MICHAEL L. GINSBERG (#4516) Assistant Attorney General Division of Public Utilities PATRICIA E. SCHMID (#4908) Assistant Attorney General MARK L. SHURTLEFF (#4666) Attorney General 160 East 300 South P.O. Box 140857 Salt Lake City, Utah 84114-0857 Telephone (801) 366-0353

BEFORE THE PUBLIC SERVICE COMMISSION OF UTAH

In the Matter of the Demand Side Cost Recovery by PacifiCorp (dba Utah Power and Light Company

In the Matter of the Treatment of Special Contracts Regarding Surcharges

In the Matter of the Application of PacifiCorp for Approval of its Proposed Electric Rate Schedules & Electric Service Regulations

Docket No. 02-035-T12

Docket No. 03-035-16

Docket No. 03-2035-02

MOTION OF THE DIVISION OF PUBLIC UTILITIES TO

CONSOLIDATE AND REQUEST FOR HEARING, AND RESPONSE TO U.S. MAGNESIUM, PRAXAIR, KENNECOTT AND NUCOR

The following is a Motion to Consolidate for hearing Dockets Nos. 03-035-16 and 02-035-T12 with Docket No. 03-2035-02, to request a hearing to address this Motion and to respond to U.S. Magnesium, Praxair and Kennecott and Nucor.

- 1. On July 23, 2003, the Division of Public Utilities (DPU) filed a Petition to open Docket No. 03-035-16. In that Docket, the DPU asked the Commission to give notice to each special contract customer that the Commission is exercising its jurisdiction to determine if the rates for each of these special contract customers continue to be just and reaonable. U.S. Magnesium, Praxair, Kennecott and Nucor filed responses disputing the necessity of opening the docket as requested and challenging the DPU's request on various grounds.
- 2. In May 2003, PacifiCorp (the Company) filed a general rate case, Docket No. 03-2035-02. A Protective Order has been issued. Hearings in that docket are scheduled for early next year with an order required by April 1, 2004. In that Docket, the Company is performing cost of service studies for each of the special contract customers to determine if their contract rates cover the cost of providing service.
- 3. The DSM tariff rider Docket No. 02-035-T12 will result in the Company filing a proposed rate that would, under the Company's proposal, be applicable to all tariff customers. This new rate would be applied to customers' bills effective April 1, 2004. Although the rate in the tariff rider has not yet been filed, it is the DPU's view that when the rate for the tariff rider

developed in Docket No. 02-035-T12 is filed, it should also be consolidated for hearing with the general rate case where the cost of service studies for all customers are being presented.

- 4. Consistent with the Division's Request for Consolidation, by including Docket No. 03-035-16, special contract customers will be on notice that the Commission will review the cost of being served by the Company. The special contract customers' responses to the DPU's request in Docket No. 03-035-16 are unpersuasive as to the need for this docket. Consolidating Docket No. 03-035-16 with the other two dockets as requested herein will allow proper consideration of the issues concerning special contracts. Issues involving special contracts are properly before the Commission for review, consistent with direction in prior Commission orders. Consolidation with PacifiCorp's general rate case will allow individual review of each special contract. Individual concerns, such as the financial harm U.S. Magnesium claims, could be considered during evaluation of U.S. Magnesium's contract. Confidentiality concerns can be adequately addressed by the Protective Order in the rate case. Contrary to assertions raised in the responses, reviewing the special contracts is not duplicative of other efforts, but is a proper exercise of the Commission's jurisdiction and consistent with its duty to ensure that rates are just and reasonable and in the public interest.
- 5. By combining all Dockets, one hearing can address how the rate increase and the DSM costs would affect the cost of service for each customer group, including special contracts. It is the current general rate case that is designed to determine how the rate increase will be allocated to various customer groups. Consolidation for hearing will allow all issues surrounding

the cost of providing service to all customers to be heard at one time, thus allowing for efficiency in providing a complete record to the Commission.

- 6. The special contract customers in their responses argue that the DPU Petition is inappropriate since a separate docket needs to exist for each special contract customer since their contract was approved in a separate docket. This argument has no merit. One purpose of filing the Petition was to give the notice necessary to let each special contract customer know that the Commission may exercise its authority to determine if the rates charged special contract customers continue to be cost based. Even if the Commission finds a need for separate dockets that would not prevent review in the rate case Docket where all customers costs, including special contract customer costs, will be considered.
- 7. The responses of the special contract customers also claim that it would be unfair to impose a DSM tariff rider on them because they did not participate in Docket 02-035-T12 or the stipulation that came out of that docket. Because the tariff rider only applies to the tariff customers, it is not necessary to address the special contract customers' ability to participate in the DSM tariff rider docket or the extent of their participation. Any application of either all or part of the stipulation would only occur after notice and an opportunity to be heard.

In conclusion, the DPU continues to believe that opening this Docket is in the public interest and should not be dismissed. It is intended to provide notice to the special contract customers that the Commission may take action affecting their contracts. In addition, the DPU

respectfully asks the Commission to consolidate this Docket with the general rate case. Finally, when the company files a rate to be applied to tariff customers under the provisions of the DSM tariff rider, the DPU respectfully requests that that docket also be consolidated with the rate case. Both an increase in general rates, if any, and the DSM tariff rider are anticipated to go into place on April 1, 2004. Only in the rate case where all cost of service issues are present can just and reasonable rates for all customers be addressed.

