NUMBER	SPONSOR	A/R	DATE	DESCRIPTION
Settlement	Exhibits			
1	PacifiCorp, Staff, NRDC	A	9/10/04	Joint Testimony of Roger A. Braden, Thomas E. Schooley, Joelle Steward, Christy A. Omohundro, Andrea L. Kelly, Mark T. Widmer,and Ralph Cavanagh In Support of Settlement Agreement
2	PacifiCorp, Staff, NRDC	Α	9/10/04	Supplemental Testimony of Christy A. Omohundro
3	PacifiCorp, Staff, NRDC	Α	9/10/04	Settlement Agreement (Revised)
4	PacifiCorp, Staff, NRDC	Α	9/10/04	Results of Operations per Settlement
5	PacifiCorp, Staff, NRDC	Α	9/10/04	Incremental Revenue Requirement Changes from Agreements in Settlement
6	PacifiCorp, Staff, NRDC	Α	9/10/04	Washington Stipulated Net Power Costs (26 Year) Net Power Cost Analysis
7	PacifiCorp, Staff, NRDC	A	9/10/04	Table A. Present and Proposed Rates PP&LCo. Estimated Effect of Proposed Prices onRevenues From Electric Sales to UltimateConsumers in Washington 12 MonthsEnded March 2003
Cross Exan	nination			
8	Public Counsel	Α	9/10/04	WUTC response to Public Counsel Date Request 2
9	Public Counsel	Α	9/10/04	WUTC response to Public Counsel Date Request 3
10	Public Counsel	Α	9/10/04	WUTC response to Public Counsel Date Request 4
11	Public Counsel	A	9/10/04	WUTC response to Public Counsel Date Request 5
12	ICNU	Α	9/10/04	Transcript of Oral ArgumentOregon MSP hearing, Oregon Docket No. UM 1050 August 26, 2004

Bench Exh	ibits			
13	BENCH	Α	9/17/04	Responses to BR-1
14		Α	9/17/04	Responsesto BR-2
15		Α	9/17/04	Responses to BR-3
16		Α	9/17/04	Responses to BR-4
17		Α	9/17/04	Responses to BR-5
18		Α	9/17/04	Responses to BR-6
19		Α	9/17/04	Responses to BR-7
20		Α	9/17/04	Responses to BR-8
Intentiona	al break in numbering	sequen	ice	
28		Α	9/17/04	Responses to BR-9
29		Α	9/27/04	9/16/2004 Letter from BPA to "customers
				and Northwest citizens
30		Α	9/30/04	Public Comments
	Witnesses			-
Judith A. J			0/0/04	
21	Judith A. Johansen	A	9/9/04	JAJ-1T: Prefiled Direct Testimony
22	Judith A. Johansen	Α	9/9/04	WAG-2: Proposed Pacific Power Average
				Residential Rates Compared to Washington
				Utilities Average Residential Rates
	XAMINATION EXHIBI	- T	0/0/04	
23	ICNU	Α	9/9/04	PacifiCorp News Release (Aug. 3, 2004):
				PacifiCorp to Invest in Pollution Controls
24	ICNU	Α	9/9/04	At Huntington Plant Excerpt of PacifiCorp Response to ICNU
6/ 1	ICINU	A	J/ J/ U4	Data Request No. 2.4
25	ICNU	Α	9/9/04	PacifiCorp Response to ICNU Data Request
				No. 4.73
26	Public Counsel	Α	9/10/04	Scottish Power Annual Review 2003/4
27	Public Counsel	Α	9/10/04	Scottish Power annual review 2002/3
	nder "Bench Exhibits" for 28	-30	·	·
Donald N.	Furman		-	
31	Donald N. Furman	Α	9/9/04	DNF-1T: Prefiled Direct Testimony
32	Donald N. Furman	Α	9/9/04	DNF-2T: Prefiled Rebuttal Testimony

33	ICNU	Α	9/9/04	PacifiCorp Response to ICNU Data Reques
				No. 4.17
34-40	Not Used			
Samuel C.	. Hadaway			
41	Samuel C. Hadaway	Α	9/16/04	SCH-1T: Prefiled Direct Testimony
42	Samuel C. Hadaway	Α	9/16/04	SCH-2: Witness Qualifications
43	Samuel C. Hadaway	Α	9/16/04	SCH-3: Historical Capital Market Costs
44	Samuel C. Hadaway	Α	9/16/04	SCH-4: Stock Price Comparison
45	Samuel C. Hadaway	Α	9/16/04	SCH-5: Discounted Cash Flow Analysis
46	Samuel C. Hadaway	Α	9/16/04	SCH-6: Risk Premium Analysis
47	Samuel C. Hadaway	Α	9/16/04	SCH-7T: Prefiled Rebuttal Testimony
48	Samuel C. Hadaway	Α	9/16/04	SCH-8: Economic Indicators—Trends and Projections, July 15, 2004
49	Samuel C. Hadaway	Α	9/16/04	SCH-9: Electric Industry Market to Book Ratios, 1999-2003
CROSS-E	XAMINATION EXHIBIT	ſS	-	·
50	Not Used			
Bruce N. V	Villiams		I	
51	Bruce N. Williams	Α	9/16/04	BNW-1T: Prefiled Direct Testimony
52	Bruce N. Williams	Α	9/16/04	BNW-2: Cost of Long-Term Debt, as of Pro Forma April 30, 2005
53	Bruce N. Williams	Α	9/16/04	BNW-3: Projected Interest Rate for Variable-Rate Debt
54	Bruce N. Williams	Α	9/16/04	BNW-4: Cost of Preferred Stock, as of Pro Forma April 30, 2005
CROSS-E	XAMINATION EXHIBIT	ſS	I	
55-60	Not Used			
Andrew N	I. Macritchie			
61	Andrew N. Macritchie	Α	9/16/04	ANM-1T: Prefiled Direct Testimony
62	Andrew N. Macritchie	Α	9/16/04	ANM -2: New Resource Requirements
CROSS-E	XAMINATION EXHIBIT	rs	I	1
63-70	Not Used			

			1	
Andrea L	. Kelly		-	
71	Andrea L. Kelly	Α	9/16/04	ALK-1T: Prefiled Direct Testimony
72	Andrea L. Kelly	Α	9/16/04	ALK-2: Protocol
73	Andrea L. Kelly	Α	9/16/04	ALK-3T: Prefiled Rebuttal Testimony
74	Andrea L. Kelly	Α	9/16/04	ALK-4: Comparison of Key Elements— Protocol vs. Revised Protocol
75	Andrea L. Kelly	Α	9/16/04	ALK-5: Revised Protocol and Appendix A
CROSS-E	XAMINATION EXHI	BITS	•	
76	ICNU	Α	9/9/04	Oregon Coalition Issues Paper and Alternates Proposal in Oregon PUC Docket No. UM 1050 (Feb. 6, 2004)
77	ICNU	Α	9/9/04	Excerpt of Non-Confidential Deposition Transcript of Andrea L. Kelly (June 22, 2004)
78C	ICNU	Α	9/9/04	Confidential Deposition Transcript of Andrea L. Kelly (June 22, 2004)
79	ICNU	Α	9/9/04	Stipulation in Utah PSC Docket No. 02-035- 04 (June 28, 2004)
80	ICNU	Α	9/9/04	Stipulation in Oregon PUC Docket No. UM 1050 (July 23, 2004)
81	ICNU	Α	9/9/04	PacifiCorp Response to ICNU Data Request No. 4.21
82	ICNU	Α	9/9/04	PacifiCorp Response to ICNU Data Request No. 4.30
83	ICNU	Α	9/9/04	PacifiCorp Response to ICNU Data Request No. 4.35
84	ICNU	Α	9/9/04	PacifiCorp Response to ICNU Data Request No. 4.42
85	ICNU	Α	9/9/04	PacifiCorp Response to ICNU Data Request No. 8.2
86	ICNU	Α	9/9/04	PacifiCorp Response to ICNU Data Request No. 8.5
87	ICNU	Α	9/9/04	PacifiCorp Response to ICNU Data Request No. 8.7
88C	ICNU	Α	9/9/04	Excerpt of PacifiCorp Response to ICNU Data Request No. 8.15
89C	ICNU	Α	9/9/04	PacifiCorp Response to ICNU Data Request No. 13.64
90	ICNU	Α	9/9/04	PacifiCorp Response to ICNU Data Request No. 13.66
91	ICNU	Α	9/9/04	PacifiCorp Response to ICNU Data Request No. 13.69

