

WASHINGTON UTILITIES AND TRANSPORTATION COMMISSION
STAFF RESPONSES TO DATA REQUESTS

DATE PREPARED: April 15, 2024	WITNESS: Wesley Yeomans
DOCKET: UE-230482	RESPONDER: Wesley Yeomans
REQUESTER: Public Counsel	TELEPHONE:

e. I did not request the 250 business days of daily physical power position spreadsheets from PacifiCorp. I did not review 250 business day daily physical power position reports. I did review the physical power position spreadsheets that were provided by PacifiCorp in response to other parties discovery requests. Based on my review of the daily production processes reported in the daily Physical Power Position Reports for the days that I did review, I conclude the requirements defined in the formal Energy Risk Management Policy and Energy Supply Management Front Office Procedures were followed and executed on these days. Additionally I did observe in the [REDACTED]

Based on these observations it seems the procedures were followed and executed on business days between January 1, 2022 and March 31, 2022.

e. As I say in subpart e I did not review all 250 business-day spreadsheets.

f. Answer to subpart f is no.

g. Answer to subpart f is no.

h. I did not review 250 physical power position report spreadsheets. I cannot say with full certainty that PacifiCorp is always executing the requirements of their risk policies and procedures. However as I stated in subpart e, I did observe in the [REDACTED]

[REDACTED] Based on these observations it seems the procedures were followed and executed on business days.