PacifiCorp

Affiliated Interest Report

For the Year Ended March 31, 2006

I. Organization

A description of the PacifiCorp organization and a listing of subsidiaries and the percentage ownership of each.

PacifiCorp (which includes PacifiCorp and its subsidiaries) is a United States electric utility company serving retail customers in portions of the states of Utah, Oregon, Wyoming, Washington, Idaho and California. PacifiCorp generates electricity and also engages in electricity sales and purchases on a wholesale basis. The subsidiaries of PacifiCorp support its electric utility operations by providing coal mining and other fuel-related services, as well as environmental remediation.

On March 21, 2006, MidAmerican Energy Holdings Company ("MEHC") completed its purchase of all of PacifiCorp's outstanding common stock from PacifiCorp Holdings, Inc. ("PHI"), a subsidiary of ScottishPower UK, plc ("ScottishPower"), pursuant to the Stock Purchase Agreement among MidAmerican, ScottishPower and PHI dated May 23, 2005, as amended on March 21, 2006. The cash purchase price was \$5.1 billion. PacifiCorp's common stock was directly acquired by a subsidiary of MEHC, PPW Holdings LLC. As a result of this transaction, MEHC controls the significant majority of PacifiCorp's voting securities, which includes both common and preferred stock. MEHC, a global energy company based in Des Moines, Iowa, is a majority-owned subsidiary of Berkshire Hathaway, Inc.

As a result of a settlement agreement between MEHC, the Utah Committee of Consumer Services and Utah Industrial Energy Consumers, MEHC contributed to PacifiCorp, at no cost, MEHC's indirect 100.0% ownership interest in Intermountain Geothermal Company, which controls 69.3% of the steam rights associated with the geothermal field serving PacifiCorp's Blundell Geothermal Plant in Utah. Intermountain Geothermal Company therefore became a wholly owned subsidiary of PacifiCorp in March 2006, subsequent to the sale of PacifiCorp to MEHC.

Following the closing of PacifiCorp's sale, MEHC announced a new organizational structure under the direction of a newly appointed chairman and chief executive officer, who oversees the company's entire operations. The PacifiCorp Energy operational unit is responsible for PacifiCorp's electric generation, commercial and energy trading, and coalmining functions. The Pacific Power operational unit is responsible for delivering electricity to customers in Oregon, Washington and California. The Rocky Mountain Power operational unit is responsible for delivering electricity to customers in Utah, Wyoming and Idaho.

The following page provides an organization chart, in columnar form, of PacifiCorp's subsidiaries. For each subsidiary, the percentage of ownership held by its parent company is listed, as well as the state of incorporation.

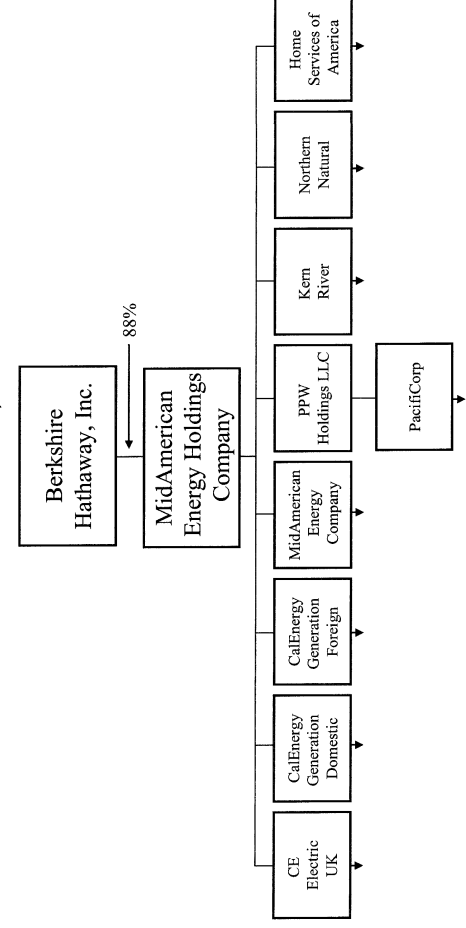
The following pages are organizational charts for MEHC including PacifiCorp.

SUBSIDIARIES OF THE COMPANY

| Name of Subsidiary | Approximate | State of |
|--|-------------------|-----------------|
| | Percentage of | Jurisdiction of |
| | Voting Securities | Incorporation |
| | Owned | or Organization |
| | | |
| Centralia Mining Company | 100% | Washington |
| Energy West Mining Company | 100% | Utah |
| Glenrock Coal Company | 100% | Wyoming |
| Intermountain Geothermal Company | 100% | Delaware |
| Interwest Mining Company | 100% | Oregon |
| Pacific Minerals, Inc. | 100% | Wyoming |
| - Bridger Coal Co., a joint venture | 66.66% | Wyoming |
| Trapper Mining, Inc. | 21.40% | Colorado |
| PacifiCorp Environmental | 89.90% | Oregon |
| Remediation Company | | |
| PacifiCorp Future Generations, Inc. | 100% | Oregon |
| - Canopy Botanicals, Inc. | 77.85% | Delaware |
| - Canopy Botanicals, SRL | 49.00% | Bolivia |
| PacifiCorp Investment Management, Inc. | 100% | Oregon |

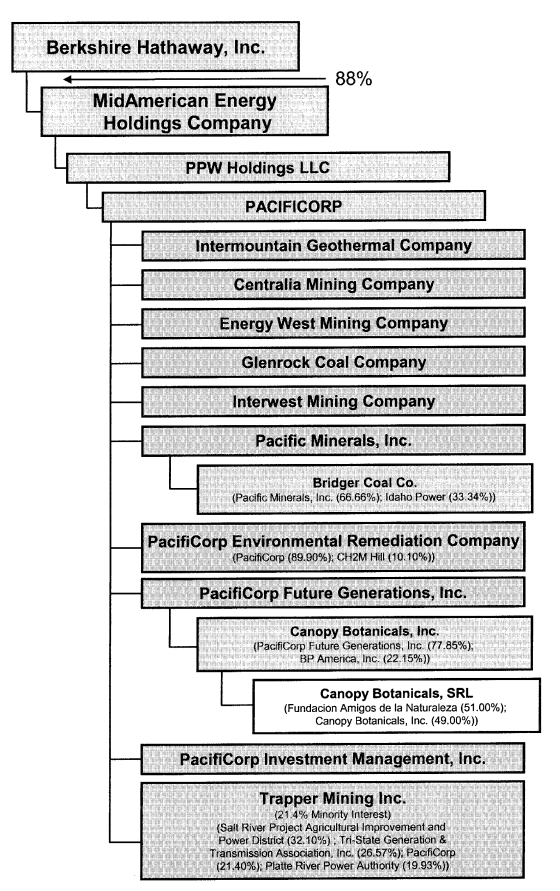
Corporate Structure

As of March 21, 2006



Corporate Structure

As of March 21, 2006



I. A. Officers and Directors

Changes in the list of directors and officers common to the regulated utility and the affiliated interest;

On the following pages are listed:

- 1. Changes in Directors and Officers during FY 2006.
- 2. PacifiCorp Board of Directors and Board Committees.
- 3. PacifiCorp Officers.
- 4. Pacific Regional Board.
- 5. Utah Regional Board.
- 6. Wyoming Regional Board.
- 7. Directory of Officers and Directors with affiliated positions as of March 31, 2006.

The positions listed for the directors and officers in each of these sections are those positions that were held at March 31, 2006. The listings do not reflect changes since that date.

PacifiCorp Directors and Officers during FY 2006 4/1/2005 through 3/31/2006

DIRECTORS

| | | | | Director At | Elected During | Resigned During |
|----------------------|--|------------|-----------|-------------|-----------------------|-----------------|
| Director | Address | From | 70 | 3/31/2006 | FY 2006 | FY 2006 |
| Gregory E. Abel | 666 Grand Avenue Des Moines, Iowa 50309 | 3/21/2006 | | Yes | Yes | ON O |
| Douglas L. Anderson | 302 South 36th Street Omaha, Nebraska 68131 | 3/21/2006 | | Yes | Yes | No |
| Barry G. Cunningham | 201 South Main Suite 2300 Salt Lake City, Utah 84111 | 4/18/2002 | 3/20/2006 | N O | N _O | Yes |
| Stephen Dunn | 1 Atlantic Quay Robertson St Glasgow, Scotland G2 8SP | 11/29/2005 | 3/20/2006 | <u>N</u> | NO N | Yes |
| William J. Fehrman | 1407 West North Temple Room 320 Salt Lake City, Utah 84116 | 3/21/2006 | | Yes | Yes | O N |
| Brent E. Gale | 825 NE Multnomah Suite 2000 Portland, Oregon 97232 | 3/21/2006 | | Yes | Yes | ON. |
| Patrick J. Goodman | 666 Grand Avenue Des Moines, Iowa 50309 | 3/21/2006 | | Yes | Yes | No |
| Andrew P. Haller | 825 NE Multnomah Suite 2000 Portland, Oregon 97232 | 5/23/2003 | | Yes | ON | ON. |
| Nolan E. Karras | 4695 South 1900 West #3 Roy, Utah 84067 | 2/17/1993 | | Yes | No | No |
| Judith A. Johansen | 825 NE Multnomah Suite 2000 Portland, Oregon 97232 | 12/1/2000 | 3/20/2006 | N N | ON. | Yes |
| Rob Lasich | 1407 West North Temple Room 320 Salt Lake City, Utah 84116 | 3/21/2006 | | Yes | Yes | ON. |
| Andrew N. MacRitchie | 825 NE Multnomah Suite 2000 Portland, Oregon 97232 | 5/15/2000 | 3/20/2006 | N N | O N | Yes |
| Mark Moench | 201 South Main Suite 2300 Sait Lake City, Utah 84111 | 3/21/2006 | | Yes | Yes | ON |
| Richard D. Peach | 825 NE Multnomah Suite 2000 Portland, Oregon 97232 | 5/23/2003 | | Yes | N O | O N |
| Michael J. Pittman | 825 NE Multnomah Suite 2000 Portland, Oregon 97232 | 5/15/2000 | 9/7/2005 | N O | O _N | Yes |

DIRECTORS

| | | | | Director At | Director At Elected During | Resigned During |
|--------------------|--|-----------|-----------|-------------|----------------------------|-----------------|
| Director | Address | From | 70 | 3/31/2006 | FY 2006 | FY 2006 |
| Ian M. Russell | 1 Atlantic Quay Glasgow, Scotland G28FP | 1/1/2002 | 1/16/2006 | No | No | Yes |
| A. Richard Walje | 201 South Main Suite 2300 Salt Lake City, Utah 84111 | 7/2/2001 | | Yes | ON. | No |
| Stanley K. Watters | 825 NE Multnomah Suite 2000 Portland, Oregon 97232 | 3/21/2006 | | Yes | Yes | No |
| Matthew R. Wright | 825 NE Multnomah Suite 2000 Portland, Oregon 97232 | 7/2/2001 | 3/20/2006 | N O | N | Yes |

OFFICERS

| | | | | | Officer At | Elected During | Resigned During |
|---|----------------------|--|-----------|------------|------------|----------------|-----------------|
| | Officer | Address | From | 70 | 3/31/2006 | FY 2006 | FY 2006 |
| Chairman of Board and Chief Executive Officer | Gregory E. Abel | 666 Grand Avenue Des Moines, Iowa 50309 | 3/21/2006 | | Yes | Yes | No |
| President, PacifiCorp Energy | William J. Fehrman | 1407 West North Temple Room 320 Salt Lake City, Utah 84116 | 3/21/2006 | | Yes | Yes | ON. |
| President and Chief Executive Officer | Judith A. Johansen | 825 NE Multnomah Suite 2000 Portland, Oregon 97232 | 6/4/2001 | 3/20/2006 | S N | ON | Yes |
| President, Rocky Mountain Power and Utah Power | A. Richard Walje | 201 South Main Suite 2300 Salt Lake City, Utah 84111 | 3/21/2006 | | Yes | Yes | ON. |
| President, Pacific Power | Stanley K. Watters | 825 NE Multnomah Suite 2000 Portland, Oregon 97232 | 3/21/2006 | | Yes | Yes | NO. |
| Senior Vice President and Chief Financial Officer | Richard D. Peach | 825 NE Multnomah Suite 2000 Portland, Oregon 97232 | 3/21/2006 | | Yes | Yes | No |
| Executive Vice President | Andrew N. MacRitchie | 825 NE Multnomah Suite 2000 Portland, Oregon 97232 | 6/4/2001 | 3/20/2006 | N N | N O | Yes |
| Executive Vice President | Matthew R. Wright | 825 NE Multnomah Suite 2000 Portland, Oregon 97232 | 1/1/2002 | 3/20/2006 | No | N N | Yes |
| Senior Vice President | Barry G. Cunningham | 201 South Main Suite 2300 Salt Lake City, Utah 84111 | 2/11/2002 | | Yes | S S | No |
| Senior Vice President | Donald N. Furman | 825 NE Multnomah Suite 2000 Portland, Oregon 97232 | 7/2/2001 | 6/3/2005 | S S | N | Yes |
| Senior Vice President General Counsel and Corporate Secretary | Andrew P. Haller | 825 NE Multnomah Suite 2000 Portland, Oregon 97232 | 6/4/2001 | | Yes | N | N O |
| Senior Vice President | Robert A. Klein | 1125 NW Couch Suite 700 Portland, Oregon 97209 | 8/6/2001 | 12/26/2005 | S | No | Yes |
| Senior Vice President | Michael J. Pittman | 825 NE Multnomah Suite 2000 Portland, Oregon 97232 | 5/15/2000 | 9/7/2005 | S N | ON. | Yes |

| | | | | | Officer At | Officer At Elected During | Resigned During | |
|---------------------------------|-------------------------|--|-----------|------------|------------|---------------------------|-----------------|--|
| Title | Officer | Address | From | 1 0 | 3/31/2006 | FY 2006 | FY 2006 | |
| Vice President | Donald (Doug) D. Larson | 201 South Main Suite 2300 Salt Lake City, Utah 84111 | 7/2/2001 | 3/20/2006 | S S | ON. | Yes | |
| Vice President | Ernest E. Wessman | 201 South Main Suite 2300 Salt Lake City. Utah 84111 | 5/19/1993 | 3/20/2006 | ON N | O Z | Yes | |
| Vice President and Treasurer | Bruce N. Williams | 825 NE Multnomah Suite 1900 Portland, Oregon 97232 | 5/3/2003 | | Yes | ON | o Z | |

Regional Advisory Boards - effective January 12, 2006

Pacific Advisory Board

William B. Douglas Keith R. McKennon Ethel Simon-McWilliams Nancy Wilgenbusch

Utah Advisory Board

Steven D. Bennion Kent H. Cannon EJ "Jake" Garn Nolan Karras

Wyoming Advisory Board

John W. Hay III Brent Kunz Maggi Maier Murdock Peter Wold

PacifiCorp Officers and Directors with affiliated positions as of March 31, 2006

Abel, Gregory

DIRECTOR POSITIONS

Entity

Intermountain Geothermal Company MidAmerican Energy Holdings Company PacifiCorp

OFFICER POSITIONS

Entity

Intermountain Geothermal Company MidAmerican Energy Holdings Company PacifiCorp

Title

President
President and Chief Operating Officer
Chairman of Board and Chief Executive Officer

Fehrman, William J.

DIRECTOR POSITIONS

Entity

Intermountain Geothermal Company PacifiCorp PacifiCorp Foundation for Learning

OFFICER POSITIONS

Entity

Intermountain Geothermal Company PacifiCorp

President, PacifiCorp Energy

Gale, Brent E.

DIRECTOR POSITIONS

Entity

PacifiCorp

PacifiCorp Future Generations, Inc. PacifiCorp Foundation for Learning

OFFICER POSITIONS

Entity

MidAmerican Energy Holdings Company PacifiCorp Future Generations, Inc.