Dated this	of September, 2003		

MICHAEL L. GINSBERG
PATRICIA E. SCHMID
Assistant Attorneys General
Counsel for the Division of Public Utilities

CERTIFICATE OF MAILING

I certify that I mailed a true and correct copy of the foregoing **PROPOSED ORDER** postage prepaid, on this _____ day of September, 2003, to the following:

Patricia Schmid Assistant Attorney General Division of Public Utilities 160 East 300 South, 5th Floor P.O. Box 140857 Salt Lake City, UT 84114-0857

Reed Warnick Assistant Attorney General Committee of Consumer Services 160 East 300 South, 5th Floor P.O. Box 140857 Salt Lake City, UT 84114-0857

Steven F. Alder Assistant Attorney General Division of Natural Resources 1594 West North Temple, Suite 3710 P.O. Box 145610 Salt Lake City, UT 84114-5610

Andrea Coon Division of Public Utilities 500 Heber M. Wells Building 160 East 300 South Salt Lake City, UT 84111

PacifiCorp Data Request Response Ctr 825 Ne Multnomah, Suite 800 Portland, OR 97232

Barry Bell PacifiCorp One Utah Ctr Ste 2300 201 S Main Street Salt Lake City, UT 84140 Jeff Burks
Energy & Resource Planning
1594 W - North Temple, Suite 3710
P.O. Box 145610
Salt Lake City, UT 84114-5610

Rich Collins Westminster College 1840 S 1300 E Salt Lake City, UT 84105

Gary A. Dodge Hatch James & Dodge 10 West 300 South, Suite 400 Salt Lake City, UT 84101

John M. Erikson Stoel Rives Llp One Utah Center, Suite 1100 201 South Main Street Salt Lake City, UT 84111

William J. Evans
Parsons Behle & Latimer
One Utah Center, Suite 1800
201 South Main Street
Salt Lake City, UT 84111
Vickie Baldwin
Parsons Behle & Latimer
One Utah Center, Suite 1800
201 South Main Street
Salt Lake City, UT 84111

Howard Geller Sweep 2260 Baseline Rd Rd Ste 212 Boulder, CO 80302 Eric Guidry Law Fund 2260 Baseline Rd Rd Ste 200 Boulder, CO 80302

Edward A. Hunter Stoel Rives LLP One Utah Center, Suite 1100 201 South Main Street Salt Lake City, UT 84111

Marco B. Kunz Salt Lake City Attorney's Office 451 South State Street, Suite 505A Salt Lake City, UT 84111

Doug Larson
PacifiCorp
One Utah Center, Suite 2300
201 South Main Street
Salt Lake City, UT 84140

Barrie McKay Questar Gas Company 180 East 100 South P.O. Box 45360 Salt Lake City, UT 84145-0360

Ted Smith Stoel Rives LLP One Utah Center, Suite 1100 201 South Main Street Salt Lake City, UT 84111

John Stewart
PacifiCorp
One Utah Center, Suite 2300
201 South Main Street
Salt Lake City, UT 84140

Neal Townsend Energy Strategies 39 Market Street, Suite 200 Salt Lake City, UT 84101 Rick Anderson Energy Strategies 39 Market Street, Suite 200 Salt Lake City, UT 84101

Kevin Higgins
Energy Strategies
39 Market Street, Suite 200
Salt Lake City, UT 84101

Betsy Wolf Salt Lake Community Action P.O. Box 58165 Salt Lake City, UT 84158

Christine Wright
Energy Strategies
39 Market Street, Suite 200
Salt Lake City, UT 84101

Sarah Wright Million Solar Roofs Partnership 917 Second Avenue Salt Lake City, UT 84103

Glenn Bailey Crossroads Urban Center 347 South 400 East Salt Lake City, UT 84111-2068

Jeff Fox Crossroads Urban Center 347 South 400 East Salt Lake City, UT 84111-2068

Curtis Broadbent Nucor Steel P. O. Box 100 Plymouth, UT 84330

Major Craig Paulson AFLSA / ULT Utility Litigation Team 139 Barnes Drive, Suite 1 Tyndall AFB, FL 32403-5319 Glen E. Davies Parsons Kinghorn Peters Attorneys for Nucor Steel 111 E Broadway, 11th Floor Salt Lake City, UT 84111

Major Christine Hoffman OO-ALC / JAN 6026 Cedar Lane, Bldg 1278 Hill Air Force Base, UT 84056

Michael L. Kurtz Boehm Kurtz & Lowry Attorneys for Kroger Co 36 East Seventh Street, Suite 2110 Cincinnati, OH 45202

Peter J. Mattheis Brickfield Burchette Ritts & Stone Attorneys for Nucor Steel 1025 Thomas Jefferson St. NW 800 West Tower Washington, DC 20007

Paul Mecham Light & Truth 849 E Stratford Ave Salt Lake City, UT 84106

Shaun Mohler Brickfield Burchette Ritts & Stone Attorneys for Nucor Steel 1025 Thomas Jefferson Street NW 800 West Tower Washington, DC 20007

Steven R. Randle Randle Deamer & Lee Attorney Utah Farm Bureau 139 E - South Temple, Suite 330 Salt Lake City, UT 84111-1169

F. Robert Reeder Parsons Behle & Latimer Attorneys for UIEC One Utah Center, Suite 1800 201 South Main Street P. O. Box 45898 Salt Lake City, UT 84145-0898

Major Robert C. Cottrell, Jr. AFLSA / ULT Utility Litigation Team 139 Barnes Drive, Suite 1 Tyndall AFB, FL 32403-5319