				Docket No. UE-032065
92	ICNU	Α	9/9/04	PacifiCorp Response to ICNU Data Request No. 13.71
93-100	Not Used			
Gregory N		1	- 1	
101	Gregory N. Duvall	Α	9/9/04	GND-1T: Prefiled Direct Testimony
102	Gregory N. Duvall	Α	9/9/04	GND-2: GRID Topology
103	Gregory N. Duvall	Α	9/9/04	GND-3: Hybrid Revenue Requirement Comparison
104	Gregory N. Duvall	Α	9/9/04	GND-4: Risk Analyses
105	Gregory N. Duvall	Α	9/9/04	GND-5: Retail Load Growth
106	Gregory N. Duvall	Α	9/9/04	GND-6: Increase in Generation Revenue Requirement
107	Gregory N. Duvall	Α	9/9/04	GND-7: Need for New Resources by Region
108	Gregory N. Duvall	Α	9/9/04	GND-8: Change in Generation by Region Under West Load Loss and East Load Loss Risk Analyses
109	Gregory N. Duvall	Α	9/9/04	GND-9: Seasonal Wholesale Contracts
110	Gregory N. Duvall	Α	9/9/04	GND-10T: Prefiled Rebuttal Testimony
111	Gregory N. Duvall	A	9/9/04	GND-11: MSP Protocol Appendix F— Methodology for Determining Mid-C (MC) Factor
CROSS-EX	XAMINATION EXHIBI	TS	4	
112	ICNU	Α	9/9/04	PacifiCorp Response to ICNU Data Request No. 4.6
113	ICNU	Α	9/9/04	PacifiCorp Response to ICNU Data Request No. 4.10
114	ICNU	Α	9/9/04	PacifiCorp Response to ICNU Data Request No. 4.14
115	ICNU	Α	9/9/04	PacifiCorp Response to ICNU Data Request No. 4.27
116	ICNU	Α	9/9/04	PacifiCorp Response to ICNU Data Request No. 4.28
117	ICNU	Α	9/9/04	PacifiCorp Response to ICNU Data Request No. 4.37
118	ICNU	Α	9/9/04	PacifiCorp Response to ICNU Data Request No. 4.52
119	ICNU	Α	9/9/04	PacifiCorp Response to ICNU Data Request

				No. 4.55
120	ICNU	Α	9/9/04	PacifiCorp Response to ICNU Data Request
1010		_	0/0/04	
121C	ICNU	Α	9/9/04	PacifiCorp Response to ICNU Data Request
				No. 13.79, including OPUC 59, OPUC 77 and CCS 7.2.
122	ICNU	Α	9/9/04	PacifiCorp Response to ICNU Data Request
				No. 13.84
123C	ICNU	Α	9/9/04	Excerpt of PacifiCorp Response to Staff
				Data Request No. 4
124	Public Counsel	Α	9/9/04	PacifiCorp response to PC DR 146
125-130	Not Used			
Mark T. W	idmer			
131	Mark T. Widmer	Α	9/16/04	MTW-1T: Prefiled Direct Testimony
132	Mark T. Widmer	Α	9/16/04	MTW-2: Major Sources of Energy Supply
				for the Test Period
133	Mark T. Widmer	Α	9/16/04	MTW-3: Major Sources of Normalized Peak
				Generartino Capability for Winter and
				Summer Peal Loads and the Company's
104		_	0/10/04	Energy Load for the Test Period
134	Mark T. Widmer	Α	9/16/04	MTW-4: Prudence Review of Generating
135	Mark T. Widmer	Α	9/16/04	Resources Acquired Since 1986, Joint Report
133	Mark 1. Widmer	A	9/10/04	MTW-5: Analysis of Growth in Washington Loads and Resources since the Last
				Washington General Rate Case in 1986
136	Mark T. Widmer	Α	9/16/04	MTW-6: PacifiCorp Peak Diversity
137	Mark T. Widmer	Α	9/16/04	MTW-7T: Prefiled Rebuttal Testimony
138	Mark T. Widmer	Α	9/16/04	MTW-8: Wyoming Authorized Net Power
100	Want is Withit!	1		Costs
139	Mark T. Widmer	Α	9/16/04	MTW-9: Corrected Version of Exhibit No.
				(RJF-10) [Falkenberg]
140	Mark T. Widmer	Α	9/16/04	MTW-10: Company's Updated Net Power
				Costs
141	Mark T. Widmer	Α	9/16/04	MTW-11: Rebutttal Position—Net Power
				Cost Analysis
CROSS-EX	AMINATION EXHIB	ITS		

				Docket No. UE-032065
142	ICNU	Α	9/9/04	Excerpt of PacifiCorp Request for Proposals
				(July 19, 2004)
143	ICNU	Α	9/9/04	PacifiCorp Response to ICNU Data Request
				No. 1.18
144	ICNU	Α	9/9/04	PacifiCorp Response to ICNU Data Request No. 1.24
			0/0/04	
145	ICNU	Α	9/9/04	Excerpt of PacifiCorp Response to ICNU Data Request No. 1.39
146	ICNU	Α	9/9/04	PacifiCorp Response to ICNU Data Request
140			J/ J/ U 1	No. 1.77
147	ICNU	Α	9/9/04	PacifiCorp Response to ICNU Data Request
117				No. 3.2
148	ICNU	Α	9/9/04	Excerpt of PacifiCorp Response to ICNU
110				Data Request No. 3.3
149	ICNU	Α	9/9/04	PacifiCorp Response to ICNU Data Request
				No. 3.4
150	ICNU	Α	9/9/04	Excerpt of PacifiCorp Response to ICNU
				Data Request No. 3.5
151	ICNU	Α	9/9/04	PacifiCorp Response to ICNU Data Request
				No. 3.6
152	ICNU	Α	9/9/04	Excerpt of PacifiCorp Response to ICNU
				Data Request No. 5.1
153	ICNU	Α	9/9/04	PacifiCorp Response to ICNU Data Request
				No. 5.3
154	ICNU	Α	9/9/04	PacifiCorp Response to ICNU Data Request
				No. 5.4
155	ICNU	Α	9/9/04	PacifiCorp Response to ICNU Data Request
				No. 5.5
156	ICNU	Α	9/9/04	PacifiCorp Response to ICNU Data Request
				No. 5.6
157	ICNU	Α	9/9/04	PacifiCorp Response to ICNU Data Request
				No. 5.7
158	ICNU	Α	9/9/04	Excerpt of PacifiCorp Response to ICNU
				Data Request No. 5.23
159	ICNU	Α	9/9/04	PacifiCorp Response to ICNU Data Request
				No. 5.32
160	ICNU	Α	9/9/04	PacifiCorp Response to ICNU Data Request
				No. 5.33

