consider a resource to be *used and useful* to Washington customers² if the resource "provides *quantifiable direct or indirect benefits to Washington [ratepayers] commensurate with its costs.*" To modify the WCA methodology, "any changes should be considered in the context of an overall review of that methodology." Additionally, Parties must demonstrate that "any changes proposed more closely aligns with the allocation of costs based on causation[.]" Finally, "the party advocating for the change must make a detailed a persuasive showing demonstrating that the proposed change is appropriate."

¹ Prior to the WCA methodology being approved in Docket UE-061546, PacifiCorp proposed the Revised Protocol as its cost allocation methodology in Docket UE-050684. The Revised Protocol presented costs as an integrated six-state system. The Commission rejected the Revised Protocol because there was not sufficient evidence in the record that the methodology complied with the legal requirements in RCW 80.04.250. *See generally* UE-050684, Order 04. ² *See* RCW 80.04.250

³ Docket UE-050684, Order 04 ¶ 68.

⁴ Docket UE-130043, Order 05 ¶ 92–94.

⁵ *Id*.

⁶ *Id*.

Foundation for this Agreement

In this memorandum of understanding, the Parties agree to support certain modifications to the WCA in the Company's forthcoming rate case provided the Company can demonstrate that the modifications within this agreement provide beneficial resources to Washington customers that are *used and useful*. In particular, the Parties agree to support these modifications if PacifiCorp can demonstrate these modifications provide quantifiable direct or indirect benefits to Washington customers, and that these benefits are commensurate with their costs. The Parties agree to work collaboratively with PacifiCorp as they make this demonstration. However, as the party advocating for these changes, PacifiCorp bears the legal and factual burden to sufficiently demonstrate that these modifications better align the cost allocation methodology with the principles described above in its forthcoming general rate case.

This demonstration may include the following benefits:

- A diverse generation portfolio, including an increase in high capacity renewable generation.
- Over 170 interconnections with other BAAs and transmission operators providing access to market hubs for wholesale energy transactions (*e.g.*, Mid-C, COB, Mona, Four-Corners and Palo Verde).
- Greater Energy Imbalance Market (EIM) benefits.
- Efficiencies, such as retail load characteristics and variable resource diversity, which minimize operational costs and reduce the need to build for reserves and blackstart capability for each state.
- Washington recently enacted Senate Bill 5116, the Clean Energy Transformation Act (CETA) which, among other things, requires the elimination of coal-fired resources from PacifiCorp's electric rates by December 31, 2025. PacifiCorp's proposed modification to the WCA will facilitate a reasonable path towards PacifiCorp's compliance with CETA.

Based on this understanding, the Parties agree to the following:

Agreement

1. Implementation. This Agreement includes modifications to the WCA subject to approval by the Commission.

⁷ The Commission has stated that <u>one way</u> the Company can demonstrate this is "through <u>historical system operation</u> <u>or modeling of the system showing that Eastside plant costs added to Washington rates would be offset by reductions to other cost categories (e.g., power costs), such that overall costs to Washington ratepayers would be no more than without the Eastside resources." Docket UE-050684, Order 04 ¶ 69 (emphasis added).</u>

⁸ CETA also sets a policy of 100 percent clean energy by 2045. RCW 19.405.050. Additionally, CETA establishes an interim target of 100 percent greenhouse gas (GHG) neutral by 2030, and allows utilities to meet this requirement through 80 percent non-emitting energy and an alternative compliance option, including up to 20 percent unbundled renewable energy credits. RCW 19.405.040.