Title

Title President

Senior Vice President President

Goodman, Patrick J.

DIRECTOR POSITIONS

Entity

PacifiCorp

OFFICER POSITIONS

Entity

Title

Intermountain Geothermal Company

Senior Vice President and Chief Financial

Officer

Haller, Andrew P.

DIRECTOR POSITIONS

Entity

PacifiCorp

OFFICER POSITIONS

Entity Title

Centralia Mining Company General Counsel
Centralia Mining Company Senior Vice President

Centralia Mining Company

Energy West Mining Company

Energy West Mining Company

Serior Vice President

Energy West Mining Company Secretary
Glenrock Coal Company General Counsel
Glenrock Coal Company Senior Vice President

Glenrock Coal Company Secretary
Interwest Mining Company General Counsel
Interwest Mining Company Senior Vice President

Interwest Mining Company
Pacific Minerals, Inc.
Pacific Minerals, Inc.
Senior Vice President
Pacific Minerals, Inc.
Secretary

PacifiCorp Secretary
PacifiCorp General Counsel
PacifiCorp Senior Vice President

PacifiCorp Secretary
PacifiCorp Investment Management, Inc.
Secretary

Lasich, Rob

DIRECTOR POSITIONS

Entity

Intermountain Geothermal Company PacifiCorp

OFFICER POSITIONS

Entity Title

Intermountain Geothermal Company Assistant Secretary

Moench, Mark

DIRECTOR POSITIONS

Entity

PacifiCorp Foundation for Learning PacifiCorp

Walje, A. Richard.

DIRECTOR POSITIONS

Entity

PacifiCorp
PacifiCorp Foundation for Learning

Watters, Stanley K.

DIRECTOR POSITIONS

Entity

PacifiCorp Foundation for Learning PacifiCorp

Williams, Bruce N.

DIRECTOR POSITIONS

Entity

OFFICER POSITIONS

| Entity | Title |
|--|----------------|
| Centralia Mining Company | Treasurer |
| Energy West Mining Company | Treasurer |
| Glenrock Coal Company | Treasurer |
| Interwest Mining Company | Treasurer |
| Pacific Minerals, Inc. | Treasurer |
| PacifiCorp | Vice President |
| PacifiCorp | Treasurer |
| PacifiCorp Environmental Remediation Company | Treasurer |
| PacifiCorp Future Generations, Inc. | Treasurer |
| PacifiCorp Investment Management, Inc. | President |
| PacifiCorp Investment Management, Inc. | Treasurer |
| PacifiCorp Foundation for Learning | Treasurer |

I. B. Changes in Ownership

Changes in successive ownership between the regulated utility and affiliated interest.

Changes in Affiliate Interest Ownership Report** Between 4/1/2005 and 3/31/2006

| Parent Entity | Affiliate | Domestic | State of | Action | Date of Action | Date of |
|-------------------------------|--|---|---------------|----------------------------|-------------------|-------------------|
| | | Foreign | Incorporation | | | Incorporation |
| | | | | | | |
| PPM Energy, Inc.* | Atlantic Wind LLC | Domestic | Oregon | New Entity | August 12, 2005 | August 12, 2005 |
| PPM Energy, Inc.* | Big Horn Wind Project LLC | Domestic | Oregon | Name Added | April 27, 2005 | October 21, 2002 |
| | | | , | Ivaliic Nellioveu | | |
| PPM Energy, Inc.* | Bishop Wind Farm LLC | Domestic | Delaware | Dissolved Entity | December 28, 2005 | December 29, 2004 |
| PPM Energy, Inc.* | Elm Creek Wind, LLC | Domestic | Oregon | New Entity | December 6, 2005 | December 6, 2005 |
| PPM Energy, Inc.* | Gramma Ridge Storage and Transportation, LLC | Domestic | Oregon | New Entity | April 19, 2005 | April 19, 2005 |
| PPM Energy, Inc.* | Kimberly Run Windpower, LLC | Domestic | Oregon | New Entity | December 22, 2005 | December 22, 2005 |
| PPM Energy, Inc.* | Leaning Juniper Wind Power II, LLC | Domestic | Oregon | New Entity | December 22, 2005 | December 22, 2005 |
| PPM Energy, Inc.* | Manzana Wind LLC | Domestic | Oregon | New Entity | May 11, 2005 | May 11, 2005 |
| PPM Energy, Inc.* | MinnDakota Wind, LLC | Domestic | Oregon | Name Added Name Removed | October 24, 2005 | December 16, 2003 |
| PacifiCorp | PacifiCorp Development | Domestic | Oregon | Dissolved Entity | November 23, 2005 | January 17, 1996 |
| Financial Services, Inc.* | Company | | | | | |
| PacifiCorp Holdings, Inc.* | PacifiCorp UK | Domestic | Scotland | Acquired Entity | November 18, 2005 | November 18, 2005 |
| PPM Energy, Inc.* | PPM Roaring Brook, LLC | Domestic | Oregon | New Entity | December 6, 2005 | December 6, 2005 |
| PPM Energy, Inc.* | PPM Tug Hill, LLC | Domestic | Oregon | New Entity | December 6, 2005 | December 6, 2005 |
| PPM Energy, Inc.* | Rugby Wind, LLC | Domestic | Oregon | New Entity | October 11, 2005 | October 11, 2005 |
| PacifiCorp Holdings, Inc.* | ScotPower, Ltd | Domestic | Scotland | Acquired Entity | November 18, 2005 | November 18, 2005 |
| PPM Energy, Inc.* | Shiloh I Wind Project LLC | Domestic | Oregon | New Entity | May 12, 2005 | May 12, 2005 |
| PacifiCorp | Intermountain Geothermal | Domestic | Delaware | Acquired Entity | March 21, 2006 | March 21, 2006 |
| * A C(*) 1 | 136 101 000 | ٠ د د د د د د د د د د د د د د د د د د د | 71.34 | T 11. | | |

* Affiliated interest ceased March 21, 2006 upon the sale of PacifiCorp to MidAmerican Energy Holdings Company.

^{**}The above table only reflects affiliated companies with changes during the year. Companies whose affiliated interest ceased on March 21, 2006, upon the sale of PacifiCorp to MidAmerican Energy Holdings Company are not listed in the table.

I. C. – Affiliate Descriptions

A narrative of each affiliated entity with whom the regulated utility does business. State the factor(s) giving rise to the affiliation.

Summary of narrative descriptions For each affiliated entity

The following affiliates did business with PacifiCorp in the fiscal year ending March 31, 2006. They are affiliated interests of PacifiCorp, as defined by ORS 757.015, because each has two or more officers or directors in common with PacifiCorp, or they meet the ownership requirements of 5% direct or indirect ownership.

Dornoch International Insurance Limited ("DIIL") - as of March 21, 2006, a *former* affiliated company and subsidiary of Scottish Power plc. DIIL was a captive insurance provider to PacifiCorp. PacifiCorp had no equity interest in DIIL and had no obligation to contribute equity or loan funds to DIIL. Premium amounts were established to cover loss claims, administrative expenses and appropriate reserves, but otherwise DIIL was not operated to generate profits.

Eastern Desert Power, LLC - as of March 21, 2006, a *former* affiliated company and subsidiary of PPM Energy, Inc., in the business of wind energy and development.

Energy West Mining Company - subsidiary company of PacifiCorp engaged in coal mining related services in the production of coal at the company owned mines in Emery County, Utah.

Enstor Operating Company, LLC - as of March 21, 2006, a *former* affiliated company and subsidiary of PPM Energy, Inc. that serves as a general partner of Katy Storage & Transportation L.P., a Texas limited partnership. Enstor Operating Company, LLC is involved in natural gas storage.

Intermountain Geothermal Company - subsidiary company of PacifiCorp that, as of March 31, 2006, owned a 69.3% interest in the Roosevelt Hot Springs geothermal field serving the company's Blundell geothermal plant in Utah.

Interwest Mining Company - subsidiary company of PacifiCorp providing administrative, technical and management services to Energy West Mining Company, Glenrock Coal Company and Pacific Minerals, Inc.

MEHC Insurance Services Ltd. ("MISL") - a wholly owned subsidiary of MidAmerican Energy Holdings Company that provides a captive insurance program to PacifiCorp. MISL covers all or significant portions of the property damage and liability insurance deductibles in many of PacifiCorp's current policies, as well as overhead distribution and transmission line property damage. PacifiCorp has no equity interest in MISL and has no obligation to contribute equity or loan funds to MISL. Premium amounts are established based on a combination of actuarial assessments and market rates to cover loss claims, administrative expenses and appropriate reserves. Certain costs associated with the program are prepaid and amortized through March 20, 2007.

MidAmerican Energy Holdings Company - as of March 21, 2006, parent company of PPW Holdings LLC and subsidiary of Berkshire Hathaway, Inc.

Pacific Klamath Energy, Inc. - as of March 21, 2006, a *former* affiliated company and subsidiary of PacifiCorp Holdings, Inc. that has a contract with the city of Klamath Falls, Oregon, to maintain a 500-MW cogeneration plant.

Pacific Minerals, Inc. ("PMI") - subsidiary company of PacifiCorp which owns 66.66% of Bridger Coal Co., the coal mining joint venture with Idaho Energy Resources Company ("IREC"), a subsidiary of Idaho Power.

Bridger Coal Co. - Coal mining joint venture with PMI and IREC. PMI owns 66.66% and IREC owns 33.34% of Bridger Coal Co.

PacifiCorp Energy Canada Ltd. - as of March 21, 2006, a *former* affiliated company and subsidiary of ScottishPower UK, plc that, through its Enstor division, provides storage products and services to third parties (firm storage, park and loan transactions).

PacifiCorp Environmental Remediation Company ("PERCO") - subsidiary company of PacifiCorp that evaluates, manages and resolves certain environmental remediation. PERCO also manages a remediation trust.

PacifiCorp Financial Services, Inc. - as of March 21, 2006, a *former* affiliated holding company and subsidiary of PacifiCorp Group Holdings Company that designs and markets a wide range of specialized financial services through its subsidiaries.

PacifiCorp Foundation for Learning - an independent non profit foundation with the mission of advancing individual and community aspirations through learning.

PacifiCorp Group Holdings Company ("PGHC") - as of March 21, 2006, a *former* affiliated holding company that facilitated businesses not regulated as an electric utility.

PacifiCorp Holdings, Inc. ("PHI") - as of March 21, 2006, the *former* parent company and taxpaying entity of PacifiCorp.

PacifiCorp Trans, Inc. - as of March 21, 2006, a *former* affiliated company and subsidiary of PGHC that maintained PacifiCorp's corporate aircraft fleet and provided the coordination of aircraft scheduling for PacifiCorp and its subsidiaries.

PPM Colorado Wind Ventures, Inc. - as of March 21, 2006, a *former* affiliated company and subsidiary of PPM Energy, Inc. in the business of wind energy and development.

PPM Energy, Inc. - as of March 21, 2006, a *former* affiliated company and subsidiary of PHI that is in the business of wholesale power trading, wind development and natural gas transportation and storage.

PPW Holdings LLC - as of March 21, 2006, the holding company for PacifiCorp and subsidiary of MidAmerican Energy Holdings Company.

ScottishPower UK, plc - as of March 21, 2006, a *former* affiliated company and subsidiary of Scottish Power plc that provided employees and other administrative services to PacifiCorp.

Trapper Mining, Inc. - PacifiCorp owns a 21.40% interest in this entity, which operates a coal mine at the Craig "mine-mouth" operation (generating station located next to mine) outside Craig, Colorado. The remaining ownership in Trapper Mining, Inc. is as follows: Salt River Project Agricultural Improvement and Power District (32.10 %), Tri State Generation and Transmission Association, Inc. (26.57%), and Platte River Power Authority (19.93%).

West Valley Leasing Company, LLC - as of March 21, 2006, a *former* affiliated company and subsidiary of PPM Energy, Inc. that owns the West Valley peaking generation facility located in Utah.

I. D. Financial Statements

A balance sheet and income statement for each affiliated interest for the 12-month reporting period.

Financial statements for each affiliated interest included in PacifiCorp and its subsidiaries' organizational structure, PPW Holdings LLC and the PacifiCorp Foundation for Learning as of March 31, 2006 are included under the individual tabs for each affiliate in Section II.

Financial statements for those companies that the affiliated interest ceased as of March 21, 2006, upon the sale of PacifiCorp to MidAmerican Energy Holdings Company, are not included in this filing.

Financial statements for MEHC Insurance Services Ltd. are not included in this filing.

II. Transactions

Separately, for services rendered by the regulated utility to the affiliate and vice versa:

- A. A description of the nature of services in reasonable detail.
- B. The annual charges by type of service (exclude all joint/common costs reported in Section VII).
- C. The basis used to determine pricing.
- D. In total, for each affiliated entity whether receiving or providing services, show:
 - 1. Total charges or billings.
 - 2. The cost of providing service, including applicable taxes.
 - 3. The margin of charges over costs.
 - 4. Assets allocable to the services.
 - 5. The achieved rate of return on assets.
 - 6. The accounts charged.

| Requirements | PacifiCorp Environmental Remediation Company | Interwest Mining Company | Intermountain Geothermal Company (b) |
|---|--|--|--|
| A. A description of the nature of services in reasonable detail: | Environmental consulting services, management fee, labor, benefits, IT shared services and PC support. | Interwest Mining Company provides Pacific Minerals, Inc., Glenrock Coal Company and Energy West Mining with technical and administrative services. | Intermountain Geothermal, which controls 69.3% of the steam rights associated with its geothermal field, provides steam to PacifiCorp's Blundell Geothermal Plant. |
| B. The annual charges by type of service (exclude all joint/common costs reported in Section VII) | | | |
| PacifiCorp Received Services | 1,171,725 | 66,308 | 390,096 |
| PacifiCorp Provided Services | 714,904 | 542,407 | None |
| C. The basis used to determine pricing: PacifiCorp Received Services | PERCO charges are based on labor, benefits and operational cost. No profit is allowed. | Interwest Mining charges are based on labor, benefits and operational cost. No profit is allowed. | Intermountain Geothermal charges are based on labor, benefits and operational cost. No profit is allowed. |
| PacifiCorp Provided Services | Costs incurred by PacifiCorp on behalf of subsidiaries are charged at direct cost. Labor is charged at PacifiCorp's fully loaded cost plus administrative and general expense. | Costs incurred by PacifiCorp on behalf of subsidiaries are charged at direct cost. Labor is charged at PacifiCorp's fully loaded cost plus administrative and general expense. | is anowed. |
| D. In total for each affiliated entity whether receiving or providing services, show: | | | |
| Receiving Services: 1. Total charges or billings 2. Cost of providing service, incl tax 3. The margin of charges over costs 4. Assets allocable to the services 5. Achieved rate of return on assets 6. Account charged | 1,171,725 1,171,725 None None None See Detail under separate Tab | 66,308 66,308 None None None See Detail under separate Tab | 390,096 390,096 None None None See Detail under separate Tab |
| Providing Services: 1. Total charges or billings 2. Cost of providing service, incl tax 3. The margin of charges over costs 4. Assets allocable to the services 5. Achieved rate of return on assets 6. Account charged | 714,904 714,904 None 551,448 10.0% See Detail under separate Tab | 542,407 542,407 None None None See Detail under separate Tab | None None None None None See Detail under separate Tab |
| Allocation | See Detail under separate Tab | See Detail under separate Tab | See Detail under separate Tab |

⁽a) Detail information for each affiliated company is included under separate tabs following this summary.(b) Affiliated interest began March 21, 2006, upon the purchase of PacifiCorp by MidAmerican Energy Holdings Company.