				Docket No. UE-032065
161	ICNU	Α	9/9/04	PacifiCorp Response to ICNU Data Request No. 5.42
162	ICNU	Α	9/9/04	PacifiCorp Response to ICNU Data Request No. 13.5
163	ICNU	Α	9/9/04	PacifiCorp Response to ICNU Data Request No. 13.6
164	ICNU	Α	9/9/04	PacifiCorp Response to ICNU Data Request No. 13.7
165	ICNU	Α	9/9/04	PacifiCorp Response to ICNU Data Request No. 13.8
166	ICNU	A	9/9/04	PacifiCorp Response to ICNU Data Request No. 13.10
167	ICNU	Α	9/9/04	PacifiCorp Response to ICNU Data Request No. 13.13
168	ICNU	Α	9/9/04	PacifiCorp Response to ICNU Data Request No. 13.14
169	ICNU	Α	9/9/04	PacifiCorp Response to ICNU Data Request No. 13.16
170	ICNU	Α	9/9/04	PacifiCorp Response to ICNU Data Request No. 13.17
171	ICNU	Α	9/9/04	Excerpt of PacifiCorp Response to ICNU Data Request No. 13.19
172	ICNU	A	9/9/04	PacifiCorp Response to ICNU Data Request No. 13.27
173	ICNU	Α	9/9/04	PacifiCorp Response to ICNU Data Request No. 13.29
174	ICNU	Α	9/9/04	PacifiCorp Response to ICNU Data Request No. 13.30
175	ICNU	Α	9/9/04	PacifiCorp Response to ICNU Data Request No. 13.32
176	ICNU	A	9/9/04	PacifiCorp Response to ICNU Data Request No. 13.35
177	ICNU	A	9/9/04	PacifiCorp Response to ICNU Data Request No. 13.37
178	ICNU	Α	9/9/04	PacifiCorp Response to ICNU Data Request No. 13.39
179	ICNU	Α	9/9/04	PacifiCorp Response to ICNU Data Request

1		-		DOCKET NO. UE-052005
				No. 13.40
180	ICNU	Α	9/9/04	PacifiCorp Response to ICNU Data Request
				No. 13.43
181	ICNU	Α	9/9/04	PacifiCorp Response to ICNU Data Request No. 13.44
182	ICNU	Α	9/9/04	PacifiCorp Response to ICNU Data Request No. 13.48
183	ICNU	A	9/9/04	PacifiCorp Response to ICNU Data Request No. 13.49
184	ICNU	Α	9/9/04	PacifiCorp Response to ICNU Data Request No. 13.50
185	ICNU	Α	9/9/04	PacifiCorp Response to ICNU Data Request No. 13.52
186	ICNU	Α	9/9/04	PacifiCorp Response to ICNU Data Request No. 13.53
187	ICNU	Α	9/9/04	PacifiCorp Response to ICNU Data Request No. 13.56
188	ICNU	Α	9/9/04	PacifiCorp Response to ICNU Data Request No. 13.57
189	ICNU	Α	9/9/04	PacifiCorp Response to ICNU Data Request No. 13.58
190	Not Used			
Mark R. T	'allman			
191	Mark R. Tallman	Α	9/9/04	MRT-1T: Prefiled Direct Testimony
192	Mark R. Tallman	Α	9/9/04	MRT-2: PacifiCorp Request for Proposals Electric Resources
193C	Mark R. Tallman	Α	9/9/04	MRT-3C: Summary of RFP Transactions
194	Mark R. Tallman	Α	9/9/04	MRT-4: Lease Agreement – West Valley Project Dated as of March 5, 2002
195C	Mark R. Tallman	Α	9/9/04	MRT-5C: West Valley Lease Valuation
196C	Mark R. Tallman	Α	9/9/04	MRT-6C: Summary of Super Peak Purchases for 2003-05
197C	Mark R. Tallman	Α	9/9/04	MRT-7C: PacifiCorp Board Meeting Notes October 26, 2001
198C	Mark R. Tallman	Α	9/9/04	MRT-8C: PacifiCorp Special Board Meeting Notes March 4, 2002

				Docket No. UE-032065
199C	Mark R. Tallman	Α	9/9/04	MRT-9: Analysis Results of Physical
				Options for Utah February 11, 2002
CROSS-E	XAMINATION EXHIB	BITS		
200	Not Used			
J. Ted Wes	ston			
201	J. Ted Weston	Α	9/9/04	JTW-1T: Prefiled Direct Testimony
202	J. Ted Weston	Α	9/9/04	JTW-2: Summary of Washington Results of Operations
203	J. Ted Weston	Α	9/9/04	JTW-3: Washington Results of Operations
204	J. Ted Weston	Α	9/9/04	JTW-4T: Prefiled Rebuttal Testimony
205	J. Ted Weston	A	9/9/04	JTW-5: State of Washington—Electric Utility Actual, Adjusted & Normalized Results of Operations, Twelve Months Ended March 2003
206	J. Ted Weston	A	9/9/04	JTW-6: Average Investor Supplied Working Capital—Corrected—Twelve Months Ended March 31, 2003
207	J. Ted Weston	Α	9/9/04	JTW-7: Miscellaneous Deferred Debits and Regulatory Assets
CROSS-E	XAMINATION EXHIB	BITS		
208	Energy Project	Α	9/16/04	Response to The Energy Project Data Request No. 6
209	Energy Project	Α	9/16/04	Response to The Energy Project Data Request No. 7
210	Energy Project	Α	9/16/04	Response to The Energy Project Data Request No. 10
211	Energy Project	Α	9/16/04	Response to The Energy Project Data Request No. 11
212	Energy Project	Α	9/16/04	Response to The Energy Project Data Request No. 12
213	Energy Project	Α	9/16/04	Response to WUTC Staff Data Request No. 94
214	ICNU	Α	9/9/04	Excerpts of PacifiCorp FERC Form 1 filings from 2000, 2001, 2002 and 2003
215	ICNU	Α	9/9/04	PacifiCorp Response to ICNU Data Request No. 1.80
216	ICNU	Α	9/9/04	PacifiCorp Response to ICNU Data Request

				No. 3.44
217	ICNU	Α	9/9/04	PacifiCorp Response to ICNU Data Request
£17	ICINO	A	3/ 3/ 04	No. 5.38
218	ICNU	Α	9/9/04	Excerpt of PacifiCorp Response to ICNU
			0/0/04	Data Request No. 9.4
219	ICNU	A	9/9/04	PacifiCorp Response to ICNU Data Request No. 9.10
220	ICNU	Α	9/9/04	PacifiCorp Response to ICNU Data Request No. 9.11
221	ICNU	Α	9/9/04	PacifiCorp Response to ICNU Data Request No. 9.14
222	ICNU	Α	9/9/04	PacifiCorp Response to ICNU Data Request No. 9.23
223	ICNU	Α	9/9/04	PacifiCorp Response to ICNU Data Request No. 9.27
224	ICNU	Α	9/9/04	Excerpt of PacifiCorp Response to ICNU Data Request No. 11.1
225	ICNU	Α	9/9/04	Excerpt of PacifiCorp Response to ICNU Data Request No. 16.10
226	ICNU	Α	9/9/04	Excerpt of PacifiCorp Response to Staff Data Request No. 115
227	ICNU	Α	9/9/04	Excerpt of PacifiCorp Response to Staff Data Request No. 222
228	Public Counsel	Α	9/9/04	PacifiCorp response to PC DR 62
229	Public Counsel	Α	9/9/04	PacifiCorp response to PC DR 71
230	Public Counsel	Α	9/9/04	PacifiCorp response to PC DR 82
231	Public Counsel	Α	9/9/04	PacifiCorp response to PC DR 85
232	Public Counsel	Α	9/9/04	PacifiCorp response to PC DR 86
233	Public Counsel	Α	9/9/04	PacifiCorp response to PC DR 128
234	Public Counsel	Α	9/9/04	PacifiCorp response to PC DR 134
235	Public Counsel	Α	9/9/04	PacifiCorp response to PC DR 138
236	Public Counsel	Α	9/9/04	PacifiCorp response to PC DR 150
237	Public Counsel	Α	9/9/04	PacifiCorp response to PC DR 127
238	Public Counsel	Α	9/9/04	PacifiCorp response to PC DR 130(f)
239	Public Counsel	Α	9/9/04	PacifiCorp response to PC DR 154(a)