- **1.1.** PacifiCorp will file a rate case that allows for rates to go into effect (after suspension) on or before January 1, 2021. This rate case will use this MOU as the basis for any proposed modifications to the WCA.
- 2. Prudence. The proposed allocation of a particular expense or investment under this Agreement is not intended to and will not prejudge, or prevent any party from taking a position on, the prudence of those costs or the extent to which any particular cost may be reflected in rates. Nothing in this Agreement is intended to abrogate the Commission's right or obligation to: (1) determine fair, just, and reasonable rates based upon applicable laws and the record established in rate proceedings conducted by the Commission; (2) consider the impact of changes in laws, regulations, or circumstances on interjurisdictional allocation policies and procedures when determining fair, just, and reasonable rates; or (3) establish different allocation policies and procedures for purposes of allocating costs and revenues to different customers or customer classes.
- **3. Quantification and Analytical Support.** The Parties agree to work collaboratively and in good faith to agree on the quantification and analytical support necessary for the Company to meet its legal and factual burden.
 - **3.1.** This analysis should be substantially completed before the filing of the general rate case referenced in section 1.1 and with enough time to reasonably allow parties to review the analysis.
 - **3.2.** Before the general rate case referenced in section 1.1 is filed, if a Party determines that the Company's quantification and analytical support does not demonstrate that the Company can meet its legal and factual burden, Parties have the option to withdraw their support from this agreement.
 - **3.3.** After the general rate case referenced in section 1.1 is filed, if a Party determines that this agreement does not result in fair, just and reasonable rates for Washington customers, a party may withdraw from this agreement. The withdrawing Party must provide testimony in the general rate case explaining why this agreement does not result in fair, just and reasonable rates for Washington Customers.
 - **3.4.** In the event of a Party's withdrawal, the remaining Parties may continue to support this Agreement for approval in any proceeding before the Commission.
- **4. System Transmission.** The Parties agree that all existing system transmission costs and benefits will be allocated using the System Generation (SG) factor as specified in Attachment 1.
 - **4.1. Rate Impacts:** To mitigate the immediate overall rate impact to Washington customers in the rate case referenced in Section 1.1, Parties agree to support the framework of the following phase-in approach:

⁹ Existing transmission includes any transmission asset that is in service as of December 31, 2019.

- **4.1.1.** An incremental allocation of one-third of existing transmission costs and benefits, which are not currently allocated to Washington under the current WCA methodology, will be included in the rate case referenced in Section 1.1.
- **4.1.2.** An incremental allocation of an additional one-third of existing transmission costs and benefits, which are not currently allocated to Washington, will be included in a separate tariff rider with a rate effective date on or before January 1, 2022.
- **4.1.3.** An incremental allocation of an additional one-third of existing transmission costs and benefits, which are not currently allocated to Washington, will be included in a general rate case or through an amendment to the separate tariff rider set forth in Section 4.1.2 with a rate effective date on or before January 1, 2023.
 - **4.1.3.1.** The incremental allocation in 4.1.3 will exclude the costs and benefits of all transmission-voltage, radial lines connecting resources not otherwise included in Washington rates to PacifiCorp's interconnected, network transmission system. If PacifiCorp is required to include a portion of a transmission line in its interconnected, network transmission system for open access transmission service due to a subsequent generation or load interconnection, PacifiCorp may request to include such portion of the assets in a subsequent rate case.
- **4.1.4.** The separate tariff rider described above will remain in place until the fully allocated cost of transmission costs as described in Section 4 is included in rates through a general rate case.
- **4.2. New Transmission.** Any new transmission ¹⁰ incremental to the existing transmission described and included in Section 3, will be system-allocated using the SG factor as specified in Attachment 1.
 - **4.2.1.** Similar to the methodology outlined in 4.1.3.1, Transmission which can be demonstrated to be used primarily for the transmission of power from generation assets which are not assigned to Washington under the WCA, as modified by this Agreement, will be excluded from this and any other allocation to Washington.
- **4.3. Analytical Support.** As a part of the analytical support in Section 4, the Company will quantify the differences between total depreciation and ADIT balances using a WCA Allocation of transmission and the system allocation above.

¹⁰ "New" shall constitute assets used and useful for Washington customers after December 31, 2019.