| Requirements | Energy West Mining Company | PacifiCorp Group Holdings Company (c) | PacifiCorp Financial Services, Inc. (c) |
|--|--|--|--|
| A. A description of the nature of services in reasonable detail: | Energy West mines coal at the Company-owned mines in Emery County, Utah. | Holding company for non regulated companies, IT and shared services. | Management fee, IT and PC support. |
| B. The annual charges by type of service (exclude all joint/common costs reported in Section VII) | | | |
| PacifiCorp Received Services | 131,128,972 | None | None |
| PacifiCorp Provided Services | None | 44,360 | 317,812 |
| C. The basis used to determine pricing: | | | |
| PacifiCorp Received Services | Charges are based on actual & reasonable costs incurred by EWMC in mining company-owned coal. No profit is allowed. | None | None |
| PacifiCorp Provided Services | None | Costs incurred by PacifiCorp on behalf of affiliates are charged at direct cost. Labor is charged at PacifiCorp's fully loaded cost plus administrative and general expense. | Costs incurred by PacifiCorp on behalf of subsidiaries are charged at direct cost. Labor is charged at PacifiCorp's fully loaded cost plus administrative and general expense. |
| D. In total for each affiliated entity whether receiving or providing services, show: | | | |
| Receiving Services: 1. Total charges or billings 2. Cost of providing service, incl tax 3. The margin of charges over costs 4. Assets allocable to the services 5. Achieved rate of return on assets 6. Account Charged Providing Services: 1. Total charges or billings 2. Cost of providing service, incl tax 3. The margin of charges over costs 4. Assets allocable to the services 5. Achieved rate of return on assets 6. Account charged | 131,128,972 131,128,972 None None None See Detail under separate Tab None None None None None None None See Detail under separate | None None None None None None See Detail under separate Tab 44,360 44,360 None 21,165 (f) 10.0% See Detail under separate | None None None None None See Detail under separate Tab 317,812 317,812 None 21,165 (f) 10.0% See Detail under separate |
| | Tab | Tab | Tab |
| Allocation | See Detail under separate Tab | See Detail under separate Tab | See Detail under separate Tab |

⁽a) Detail information for each affiliated company is included under separate tabs following this summary.
(c) Affiliated interest ceased March 21, 2006, upon the sale of PacifiCorp to MidAmerican Energy Holdings Company.
(f) PacifiCorp Group Holdings Company, PacifiCorp Financial Services and PacifiCorp Trans, Inc. shared allocated assets for services rendered by PacifiCorp.

| Requirements | PPM Energy, Inc. (c) | West Valley Leasing Company, LLC (c) | Enstor Operating Company, LLC (c) |
|---|---|--|--|
| A. A description of the nature of services in reasonable detail: | Consulting and labor services, management fee, IT, shared services, PC support and transmission wheeling services. | Leasing company for the West Valley Generation facility. | IT, shared services and PC support |
| B. The annual charges by type of service (exclude all joint/common costs reported in Section VII) | | | |
| PacifiCorp Received Services | 2,951,879 | 16,357,060 | None |
| PacifiCorp Provided Services | 15,028,320 | None | 75,790 |
| C. The basis used to determine pricing: | | | AMAMA PARA CARA CARA CARA CARA CARA CARA CAR |
| PacifiCorp Received Services | PPM charges are based on PPM labor and benefit costs and wheeling services set by FERC tariff; lease costs are also included. No profit is allowed. | West Valley charges are based on the PacifiCorp lease agreement. | None |
| PacifiCorp Provided Services | Transmission Wheeling services set by FERC tariff. Costs incurred by PacifiCorp on behalf of subsidiaries are charged at direct cost. Labor is charged at PacifiCorp's fully loaded cost plus administrative and general expense. | None | Costs incurred by PacifiCorp on behalf of subsidiaries are charged at direct cost. Labor is charged at PacifiCorp's fully loaded cost plus administrative and general expense. |
| D. In total for each affiliated entity whether receiving or providing services, show: | | | |
| Receiving Services: 1. Total charges or billings 2. Cost of providing service, incl tax 3. The margin of charges over costs 4. Assets allocable to the services 5. Achieved rate of return on assets 6. Account charged | 2,951,879 2,951,879 None None None See Detail under separate Tab | 16,357,060 16,357,060 None None None See Detail under separate Tab | None None None None See Detail under separate Tab |
| Providing Services: 1. Total charges or billings 2. Cost of providing service, incl tax 3. The margin of charges over costs 4. Assets allocable to the services 5. Achieved rate of return on assets 6. Account charged | 15,028,320 15,028,320 None 4,037,542 (e) 10.0% See Detail under separate Tab | None None None None None See Detail under separate Tab | 75,790 75,790 - None None See Detail under separate Tab |
| Allocation | See Detail under separate Tab | See Detail under separate Tab | See Detail under separate Tab |

- (a) Detail information for each affiliated company is included under separate tabs following this summary.
 (c) Affiliated interest ceased March 21, 2006, upon the sale of PacifiCorp to MidAmerican Energy Holdings Company.
 (e) PPM Energy, Inc. and Pacific Klamath Energy shared allocated assets for services rendered by PacifiCorp.

| Requirements | PPM Colorado Wind Ventures, Inc. (c) | Eastern Desert Power, LLC (c) | PacifiCorp Trans, Inc. (c) |
|---|--|--|--|
| A. A description of the nature of services in reasonable detail: | Labor and consulting services. | Labor and consulting services. | Labor and consulting services. |
| B. The annual charges by type of service (exclude all joint/common costs reported in Section VII) | | | |
| PacifiCorp Received Services | None | None | None |
| PacifiCorp Provided Services | 120 | 288 | 84,646 |
| C. The basis used to determine pricing: | | | |
| PacifiCorp Received Services | None | None | None |
| PacifiCorp Provided Services | Costs incurred by PacifiCorp on behalf of subsidiaries are charged at direct cost. Labor is charged at PacifiCorp's fully loaded cost plus administrative and general expense. | Costs incurred by PacifiCorp on behalf of subsidiaries are charged at direct cost. Labor is charged at PacifiCorp's fully loaded cost plus administrative and general expense. | Costs incurred by PacifiCorp on behalf of subsidiaries are charged at direct cost. Labor is charged at PacifiCorp's fully loaded cost plus administrative and general expense. |
| D. In total for each affiliated entity whether receiving or providing services, show: | | | |
| Receiving Services: 1. Total charges or billings 2. Cost of providing service, incl tax 3. The margin of charges over costs 4. Assets allocable to the services 5. Achieved rate of return on assets 6. Account charged | None None None None None See Detail under separate Tab | None None None None See Detail under separate Tab | None None None None None See Detail under separate Tab |
| Providing Services: 1. Total charges or billings 2. Cost of providing service, incl tax 3. The margin of charges over costs 4. Assets allocable to the services 5. Achieved rate of return on assets 6. Account charged | 120 120 None None None See Detail under separate Tab | 288 288 None None None See Detail under separate Tab | 84,646 84,646 None 21,165 (f) 10.0% See Detail under separate Tab |
| Allocation | See Detail under separate Tab | See Detail under separate Tab | See Detail under separate Tab |

- (a) Detail information for each affiliated company is included under separate tabs following this summary.
 (c) Affiliated interest ceased March 21, 2006, upon the sale of PacifiCorp to MidAmerican Energy Holdings Company.
 (f) PacifiCorp Group Holdings Company, PacifiCorp Financial Services and PacifiCorp Trans, Inc. shared allocated assets for services rendered by PacifiCorp.

| Requirements | PacifiCorp Holdings, Inc. (c) | Pacific Klamath Energy, Inc. (c) | Pacific Minerals, Inc. / Bridger Coal Co. |
|---|--|--|---|
| A. A description of the nature of services in reasonable detail: | Holding company, IT and shared services | Management fee, 1T shared services and PC support. | Bridger Coal Company provides coal from the Bridger Mine to the Bridger Power Plant. |
| B. The annual charges by type of service (exclude all joint/common costs reported in Section VII) | | | |
| PacifiCorp Received Services | None | None | 70,581,765 |
| PacifiCorp Provided Services | 249,283 | 277,093 | 14,921,167 |
| C. The basis used to determine pricing: | | | |
| PacifiCorp Received Services | None | None | Charges are based on actual & reasonable costs incurred by Bridger Coal Company in mining company-owned coal. No profit is allowed. |
| PacifiCorp Provided Services | Costs incurred by PacifiCorp on behalf of subsidiaries are charged at direct cost. Labor is charged at PacifiCorp's fully loaded cost plus administrative and general expense. | Costs incurred by PacifiCorp on behalf of subsidiaries are charged at direct cost. Labor is charged at PacifiCorp's fully loaded cost plus administrative and general expense. | Benefits and taxes |
| D. In total for each affiliated entity whether receiving or providing services, show: | | | |
| Receiving Services: 1. Total charges or billings 2. Cost of providing service, incl tax 3. The margin of charges over costs 4. Assets allocable to the services 5. Achieved rate of return on assets 6. Account charged | None None None None See Detail under separate Tab | None None None None None See Detail under separate Tab | 70,581,765 70,581,765 None None None See Detail under separate Tab |
| Providing Services: 1. Total charges or billings 2. Cost of providing service, incl tax 3. The margin of charges over costs 4. Assets allocable to the services 5. Achieved rate of return on assets 6. Account charged | 249,283 249,283 None None None See Detail under separate Tab | 277,093 277,093 None 4,037,542 (e) 10.0% See Detail under separate Tab | 14,921,167 14,921,167 None None None See Detail under separate Tab |
| Allocation | See Detail under separate Tab | See Detail under separate Tab | See Detail under separate Tab |

- (a) Detail information for each affiliated company is included under separate tabs following this summary.

 (c) Affiliated interest ceased March 21, 2006, upon the sale of PacifiCorp to MidAmerican Energy Holdings Company

 (PM Energy, Inc. and Pacific Klamath Energy shared allocated assets for services rendered by PacifiCorp.

| Requirements | Trapper Mining, Inc. | PacifiCorp Foundation for | ScottishPower UK, plc (c) |
|---|---|--|--|
| Requirements | Trupper Willing, Me. | Learning | Sections over ext, p.e (e) |
| A. A description of the nature of services in reasonable detail: | Trapper Mining holds PacifiCorp's interest in the Trapper coal mine which supplies coal to the Craig power plant. | Consulting and labor services. | Consulting and labor services. |
| B. The annual charges by type of service (exclude all joint/common costs reported in Section VII) | | | |
| PacifiCorp Received Services | 8,106,463 | None | 18,572,473 |
| PacifiCorp Provided Services | None | 287,503 | 6,102,409 |
| C. The basis used to determine pricing: | | | |
| PacifiCorp Received Services | Charges are based on actual & reasonable cost incurred at the Trapper mine. No profit is allowed. | None | ScottishPower charges are based on SP UK, plc labor and benefits cost. No profit is allowed. |
| PacifiCorp Provided Services | None | Costs incurred by PacifiCorp on behalf of subsidiaries are charged at direct cost. Labor is charged at PacifiCorp's fully loaded cost plus administrative and general expense. | Costs incurred by PacifiCorp on behalf of subsidiaries are charged at direct cost. Labor is charged at PacifiCorp's fully loaded cost plus administrative and general expense. |
| D. In total for each affiliated entity whether receiving or providing services, show: | | | |
| Receiving Services: 1. Total charges or billings 2. Cost of providing service, incl tax 3. The margin of charges over costs 4. Assets allocable to the services 5. Achieved rate of return on assets 6. Account charged | 8,106,463 8,106,463 None None None See Detail under separate Tab | None None None None None See Detail under separate Tab | 18,572,473 18,572,473 None None None See Detail under separate Tab |
| Providing Services: 1. Total charges or billings 2. Cost of providing service, incl tax 3. The margin of charges over costs 4. Assets allocable to the services 5. Achieved rate of return on assets 6. Account charged | None None None None None See Detail under separate Tab | 287,503 287,503 None None None See Detail under separate Tab | 6,102,409 6,102,409 None None None See Detail under separate Tab |
| Allocation | See Detail under separate Tab | See Detail under separate Tab | See Detail under separate Tab |

 ⁽a) Detail information for each affiliated company is included under separate tabs following this summary.
 (c) Affiliated interest ceased March 21, 2006, upon the sale of PacifiCorp to MidAmerican Energy Holdings Company

| Requirements | PacifiCorp Energy Canada Ltd. (c) | Dornoch International Insurance Limited (DIL) (c) | MEHC Insurance Services, Ltd. (b) |
|---|--|--|--|
| A. A description of the nature of services in reasonable detail: | Consulting and labor services. | Captive Insurance covering significant portions of the property damage and liability insurance deductibles for PacifiCorp. | Captive Insurance covering significant portions of the property damage and liability insurance deductibles for PacifiCorp. |
| B. The annual charges by type of service (exclude all joint/common costs reported in Section VII) | | | |
| PacifiCorp Received Services | None | 6,975,135 | 7,369,000 (d) |
| PacifiCorp Provided Services | 92,231 | None | None |
| C. The basis used to determine pricing: | | | |
| PacifiCorp Received Services | None | Premium amounts are established based on a combination of actuarial assessments and market rates to cover loss claims, administrative expenses and appropriate reserves. No profit is allowed. | Premium amounts are established based on a combination of actuarial assessments and market rates to cover loss claims, administrative expenses and appropriate reserves. No profit is allowed. |
| PacifiCorp Provided Services | Costs incurred by PacifiCorp on behalf of subsidiaries are charged at direct cost. Labor is charged at PacifiCorp's fully loaded cost plus administrative and general expense. | None | None |
| D. In total for each affiliated entity whether receiving or providing services, show: | | | |
| Receiving Services: 1. Total charges or billings 2. Cost of providing service, incl tax 3. The margin of charges over costs 4. Assets allocable to the services 5. Achieved rate of return on assets 6. Account charged | None None None None None See Detail under separate Tab | 6,975,135 6,975,135 None None None See Detail under separate Tab | 7,369,000 (d) 7,369,000 (d) None None None See Detail under separate Tab |
| Providing Services: 1. Total charges or billings 2. Cost of providing service, incl tax 3. The margin of charges over costs 4. Assets allocable to the services 5. Achieved rate of return on assets 6. Account charged | 92,231 92,231 None 223,904 10.0% See Detail under separate Tab | None None None None None See Detail under separate Tab | None None None None See Detail under separate Tab |
| Allocation | See Detail under separate Tab | See Detail under separate Tab | See Detail under separate Tab |

- Detail information for each affiliated company is included under separate tabs following this summary.

 Affiliated interest began March 21, 2006, upon the purchase of PacifiCorp by MidAmerican Energy Holdings Company. (b)
- Affiliated interest ceased March 21, 2006, upon the sale of PacifiCorp to MidAmerican Energy Holdings Company. The total is comprised of \$7,151,100 prepaid insurance and \$217,900 insurance expensed during March 2006. (c)

| Requirements | PPW Holdings LLC (b) | |
|---|--|--|
| A description of the nature of services in reasonable detail: | Holding company | |
| B. The annual charges by type of service (exclude all joint/common costs reported in Section VII) | | |
| Due to PacifiCorp | None | |
| Due from PacifiCorp | 3,883,400 | |
| C. The basis used to determine pricing: | | |
| Due to PacifiCorp | None | |
| Due from PacifiCorp | Federal and state income taxes remitted to PPW Holdings LLC that are ultimately remitted to MidAmerican Energy Holdings Company. | |
| D. In total for each affiliated entity whether receiving or providing services, show: | | |
| Receiving Services: 1. Total charges or billings 2. Cost of providing service, incl tax 3. The margin of charges over costs 4. Assets allocable to the services 5. Achieved rate of return on assets 6. Account charged | None None None None None See Detail under separate Tab | |
| Providing Services: 1. Total charges or billings 2. Cost of providing service, incl tax 3. The margin of charges over costs 4. Assets allocable to the services 5. Achieved rate of return on assets 6. Account charged | 3,883,400 3,883,400 None None None See Detail under separate Tab | |
| Allocation | See Detail under separate Tab | |

- (a) Detail information for each affiliated company is included under separate tabs following this summary.
 (b) Affiliated interest began March 21, 2006, upon the purchase of PacifiCorp by MidAmerican Energy Holdings Company.