				Docket No. UE-052005
240	Not used			
241	Public Counsel	Α	9/9/04	PacifiCorp response to PC DR 155(a)
242	Public Counsel	Α	9/9/04	PacifiCorp response to PC DR 156(a)
243-250	Not Used			
Daniel J. R	osborough		1	
251	Daniel J. Rosborough	Α	9/16/04	DJR-1T: Prefiled Direct Testimony
252	Daniel J. Rosborough	Α	9/16/04	DJR-2: Defined Benefit Pension Plan Survey Results
253	Daniel J. Rosborough	Α	9/16/04	DJR-3: Recent Cost Increases of PacifiCorp's Primary Health Plans
254	Daniel J. Rosborough	Α	9/16/04	DJR-4: Health Care Benefit Plan Survey Results
CROSS-EX	AMINATION EXHIBIT	'S		
255-260	Not Used			
Dawn T. C	artwright			·
261	Dawn T. Cartwright	Α	9/16/04	DTC-1T: Prefiled Direct Testimony
262	Dawn T. Cartwright	Α	9/16/04	DTC-2: 2002 Property Damage Renewal Options
263	Dawn T. Cartwright	Α	9/16/04	DTC-3: Uninsured Losses
CROSS-EX	AMINATION EXHIBIT	'S		l
264-270	Not Used			
William Ea	quinto		1	
271	William Eaquinto	Α	9/16/04	WE-1T: Prefiled Direct Testimony
272	William Eaquinto	Α	9/16/04	WE-2: Chronology of Relicensing of the North Umpqua Project
273	William Eaquinto	Α	9/16/04	WE-3: Chronology of Relicensing of the Bear River Projects
274	William Eaquinto	Α	9/16/04	WE-4: North Umpqua Relicensing Costs— Actual to September 20, 2003, Estimated to December 31, 2003
275	William Eaquinto	Α	9/16/04	WE-5: Bear Hydro Relicensing Costs— Actual to September 20, 2003, Estimated to November 31, 2003
276	William Eaquinto	Α	9/16/04	WE-6: Bigfork Relicensing Costs—Actual to

Docket No.	UE-032065
DUCKET 10.	01 052005

	1		-	Docket No. UE-032065
				September 20, 2003, Estimated to October
				31, 2003
277	William Eaquinto	Α	9/16/04	WE-7: American Fork Relicensing Costs—
				To Date March 31, 2003
278	William Eaquinto	Α	9/16/04	WE-8: Powerdale Relicensing Costs—
CDOCC F				Actual to September 30, 2003
	XAMINATION EXHIB	115		1
279-280	Not Used			
Larry O. M	Iartin			
281	Larry O. Martin	Α	9/16/04	LOM-1T: Prefiled Direct Testimony
282	Larry O. Martin	Α	9/16/04	LOM-2: Life Cycle of a Tax Year
283	Larry O. Martin	Α	9/16/04	LOM-3T: Prefiled Rebuttal Testimony
284HC	Larry O. Martin	Α	9/16/04	LOM-4C: PacifiCorp's Response to Public
				Counsel DR 18
285HC	Larry O. Martin	Α	9/16/04	LOM-5C: PacifiCorp's Response to WUTC
				Staff DR 124
CROSS-EX	L KAMINATION EXHIB	ITS		
286	Public Counsel	Α	9/16/04	PacifiCorp response to PC DR 124
287	Public Counsel	Α	9/16/04	PacifiCorp response to PC DR 158
288	Public Counsel	Α	9/16/04	PacifiCorp response to PC DR 135
289HC	Public Counsel	Α	9/16/04	PacifiCorp's confidential response to PC DR
				160C
290	Public Counsel	Α	9/16/04	PacifiCorp response to PC DR 162
David L. T	'aylor			
291	David L. Taylor	Α	9/9/04	DLT-1T: Prefiled Direct Testimony
292	David L. Taylor	Α	9/9/04	DLT-2: Classification of Generation Costs
293	David L. Taylor	Α	9/9/04	DLT-3: Stress Factor Analysis for Forecast
				Years 2004-2008
294	David L. Taylor	Α	9/9/04	DLT-4: Special Contracts—Example of the
				Impact of the Proposed Treatment of
				Special Contracts on State Revenue
				Requirements

				Docket No. UE-032065
295	David L. Taylor	Α	9/9/04	DLT-5: Revenue Requirement Impacts—
				Additional 200 MW
296	David L. Taylor	Α	9/9/04	DLT-6: State-by-State Revenue
				Requirement Impacts
297	David L. Taylor	Α	9/9/04	DLT-7: Allocation Factor Applied to Each
				Component of the Revenue Requirement
				Calculation
298	David L. Taylor	Α	9/9/04	DLT-8: Algegraic Derivation of Factors
299	David L. Taylor	Α	9/9/04	DLT-9: Summary Table Class Cost of
				Service Study for the State of Washington
				Test Period Ended March 2003
300	David L. Taylor	Α	9/9/04	DLT-10: Detailed Cost of Service Results,
				by Class and Function
301	David L. Taylor	Α	9/9/04	DLT-11: Complete Functionalized Results
				of Operations and Class Cost of Service
				Detail
302	David L. Taylor	Α	9/9/04	DLT-12: Calculation of the Demand and
				Energy Classification Percentages
303	David L. Taylor	Α	9/9/04	DLT-13-T: Rebuttal Testimony
304	David L. Taylor	Α	9/9/04	DLT-14: 10 Year (1993-2003) Change in
				Energy, 12 CP and Seasonal CP's
305	David L. Taylor	Α	9/9/04	DLT-15: Protocol Appendix B Allocation
				Facor Applied to Each Component of
				Revenue Requirement
306	David L. Taylor	Α	9/9/04	DLT-16: Revised Protocol Appendix C
				Allocation Factors Algebraic Definitions
307	David L. Taylor	Α	9/9/04	DLT-17: Protocol Appendix D Special
				Contracts Tables 1 and 2
308	David L. Taylor	Α	9/9/04	DLT-18: Protocol Exhibit E Annual
				Embedded Costs Example Calculation
309	David L. Taylor	Α	9/9/04	DLT-19: State by State Revenue
				Requirement ImpactPercent Change in
				Revenue Requirement
310	David L. Taylor	Α	9/9/04	DLT-20: Actual, Adjusted and Normalized
				Results of Operations Twelve Months
				Ended March 2003Comparison of Filed
				MSP Protocol and Revised Protocol