- **5. Non-Emitting Resources**. The Parties agree that all existing and new non-emitting resources will be dynamically allocated using the SG Factor specified in Attachment 1.
 - **5.1. Assignment.** If by December 31, 2023, none of the Parties to this agreement have signed a new cost allocation methodology with the Company, then the Company agrees to engage in collaborative conversations with the Parties and other interested Washington stakeholders to explore the following:
 - **5.1.1.** An Assignment method for new resources for the purposes of the WCA; and,
 - **5.1.2.** A methodology to allocate fixed shares of existing non-emitting resources.
- **6. Net Power Costs (NPC).** Forecasted NPC for ratemaking purposes will be consistent with Sections 1,4,5,6, and 7 of this agreement. Additionally, Washington customers will receive all direct and indirect benefits associated with their proportional system-allocated share of existing transmission, including Energy Imbalance Market benefits.
 - **6.1. Actual NPC.** Actual NPC for ratemaking purposes will include only the generation resources included in Washington rates and will be calculated using a spreadsheet.
 - **6.2. Qualifying Facilities.** The costs and benefits of Power Purchase Agreements for Qualifying Facilities (QF PPAs) will continue to be situs assigned to the state having jurisdiction over the QF PPA for cost responsibility, renewable energy credit assignment and resource planning.
- 7. Accelerated Depreciation. PacifiCorp and Staff agree to support a final depreciation date of December 31, 2023, for Bridger Units 1-4, Colstrip 4 and any transmission assets associated solely with the interconnection of these units to the transmission network. This date does not represent a date of estimated closure, changes in operations, or the end of the assignment to Washington of either benefits or costs associated with these plants. Public Counsel and PCA reserve the right to make a recommendation on the depreciation for Bridger Units 1-4, Colstrip, and any transmission assets associated solely with the interconnection of these units to the transmission network in PacifiCorp's forthcoming general rate case.
 - **7.1. Capital Investments.** Washington will continue to be allocated a WCA share of ongoing capital investments expenses for these plants, excluding incremental capital investments that are made primarily for the purpose of extending the life of these plants. Incremental capital investments that are made primarily for the purpose of extending the life of these plants includes, but is not limited to, those associated with achieving compliance with environmental requirements or those necessitated by catastrophic failure.
 - **7.2. Deadline for Removal.** Consistent with RCW 19.405.030, PacifiCorp will remove from Washington rates all costs and benefits associated with Bridger units 1-4 and Colstrip unit 4 no later than December 31, 2025.

- **7.3. Resource Flexibility.** The dates articulated in this section are agreed upon by parties to facilitate the removal of coal from Washington Rates by 2025, and provide the flexibility that may allow for early compliance with CETA.
- **8. Decommissioning Cost.** Washington will continue to be allocated ongoing and expected decommissioning expenses for a WCA share of Jim Bridger Units 1-4 and Colstrip Unit 4.
 - **8.1.** Colstrip Engineering Study. The Company will provide by March 30, 2020, an independent engineering study of estimated decommissioning costs for Colstrip.
 - **8.2. Jim Bridger Engineering Study.** The Company will provide by January 15, 2020, an independent engineering study of estimated decommissioning costs for Jim Bridger.
 - **8.3.** Cost Assignment. To facilitate the allocation of decommissioning costs, Parties agree to support a system allocation of the costs associated with an independent engineering study in 8.1 and 8.2.
- **9.** This agreement proposes modifications to the WCA, which serves as the basis for allocating costs in Washington. PacifiCorp will allocate costs based on the WCA consistent with the modifications in this Agreement for ratemaking purposes in Washington unless a different cost allocation method is approved by the Commission.
- 10. Each Party to this Agreement represents that they are signing this Agreement in good faith and that they intend to abide by the terms of this Agreement.
- **11.** This Agreement may be executed in counterparts and each signed counterpart constitutes an original document.
- 12. Attachment 1 contains updated allocation factors consistent with this Agreement.
- **13.** This Agreement is entered into by each Party on the date entered below such Party's signature.

