UE-230172 / PacifiCorp ADMIT November 30, 2023 WUTC Data Request 155 – 3<sup>rd</sup> Supplemental

## WUTC Data Request 155

**Power Costs -** If PacifiCorp agrees that the Jim Bridger plant is not subject to the final Ozone Transport Rule and/or admits that it would be more reasonable to forecast Rate Year 1 NPC based on Aurora model data for April 2024-March 2025 (or some other period), please provide revised versions of all affected exhibits and work papers, also including changes and updates considered in PacifiCorp Response to UTC Staff Data Request No. 135, 1st Revised, Attachment 135-2 (e.g., 230172-PAC-RJM-Aurora2024NPCMasterBaseWA1\_WUTC 135b1).

In PacifiCorp's responses to the following questions, please utilize these revised exhibits and work papers as a baseline for any quantitative responses.

## 3<sup>rd</sup> Supplemental Response to WUTC Data Request 155

Further to the Company's prior responses to WUTC Data Request 155, the Company provides the following response:

As stated in the Company's 1<sup>st</sup> Supplemental response to WUTC Data Request 155 dated October 5, 2023, PacifiCorp continues to maintain that it is not more reasonable to forecast Rate Year 1 (RY1) net power costs (NPC) based on Aurora model data for April 2024 through March 2025. However, PacifiCorp notes in this supplemental response that an analysis for Aurora model data for April 2024 through March 2025 has been provided contemporaneously with this response with the Company's 1<sup>st</sup> Supplemental response to WUTC Data Request 160.