				Docket No. UE-032065
311	David L. Taylor	Α	9/9/04	DLT-21: Results of Operations
CROSS-EX	EXAMINATION EXHIBI	ГS		
312C	ICNU	Α	9/9/04	PacifiCorp Response to ICNU Data Request No. 4.13
313	ICNU	Α	9/9/04	PacifiCorp Response to ICNU Data Request No. 4.45
314C	ICNU	Α	9/9/04	PacifiCorp Response to ICNU Data Request No. 4.46
315	ICNU	Α	9/9/04	PacifiCorp Response to ICNU Data Request No. 4.67
316	ICNU	Α	9/9/04	PacifiCorp Response to ICNU Data Request No. 4.68
317-320	Not Used			
William R.	Griffith	1		
321	William R. Griffith	Α	9/16/04	WRG-1T: Prefiled Direct Testimony
322	William R. Griffith	Α	9/16/04	WRG-2: Proposed Revised Tariffs
323	William R. Griffith	A	9/16/04	WRG-3: Estimated Effect of Proposed Prices Normalized 12 Months Ended March 2003
324	William R. Griffith	Α	9/16/04	WRG-4: Billing Determinants
325	William R. Griffith	Α	9/16/04	WRG-5: Monthly Billing Comparisons
326	William R. Griffith	A	9/16/04	WRG-6: Estimated Effect of Proposed Schedule 96, Adjustment Associated with the Aquila Hydro Hedge
CROSS-EX	AMINATION EXHIBI	ГS		
327	Energy Project	Α	9/16/04	Response to The Energy Project Data Request No. 2
328	Energy Project	Α	9/16/04	Response to The Energy Project Data Request No. 3
329-330	Not Used			
Richard C.	Woolley			
331	Richard C. Woolley	Α	9/16/04	RCW-1T: Prefiled Rebuttal Testimony
332C	Richard C. Woolley	Α	9/16/04	RCW-2C: Overhaul History & 2004 Ten-

1				Docket No. UE-032065
				Year Plan; O&M Our Share
333C	Richard C. Woolley	Α	9/16/04	RCW-3C: Generation—2005 Ten-Year
				Plan—O&M Our Share—without Currant
				Creek
CROSS-EX	KAMINATION EXHIBI	TS		
334	ICNU	Α	9/9/04	Excerpt of PacifiCorp Response to ICNU
				Data Request No. 1.18
335	ICNU	Α	9/9/04	PacifiCorp Response to ICNU Data Request
				No. 13.120
336	ICNU	Α	9/9/04	PacifiCorp Response to ICNU Data Request
				No. 13.126
337	ICNU	Α	9/9/04	Excerpt of PacifiCorp Response to ICNU
				Data Request No. 13.131
338	ICNU	Α	9/9/04	PacifiCorp Response to ICNU Data Request
_				No. 13.132
339C	ICNU	Α	9/9/04	PacifiCorp Response to ICNU Data Request
_				No. 16.1
340C	ICNU	Α	9/9/04	PacifiCorp Response to ICNU Data Request
_				No. 16.2
341C	ICNU	Α	9/9/04	PacifiCorp Response to ICNU Data Request
				No. 16.9
342-350	Not Used			
Chris R. M	ſumm			
351	Chris R. Mumm	Α	9/9/04	CRM-1T: Prefiled Rebuttal Testimony
352	Chris R. Mumm	Α	9/9/04	CRM-2: Comparison of Maximum Losses
				and Maximum Gains Between Purchasing a
				Forward Block of Power and Purchasing a
				Physical Call Option
353	Chris R. Mumm	Α	9/9/04	CRM-3: Companies Currently Employing
				Black-Scholes Model
CROSS-EX	XAMINATION EXHIBI	TS		
354	ICNU	Α	9/9/04	PacifiCorp Response to ICNU Data Request
				No. 13.89
355	ICNU	Α	9/9/04	Excerpt of PacifiCorp Response to ICNU
				Data Request No. 13.98

				Docket No. UE-032065
356	ICNU	Α	9/9/04	PacifiCorp Response to ICNU Data Request
				No. 13.102
357	ICNU	Α	9/9/04	PacifiCorp Response to ICNU Data Request
				No. 13.103
358	ICNU	Α	9/9/04	PacifiCorp Response to ICNU Data Request
				No. 13.108
359	ICNU	Α	9/9/04	PacifiCorp Response to ICNU Data Request
				No. 13.116
360	ICNU	Α	9/9/04	PacifiCorp Response to ICNU Data Request
				No. 13.117
361	ICNU	Α	9/9/04	PacifiCorp Response to ICNU Data Request
				No. 13.118
362-370	Not Used			
Erich D. W	ilson			
371	Erich D. Wilson	Α	9/9/04	EDW-1T: Prefiled Rebuttal Testimony
372	Erich D. Wilson	Α	9/9/04	EDW-2: Scorecard Results
CROSS-EX	AMINATION EXHIBIT	ГS		
373-374	Not Used			
John F. Fry	er			
375	John F. Fryer	Α	9/16/04	JFF-1T: Prefiled Rebuttal Testimony
CROSS-EX	AMINATION EXHIBIT	ГS		
376-380	Not Used			
Reed C. Da	vis			
381	Reed C. Davis	Α	9/9/04	RCD-1T: Prefiled Rebuttal Testimony
382	Reed C. Davis	Α	9/9/04	RCD-2: Staff Response to PacifiCorp DRs
				3.3 and 3.8
383	Reed C. Davis	Α	9/9/04	RCD-3: Weather Normalization Graphs 1-5
CROSS-EX	AMINATION EXHIBIT	ГS	<u> </u>	
384	Public Counsel	Α	9/9/04	PacifiCorp response to PC DR 70
385-390	Not Used			
Karl D. An	derberg			·
391	Karl D. Anderberg	Α	9/9/04	KDA-1T: Prefiled Rebuttal Testimony
CROSS-EX	AMINATION EXHIBIT	Γ		· · · · ·
392	ICNU	A	9/9/04	PacifiCorp Response to ICNU Data Request
		1		

				No. 14.4
393	ICNU	Α	9/9/04	Excerpt of PacifiCorp Response to ICNU
				Data Request No. 14.5
394	Public Counsel	Α	9/16/04	PacifiCorp response to PC DR 133
395	Public Counsel	Α	9/16/04	PacifiCorp response to PC DR 165
396-400	Not Used			
ICNU				
Randall J.	Falkenberg			
401C	Randall J.	Α	9/9/04	RJF-1CT: Prefiled Response Testimony
	Falkenberg			
402	Randall J.	Α	9/9/04	RJF –2: Professional Qualifications
	Falkenberg			
403	Randall J.	Α	9/9/04	RJF -3: Response to ICNU DR 5.37d
	Falkenberg			
404	Randall J.	Α	9/9/04	RJF –4: Excerpt from February 8, 2000,
	Falkenberg			airing of Nova, on PBS (re Black-Scholes
				Formula in economics)
405C	Randall J.	A	9/9/04	RJF –5C: Morgan Stanley Contract
1000	Falkenberg			Valuation
406C	Randall J.	Α	9/9/04	RJF -6C: Composite of PacifiCorp's
	Falkenberg			Responses to ICNU DR Nos. 3.18, 4.51, 4.72,
	8			and 8.11 (including PacifiCorp's response to
				Staff DR No. 61 in Oregon PUC Docket No.
				UM 1050)
407	Randall J.	Α	9/9/04	RJF –7: Composite of PacifiCorp's
	Falkenberg			Responses to Various ICNU DR's
408C	Randall J.	Α	9/9/04	RJF –8: Strategic Hedges Presentation
	Falkenberg			
409	Randall J.	Α	9/9/04	RJF –9: Bridger/Gadsby Comparison
	Falkenberg			
410	Randall J.	Α	9/9/04	RJF –10: Four Year Historical Generation
	Falkenberg			Levels
411	Randall J.	Α	9/9/04	RJF –11: Comparison of Outage Raes
	Falkenberg			
412	Randall J.	Α	9/9/04	RJF -12: List of Outages
	Falkenberg			
413	Randall J.	Α	9/9/04	RJF –13: Excerpt from Hearing Transcript,