PACIFICORP	STAFF OF THE WASHINGTON UTILITIES AND TRANSPORTATION COMMISSION
By:	By:
Title:	Title:
Date:	Date:
PUBLIC COUNSEL	PACKAGING CORPORATION OF AMERICA
By:	By:
Title:	Title:
Date:	Date:

PACIFICORP	STAFF OF THE WASHINGTON UTILITIES AND TRANSPORTATION COMMISSION					
10						
By:	Ву:					
Title: VICE PRESIDENT, REGULATION	Title:					
Date: November 22, 2019	Date:					
PUBLIC COUNSEL	PACKAGING CORPORATION OF AMERICA					
Ву:	By: M					
Title:	Title: Attorney					
Date:	Date: 11/22/19					

PACIFICORP	STAFF OF THE WASHINGTON UTILITIES AND TRANSPORTATIO COMMISSION					
By:	By: Mark Vascay					
Title:	Title: Dineston, Regulatory Services Date: Nov. 22, 2019					
Date:	Date: Nov. 22, 2019					
PUBLIC COUNSEL	PACKAGING CORPORATION OF AMERICA					
Ву:	Ву:					
Title:	Title:					
Date:	Date:					

PACIFICORP	STAFF OF THE WASHINGTON UTILITIES AND TRANSPORTATION COMMISSION				
By:	Ву:				
Title:	Title:				
Date:	Date:				
PUBLIC COUNSEL	PACKAGING CORPORATION OF AMERICA				
Ву:	Ву:				
Title: _Assistant Attorney General	Title:				
Date: 11/21/2019	Date:				

APPENDIX G

Special Contracts

Special Contracts without Ancillary Service Contract Attributes

For allocation purposes, Special Contracts without identifiable Customer Ancillary Service attributes are viewed as one transaction.

Loads of Special Contract customers will be included in all Load-Based Dynamic Allocation Factors.

When interruptions of a Special Contract customer's service occur, the reduction in load will be reflected in the host jurisdiction's Load-Based Dynamic Allocation Factors.

Actual revenues received from Special Contract customer will be assigned to the State where the Special Contract customer is located.

See example in Table 1.

Special Contracts with Customer Ancillary Service Attributes

For allocation purposes, Special Contracts with Customer Ancillary Service attributes are viewed as two transactions. PacifiCorp sells the customer electricity at the retail service rate and then buys the electricity back during the interruption period at the Customer Ancillary Service Contract's rate.

Loads of Special Contract customers will be included in all Load-Based Dynamic Allocation Factors.

When interruptions of a Special Contract customer's service occur, the host jurisdiction's Load-Based Dynamic Allocation Factors and the retail service revenue are calculated as though the interruption did not occur.

Revenues received from Special Contract customer, before any discounts for Customer Ancillary Services attributes of the Special Contract, will be assigned to the State where the Special Contract customer is located.

Discounts from tariff prices provided for in Special Contracts that recognize the Customer Ancillary Services attributes of the Contract, and payments to retail customers for Customer Ancillary Services will be allocated among States on the same basis as System Resources.

See example in Table 2.

Buy-through of Economic Curtailment

When a buy-through option is provided with economic curtailment, the load, costs, and revenue associated with a customer buying through economic curtailment will be excluded from the calculation of State revenue requirements. The cost associated with the buy-through will be removed from the calculation of net power costs, the Special Contract customer load associated with the buy-through will be not be included in the calculation of Load-Based Dynamic Allocation Factors, and the revenue associated with the buy-through will not be included in State revenues.

Table 1
Interruptible Contract Without Ancillary Service Contract Attributes
Effect on Revenue Requirement