II.1. PacifiCorp
Environmental
Remediation Company

PacifiCorp Environmental Remediation Company(PERCO) For the Fiscal Year Ended March 31, 2006 Intercompany Transactions

| Components | FERC <u>Account</u> | PacifiCorp Received <u>Services</u> | PacifiCorp Provided Services | Fiscal Year 2006 Transactions |
|------------|------------------------|---|------------------------------------|-------------------------------------|
| | 580 | \$ 1.171.725.07 | · · | \$ 1.171.725.07 |
| | 920 | | 1,980.81 | 1,980.81 |
| | 920 | ı | 51,310.92 | 51,310.92 |
| | 929 | ı | 26,085.94 | 26,085.94 |
| | 929 | 1 | 73,499.02 | 73,499.02 |
| | 929 | ı | 118,723.12 | 118,723.12 |
| | 920 | ı | 828.02 | 828.02 |
| | 920 | 1 | 231.47 | 231.47 |
| | 920 | ı | 17,971.13 | 17,971.13 |
| | 920 | 1 | 4,158.00 | 4,158.00 |
| | 920 | ı | 932.61 | 932.61 |
| | 920 | 1 | 1,768.25 | 1,768.25 |
| | 929 | ı | 56,974.86 | 56,974.86 |
| | 929 | 1 | 19,514.65 | 19,514.65 |
| | 929 | 1 | 27,427.36 | 27,427.36 |
| | 922 | | 313,498.26 | 313,498.26 |
| | | \$ 1,171,725.07 | \$ 714,904.42 | \$ 1,886,629.49 |

| Fin |
|------------|
| Interna1 |
| Pacificorp |
| |
| |

| Company | y code | **** Business area **** | | Am | s in USI | , | |
|--------------------------------------|------------------|--|---|---|---|--|------------------------|
| C Comp F code | p Bus. e area | Texts | Reporting period (01.2006-12.2006) | Comparison period (01.2005-12.2005) | Absolute difference | Rel dif | Sumtn level |
| 1040 1040 1040 1040 | | Assets Current Assets Current Assets 102000 Main Check Disbursements 102001 Main Check Disbursements 11295 Cash Negative Cash Reclass 128200 Investment - Short Term Securities Total Temporary Cash Investments Total Cash and Temporary Cash Investments | 258,797.56 37,241.57- 34,022,479.08 34,022,479.08 34,222,479.08 | 90,201.86 204,904.62- 114,702.76 0.00 4,505,492.98 4,505,492.98 | 168,595.70 167,663.05 114,702.76- 221,555.99 29,516,986.10 29,516,986.10 | 1 1 86.9 1 1 81.8 1 1 0 0 .0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 | * * * 4 4w * * * |
| 1040 | | Accounts and Notes Receivable 116430 Interest / Dividend Receivable 116850 Accounts Receivable - Other Total Other Accounts Receivable Total Accounts and Notes Receivable | 0.00 71,046.39 71,046.39 71,046.39 | 9,947.67 10,350.00 20,297.67 20,297.67 | 9,947.67- 60,696.39 50,748.72 50,748.72 | 100.0~ 586.4 250.0 | * * |
| 1040 | | Accounts and Notes Receivable-Affiliates 116000 Intercompany A/R - Current 116040 InterCo Tax Receivable - PHI Total Accounts Receivable - Affiliates Total Accuts and Notes Receivable-Affiliates | 152,695.51- 0.00 152,695.51- 152,695.51- | 413,239.63 2,719,470.23 3,132,709.86 3,132,709.86 | 565,935.14-2,719,470.23-3,285,405.37-3,285,405.37- | 137.0- 100.0- 104.9- | * * 4 W * * |
| 1040 | 6 | Current Deferred Tax Asset 137100 Deferred Tax Asset - Current Portion Total Current Deferred Tax Asset | 00.0 | 49,458.00 49,458.00 | 49,458.00- | 100.0- | * * * |
| | | Total Current Assets | 34,162,385.95 | 7,707,958.51 | 26,454,427.44 | 343.2 | *2* |
| 1040 1040 1040 1040 1040 | | Property, Plant, and Equipment Net Plant in Service Property, Plant and Equipment in Service 140199 Office Furniture & Equipment-Non-Rec 140209 Other General Plant & Equipment-Non-Rec 140989 General Plant & Equip-Reimbursed by Ins Total Property, Plant and Equip in Service Accumulated Depreciation and Amortization 145199 Office Furniture & Equip - Accum. Depre | 3,437.34 425,139.29 425,139.29 3,437.34 3,437.34 | 3, 437.34 425,139.29 0.00 428,576.63 3, 437.34- 176,007.79- | 425,139.29- 425,139.29- 425,139.29- | 100.0 | * 1 |
| | | Net Plant in Service | 0.0 | 49,131.50 | 49,131.50 | 10.00 | * + |
| 1040 | 0 | Assets Investments and Speci Columbia Bond In Miscellaneous Investments and | • • • • • | 25,954,861.88 25,954,861.88 25,954,861.88 | 25,954,861.88- 25,954,861.88- 25,954,861.88- | 0000 | |
| | | Total Other Assets | 00.00 | 25,954,861.88 | 25,954,861.88- | 100.0- | *2 |
| | | Total Assets | 34,162,385.95 | 33,911,951.89 | 250,434.06 | 0.7 | * + * |
| + | | | | | | | |

| Statements |
|------------|
| Financial |
| Interna1 |
| Pacificorp |
| |

| Produ Port1 | Production Cli Portland/Salt | ent Lake City | Financial Statements | Time RFBII | Time 15:07:19 Date RFBILA00/P13879 Page | e 07/21/200 e | /2006 |
|----------------|---------------------------------|---|---------------------------------------|---|--|---|---|
| Company | ny code | **** Business area | | Amour | s in US | | |
| C Comp | рщ | Texts | Reporting period (01.2006-12.2006) | Comparison period (01.2005-12.2005) | Absolute difference | Rel dif | Sumtn level |
| | | Liabilities & Stockholders Equity Liabilities Current Liabilities Accounts Payable | | | + | | † |
| 1040 | | 210100 Trade Accts Payable - Reconciliation Ac 210990 Purch Card Trans Liab | 19,077.3 | 8,523.33 | 554.0 | | ! |
| 1040 | | Total Accounts Payable - Trade 210800 Accts Payable-Negative Cash Reclass | 371.85 0.00 | 22,004.72 14,702.76 | 5,367.13 14,702.76 | 4 00 | ro i |
| 1040 | | Total Accounts Payable - Overgraits 235120 Accrual - Miscellaneous Expenditure 70tal Accounts Davable - Other Accumals Text | 0 683 683 | 513,955.02- 513,955.02- | 114,702.76 410,265.55 | 100 70 0.00 0.00 | k + |
| | | Total Accounts rayable - Comer Accidate Early Accided Accounts Payable - Comer Accided Employee Funences | 31,061.32 | 50,662.50 | 19,601.1 | . o | * |
| 1040 | | 215078 K-Plus Employer Contributions - Fixed 215079 K-Plus Employer Contributions - Match | œ.7 | 0.00 | 1.8 | | |
| 9 0 | | 215136 Esop Accrual 235501 Accrual - Payroll/Salaries | 0.00 | 667.27 | 667.2 | 010 | |
| 1040 | | 235510 Incentive Plan - Corporate 240330 Provision for Workers' Compensation | 152,037.00- | | 17,817.00 | 10.5 | |
| 1040 | | ! | 4,423.51 | 5,841.17 | 417.66 | 20.1 | * * |
| | | Total Vacation, PT & Sick Lawre Accruals Total Accruals Fundamental Accruals | 200 | ₹ | 5,172.4 | ⊣⊢≒ | * * |
| | | | 00.000,00 | 49,001.5U | 7.6#7.0 | 4 | 41 |
| 1040 | | 210/61 InterCo Federal Tax Pay - (Even Years) 210763 InterCo State Tax Pay - (Even Years) | 99.0 19.0 | 00 | 3,899.0 619.0 | | |
| ., | | Total InterCo Accounts Payable Total Accounts and Notes Payable - Affiliates | 14,518.00 | 0000 | 14,518.00 | | * * 10 4. * * |
| | | Taxes Accrued | | | • | | 000a. p.o. / ac-a |
| 1040 | | 241952 Current Pad/State Inc Tax Pay FY06 (PHI | 26,395.0 | 0.6 | 6,395.0 | | , |
| | | COMP TAXES | .01 | 00 | . O. | | * * 0 10 * * |
| | | 240310 Provision for Unemployment Taxes Total Accrued Payroll Taxes | ,420.5 , 420.5 | ന ന | ,004.8 , 004.8 | 14. 14 . | * * |
| 1040 | | 235200 Use Tax Payable Total Accrued Taxes - Other | . • | | | 100.0 | L LC |
| | | Total Taxes Accrued Current Deferred Tax Liability | 3,974.5 | 4 | 2.0 | 88 | * 4 |
| 1040 | 40 |) Def Current | 28,724.00 | 00.0 | 28,724.00 28,724.00 | *************************************** | * |
| 1040 | 40 | Current Liabilities O Payroll Taxes E | 418.92 | 6.297.48 | 3.878.5 | 5 | |
| | | Total Payroll Related Tax Withholdings Total Other Current Liabilities Total Current Liabilities | 2,418.92- 2,418.92- 279,619.80- | 16,297.48- 16,297.48- 915,988.85- | 13,878.56 13,878.56 636,369.05 | 6 8 8 9 6 5 5 5 6 5 5 5 | * * * * 72 4 60 * * * * |
| | | Deferred Credits Deferred Income Taxes | | | | | |
| 200 | 1040 | DTA - NOL Carryforward DTL - Misc | 0.00 4,794.02 | 6,750.00 5,573.74 | 6,750.0 | 04, | |
| | | 3 | 4,693,518.02- 4,693,518.02- | 3,758,281.74- 3,758,281.74- | 935,236.28- 935,236.28- 935,236.28- | 42.4. 2.4.0. | * |
| 10 | 1040 | Other Deterred Credits 288600 Environmental Liabilities - Non Current Total Environmental Provisions | 19,749,855.00- | 18,579,837.00- 18,579,837.00- | 1,170,018.00- | 0.3 9.3 | *. *. |

| Product Portlan | Production Client Portland/Salt Lake City | Financial Statements | Time RFBI | Time 15:07:19 Date RFBILA00/P13879 Page | 9 07/21/2006 9 | 2006 |
|--------------------|--|---|--|---|--|----------------------------|
| Company code | Company code **** Business area **** | | Amounts | in USD | 1 | |
| C Comp | | eporting period 01.2006-12.2006) | mparison per 1.2005-12.20 | Absolute difference | Rel dif | umt eve |
| - | Total Other Deferred Credits Total Deferred Credits | ,749,855.0 | 18,579, 22,338, | 70,018.00 | E.4. | 4 C |
| | Total Liabilities | 24,722,992.82- | 23,254,107.59- | 1,468,885.23- | * * * | * |
| | Stockholders Equity Common Equity | | | | | |
| 1040 | | 1,000,000.00- | 1,000,000.00- | 00.0 | | |
| | Total Common Stock Retained Earnings | 1,944,419.00- | 1,944,419.00- | 00.0 | k _ | * |
| 1040 | | 9,329,192.00- 9,329,192.00- | 5,696,585.59- 5,696,585.59- | 3,632,606.41- 3,632,606.41- | 8 .89. 8 9. 89 . | ب |
| | Net Result: Froit Net Peeult: Profit Net Peeult: Profit | 00.0 | 3,632,606.41- | 3,632,606.41 | 100.0 | * 9 |
| | Total Net Result: Loss Total Profit/Loss for Current Year Total Retained Earnings Accumulated Other Comprehensive Income | 1,834,217.87 1,834,217.87 7,494,974.13- | 0.00 3,632,606.41- 9,329,192.00- | 1,834,217.87 5,466,824.28 1,834,217.87 | 150.5 | * * * 20.4 * * * |
| 1040 | | 0.00 0.00 0.00 0.00 0.00 | 997, 193.98 381,427.28- 615,766.70 615,766.70 | 997, 193.98-381, 427.28 615,766.70- 615,766.70- | 1000.00 1000.00 100.00 100.00 | * * * 10 4 t w * * * |
| | Total Stockholders Equity | 9,439,393.13- | 10,657,844.30- | 1,218,451.17 | 11.4 | * |
| | Total Liabilities & Stockholders Equity | 34,162,385.95- | 33,911,951.89- | 250,434.06- | * 0 | * |
| -+ -+ | | | | | | - |

| Statement | |
|------------|--|
| Financial | |
| Internal | |
| Pacificorp | |

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Sumtn level 07/21/2006 * 10 * 9 * 9 * * * * * * * * * 60 * * * 0 * * * * * * * 31.7-31.7-31.7-100.00 100.00 100.00 100.00 112.8 28.3-157.4--157.4-46.2-24.55 24.25 24.25 24.25 30.00 36.1 2.5-**15.4** 488.4 72.5 32.5 32.5 Rel dif 18.4 38.1 Date Page 425,724.39-425,724.39-425,724.39-5,478.77 37,328.29 25,148.60-17,658.46 22.13-892.32-23,140.32 48,136.35-24,015.30 2,745.84-2,745.84-83,725.84-84,725.84-84,7 1,428.12 35,494.08 11,400.59 7,082.00 14,559.13-75.24-4,143.61 12,209.11-3,064.99 24,975.37-9,099.34 275,775.63-275,775.63-701,500.02-701,500.02-7,366.32 4,671.90 36.20 330.19 1,263.71 Absolute difference Time 15:07:19 RFBILA00/P13879 in USD Amounts 1,343,336.12-1,343,336.12-1,343,336.12-175,169.54-175,169.54-,518,505.66-22.13 1,005.19 20,519.98 169,334.00 111,991.26 111,991.26 230,265.70 882.387.52 534,327.488-Comparison period (01.2005-12.2005) 5,478.77-582,667.42 51,862.94 **629,051.59** 3,744.30 0.00 61,963.10 0.00 7,541.37 1,251.36 1,927.86 30,341.08 4,177.51 103,223.97 262,012.05 15,219.72 6,443.19 659.83 3,345.05 3,923.32 नंन 450,945.17-450,945.17-2,220,005.68-2,220,005.68-1,769,060.51-1,769,060.51-1,769,060.51-5,172.42 35,494.08 73,369.00 14,559.00 14,176.12 1,176.12 1,863.58 34,484.69 31,968.40 6,113.35.92 31,968.40 6,113.35.40 619,995.71 646,714.34 646,710.05 135.00 135.00 121,717.65 124,337.99 136,006.56 313,490.76 904,32 318,996.72 Reporting period (01.2006-12.2006) 22,586.04 11,115.09 696.03 3,675.24 5,187.03 Inter-Company Other Revenues 302050 Inter-Company Environmental Svc Revenue Total Inter-Company Other Revenues Total Other Revenues Post Retirement Post Employment Benefits (FAS 112) 501650 Worker's Comp/WorkCover Levy 580500 Payroll Tax Expense 580700 Payroll Tax Expense-Unemployment 699005 Benefits FI/CO Recon Total Salary Overhead/Benefits Time Non Union Regular/Ordinary Time Non Exempt Regular/Ordinary Tim Environmental Revenue-3rd Party Temporary/Contract Labor Other Salary/Labor Costs Labor FI/CO Recon Labor Costs Settled to Capital General Income-Continuing Operations After Tax Income-Continuing Operations Before Tax Meals & Refreshments Bonus/Incentive Incentive(Performance Share) Bonus/Incentive and Expense Non Exempt Overtime Pay Pension/Superannuation Total Gross Margin Operations, Maintenance, Admin & Entertainment Regular/Ordinary Time Unused Leave Accrual Subtotal Regular/Ordinary Time Other Salary Expense Earnings Available for Common Total Non-Regulated Revenues Stock/401(k)/ESOP Vehicle Rental Overhead/Benefits Non-Regulated Revenues Income From Operations Overtime Pay Total Salary Expense Lodging On-Site Overtime Business area Expenses Airfare Meals & Medical Vision Life Dental Salary Expense 500100 500102 Non U 500118 Non E Total Revenues Other Revenues Gross Margin Net Margin Production Client Portland/Salt Lake City Net Income 500400 500410 500410 500600 500850 699000 701010 Employee 503100 Subtotal Revenues 503110 503115 503120 503125 501150 501160 501175 501200 501225 501225 501250 500200 500218 Salary 500510 501100 364050 501125 *** Texts Comp Bus. code area 110040 110040 110040 110040 110040 110040 110040 1040 1040 1040 1040 1040 1040 1040 1040 1040 1040 1040 1040 1040 1040 1040 Company code 1040