	1			Docket No. UE-032065
	Falkenberg			Wyoming PSE Docket No. 20000-ER-02-184
				(pp. 381-82 and 558-89)
414	Randall J.	Α	9/9/04	RJF –14: Excerpt from Hearing Transcript,
	Falkenberg			Wyoming PSE Docket No. 20000-ER-02-184
				(pp. 1046-48 and 1219-1220)
415	Randall J.	Α	9/9/04	RJF -15: Outages Due to PacifiCorp Errors
	Falkenberg			
416	Randall J.	Α	9/9/04	RJF –16: Comparison of Actual and Grid
	Falkenberg			Wyodak
417C	Randall J.	Α	9/9/04	RJF -17C: Utah PSC Docket No. 01-035037,
	Falkenberg			Exhibit UP&L6 (JM6)
418	Randall J.	Α	9/9/04	RJF –18: Excerpt from Deposition of Adrea
	Falkenberg			Kelly
419	Randall J.	Α	9/9/04	RJF –19: Value of Hydro
	Falkenberg			
420C	Randall J.	Α	9/9/04	RJF –20C: Revised Protocol Assumptions
	Falkenberg			Comparison
421	Randall J.	Α	9/9/04	RJF –21: Gadsby and West Valley
	Falkenberg			Adjustments
422	Randall J.	Α	9/9/04	RJF –22: Letters Regarding West Valley
	Falkenberg			Lease
423	ICNU Supplemental	Α	9/9/04	Randall Falkenberg's Summary of
				Recommended Adjustments
424	ICNU Supplemental	Α	9/9/04	Randall Falkenberg's Adjustments in
				Agreement or Recommended in Settlement
425	ICNU Supplemental	Α	9/9/04	Randall Falkenberg's Adjustments Still in
		-		Dispute
426	ICNU Supplemental	Α	9/9/04	Revised Exhibit RJF-21
427				PacifiCorp/Staff/NRDC Settlement Implicit
	Move to Schoenbeck			Return on Common Equity
428C	ICNU Supplemental	Α	9/9/04	Direct Testimony of Randall J. Falkenberg
				in Oregon PUC Docket No. UM 1050 (July
				16, 2004)
429C	ICNU Supplemental	Α	9/9/04	Rebuttal Testimony, Surrebuttal
				Testimony, and Testimony Concerning the
				Stipulation of Randall J. Falkenberg in

459-460	See D. W. Schoenbeck below			
451-458	Not Used			
450	PacifiCorp	A	9/16/04	WUTC Docket No. UE-020417, PacifiCorp, Sixth Supplemental Order
449	PacifiCorp	Α	9/16/04	OPUC Docket UM 1050, PacifiCorp MSP Docket, Direct Testimony and Exhibits of Randall J. Falkenberg
448	PacifiCorp	Α	9/16/04	WUTC Cause No. U-83-57, PacifiCorp, Second Supplemental Order
447	PacifiCorp	Α	9/16/04	Wyoming Public Service Commission, Docket No. 20000-ER-03-198, February 2004 Order
446	PacifiCorp	A	9/16/04	OPUC Dockets UE 121 and UE 127, Stipulation Regarding Disposition of the BPA Settlement
445	PacifiCorp	Α	9/16/04	Response to PacifiCorp Request No. 1.57
444	PacifiCorp	Α	9/16/04	Response to PacifiCorp Request No. 1.56
443	PacifiCorp	Α	9/16/04	Response to PacifiCorp Request No. 1.55
442	PacifiCorp	Α	9/16/04	Response to PacifiCorp Request No. 1.54
441	PacifiCorp	Α	9/16/04	Response to PacifiCorp Request No. 1.53
440	PacifiCorp	Α	9/16/04	Response to PacifiCorp Request No. 1.50
439	PacifiCorp	Α	9/16/04	Response to PacifiCorp Request No. 1.48
438	PacifiCorp	Α	9/16/04	Response to PacifiCorp Request No. 1.47
437	PacifiCorp	Α	9/16/04	Response to PacifiCorp Request No. 1.40
436	PacifiCorp	Α	9/16/04	Response to PacifiCorp Request No. 1.29
435	PacifiCorp	Α	9/16/04	Response to PacifiCorp Request No. 1.24
434	PacifiCorp	Α	9/16/04	Response to PacifiCorp Request No. 1.21
433	PacifiCorp	Α	9/16/04	Response to PacifiCorp Request No. 1.8
432	PacifiCorp	Α	9/16/04	Response to PacifiCorp Request No. 1.7
431	PacifiCorp	Α	9/16/04	Response to PacifiCorp Request No. 1.6
430	PacifiCorp	Α	9/16/04	Response to PacifiCorp Request No. 1.1
CROSS-EX	L AMINATION EXHIBI	ITS		
				Oregon PUC Docket No. UM 1050 (Aug. 6, 2004)
				Orngon BUC Docket No. UM 1050 (Aug. 6

Donald W.	Donald W. Schoenbeck							
461C	Donald W.	Α	9/9/04	DWS-1CT: Prefiled Response Testimony				
	Schoenbeck							
462	Donald W.	Α	9/9/04	DWS-2: Professional Qualifications				
	Schoenbeck							
463	Donald W.	Α	9/9/04	DWS-3: Composite of PacifiCorp's				
	Schoenbeck			Responses to Various ICNU DR's				
427 (moved from R.J.	ICNU Supplemental	Α	9/9/04	PacifiCorp/Staff/NRDC Settlement Implicit				
Falkenberg				Return on Common Equity				
above)								
459	ICNU Supplemental	Α	9/9/04	Account 923 Comparison				
460	ICNU Supplemental	Α	9/9/04	Return				
				on Common Equity Comparison				
CROSS-EX	CROSS-EXAMINATION EXHIBITS							
464	PacifiCorp	Α	9/9/04	Response to PacifiCorp Request No. 1.70				
465	PacifiCorp	Α	9/9/04	Response to PacifiCorp Request No. 1.73				
466	PacifiCorp	Α	9/9/04	Response to PacifiCorp Request No. 1.74				
467	PacifiCorp	Α	9/9/04	Response to PacifiCorp Request No. 1.75				
468	PacifiCorp	Α	9/9/04	Response to PacifiCorp Request No. 1.78				
469	PacifiCorp	A	9/9/04	Response to PacifiCorp Request No. 1.79, Attachment ICNU 1.79.xls, and supporting				
470	D 100		0/0/04	invoices				
470	PacifiCorp	A	9/9/04	Supplemental Response to PacifiCorp Request No. 1.79				
471	PacifiCorp	Α	9/9/04	Response to PacifiCorp Request No. 1.80				
472	PacifiCorp	Α	9/9/04	Response to PacifiCorp Request No. 2.1				
473	PacifiCorp	Α	9/9/04	Response to PacifiCorp Request No. 2.2				
474	PacifiCorp	Α	9/9/04	Response to PacifiCorp Request No.2.3				
475	PacifiCorp	Α	9/9/04	Response to PacifiCorp Request No. 2.4				
476	PacifiCorp	Α	9/9/04	Response to PacifiCorp Request No. 2.5				
477	PacifiCorp	Α	9/9/04	Response to PacifiCorp Request No. 2.7				
478	PacifiCorp	Α	9/9/04	Response to PacifiCorp Request No. 2.8				
479	PacifiCorp	Α	9/9/04	Response to PacifiCorp Request No. 2.9				