	Factor		Total system	<u>Juri</u>	sdiction 1	Jurisdiction 2	2	Jurisdiction 3
Loads Jurisdictional Loads - No Interruptible Service Jurisdictional Sum of 12 monthly CP demand (MW)			72,000		24,000	36,0	000	12,000
4 Jurisdictional Annual Energy (MWh) 5			42,000,000		14,000,000	21,000,0	00	7,000,000
6 Jurisdictional Loads - With Interruptible Service - Reflecting Actual Interruptions			74.700		04.000	05.7		40.000
7 Jurisdictional Sum of 12 monthly CP demand (MW) 8 Jurisdictional Annual Energy (MWh) 9			71,700 41,962,500		24,000 14,000,000	35,7 20,962,5		12,000 7,000,000
10 Special Contract Customer Revenue and Load - Non Interruptible Service 11 Special Contract Customer Revenue		\$	20,000,000			\$ 20,000.0	nn	
12 Special Contract Customer Nevertue 12 Special Contract Customer Sum of 12 CPs (MW) (Included in line 2)		Φ	900		-		00	_
13 Special Contract Annual Energy (MWh) (Included in line 3) 14			500,000		-	500,0	00	-
15 Special Contract Customer Revenue and Load - With Interruptible Service (75 MW	X 500 Ho	ours (
16 Special Contract Customer Revenue 17 Discount for Ancillary Services		\$	16,000,000			\$ 16,000,0	00	
18 Net Cost to Special Contract Customer		\$	16,000,000			\$ 16,000,0	00	
19 Special Contract Sum of 12 CP- Reflecting Actual Interruptions (MW) (Included in 130 Special Contract Actual Interruptions (MW)) (Included Interruptions (MW))			600		-		00	-
20 Special Contract Annual Energy- Reflecting Actual Interruptions (MWh) (Included in 21	iine o)		462,500		-	462,5	UU	-
22 System Cost Savings from Interruption 23			\$4,000,000					
24 Allocation Factors								
25 No Interruptible Service 26 SE factor (Calculated from line 4)	SE1		100.00%		33.33%	50.0	Nº4	16.67%
27 SC factor (Calculated from line 3)	SC1		100.00%		33.33%	50.0		16.67%
28 SG factor (line 27*75% + line 26*25%) 29	SG1		100.00%		33.33%	50.0	0%	16.67%
30 With Interruptible Service (Reflecting Actual Physical Interruptions)								
31 SE factor (Calculated from line 8)	SE2		100.00%		33.36%			16.68%
32 SC factor (Calculated from line 7) 33 SG factor (line 32*75% + line 31*25%)	SC2 SG2		100.00% 100.00%		33.47% 33.45%	49.7 49.8		16.74% 16.72%
34	002		100.0070		33.4370	43.0	570	10.7270
35 36 No Inte	rruntih	2 4	envice					
37	пириы	C 3	ervice					
38 Cost of Service	054	_		_				
39 Energy Cost 40 Demand Related Costs	SE1 SG1	\$ \$	500,000,000 1,000,000,000		166,666,667 333,333,333	\$ 250,000,0 \$ 500,000,0		
41 Sum of Cost	301	\$	1,500,000,000		500,000,000			
42 43 Revenues								
44 Special Contract Revenue	Situs	\$	20,000,000			\$ 20,000,0	00	
45 Revenues from all other customers	Situs	\$	1,480,000,000	\$	500,000,000	\$ 730,000,0	00 5	\$ 250,000,000
46 47								
48 With Inte	erruptik	ole S	Service					
49								
50 <u>Cost of Service</u> 51 Energy Cost	SE2	\$	498,000,000	\$	166,148,347	\$ 248,777,4	80 9	83,074,173
52 Demand Related Costs	SG2	\$	998,000,000	\$	334,058,577	\$ 496,912,1	34 \$	167,029,289
53 Sum of Cost 54		\$	1,496,000,000	\$	500,206,924	\$ 745,689,6	14 \$	\$ 250,103,462
55 Revenues								
56 Special Contract Revenue	Situs	\$	16,000,000	e	500,206,924	\$ 16,000,0		\$ 250,402,402
57 Revenues from all other customers	Situs	\$	1,480,000,000	\$	300,200,324	\$ 729,689,6	14	\$ 250,103,462

Table 2
Interruptible Contract With Ancillary Service Contract Attributes
Effect on Revenue Requirement

