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UE-230172 / PacifiCorp July 28, 2023 WUTC Data Request 119

## **WUTC Data Request 119**

**COS/Rate Spread/Rate Design -** Please provide all studies, exhibits, and work papers which support the Company's statement that a higher basic charge instead of a demand charge and associated minimum charge is easier for customers to understand, simplifies metering, and better aligns with cost causation. (RMM at 27:5-8).

## **Response to WUTC Data Request 119**

With respect to the Company's proposal to replace the demand charge and demand charge minimum with a higher basic charge for the very limited number of residential customers who take three-phase service, the direct testimony of Company witness Robert M. Meredith, specifically Exhibit RMM-8, provide a cost-basis for the proposal. The Company's opinion that its proposal will be easier for customers to understand than the present pricing is based on its experiences serving customers.

PREPARER: Robert M. Meredith

SPONSOR: Robert M. Meredith