480	Not Used							
NRDC								
Ralph Cav	anagh							
481	Ralph Cavanagh	Α	9/16/04	Prefiled Response Testimony				
CROSS-EX	CROSS-EXAMINATION EXHIBITS							
482-490	Not Used							
The Energ	y Project		·					
Charles El	pert		-1					
491	Charles Ebert	Α	9/16/04	CE-1T: Prefiled Response Testimony				
CROSS-EX	XAMINATION EXHIB	BITS	-					
492-500	Not Used							
Public Cou	unsel							
Jim Lazar 501C	Jim Lazar	Α	9/10/04	JL-1TC: Prefiled Response Testimony				
				1 0				
512C	Jim Lazar	Α	9/10/04	JL-2: Adjustments per Hydro Allocation Method				
513	Jim Lazar	Α	9/10/04	JL-3: Witness Qualifications				
CROSS-EX	XAMINATION EXHIB	BITS						
502	PacifiCorp	Α	9/10/04	Response to PacifiCorp Request No. 1.1				
503	PacifiCorp	Α	9/10/04	Response to PacifiCorp Request No. 1.5				
504	PacifiCorp	Α	9/10/04	Response to PacifiCorp Request No. 1.7				
505	PacifiCorp	Α	9/10/04	Response to PacifiCorp Request No. 1.11				
506	PacifiCorp	Α	9/10/04	Response to PacifiCorp Request No. 1.12				
507	PacifiCorp	Α	9/10/04	Response to PacifiCorp Request No. 1.14				
508	PacifiCorp	Α	9/10/04	Response to PacifiCorp Request No. 1.24				
509	PacifiCorp	Α	9/10/04	Edison Electric Institute, Winter 2004				
510	PacifiCorp	A	9/10/04	Typical Bills and Average Rates ReportWUTC Cause No. U-86-02, PacifiCorp,				
510	racincorp	A	5/10/04	Second Supplemental Order				
511	PacifiCorp	A	9/10/04	WUTC Docket No. U-87-1338-AT, PacifiCorp/UP&L Merger, Second Supplemental Order Approving Merger with Requirements				

514-520	Not Used			
ames R. D				
<u> </u>	James R. Dittmer	Α	9/16/04	JRD-1T: Prefiled Response Testimony
522	James R. Dittmer	A	9/16/04	JRD-2: Revenue Requirement Summary fo Washington Retail Operations—Adjusted Operations for Test Year Ending March 2003
523	James R. Dittmer	A	9/16/04	JRD-3: Rate Base Summary for Washington Retail Operations—Adjusted Operations for Test Year Ending March 2003
524	James R. Dittmer	Α	9/16/04	JRD-4: Adjusted Operations for Test Year Ending March 2003—Customer Deposits Adjustment
525	James R. Dittmer	Α	9/16/04	JRD-5: Adjusted Operations for Test Year Ending March 2003—Adjustment to Company Proposed Lead Lag Study
526	James R. Dittmer	Α	9/16/04	JRD-6: Adjusted Operations for Test Year Ending March 2003—Swift 1 Canal Outage Adjustment
527	James R. Dittmer	A	9/16/04	JRD-7: Adjusted Operations for Test Year Ending March 2003—Miscellaneous Deferred Debits/Other Reugaltory Assets Adjustment
528	James R. Dittmer	A	9/16/04	JRD-8: Net Operating Income Summary fo Washington Retail Operations—Adjusted Operations for Test Year Ending March 2003
529	James R. Dittmer	A	9/16/04	JRD-9: Adjusted Operations for Test Year Ending March 2003—Eliminate Amoritization of IRS Settlement Payments
530	James R. Dittmer	A	9/16/04	JRD-10: Adjusted Operations for Test Year Ending March 2003—Employee Benefits Adjustment
531	James R. Dittmer	A	9/16/04	JRD-11: Adjusted Operations for Test Year

				Docket No. UE-032065
				Ending March 2003—Swift 2 Canal Outage Adjustment
532	James R. Dittmer	Α	9/16/04	JRD-12: Overall Cost of Capital
			3/10/04	
<u>скозэ-ел</u> 533	AMINATION EXHIB	A	9/16/04	PacifiCorp Response to WUTC Data
JJJ	Stall	A	3/10/04	Request No. 4 Supplemental
534	Staff	Α	9/16/04	PacifiCorp Response to WUTC Data
				Request No. 213 Supplemental
535	PacifiCorp	Α	9/16/04	Response to PacifiCorp Request No. 2.2
536	PacifiCorp	Α	9/16/04	Response to PacifiCorp Request No. 2.3
537	PacifiCorp	Α	9/16/04	Response to PacifiCorp Request No. 2.4
538	PacifiCorp	Α	9/16/04	Response to PacifiCorp Request No. 2.5
539	PacifiCorp	Α	9/16/04	Response to PacifiCorp Request No. 2.7
540	PacifiCorp	Α	9/16/04	Response to PacifiCorp Request No. 2.17
541	PacifiCorp	Α	9/16/04	Response to PacifiCorp Request No. 2.18
542	PacifiCorp	Α	9/16/04	Response to PacifiCorp Request No. 2.19
543	PacifiCorp	Α	9/16/04	Response to PacifiCorp Request No. 2.20
544	PacifiCorp	Α	9/16/04	Response to PacifiCorp Request No. 2.21
545	PacifiCorp	Α	9/16/04	Response to PacifiCorp Request No. 2.22
546	PacifiCorp	Α	9/16/04	Response to PacifiCorp Request No. 2.24
547	PacifiCorp	Α	9/16/04	Response to PacifiCorp Request No. 2.26 and attached Excel file
548	PacifiCorp	Α	9/16/04	Response to PacifiCorp Request No. 2.28
549	PacifiCorp	Α	9/16/04	Response to PacifiCorp Request No. 2.29
550	PacifiCorp	Α	9/16/04	Response to PacifiCorp Request No. 2.30
551	PacifiCorp	Α	9/16/04	Response to PacifiCorp Request No. 2.31
552	PacifiCorp	Α	9/16/04	Response to PacifiCorp Request No. 2.32
553-560	Not Used			
STAFF				·
Roger Brad	den			
561	Roger Braden	Α	9/10/04	RB-1T: Prefiled Response Testimony
CROSS-EX	AMINATION EXHIB	ITS		
562	ICNU	Α	9/9/04	Staff Response to ICNU Data Request No. 1.2