1 Loads	Factor		Total system	Jurisdiction 1	Jurisdiction 2	;	Jurisdiction 3
2 Jurisdictional Loads - No Interruptible Service 3 Jurisdictional Sum of 12 monthly CP demand (MW) 4 Jurisdictional Annual Energy (MWh) 5			72,000 42,000,000	24,000 14,000,000	36,000 21,000,000		12,000 7,000,000
6 Jurisdictional Loads - With Interruptible Service - Reflecting Actual Interruptions 7 Jurisdictional Sum of 12 monthly CP demand (MW) 8 Jurisdictional Annual Energy (MWh) 9			71,700 41,962,500	24,000 14,000,000	35,700 20,962,500		12,000 7,000,000
10 Special Contract Customer Revenue and Load - Non Interruptible Service 11 Special Contract Customer Revenue 12 Special Contract Customer Sum of 12 CPs (MW) (Included in line 2) 13 Special Contract Annual Energy (MWh) (Included in line 3) 14		\$	20,000,000 900 500,000	-	\$ 20,000,000 900 500,000)	-
15 Special Contract Customer Revenue and Load - With Interruptible Service (75 MW 16 Tariff Equivalent Revenue 17 Ancillary Service Discount for 75 MW X 500 Hours of Economic Curtailment 18 Net Cost to Special Contract Customer 19 Special Contract Sum of 12 CP- Reflecting Actual Interruptions (MW) (Included in 20 Special Contract Annual Energy- Reflecting Actual Interruptions (MWh) (Included in	line 7)	s \$	of Interruption) 20,000,000 16,000,000 600 462,500	-	\$ 20,000,000 \$ (4,000,000 \$ 16,000,000 600 462,500	0) 0 0	-
21 22 System Cost Savings from Interruption	i iiile oj		\$4,000,000	-	402,500	,	-
23 24 Allocation Factors 25 No Interruptible Service 26 SE factor (Calculated from line 4)	SE1		100.00%	33.33%	50.009	V	16.67%
27 SC factor (Calculated from line 3) 28 SG factor (line 27*75% + line 26*25%)	SC1 SG1		100.00% 100.00%	33.33% 33.33%	50.009	%	16.67% 16 67%
29 30 With Interruptible Service (Reflecting Actual Physical Interruptions) 31 SE factor (Calculated from line 8) 32 SC factor (Calculated from line 7) 33 SG factor (line 32*75% + line 31*25%) 34	SE2 SC2 SG2		100.00% 100.00% 100.00%	33.36% 33.47% 33.45%	49.799	%	16.68% 16.74% 16.72%
No Interruptible Service							
37 38 <u>Cost of Service</u> 39 Energy Cost 40 Demand Related Costs 41 Sum of Cost 42	SE1 SG1	\$ \$ \$	500,000,000 1,000,000,000 1,500,000,000	\$ 333,333,333	\$ 500,000,000	5	83,333,333 166,666,667 250,000,000
43 Revenues 44 Special Contract Revenue 45 Revenues from all other customers 46	Situs Situs	\$ \$	20,000,000 1,480,000,000	\$ 500,000,000	\$ 20,000,000 \$ 730,000,000		250,000,000
47 48 With Interruptible Service & Ancillary Service Contract							
49 50 Cost of Service 51 Energy Cost 52 Demand Related Costs 53 Ancillary Service Contract - Economic Curtailment (Demand) 54 Ancillary Service Contract - Economic Curtailment (Energy) 55 Sum of Cost 56	SE1 SG1 SG1 SE1	\$ \$ \$ \$	498,000,000 998,000,000 2,000,000 2,000,000 1,500,000,000	\$ 332,666,667 \$ 666,667 \$ 666,667	\$ 499,000,000 \$ 1,000,000 \$ 1,000,000) \$) \$) \$	83,000,000 166,333,333 333,333 333,333 250,000,000
57 Revenues 58 Special Contract Revenue 59 Revenues from all other customers	Situs Situs	\$ \$	20,000,000 1,480,000,000	\$ 500,000,000	\$ 20,000,000 \$ 730,000,000		250,000,000