| Statements |
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| Client ilt Lake Ci | City Business area **** | Financial Statements | Time 1: RFBILA(| 15:07:19 Date LACO/P13879 Page nts in USD | te 07/21/200 ge | /2006 |
|--|---|---|---|---|--|----------------|
| | | Reporting period (01.2006-12.2006) | Comparison period (01.2005) | dif | Rel dif | Sumtn level |
| Other Auto Cellu OLEE Trair Regis Dues | r Ground Transportation - Commercia Expense/Parking/Mileage ular Telephones Expense Telephones Expense ning stration & Licenses | 17, 11, 11, 11, 11, 11, 11, 11, 11, 11, | 3, 316.33 3, 316.33 1, 278.79 1, 278.79 | 44.00 779.95- 599.33- 494.31- 611.33- 659.95- 15,822.09 | 122.2 113.2 113.2 123.2 123.2 133.7 133.6 133.7 133.6 133.6 13.7 13.7 13.7 13.7 13.7 13.7 13.7 13.7 | + |
| Books & Other Em | & Subscriptions Employee Related Expenses Rpenses | 200. | 7. 88 88. 7. 7. 7. 7. 7. 7. 7. 7. 7. 7. 7. 7. 7. | 25.4 88.1 | . 4. w | * 00 * |
| k Supplies Computer Computer Uniform / Office Su | .res er Hardware er Software, Licenses m. Safety Equipment s Supplies | 2402 28824 | 1,839.58 621.36 360.93 6,766.07 0.00 | o'HWO | 325.6 119.7 24.2 | |
| 410 Tools 440 Fuel-Veh/Mobile 900 Miscellaneous M al Materials & Supplies | Equip aterials & Suppli | 20 €. | 0.664. | 40w. | 185.3 20.3 95.6 | * * * |
| 28 | Services Advertising Services Advertising Services Bank/Financial Institution Services Printing/Imaging/Mail Services Constr & Maint Contracts-Labor Building/Facilities Maint. Contracts Constr & Maint Contracts-Other Consulting/Technical Services Engineering Services | 0 8 7 1 0 8 2 2 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 | 360.0 1,010.9 282.8 81,028.8 88,976.2 2,685.0 | 0,000,000,0110 | 100.0- 10.3- 67.3 249.4 72.7 822.8 675.6 | |
| | Environmental Services ENVIRONMENTAL EXPENSES-EPA/DOT/OTHER Freight/Hauling Services Legal Fees & Services Legal Fees & Services Postal/Delivery/Courier Services Storage Services Temporary Services-Other Miscellaneous Contracts & Services Miscellaneous Contracts & Services | 156 1,629 3,612 3,612 216 2,606 2,606 | | 227 98,72 7 113,72 | 000 00 00 | |
| racts & Electri Telepho Other U | | 0 01.01. | . o n o n | | 188.0 776.9 9950.0 | * * * |
| Other O&M and A&G Expense 540000 Office Rent 543000 Equipment Rent/Lee 545000 Liability Ins 545150 Miscellaneous 545165 ScottishPower 545265 ScottishPower 545350 Postage | nd A&G Expense Office Rent Equipment Rent Other Rent/Leases Liability Insurance Costs Miscellaneous Administ/General Expenses PERCO Cost Reimbursements ScottishPower UK Mgmt Fee - (930.2) ScottishPower UK Mgmt Fee - (426.5) Postage | 52,682.32 00 7,738.98 22,502.94 22,502.94 16,897.52 12,921.94 535.37 | 35,960.64 1,598.47 1,735.00 14,702.72 204.55 20,996.33 3,012.48 880.45 | 16, 721.68 1,598.47-6,003.98 7,800.22 7,804.55-4,480.97-9,909.46 | 100.00- 346.11 100.01- 100.01- 328.9 | /// |

Date 07/21/2006 Page 3

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PacifiCorp Internal Financial Statements

| Company code | code **** Business area **** | ! | Amount | o ui s | - 1 | 1 |
|--|---|--|---|--|--|--|
| C Comp F | Texts | Reporting period (01.2006) | period .2005) | Abso diffe | Rel S | umt |
| 11111111111111111111111111111111111111 | 545400 Bank Charges & Fees 54540 Filing Fees 54550 Club/Organization Membership and Expens 548000 Property Insurance Costs 551000 Repairs & Maintenance 582300 Permits & Licenses 582500 Regulatory Commission Expense 699020 Corporate Allocations FI/CO Reconciliat Total Other O&M and A&G Expense Total Operations, Maintenance, Admin & General Total and Maintenance, Admin & General | 3,036.32 240.86 489.00 61.70 2,995.00 21,119.75 323,157.56 462,072.95 5,130,295.94 2,910,290.26 | 2,745.71 6,528.82 16,528.77 0.00 4,494.59 21,236.17 201,429.30 3,607,709.58- 5,126,215.24-50 | 290.61 276.64- 9.82- 16,467.07- 2,395.00 2,319.00- 116,42- 121,728.26 135,531.45 8,738,005.52 8,036,505.50 | 10.6 53.56 51.6 60.54 51.6 60.54 | * * * 9 |
| 1040 | iation Depreciation - Other Depreciation and Amortiza Other than Income Taxes | 7.7 | 0.00 | 6 6 6 6 | 675.0- 675.0- 675.0- | 6.7 |
| 1040 | Total Taxes, Other than Income Taxes Total Income From Operations Interest Expense and Other Interest Expense Net Interest Income 385800 Investment Income Interest Income External Total Interest Income Interest Expense | 36.69 2,734,319.16 1,243,332.77- 1,243,332.77- | 5,095,605.16- 980,073.02- 980,073.02- 980,073.02- | 36.69 7,829,924.32 263,259.75- 263,259.75- 263,259.75- | 26.9- 26.9- 26.9- | ** ** |
| 1040 | | 385,620.54 385,620.54 385,620.54 857,712.23- 1,087,428.94 1,087,428.94 1,087,428.94 | 980,073.02- 0.00 0.00 0.00 0.00 0.00 0.00 | 385,620.54 385,620.54 385,620.54 122,360.54 1,087,428.94 1,087,428.94 1,087,428.94 1,087,428.94 | 11 21 22 22 23 24 24 24 24 24 24 24 24 24 24 24 24 24 | *** *** |
| 1040 | Income-Continuing Operations before Tax Income Tax Expense U.S. Income Tax Expense Income Tax Expense Federal 570000 Income Tax Expense-Federal Total Current Federal 571000 Deferred Tax Expense-Federal Total Deferred Federal | 484,839.0 488,839.0 499,440.0 499,440.0 | 25, 128.23 25, 128.23 25, 128.23 79, 744.00 54, 615.77 | 459,710.7 459,710.7 459,710.7 780,304.0 780,304.0 | 4 8 . 0 0 9 . 0 0 9 . 0 7 7 8 . 1 - 1 7 3 . 1 - 1 | 4 67 7 |
| 1040 | Income Tax Expense State 57500 State Income Tax Total Current State 57600 Deferred Tax Expense - State Total Income Tax Expense State Total U.S. Income Tax Expense Total U.S. Income Tax Expense Total Income Tax Expense Total Income Tax Expense Total Income Tax Expense | 219,522.00- 219,522.00- 75,103.00 75,103.00 144,419.00- 1,129,818.00- 1,129,818.00- 1,834,217.87 | 154,363.00- 154,363.00- 342,819.00 342,819.00 188,456.00 2,443,071.77 2,443,071.77 3,632,606.41- | 65,159.00- 267,116.00- 267,716.00- 332,875.00- 3,572,889.77- 3,572,889.77- 5,466,824.28 | 4422 2442 2442 25.28 25.11 11112 11112 11112 11112 11112 11112 | * ***** * * * * * * * * * * * * * * * * |
| | Net Income | 1,834,217.87 | 3,632,606.41- | 5,466,824.28 | 150.5 | *2* |

| Production Client Portland/Salt Lake City | PacifiCorp Internal Financial Statements | ancial Statements | Time RFB1 | Time 15:07:19 RFBILA00/P13879 | Date Page | 07/21/2006 | 3006 |
|--|--|--|--|--|--------------|------------------------|----------------|
| Company code *** Business area | * * * * | | _ | | • | • | |
| C Comp Bus, Texts F code area | | Reporting period Comparison p (01.2006-12.2006) (01.2005-12. | Reporting period Comparison period (01.2006-12.2006) (01.2005-12.2005) | Absolute Rel Sumtn difference dif level | υ ψ | Rel Sumtn dif level | Sumtn level |
| Earnings Available for Common | For Common | 1,834,217.87 | 3,632,606.41- | 5,466,824.28 | | 150.5 *1* | *. |

| Production Client Portland/Salt Lake | • City | ficorp Internal | PacifiCorp Internal Financial Statements | Time RFBI | Time 15:07:19 De | Date 07 Page | Date 07/21/2006 Page 4 |
|---|--|---|--|--|---|-----------------|---------------------------|
| Company code | Company code **** Business area **** | | | Amou | Amounts in USD | | |
| C Comp Bus. Texts F code area | C Comp Bus. Texts F code area | ! ! ! | Reporting period Comparison period (01.2006-12.2006) (01.2005-12.2005) | Reporting period Comparison period (01.2006-12.2006) | Absolute Rel Sumtn difference dif level | <u> </u> | Rel Sumtn dif level |
| | Earnings Contribution Earnings Contribution | 1 1 | 1,834,217.87- 3,632,606.41 5 | 3,632,606.41 | 5,466,824.28- 150.5- *1* | . 150. | *1 * 1 |
| | | - 1 | | | | | - |

Interwest Mining Company Intercompany Transactions For the Fiscal Year Ended March 31, 2006

| Components | FERC Account | PacifiCorp Received <u>Services</u> | PacifiCorp Provided <u>Services</u> | Fiscal Year 2006 Transactions |
|----------------------------------|-----------------|---|---|-------------------------------------|
| Current Pension | 920 | · • | \$ 306,339.12 | \$ 306,339.12 |
| Admin Costs for 401K Program | 920 | ı | 4,666.17 | 4,666.17 |
| Pension Admin | 920 | ı | 2,185.26 | 2,185.26 |
| Current FAS 106 | 920 | 1 | 107,133.70 | 107,133.70 |
| FAS 112 | 920 | 1 | 24,345.33 | 24,345.33 |
| Unused Leave | 920 | 1 | 5,209.45 | 5,209.45 |
| Other Salary Overhead Assessment | 920 | 1 | 6,043.78 | 6,043.78 |
| LTD Assessments | 920 | 1 | 10,635.11 | 10,635.11 |
| Labor | 922 | 66,307.71 | 75,848.75 | 142,156.46 |
| Total | | \$ 66,307.71 | \$ 542,406.67 | \$ 608,714.38 |

| oduction Client | PacifiCorp Internal Financial Statements | Time 15:13:43 | Date | 0 |
|-----------------------|--|-----------------|------|---|
| rtland/Salt Lake City | | RFBILA00/P13879 | Page | |

| Produc Portla | Production Client Portland/Salt Lak | Production Client Portland/Salt Lake City | nancial Statements | Time RFBI | Time 15:13:43 Date RFBILA00/P13879 Page | | 07/21/2006 |
|----------------------|--|--|--|---|---|------------------------|---------------------------------------|
| Compan | Company code | ompany code **** Business area **** | | | in USD | | |
| C Con | C Comp Bus. Texts F code area | | Reporting period (01.2006-12.2006) | Comparison period (01.2005-12.2005) | | Rel dif | Sumtn |
| 2010 | 10 | Assets Current Assets Cash and Temporary Cash Investments 102001 Main Check Disb-Check Clearing Acct Total Other Cash Total Cash and Temporary Cash Investments | 5,861.46- 5,861.46- 5,861.46- | 288.80 288.80 288.80 | 5,572.66- 5,572.66- | 1929.6- 1929.6- | * * * * * * * * * * * * * * * * * * * |
| 2010 2010 2010 | 000 | Accounts and Notes Receivable 116410 Accounts Receivable - Employees 116412 Emp Pmt Deduction-Miscellaneous Receiva 116850 Accounts Receivable - Other Total Other Accounts Receivable Total Accounts and Notes Receivable | 366.78 251.83- 184,103.98 184,218.93 | 0.00 0.00 31,622.52 31,622.52 31,622.53 | 366.78 251.83- 152,481.46 152,596.41 152,596.41 | 482.2 822.2 82.0 | * * 4 w * * |
| 2010 | 10 | Accounts and Notes Receivable-Affiliates 116000 Intercompany A/R - Current Total Accounts Receivable - Affiliates Total Accuts and Notes Receivable-Affiliates | 1,794,725.40 1,794,725.40 1,794,725.40 | 940,864.47 940,864.47 940,864.47 | 853, 860.93 853, 860.93 853, 860.93 | 90.00 8.00 8.88 | * * 4 & * * |
| | - | Total Current Assets | 1,973,082.87 | 972,198.19 | 1,000,884.68 | 103.0 | *2* |
| | | Total Assets | 1,973,082.87 | 972,198.19 | 1,000,884.68 | 103.0 | * |
| | | | · · · · · · · · · · · · · · · · · · · | | | | + |

| Statements | |
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Date 07/21/2006 Page 2