592	Joanna Huang	Α	9/16/04	JH-2: Accounting System Requirements
591	Joanna Huang	Α	9/16/04	JH-1T: Prefiled Response Testimony
Joanna Hu				
589-590	Not Used			
	AMINATION EXHI	BITS		
588	Alan Buckley	Α	9/16/04	APB-8T: Supplemental Testimony
587	Alan Buckley	Α	9/16/04	APB-7: Transmission
586	Alan Buckley	Α	9/16/04	APB-6: Washington Net Power Cost Adjustments
585	Alan Buckley	A	9/16/04	APB-5: Power Supply and Transmission Expense—Staff Recommended Adjustments
584	Alan Buckley	Α	9/16/04	APB-4: Graphs: Energy Required by State; Annual Peaks by State; 11 Year Average Monthly Energy; 11 Year Average Monthly Peak Load
583	Alan Buckley	Α	9/16/04	APB-3: Excerpt from Staff's post-hearing brief in Docket No. UE-020417
582	Alan Buckley	Α	9/16/04	APB-2: Staff Review of PacifiCorp "Protocol"
581	Alan Buckley	Α	9/16/04	APB-1T: Prefiled Response Testimony
Alan Buck	ley			
572-580	Not Used			
571	ICNU	R	9/10/04	Oregon PUC Staff Report (Oct. 1, 2002)
570	ICNU	R	9/10/04	Oregon PUC Staff Report (Aug. 6, 2002)
569	ICNU	R	9/10/04	Oregon PUC Staff Report (June 26, 2001)
568	ICNU	R	9/10/04	Oregon PUC Staff Report (June 20, 2000)
567	ICNU	R	9/10/04	Oregon PUC Staff Report (June 22, 1999)
566	ICNU	Α	9/9/04	Staff Response to ICNU Data Request No. 1.16
565	ICNU	Α	9/9/04	Staff Response to ICNU Data Request No. 1.14
564	ICNU	A	9/9/04	Staff Response to ICNU Data Request No. 1.11
563	ICNU	Α	9/9/04	Staff Response to ICNU Data Request No. 1.8

593	Joanna Huang	Α	9/16/04	JH-3: PacifiCorp Results of Operations March 2003, Miscellaneous Adjustments– Washington Adjustment 4.4
594	Joanna Huang	Α	9/16/04	JH-4: PacifiCorp Results of Operations March 2003, International Assignee Adjustment (DR 206c) Adjustment 4.14
595	Joanna Huang	A	9/16/04	JH-5: PacifiCorp Results of Operations March 2003, Bonus Adjustment, Washington Adjustment 4.15
596	Joanna Huang	Α	9/16/04	JH-6: PacifiCorp Results of Operations March 2003, Normalizing Severance Paid Adjustment (DR 152) Adjustment 4.16
CROSS-EX	EXAMINATION EXHIBI	TS		
597-600	Not Used			
Danny P.	Kermode			
601	Danny P. Kermode	Α	9/16/04	DPK-1T: Prefiled Response Testimony
602	Danny P. Kermode	Α	9/16/04	DPK-2: Professional Qualifications
603	Danny P. Kermode	Α	9/16/04	DPK-3: Schedule for the Computation of Pro Forma Interest
604	Danny P. Kermode	A	9/16/04	DPK-4: Schedule for the Recognition of Malin-Midpoint Transaction
605	Danny P. Kermode	Α	9/16/04	DPK-5: Schedule to Calculate Effective Property Tax Rate
606	Danny P. Kermode	Α	9/16/04	DPK-6: Schedule to Calculate Effective Property Tax Rate
CROSS-EX	AMINATION EXHIBI	TS		·
607-610	Not Used			
Yohannes	K.G. Mariam			
611	Yohannes K.G. Mariam	Α	9/16/04	YKGM-1T: Prefiled Response Testimony
612	Yohannes K.G. Mariam	Α	9/16/04	YKGM-2: Statistical Estimation Results of Weather Sensitivity Coefficients Using Autoregressive Procedure (Staff's

				Docket No. UE-032065
				Analytical Result)
CROSS-EX	AMINATION EXHIB	ITS		
613-620	Not Used			
Joint Testi	mony of Jim Lazar, De	on Scho	enbeck, an	d Joelle Steward
621	Jim Lazar, Don	Α	9/16/04	JT-1T: Prefiled Response Testimony
	Schoenbeck, and			
	Joelle Steward			
622	Jim Lazar, Don	Α	9/16/04	JT-2: Professional Qualifications of Joelle
	Schoenbeck, and			Steward
	Joelle Steward			
CROSS-EX	AMINATION EXHIB	ITS	1	
623-630	Not Used			
Stephen G	. Hill	T		
631	Stephen G. Hill	Α	9/16/04	SGH-1T: Prefiled Response Testimony
632-651	See below			
652	Stephen G. Hill	Α	9/16/04	SGH-2: Witness qualifications
653	Stephen G. Hill	Α	9/16/04	SGH-3: Appendix B Q&A
654	Stephen G. Hill	Α	9/16/04	SGH-4: Appendix C Sample Company
				Growth Rate Analyses
655	Stephen G. Hill	Α	9/16/04	SGH-5: Appendix D Corroborative Equity
				Capital Cost Estimation Methods
656	Stephen G. Hill	Α	9/16/04	SGH-6: PacifiCorp Moody's A-Rated Utility
				Bond Yields
657	Stephen G. Hill	Α	9/16/04	SGH-7: PacifiCorp Historical Capital
				Structure
658	Stephen G. Hill	Α	9/16/04	SGH-8: PacifiCorp Electric Utility Sample
				Group Selection
659	Stephen G. Hill	Α	9/16/04	SGH-9: PacifiCorp DCF Growth Rate
				Parameters
660	Stephen G. Hill	Α	9/16/04	SGH-10: PacifiCorp DCF Growth Rates
661	Stephen G. Hill	Α	9/16/04	SGH-11: PacifiCorp Stock Price, Dividends,
				Yields
662	Stephen G. Hill	Α	9/16/04	SGH-12: PacifiCorp DCF Cost of Equity
				Captital
663	Stephen G. Hill	Α	9/16/04	SGH-13: PacifiCorp CAPM Cost of Equity

1		-		Docket No. UE-032065
				Capital
664	Stephen G. Hill	Α	9/16/04	SGH-14: PacifiCorp Proof
665	Stephen G. Hill	Α	9/16/04	SGH-15: PacifiCorp Modified Earnings-
				Price Ratio Analyis
666	Stephen G. Hill	Α	9/16/04	SGH-16: PacifiCorp Market-To-Book Ratio
007	Charles C IPI		0/10/04	Analysis
667	Stephen G. Hill	A	9/16/04	SGH-17: PacifiCorp Overall Cost of Capital
668	Stephen G. Hill	Α	9/16/04	SGH-18: PacifiCorp Dr. Hadaway's
CDOSS FY	AMINATION EXHIBIT	ГС		Constant Growth DCF Analysis
632	PacifiCorp		9/16/04	Response to PacifiCorp Request No. 1.2
633	PacifiCorp	A	9/16/04	Response to PacifiCorp Request No. 1.13
634	-	A	9/16/04	
	PacifiCorp			Response to PacifiCorp Request No. 5.5
635	PacifiCorp	A	9/16/04	Response to PacifiCorp Request No. 5.6
636	PacifiCorp	Α	9/16/04	Response to PacifiCorp Request No. 5.9
637	PacifiCorp	Α	9/16/04	Response to PacifiCorp Request No. 5.14
638	PacifiCorp	Α	9/16/04	Response to PacifiCorp Request No. 5.20
639-640	Not Used			
641-645	See T.E. Schooley below			
Thomas E.	ů l		0/10/04	
641	Thomas E. Schooley	Α	9/16/04	TES-1T: Prefiled Response Testimony
642	Thomas E. Schooley	Α	9/16/04	TES-2: PacifiCorp Results of Operations for
				Ratemaking Purposes for the 12 Months
				Ended March 2003—Washington Control Area-based Cost Assignments and
				Allocations
643	Thomas E. Schooley	Α	9/16/04	TES-3: Net Operating Income and Rate
				Base—PacifiCorp Protocol compared to
				Control Area-based Allocations
644	Thomas E. Schooley	Α	9/16/04	TES-4: Average Investor Supplied Working
				Capital for the 12 Months Ended March 2003
645	Thomas E. Schooley	Α	9/16/04	TES-5: PacifiCorp Adjustment 8.1
				Environmental Remediation Costs

			Adjustment
646-651	Not used		