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I. INTRODUCTION

Q. What is the purpose of this Prefiled Joint Testimony?

A. This prefiled joint testimony (Joint Testimony) recommends that the Washington Utilities and Transportation Commission (Commission) approve the Settlement Stipulation (Stipulation) in this case among PacifiCorp d/b/a Pacific Power & Light Company (PacifiCorp or the Company), the Staff of the Washington Utilities and Transportation Commission (Staff), The Energy Project (TEP), and Walmart Inc. (Walmart) (individually, Party, and collectively, Parties). The Stipulation resolves all of the issues in the proceeding and is supported by Staff, PacifiCorp, TEP, and Walmart. Accordingly, the Stipulation is a full multi-party settlement under WAC 480-07-730(3)(a).

Q. Please state your names, titles, and the party you represent in this matter.

A. Our names, titles, and representation are as follows:

- Michael G. Wilding, Vice President, Energy Supply Management, PacifiCorp.
- David C. Gomez, Assistant Power Supply Manager, Energy Regulation Section, Staff.
- Shawn M. Collins, Director, TEP.
- Alex Kronauer, Senior Manager, Energy Services, Walmart.

Q. Mr. Staples, please provide information pertaining to your educational background and professional experience.

A. My name is Michael G. Wilding. My business address is 825 NE Multnomah Street, Suite 600, Portland, Oregon 97232. I am employed by PacifiCorp as Vice President, Energy Supply Management. Please see Exhibit MGW-1CT for testimony describing my qualifications.
will be inherently more accurate simply because there will be less uncertainty around
the drivers of the price increases that have had a dramatic effect on prices over the
course of 2021.

IV. THE STIPULATION SATISFIES THE PARTIES’ INTERESTS
AND IS CONSISTENT WITH THE PUBLIC INTEREST

A. Statement of PacifiCorp (Michael G. Wilding)

Q. Please explain why PacifiCorp supports this Stipulation and believes it is in the
Public Interest.

A. This settlement supports a more accurate and updated NPC baseline with reasonable
and appropriate adjustments. An accurate and updated NPC baseline supports a
properly functioning PCAM and ensures rates are set appropriately to reflect the
variable NPC necessary to serve customers. As described in much greater depth in
the direct and supplemental testimony of Mr. Douglas R. Staples in this proceeding,
the Company has switched from modeling its system with the GRID model to the
Aurora model. This stipulation reflects a number of reasonable adjustments to NPC
and includes the provision for an update in the Company’s compliance filing after an
order is issued by the Commission. This allows for the use of the most accurate
information available to set NPC. An accurate NPC baseline ensures that the PCAM
can function in the way it was designed and allows customer rates to be more
predictable in the long run. Therefore, PacifiCorp recommends that the Commission
approve this settlement.

Q. Does this methodology include the Day-Ahead/Real-Time (DA/RT) Adjustment?

A. Yes.