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| Company | **** Business area | | HOU. | ts in USD | | |
|----------------------------|---|---|--|---|---------------------------------|---------------------------------------|
| C Comp Bus. F code area | Texts | Reporting period (01.2006-12.2006) | Comparison period (01.2005-12.2005) | Abso differ | Rel dif | Sumtr 1evel |
| 2010 2010 | Liabilities & Stockholders Equity Liabilities Current Liabilities Accounts Payable 210100 Trade Accts Payable - Reconciliation Ac 210990 Purch Card Trans Liab | 39,525.50 | 1,112.4 3,945.7 | 8,413.0 360.0 | 87.2- | ; i I |
| 2010 | Total Accounts Payable - Trade 235190 Accrual - Severance Payments Total Accounts Payable - Other Accruals Ext Total Accounts Payable | 43,111.22- 719,159.09- 719,159.09- 762,270.31- | ,058.18 0.00 0.00 0.00 0.00 | 18,053.04-719,159.09-719,159.09-737,212.13- | | * * * R R A * * * |
| 0000000 | Accrued Employee Expenses 215078 K-Plus Employer Contributions - Fixed 215079 K-Plus Employer Contributions - Match 215136 Esop Accrual 215186 Black Lung Accrual - Mining Division 235501 Accrual - Payroll/Salaries 235510 Incentive Plan - Corporate | 1,046.91- 1,393.84- 0.00 635.47 1,081,068.00- | 0.00 3,920.85- 2,932.76- 55,243.54- 156,541.60- 715,144.00- | 1,046.91- 2,527.01 2,932.76 55,879.01 103,060.29 365,924.00- | 64.5 100.0 101.2 65.8 | |
| 2010 | 235512 Accrued Retention Bonus 240330 Provision for Workers' Compensation Total Employee Payroll & Benefits Payable Total Accrued Employee Expenses | 7,500.00 9,854.59 3,854.59 | ၁က ကက | 7,500.0 | 100.0- 26.8- 26.8- | * * 20 4: * * |
| 2010 | | 6,457.24- 6,457.24- 6,457.24- | 465.88- 465.88- | 5,991.36- 5,991.36- 5,991.36- | 1286.0- 1286.0- 1286.0- | * * 72 4 * * |
| 2010 | 211200 Payroll Taxes Payable 211210 Payroll Taxes Payable Total Payroll Related Tax Withholdings Total Other Current Liabilities Total Current Liabilities | 19,500.73- 19,500.73- 19,500.73- 1,972,082.87- | 11,892.74- 11,892.74- 11,892.74- 971,198.19- | 7,607.99-7,607.99-7,607.99-1,000,884.68- | 64.0- 64.0- 103.1- | * * * N 4 W * * * |
| | Total Liabilities | 1,972,082.87- | 971,198.19- | 1,000,884.68- | 103.1- | *2* |
| 2010 | Stockholders Equity Common Equity Common Stock 293000 Common Shares Issued 296000 Additional Paid-In Capital Total Common Stock | 1,000.00- | 1,000.00- 59,808.00- 60,808.00- | 0.00 0.00 0.008 59,808 0.00 | 100.0 98.4 | * 4 |
| 2010 | 297000 Dappropriated Retained Earnings Total Unappropriated Retained Earnings 297900 Dividends Total Dividends Declared Profit/Loss for Current Year | 5,126,185.85 5,126,185.85 0.00 | 1,712,981.07- 1,712,981.07- 59,808.00 59,808.00 | 6,839,166.92 6,839,166.92 59,808.00- | 399.3 399.3 100.0- | * * W W * * |
| | Net Result: Profit Total Net Result: Profit Net Penit: Loss | 5,126,185.85- | 00.00 | 5,126,185.85- | | * 0 |
| | Total Wet Result: Loss Total Profit/Loss for Current Year Total Retained Earnings Common Equity | 0.00 5,126,185.85- 0.00 1,000.00- | 1,712,981.07 1,712,981.07 59,808.00 1,000.00- | 1,712,981.07- 6,839,166.92- 59,808.00- 0.00 | 100.0- 399.3- 100.0- | * * * * * * * * * * * * * * * * * * * |
| | Total Stockholders Equity | 1,000.00- | 1,000.00- | 00.0 | | * 7 * |
| | Total Liabilities & Stockholders Equity | 1,973,082.87- | 972,198.19- | 1,000,884.68- | 103.0- | * + * |

| Production Client Portland/Salt Lake City | PacifiCorp Internal Financial Statements | nancial Statements | Time RFBI | Time 15:13:43 RFBILA00/P13879 | Date Page | 07/21/2006 2 | 006 |
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| Company code **** Business area | * | Amounts in USD | Amou | Amounts in USD | s | | |
| C Comp Bus. Texts F code area | | Reporting period Comparison period (01.2006-12.2006) | Comparison period (01.2005) | Absolute difference | 0 0 | Rel Sumtn dif level | mtn vel |
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| ction Client | and/Salt Lake |

| Company code | *** Business area *** | | nou | nts in USD | 4 | |
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| | Texts | Reporting period (01.2006-12.2006) | Comparison period (01.2005-12.2005) | Ġ. | Rel S | umtn evel |
| | Earnings Available for Common Net Income Income-Continuing Operations After Tax Income-Continuing Operations Before Tax Income From Operations Net Margin Operations, Maintenance, Admin & General | | | | | |
| 2010 2010 2010 | y Time ar/ordi | ,755,778 81,028 | 37,373.8 ,550,238.8 76,237.1 | 37,373.8 05,539.5 4,791.1 | 016 | |
| 2010 | Regular/C Overtin Non Exe | 6, 806.6 0.0 4,061.3 | 9, 102.1 95.0 7, 016.2 | 954.9 954.9 | • 0 d | O (|
| 2010 | Subtotal Overtime Pay 500400 Bonus/Incentive 500410 Incentive(Performance Share) | 4,061.3 8,277.6 3,521.3 | 6,921.1 4,568.5 82,394.5 | 2,859.83- 3,709.06 1,126.78 | 4 00 | ې * |
| 2010 | Bonus/Incentive Other Salary/Labor Cost Labor FI/CO Recon | 141,798.9 45,586.8 9,541.0 | 86,963. 12,222. 46,759. | 54,835.84 33,364.11 37,217.98 | 400 | <u>*</u> |
| | Labor Costs Other Salary E ary Expense | ,683.0 ,555.1 ,111.7 | 1,309.0 2,327.2 0,659.2 | 6,374.0 0,227.9 9,452.5 | 440 | န္ <u>န</u> |
| 010 010 | Salary Overhead/Beneiits 501115 SERP Plan 501125 Medical 501175 Dental | 0000.0 | ,000.0,720.3 | 00.00 | ۵.00 | |
| 010 | | 4,648.1 8,217.4 1,591.6 | 3,626.7 7,869.6 7,632.9 | 1,021.4 347.8 958.6 | | |
| 2010 2010 2010 | | 18,919.5 0.0 | 26,722.4 26,722.4 11,964.8 | 2.44 | 100.00- | |
| 0000 | Other Salary Overheads Payroll Tax Expense | | 0.00 | 02.70 | . 2 | |
| 010 | Fayroll Tax Payroll Tax Benefits FI/ ary Overhead/E | 8,576.42 460,514.14 1,191,598.05 | 1,917.45 332,678.10 980,614,48 | 6,658.97 127,836.04 210.983.57 | 347.3 38.4 | * 00 |
| | Expenses Airfare Lodging | 33,131.9 47,975.7 | 34,297.7 45,490.5 | 1,165.8 | | |
| | | 1,245.8 0,523.9 | 2,599.5 | 214.2 | 600 | |
| 2010 2010 2010 | Vehicle F Other Gro Auto Expe | | | | 39.2- 1133.8 75.5 | |
| | | ,463.4 174.0 224.1 | ,090.7 304.6 977.2 | 72.6 30.5 53.1 | M 01 01 | |
| | Regist Dues 2 Books | 51.6 37.0 83.6 | 32.6 34.0 | 303.0 945.6 | 0.0 | |
| | Other Em loyee Expe & Supplie | , 838.8 , 651.7 | ,778.8 ,441.3 | 40.0 89. 0 | 9:7: | * 00 |

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Date 07/21/2006 Page 3

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Time 15:13:43 RFBILA00/P13879

| Company code | ompany code **** Business area **** | | Amounts | in USD | | |
|--------------------------------------|--|--|--|---|---|---------------------------------------|
| C Comp Bus. Texts F code area | Texts | Reporting period (01.2006-12.2006) | omparison perio 01.2005-12.2005 | Absolute ifference | Rel dif | |
| 2010 2010 2010 2010 2010 | Total Income From Operations Interest Expense and Other Interest Expense Net Interest Income 385400 Interest Income Total Interest Expense Net Minority Interest Expense Net Minority Interest & Other Other (Income) Expense 546200 Other Deductions 553100 Sponsorship 553300 Sponsorship 583900 Other (Income) Expense Total Other (Income) Expense Total Other (Income) Expense Total Minority Interest & Other Total Interest Expense and Other Total Interest Expense and Other Total Interest Expense and Other Income-Continuing Operations Before Tax | 17.98 17.98 17.98 17.98 17.98 17.98 17.98 12,485.00 19,195.67 12,919.81 12,919.81 12,919.81 12,919.81 12,919.81 12,919.81 12,919.81 | 1,711,981.07 0.00 0.00 0.00 0.00 1,000.00 1,000.00 1,000.00 1,000.00 1,712,981.07 | 17.98 17.99 | 100.00- 683.6 1392.00- 1399.3- 399.3- | * * * * * * * * * * * * * * * * * * * |
| | Net Income | 5,126,185.85- | 1,712,981.07 | 6,839,166.92- | 399.3- | *2* |
| | Earnings Available for Common | 5,126,185.85- | 1,712,981.07 | 6,839,166.92- | 399.3- | * * |
| | | | | | | |

| Production Client Portland/Salt Lak | Production Client Portland/Salt Lake City | PacifiCorp Internal Fi | ernal Financial Statements | Time RFBI | Time 15:13:43 Da RFBILA00/P13879 Pa | Date 07/21/2006 Page 4 | 21/2006 |
|--|--|------------------------|--|--|--|---------------------------|------------------------|
| Company code | **** Business area | | | Amounts in | Amounts in USD | | - |
| C Comp Bus. Texts F code area | | | Reporting period Comparison period (01.2006-12.2006) (01.2005-12.2005) | Reporting period Comparison period (01.2006-12.2005) | | • | Rel Sumtn dif level |
| | Earnings Contribution Earnings Contribution | | 5,126,185.85 | 1,712,981.07- | 6,839,166.92 399.3 *1* | 399.3 | * + + |

Intermountain Geothermal Company Intercompany Transactions For the Fiscal Year Ended March 31, 2006

| Fiscal Year 2006 <u>Transactions</u> | \$ 390,096.18 | \$ 390,096.18 |
|--|--|---------------|
| PacifiCorp Provided <u>Services</u> | · • • • • • • • • • • • • • • • • • • • | - 8 |
| PacifiCorp Received <u>Services</u> | \$ 390,096.18 | \$ 390,096.18 |
| FERC Account | 503 | |
| | | Total |
| Components | | |
| | Steam | |

| | City |
|--------|------|
| lient | Lake |
| ᄗ | Salt |
| lon | 1/8 |
| ict: | and |
| roduct | xt] |

| Production Client Portland/Salt Lake | tion C | City PacifiCorp Internal | Financial Statements | Time RFBI | Time 15:14:10 Date RFBILA00/P13879 Page | 07/21/200 | 2006 |
|--|----------|--|---|-------------------------------------|--|------------------|----------------|
| Company code | v code | Company code **** Business area **** | | Am | s in USD | | |
| C Comp | p Bus. | | eporti 01.200 | Comparison period (01.2005-12.2005) | Absolute difference | Rel Su dif le | Sumtn level |
| 2015 | <u> </u> | set rre sh 300 tal | 2,330,668.85 2,330,668.85 2,330,668.85 | 0000 | 2,330,668.85 2,330,668.85 2,330,668.85 | ** | * * * |
| 2015 | <u>.</u> | Accounts and Notes Receivable 116500 Joint Owner Receivables-Non-Rec Total Other Accounts Receivable Total Accounts and Notes Receivable | 62,201.64 62,201.64 62,201.64 | 000 | 62,201.64 62,201.64 62,201.64 | ** | 4 * |
| 2015 | io. | Accounts and Notes Receivable-Affiliates 116000 Intercompany A/R - Current Total Accounts Receivable - Affiliates Total Accuts and Notes Receivable-Affiliates | 390,096.18- 390,096.18- 390,096.18- | 000 | 390,096.18- 390,096.18- 390,096.18- | ** | * * |
| 2015 | ω ω | Prepayments 132000 Prepayments - Insurance 132900 Prepayments - Other Total Prepayments - External Total Prepayments | 230,446.42 375.00 230,821.42 230,821.42 | 0000 | 230,446.42 375.00 230,821.42 230,821.42 | * * | * * |
| | | Total Current Assets | 2,233,595.73 | 00.0 | 2,233,595.73 | * | * |
| 2015 2015 2015 2015 2015 2015 | | Property, Plant, and Equipment Net Plant in Service Property, Plant and Equipment in Service 140209 140329 140389 Wells (Non-Recon) 140399 Field Development (Non-Recon) 141209 Other Intangible Assets-Non-Rec Tother And and Equipment in Service Tother Intangible Assets-Non-Recon Tother Intangible | 13,812,526.37 3,489,353.22 13,198,623.92 20,316,620.00- | 00000 | 13,812,526.37 3,489,353.22 13,198,623.92 20,316,620.00- | * | * |
| 2015 2015 2015 2015 2015 | | 145209 Other Carolina and Amortization 145209 Chasehold Improvements-Non-Rec 145329 Wells - Accum Depre (Non-Recon) 145399 Field Development - Accum Depr (Non-Rec 146209 Other Intangible Assets-Non-Rec Total Accumulated Depreciation and Amort Total Net Plant in Service | 85,632.96-7,370,385.83-2,666,375.34-6,650,792.04-10,678,985.43-4,276,461.62 | 0000000 | 85,632.96-7,370,385.83-2,666,375.34-6,650,792.04-10,678,985.43-4276,461.62 | * * | 4 K |
| | | Total Property, Plant, and Equipment | 4,276,461.62 | 00.0 | 4,276,461.62 | * | * |
| -000000 | | Total Assets | 6,510,057.35 | 00.0 | 6,510,057.35 | * | * |

| Statements | |
|------------|--|
| Financial | |
| Internal | |
| Pacificorp | |

07/21/2006 2

Date Page

Time 15:14:10 RFBILA00/P13879

| **** Business area | # # # # # # # # # # # # # # # # # # # | 1 1 1 1 1 1 1 | Amounts | nts in USD | |
|---|---------------------------------------|--|--------------|---|-------|
| | Reportii (01.200 | ing period 06-12.2006) | iod 05) | Absolute difference | Rel S |
| Liabilities & Stockholders Equity Liabilities Current Liabilities Accounts Payable Total Accounts Payable - Other Total Accounts Payable - Other Total Accounts Payable Total Accounts Payable Total Accounts Payable | Bxt | 120.71- 120.71- 120.71- | 00.0 00.0 | 120.71- 120.71- 120.71- | ** |
| Accrued income Taxes 241000 Provision for Income Taxes 243000 Provision for Income Taxes Total Accrued U.S. Income Taxes Total Taxes Accrued Total Taxes Accrued Total Taxes Accrued | Taxes-Curr-Fed Taxes-Curr-State | 169,983.00- 26,429.00- 196,412.00- 196,412.00- | 00000 | 169,983.00- 26,429.00- 196,412.00- 196,412.00- | * * * |
| Current manification Miscellaneous Current Liabil Other Current Liabilities Current Liabilities | lities 1 | 168,857.60- 168,857.60- 168,857.60- 365,390.31- | 00.00 | 168,857.60- 168,857.60- 168,857.60- 365,390.31- | * * * |
| Deferred Credits Deferred Income Taxes 286500 Accum Deferred Income Taxes-Sta 287008 ADIT - Federal - Property, Plar Total Deferred U.S. Income Taxes Total Deferred Income Taxes Total Deferred Credits | tt & Egui 4,9 | 746,681.05- 965,433.98- 712,115.03- 712,115.03- 712,115.03- | 00000 | 746,681.05- 4,965,433.98- 5,712,115.03- 5,712,115.03- 5,712,115.03- | * * * |
| Total Liabilities | 0'9 | | 00.0 | 6,077,505.34- | * |
| Stockholders Equity Common Equity Common Stock 296000 Additional Paid-In Capital Total Common Stock Retained Earnings Profit/Loss for Current Year | 4 4 | 432,552.01- 432,552.01- | 0.00 | 432,552.01- 432,552.01 - | * |
| Net nesur: Froir Total Net Result: Profit | 1 | 00.00 | 00.0 | 00.00 | * |
| Net result: Loss Total Net Result: Loss Total Profit/Loss for Current Year Total Retained Earnings Common Equity | | 0.00 0.00 0.00 432,552.01- | 0000 | 0.00 0.00 0.00 432,552.01- | *** |
| Total Stockholders Equity | 4 | 432,552.01- | 00.0 | 432,552.01- | * |
| Total Liabilities & Stockholders Equity | 9 | ,510,057.35- | 00.0 | 6,510,057.35- | * |
| | | 1 | | | |

| | City |
|-------------------|----------------------|
| Production Client | Portland/Salt Lake (|

07/21/2006 3 Sumtn level *7 ** Rel dif Date Page 390,096.18-390,096.18 0.00 0.00 Absolute difference Time 15:14:10 RFBILA00/P13879 Amounts in USD Comparison period (01.2005-12.2005) 0.00 390,096.18 390,096.18 0.00 0.00 0.00 0.00 PacifiCorp Internal Financial Statements Reporting period (01.2006-12.2006) 0.00 0.00 Operations Before Tax Operations After Tax Income-Continuing Operations After Tax Income-Continuing Operations Before Tax Income From Operations 361010 Prepurchased Steam Income 361099 Steam Income - Credit Total Fuel Expense - External Total Cost of Goods Sold Total Gross Margin Earnings Available for Common Net Income Earnings Available for Common Total Income From Operations Gross Margin Cost of Goods Sold Fuel Expense Fuel Expense - External **** Business area Income-Continuing Income-Continuing rotal Net Margin Net Margin Net Income Comp Bus. Texts code 2015 2015 Company O F4

| | PacifiCorp Internal Fina | ernal Financial Statements | Time RFBI Amou | Time 15:14:10 IRFBILA00/P13879 IRFBILA00/P13879 IRFBILA000000000000000000000000000000000000 | Date Page | 07/21/2006 4 |
|--|---|-------------------------------------|--|---|--------------|---------------------------------------|
| ts : | + () () () () () () () () () (| eporting period 01.2006-12.2006) | Reporting period Comparison period Absolute Rel Sumtn (01.2006-12.2006) (01.2005-12.2005) difference dif level | Absolute difference | + | Rel Sumtn dif level |
| Earnings Contribution Earnings Contribution | | 00.0 | 00.0 | 00.0 | 1 | * * * * * * * * * * * * * * * * * * * |

Energy West Mining Company Intercompany Transactions For the Fiscal Year Ended March 31, 2006

| Components | FERC Account | PacifiCorp Received <u>Services</u> | PacifiCorp Provided <u>Services</u> | Fiscal Year 2006 <u>Transactions</u> |
|-----------------------|-----------------|---|---|--|
| Fuel Purchased / Sold | 151.1 | \$ 131,128,972.18 | · • | \$ 131,128,972.18 |
| Total | | \$ 131,128,972.18 | · • | \$ 131,128,972.18 |

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|------------|
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| t Dang/Sal |
| |

| Producti Portland Company | Production Client Portland/Salt Lake City Company code **** Business area **** | . Financial Statements | Time 1 RFBILA | Time 15:14:33 Date RFBILA00/P13879 Page Amounts in USD | e 07/21/200 e | 2006 |
|---------------------------------|---|---|--|---|-----------------------------------|--------------------|
| +-+-+ | | 1 1 1 | ++ | | + | 1 |
| | Bus. T | 0d-1 | Comparison period (01.2005-12.2005) | Absolute difference | Rel S | |
| 2000 2000 2000 2000 | Assets Current Assets Cash and Temporary Cash Investments 102050 EW Cash Payroll - Non Recon. 103050 EW Cash Supplemental Unemployment - 104050 EW Cash Accounts Payable - Non Recon. 107050 EW Payroll Control - Non Recon. Total Other Cash Total Accounts Payable - Non Recon. | 1,000.00 10,473.36 274,892.17- 10,081.15 253,337.66- 253,337.66- | 326.50 10,473.36 112,290.99 8,208.18 131,299.03 | 673.50 0.00 387,183.16- 1,872.97 384,636.69- | 206.3 344.8 222.8 992.98 | 4.E |
| 2020 2050 2050 | Accounts and Notes Receivable 116412 Emp Pmt Deduction-Miscellaneous R 116415 Employee Advances 116850 Accounts Receivable - Other Total Other Accounts Receivable Total Accounts and Notes Receivable | 789.98- 400.00 25,793.96 25,403.98 25,403.98 | 53.81- 1,646.00 221,111.17 222,703.36 222,703.36 | 1,246.00- 195,317.21- 197,299.38- 197,299.38- | 1368.1- 88.3- 88.6- | * * |
| 2050 | Accounts and Notes Receivable-Affiliates 116000 Intercompany A/R - Current Total Accounts Receivable - Affiliates Total Accuts and Notes Receivable-Affiliates | 7,016,475.75- 7,016,475.75- 7,016,475.75- | 4,009,027.87 4,009,027.87 4,009,027.87 | 11,025,503.62- 11,025,503.62- 11,025,503.62- | 275.0- 275.0- 275.0- | * * * |
| 2050 | Material and Supplies 120001 Other Materials & Supplies/General Total Material and Supplies | Stoc 3,583,905.42 3,583,905.42 | 2,710,855.28 2,710,855.28 | 873,050.14 873,050.14 | 32.2 32.2 | * m |
| 2050 | Fuel Inventory Fuel Inventory External 120201 Delivered Coal Inventory Total Inventory External Total Fuel Inventory | 16,407,069.74 16,407,069.74 16,407,069.74 | 8,687,849.95 8,687,849.95 8,687,849.95 | 7,719,219.79 7,719,219.79 7,719,219.79 | 0 0 0 0 0 0 0 0 | 4 w |
| 2050 | Prepayments 132000 Prepayments - Insurance 132900 Prepayments - Other Total Prepayments - External Total Prepayments | 3.00- 62,717.66 62,714.66 62,714.66 | 0.00 62,381.92 62,381.92 62,381.92 | 3.00- 335.74 332.74 332.74 | 0 00 | * * 4.00 * * |
| | Total Current Assets | 12,809,280.39 | 15,824,117.41 | 3,014,837.02- | 19.1- | *2* |
| 2050 | Other Assets Deferred Charges and Others 134200 Deferred Longwall Costs 134300 Other Current Deferred Charges Total Other Deferred Charges Total Deferred Charges | 930,439.33 245,438.05 1,175,877.38 | 598,127.00 230,674.04 828,801.04 828,801.04 | 332,312.33 14,764.01 347,076.34 347,076.34 | 55 6.1.14 6.04 6.00 | * * 4.00 * * |
| | Total Other Assets | 1,175,877.38 | 828,801.04 | 347,076.34 | 41.9 | *2* |
| | Total Assets | 13,985,157.77 | 16,652,918.45 | 2,667,760.68- | 16.0- | * # |

Date 07/21/2006 Page 2

Time 15:14:33 RFBILA00/P13879

PacifiCorp Internal Financial Statements

Production Client Portland/Salt Lake City

| # + - | +- | **** Business area **** | | Amou | s in USD | | - - - |
|----------------------|----------|--|--|--|--|-------------------------------------|---------------------------------------|
| C Comp | p Bus. | Texts | Reporting period (01.2006-12.2006) | Comparison period (01.2005-12.2005) | Absolute difference | Rel dif | Sumtn level |
| | • | Liabilities & Stockholders Equity Liabilities Current Liabilities | | | | | |
| 2050 | 0 | ACCOUNTS FAYADIE 210614 Accrued Accounts Payable - Mining 70tal Accounts Payable - Trade | 47,300.63 | 593, 516.45 | 6,215.8 | | * 7.0 * |
| 2050 | 00 | bilities sion - I | 1,813,969.59- | 1,905,153.25- | 91,183.66 | 23.8 |) |
| 202 | . | Accounts Payable - Other Accrual - Royalties | 484,380.69 | 84,770.78 | 700,390.0 | | L |
| | <u> </u> | Total Accounts Payable - Other Accruals Ext Total Accounts Payable Actried Employee Frynenses | 4.0 | ,456,344.2/ ,049,860.72 | 04,763.8 10,979.6 | . 0 | . * * |
| 2020 | | Savings Bonds Withholdings Other Payroll Liability | 100.00 | 300.0 | 200.0 | • | |
| 7020 7020 7020 | | 215104 Mining Division - Payroll Accrual 215122 Accrued UMMA Royalties 215125 Mining Division - Vac Pay & Fixed Ovhd | 2,173,561,59- 62,648,58- 1,946,719,35- | 38,808.91 75,086.91 39,250.32 | 752.68 438.33 469.03 | 004 | |
| 202 | | on - Fica | 281,327.31 ,017,076.30 | 280,247.8 937,193.6 | , 079.4 , 882.6 | | |
| 202 | | 215514 K Plus Co. Match & Admin Energy West 215515 Esop - Fixed Energy West | 6,200.05 5,036.70 | 5,826.29 4,639.71 | 373.76 | 4.9 | |
| 2050 | | Benefit ability | , 993.01 , 154.34 | , 353.61 , 531.48 | 39.40 | ન ં છ ! | i Di |
| | | Total Vacation, PT & Sick beave Accruals Total Accrued Employee Expenses | 02,154.34 95,147.35 | 46,531.48 27,885.09 | 5,622.86 7,262.26 | ဖ်ထ | * * * |
| 205(| | 1985 Accided 193004 UT - Property Tax 10041 Accided Decompty Masses | 0,000.00 | 2,749.00 | 51.0 | • | ÷ |
| 2050 | | 240310 Provision for Unemployment Taxes | 72,476.11 | 73,078.10 | 601.99 | jω | ו נ |
| 2050 | | Z X | 277,964.50- | 73,078.10- 256,520.30- | 601.99 1,444.20 | 0 8 6 8 4 6 | in n |
| | | Total Acrued Taxes - Other Total Taxes Accrued Other Current Liabilities | 7,964.50 0,440.61 | 6,520.30 2,347.40 | 93.2 | | * * 70 44 * * |
| 2050 | | 211200 Payroll Taxes Payable Total Payroll Related Tax Withholdings | 4.4 | 1,675.32 | 813.8 | | * * |
| 2050 | | O) C) | 000 | 7,786.238,524.15 | 7,786.28.524.1 | |) |
| | | e, Sales & Other Taxes rrent Liabilities Liabilities | 87,861.43- 10,172,330.47- | 46,310.38- 137,985.70- 12,838,078.91- | 46,310.38 50,124.27 2,665,748.44 | 100.0 36.3 | * * * * 70 40 * * * |
| 2050 | | Deferred Credits Regulatory Liabilities 288503 ARO/Reg Diff - Deer Creek Mine Reclamat | 451.417.70 | 52 535 <u>43</u> | 8 880 07 | α | |
| 2050 | | atory Liabilities ine Reclamation Costs | 451,417.7 1.146.738.2 | 352,535.4 | i vi c | 28.0- | *0* |
| | A | Neg Liability Non-ARO Removal Costs (egulatory Liabilities | 1,146,738.29- | 1,146,738.29- | 98,882.27 | -9.9 | * * * * * * * * * * * * * * * * * * * |
| 2050 | 0 0 | e Reclamation | 603,373.95 603,373.95 | 750,825.46 750,825.46 | 7,451.51 | φ . | * % |
| | | ARO & Decommissi Other Deferred C Deferred Credits | 1,610,297.36- 1,610,297.36- 2,213,671.31- 3,811,827.30- | 1,563,740.36- 1,563,740.36- 2,314,565.82- 3,813,839.54- | 46,557.00- 46,557.00- 100,894.51 2,012.24 | ્ર હ્ય 4.0 □ 0 4 મ | * * * 70 44 60 * * * |

| Production Client Portland/Salt Lak | tion C nd/Sal | Production Client Portland/Salt Lake City | nancial Statements | Time RFB1 | Time 15:14:33 Date RFBILA00/P13879 Page | | 07/21/2006 2 |
|--|----------------------------------|--|---------------------------------------|-------------------------------------|---|------------|-----------------|
| Compan | Company code | * * * | | Amou | Amounts in USD | | 1 |
| C Com | C Comp Bus. Texts F code area | Texts | Reporting period (01.2006-12.2006) | Comparison period (01.2005-12.2005) | Absolute difference | Rel dif | Sumth |
| | | Total Liabilities | 13,984,157.77- | 16,651,918.45- | 2,667,760.68 | 16.0 | *2* |
| 2050 | 0 | Stockholders Equity Common Equity Common Stock 293000 Common Shares Issued Total Common Stock | 1,000.00- | 1,000.00- | 00.0 | | * 4 |
| | | Retained Earnings Profit/Loss for Current Year Net Result: Profit Total Net Result: Profit | 00.0 | 0.00 | 0.00 | | * 9 * |
| | | Net kesult: Loss Total Net Result: Loss Total Profit/Loss for Current Year Total Retained Earnings Common Equity | 0.00 0.00 1,000.00- | 0.00 0.00 0.00 1,000.00- | 0000 | | * * * * 0 |
| | | Total Stockholders Equity | 1,000.00- | 1,000.00- | 00.0 | | *2* |
| | | Total Liabilities & Stockholders Equity | 13,985,157.77- | 16,652,918.45- | 2,667,760.68 | 16.0 | * 1 * |

Date 07/21/2006 Page 3

Time 15:14:33 RFBILA00/P13879

| Company code | code | *** Business area *** | | nour | o ui s | • | |
|--------------------------------------|------|--|--|---------------------------------------|---|---|----------------|
| C Comp F code | Bus. | Texts | Reporting period (01.2006-12.2006) | riod 005) | Ab diff | Rel S | Sumtn level |
| | | Earnings Available for Common Net Income Income-Continuing Operations After Tax Income-Continuing Operations Before Tax Income From Operations Net Margin Operations, Maintenance, Admin & General | | | | | |
| 2050 | | Salary Expense Subtotal Regular/Ordinary Time 500200 Overtime | oʻ oʻ 4. | 1,535.4 1,535.4 7,594.1 | 49.5 90.2 | H. H. Ø. | S |
| 2050 | | | ,756,784.4 997,552.0 | 487,594.1 869,245.5 | 69, 190.2 28, 306.4 | ∞ ∞.∞ | * ÷ |
| 2050 | | Subcocal Bonus/incentive 500600 Temporary/Contract Labor 500860 Supplemental Unemployment Benefit Payme Subtotal Other Salary Expense Total Salary Expense | 13,94 13,94 13,94 13,94 | 17.304.984 | n 12 ⊢ 0 | 100.00- | ν ουα |
| 000 | ±. | Salary Overhead/Benefits 500500 Leave/PT/Vacation/Sick 501102 Pension Administration | ,339,237.8 | ,907,933.9 ,103,554.1 | 431,303.9 | 4.0 | |
| | | | ,179,452.4 ,126,001.0 ,243,509.4 | ,933,996.0 ,229,508.1 188,248.0 | 5,456.4 5,492.9 2,261.3 | 4,000 | |
| 7020 7020 7020 7020 7020 | | Physical Exam Worker's Comg Black Lung Be | 1,752,605.39 1,752,605.39 700,060.68 | | 2,530.66- 203,361.87 226,528.70 | 25.52 13.15 1.05 1.05 1.05 1.05 1.05 1.05 1.05 1 | |
| 00 | | 502900 Other Salary Overheads/Oncosts 580501 Payroll Tax Expense - Mines Total Salary Overhead/Benefits | 2,343.9 1,082.4 1,538.6 | ,476.8 ,430.5 ,593.1 | 96,867.0 04,651.8 47,945.4 | 11.0 4.0 4.0 | * * * |
| 2050 | | EMPLOYee Expenses 503110 Lodging 503120 Meals & Entertainment 503125 Vehicle Bental and Eunense | 7.00 | 7.9. | 97.0 | 41.4- | |
| 7020 7020 7020 7020 | | Other Ground Tra Auto Expense/Par Cellular Telepho | 9,905.88 33,270.16 0.00 | <i>പ്</i> ച് ന | , 356.91 585.27 | w.4.0 | |
| 2050 | | Training Other Employee Relat Oyee Expenses | o. ⊙ ∞ | ۰.0 .0 | 69.6 59 .0 | 4.6- 000.00- 16.9- | * * |
| 2050 2050 2050 | | ,000 | 0,949.1 2,641.8 2,512.6 | 6,434.5 4,324.8 9,176.2 | ,514.6 ,682.9 ,336.4 | www | |
| 2020 2020 2020 2020 | | 516080 Computer Software, Licenses 516110 Conveyor Supplies 516140 Drills, Bits and Augers 516150 Flectric Motors and Consertors | 132,231.29 480,551.43 752,106.49 | 60,696.88 544,520.64 623,262.21 | 71,534,41 63,969.21– 128,844.28 | 117.9 | |
| 7020 7020 7020 7020 | | Explosives Gravel & Rock Uniform / Safety Equ | 7,458.8 0,980.2 0,996.7 | 48,077.4 160,601.8 639,520.4 | 59,381.3 39,621.5 81,476.2 | oω4:Ω | |
| 2020 | | Roof Control Lubricants, Oil, Gr Electronic Supplies | 55,922.9 54,351.1 89,369.2 | 8,648.2 8,366.4 5,682.6 | 7,274.7 5,984.6 3,686.6 | 7.007 | |
| 2050 | | | 1,035.6 9,682.2 | 3,989.9 1,989.5 | 2,954.22,307.2 | 44 | |

| | city |
|-------------------|--------------------|
| Production Client | Portland/Salt Lake |

PacifiCorp Internal Financial Statements

Date 07/21/2006 Page 3

Time 15:14:33 RFBILA00/P13879

| | Sumtn | * * * * * * * * * * * * * * * * * * * | * | * © * | * * * * * * * * * * * * * * * * * * * | * |
|-----------------------------|---|--|---|--|--|---|
| | Rel dif | U00001 | 28.7 175.4 175.4 20.06 111.6 | 22 1 6 2 2 4 3 3 5 5 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 | 010 010 010 010 040 040 040 040 040 040 | 44.8 |
| g | Absolute difference | 29,562.64 30,104.24 30,104.24 34,600.75 27,275.58 53,311.60 76,44 76,49.01 76,49.01 | 100,462.02 355,542.68 10,525.04 70,522.03 78,292.13- 213,427.65- 114,081.15 | 532,980.52 4,008.60- 779.15- 528,192.77 | 168,564.62- 3,019.442- 3,019.424- 40.8,014.00- 2,292,321.00- 2,292,321.00- 2,292,321.00- 2,292,321.00- 2,292,321.00- 8,180,202.234- 5,180,202.234- 8,176,75- 831,176.75- 831,176.75- 0000 | 582,378.38 582,378.38 |
| Amo | Comparison period (01.2005-12.2005) | 111,069.29 245,7387 111,631.12 254,538.88 326,136.88 311,080.14 365,368.55 410,970.10 2,030,831.72 107,738.17- | 349,679.13 0.00 2,308,069.23 600.00 162,076.11 154,668.64 1,835,201.25 236,559.35 5,046,853.71 | 2,406,456.57 65,141.25 5,751.18 2,477,349.00 | 168,564.62 98,412.83 3,362.42 77,966.00- 180,219.33 327,8616.99 79,356.78 2,292,321.00 2,292,321.00 48,72,074.59 2,292,321.00 48,72,074.59 3,947.89 487.295.21- 79,356.78- 11,518.97 3,504,614.75 99,185.60 000 | 1,299,869.78 |
| | Reporting period (01.2006-12.2006) | 140, 631.93 402, 160.33 141, 735.36 314, 134.46 360, 737.63 1139, 129.63 563, 011.20 463, 242.35 7544, 143.32 2, 564, 143.32 184, 217.80 | 450,141.15 2,663,611.91 11,125.04 233,048.94 76,376.51 1,621,773.60 350,640.50 5,406,859.65 | 2,939,437.09 61,132.65 4,972.03 3,005,541.77 | 1,296.61- 343.00 122,502.46 374,021.70 1,064,046.00 1,064,046.00 3,529.69 3,529.69 12.00 5,567,497.43- 65,567,497.43- 76,920.00- 76, | 1,882,248.16 1,882,248.16 |
| | ; ; ; ; ; ; ; | os 1.ies 1.ies | tracts ices | | Expenses Plant - d Expens edit r | |
| 18iness area **** | | Other Electrical Equipment/Sup Pipe, Valves and Fittings Wood Products Tires, Tubes, and Wheels HVAC TOOIS Hydraulic Components Fuel-Veh/Mobile Equip Heavy Equipment Mat'l & Suppli Pumps Miscellaneous Materials & Supp Material Price Variance Accoun Diesel Fuel Hedge | constr & Maint Contracts-Labor Constr & Maint Contracts-Labor Building/Facilities Maint. Confort Constr & Maint Contracts-Other Consulting/Technical Services Freight/Hauling Services Legal Fees & Services Mining Services Miscellaneous Contracts & Services | Electricity Telephone Water | Evel Handling Equipment Rent Other Rent/Leases Coal Leases Liability Insurance Costs Royalties Miscellaneous Administ/General Es Accretion Expense - Elec Util. P. Management Fees Other O&M Expense Bank Charges & Fees Filing Fees Club/Organization Membership and O&M and A&G - Credit Mining - ARO Accretion Exp - Cre Customer & Marketing Costs-Other Other Amortization Mines Permits & Licenses ther O&M and A&G Expense Cher O&M and A&G Expense Ether O&M and A&G Expense Cher O&M and A&G Expense Chartions, Maintenance, Admin & Generiet Margin | ation and Amortization on Depletion epletion ation |
| **** Business area *** | техts | Other Electrical Equipment/Sup Pipe, Valves and Fittings Wood Products Tires, Tubes, and Wheels HVAC TOOIS Hydraulic Components Fuel-Veh/Mobile Equip Heavy Equipment Mat'l & Suppli Pumps Miscellaneous Materials & Supp Material Price Variance Accoun Diesel Fuel Hedge | 48 H | Electricity Telephone Water | lease Expense (a) Handling ther Rent/Leases (a) Leases (a) Liesses (b) Leases (c) Le | and Amortization epletion ion |
| code **** Business area *** | ı | Other Electrical Equipment/Sup Pipe, Valves and Fittings Wood Products Tires, Tubes, and Wheels HVAC TOOIS Hydraulic Components Fuel-Veh/Mobile Equip Heavy Equipment Mat'l & Suppli Pumps Miscellaneous Materials & Supp Material Price Variance Accoun Diesel Fuel Hedge | 48 H | Electricity Telephone Water | Fuel Handling Equipment Rent Other Rent/Leases Coal Leases Liability Insurance Costs Royalties Miscellaneous Administ/Genera Accretion Expense - Elec Util Management Fees Other O&M Expense Bank Charges & Fees Filing Fees Club/Organization Membership O&M and A&G - Credit Mining - ARO Accretion Exp - Customer & Marketing Costs-Ot Other Amortization Mines Permits & Licenses Ir O&M and A&G Expense | ciation and Amortization tion 0 Depletion Depletion ciation |

| PacifiCorp Internal Financial Statements | |
|--|-------------------------|
| Production Client | Portland/Salt Lake City |

Date 07/21/2006 Page 3

Time 15:14:33 RFBILA00/P13879

| Company code | any code *** Business area **** | | Amou | Amounts in USD | | ! ! |
|--|---|---|---|--|--------------------------------|--------------------|
| C Comp Bus. Texts F code area | | eporting period 01.2006-12.2006) | Comparison peri (01.2005-12.200 | Absolute difference | Rel dif | Sumtn level |
| 2050 | 565960 Depr and Amort - Credit Total Depreciation | 12,738,544.92- | 11,443,822.40- | 1,294,722.52- 617,355.81- | 11.3- 46.3- | # |
| 2050 | ₹ A: L1 | 145,439.27 76,920.00- 68,519.27 0.00 | 112,898.62 79,356.78- 33,541.84 0.00 | 32,540.65 2,436.78 34,977.43 0.00 | 28.8 3.1. 401 | *7* |
| 700000 70000 70000 70000 70000 | axes, othe 79000 83451 83501 84100 84101 | 67,080 49,086 04,839 2,940 97,785 | ,196,251.0 ,909,768.9 250,588.6 10,461.0 | 29,170.4 ,539,317.2 354,250.3 7,521.0 ,456,470.5 | 2.4- 87.3 141.4 71.9- | |
| 200 200 200 200 | 584201 Other Royalties - Mines 584960 Taxes Other Non-Income - Credit Total Taxes, Other than Income Taxes Total Income From Operations Income-Continuing Operations Before Tax Income-Continuing Operations After Tax | 320.2 | 0 0 0 0 | 9. | **** 1 ! 9 9 | Α Σ 4 Ε * * * * |
| | Net Income | 00.0 | 00.0 | 00.00 | * | * |
| | Earnings Available for Common | 00.00 | 00.0 | 00.00 | * | * # * |

| Production Client Portland/Salt Lake City | city | PacifiCorp Internal Financial Statements | nancial Statements | Time RFBI | Time 15:14:33 RFBILA00/P13879 | Date 0 Page | Date 07/21/2006 Page 4 |
|--|---|--|--|--|----------------------------------|----------------|---------------------------|
| Company code **** Business area | * | | | Amou | Amounts in USD | - | |
| C Comp Bus. Texts F code area | l | | Reporting period Comparison period (01.2006-12.2006) | Reporting period Comparison period Absolute Rel Sumtn (01.2006-12.2006) (01.2005-12.2005) difference dif level | Absolute difference | # TO | Rel Sumtn dif level |
| Earning | s Contribution | | 00.0 | 00.0 | *1.* | | * |
| | | | | | | | |

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BEFORE THE PUBLIC UTILITY COMMISSION OF OREGON

ECONOMIC

APR 17 1991

UI 105

REGIU ATION

| In the Matter of the Application of) PACIFICORP, dba PACIFIC POWER &) LIGHT COMPANY, for an order approving a) contract for mining services with Energy West) Mining Company, an affiliated interest.) | ORDER |
|---|-------|
|---|-------|

DISPOSITION: GRANTED

On January 2, 1991, Pacific Power & Light Company, an assumed business name of PacifiCorp (Pacific or company), filed an application with the Public Utility Commission pursuant to ORS Chapter 757 and OAR 860-27-040. The company requested approval of a contract for mining services (contract) with Energy West Mining Company (EWMC), effective for accounting purposes as of October 1, 1990.

The Commission makes the following:

FINDINGS OF FACT

Jurisdiction

Pacific is an Oregon corporation duly qualified to transact business in the state of Oregon. Pacific engages in the generation, purchase, transmission, distribution, and sale of electric energy to the public in the state of Oregon. EWMC is a wholly owned subsidiary of PacifiCorp. Pacific and EWMC have four directors and/or officers in common.

The Proposal

Pacific has entered into a contract with EWMC dated October 1, 1990, to provide mining services at the Cottonwood, Deer Creek, and Des-Bee-Dove coal mines, which are now wholly owned by Pacific. Under the contract, EWMC will operate these coal mines and mine coal in the quantities and according to the specifications requested by Pacific.

EWMC will direct its work force and be solely responsible for the administration and negotiation of any collective bargaining agreements related to its employees.

Other responsibilities of EWMC include the maintenance of safe working conditions and appropriate safety equipment at the mines, and the operation of the mines in accordance with all applicable laws and regulations. Additional services associated with the fueling of the Hunter and Huntington steam plants, as requested by Pacific, will also be performed by EWMC.¹

Pacific will loan operating capital to EWMC. The outstanding amount of these loaned funds will not exceed \$5 million at any time. EWMC will pay interest to Pacific on loaned funds on the terms set forth in and at a rate equal to that established under the Umbrella Loan Agreement dated April 4, 1983, among PacifiCorp and certain of its affiliates. All equipment and facilities reasonably necessary for the performance of EWMC's obligations will be made available without charge by Pacific.

EWMC will not acquire real property or depreciable assets with a value in excess of \$1,000. EWMC will be reimbursed only for its actual reasonable expenses, and those expenses will not include a return on investment. EWMC will be responsible for the inspection and maintenance of all equipment and facilities made available by Pacific. EWMC will maintain books and records consistent with generally accepted accounting principles, and will make its books and records available for inspection by Pacific at any time. EWMC is precluded from engaging in any activities unrelated to the contract.

Pacific estimates that the annual cost of performing the agreement functions will be approximately \$67 million, based on mining approximately 6.7 million tons of coal, on a total company basis. On an Oregon allocated basis, the annual contract cost estimate is approximately \$19 million. The agreement is for the five year period from October 1, 1990, through September 30, 1995, and may be extended by Pacific for successive five year terms.

According to a current strategic energy policy report by outside energy experts, Pacific has recently been successful in reducing costs at its affiliate mines, include the Utah mines operated by EWMC. This has resulted in Pacific's Utah-mined coal being purchased at or below market prices.

EWMC has been established in a manner so that it will not earn a profit. It is unlikely that a third party could provide services at a lower cost.

There is no indication that the proposal will impair Pacific's ability to provide its public utility service.

¹Pacific owns 84.7 percent of the Hunter plant and 100 percent of the Huntington plant.

Pacific proposes that, for accounting purposes, the agreement be approved as of October 1, 1990. This will enable Pacific to maintain its books in conformance with regulatory requirements.

The Commission's staff investigated the arrangement between Pacific and EWMC and recommended that the Commission approve the application. At its public meeting on March 19, 1991, the Commission adopted the staff recommendation.

OPINION

The following statutes are applicable to this application:

ORS 747.005 defines a public utility as, <u>inter alia</u>, an entity which owns, operates, manages, or controls all or part of any plant or equipment in this state for the production, transmission, delivery, or furnishing of heat, light, or power, directly or indirectly to the public. Pacific is a public utility subject to the Public Utility Commission's jurisdiction.

ORS 757.015(5) defines an "affiliated interest" as "every corporation which has two or more officers or two or more directors in common with such public utility." EWMC and Pacific have four officers and/or directors in common; therefore an "affiliated interest" relationship exists.

ORS 757.495 provides that no public utility shall contract with an affiliated interest for services without the Commission's approval. The statute was designed to protect utility customers from abuses which may arise from less than arm's length transactions. CP National Corporation, UF 3842, Order No. 82-593 at 2; Portland General Electric Company, UF 3739, Order No. 81-737 at 6. The standard of review is whether the proposed contract is "... fair and reasonable and not contrary to the public interest" See ORS 757.495(3).

The application should be granted. The agreement with EWMC will benefit Pacific's customers because it will promote safe and efficient operation of the Cottonwood and Deer Creek mines and a lower overall generation cost at the Hunter and Huntington steam plants.

Pacific will reimburse EWMC for all reasonable expenses incurred by EWMC in the performance of its obligations. EWMC shall bill Pacific only actual costs for its services.

This cost-based approach and the limitation of EWMC's activities to those arising under the contract minimize the likelihood of cross-subsidization. Due to recent reductions in operating costs at EWMC's Utah mines, Pacific is purchasing coal at or

below market prices. Through the rate-making process, the Commission can ensure that Oregon utility customers do not pay unreasonable expenses. The Commission concludes that the agreement is fair and reasonable and not contrary to the public interest.

Pacific's contract with EWMC is not recognized for rate-making purposes until approved by the Commission in a future rate-making proceeding. ORS 757.495(3). Retroactive approval of the accounting treatment is appropriate due to cost accounting considerations. Expenditures made should be charged to accounts in the manner directed by Federal Energy Regulatory Commission Regulations and the Commission's rules.

CONCLUSIONS OF LAW

- 1. Pacific is a public utility subject to the jurisdiction of the Public Utility Commission.
 - 2. An affiliated interest relationship exists between Pacific and EWMC.
- 3. The agreement between Pacific and EWMC is fair and reasonable and not contrary to the public interest.

ORDER

IT IS ORDERED that:

- 1. The application of Pacific for approval of its contract dated October 1, 1990, with the Energy West Mining Company, is granted. This approval shall be effective for accounting purposes as of October 1, 1990.
- 2. Pacific shall provide staff access to all books of account, as well as all documents, data, and records of Pacific, and Pacific's affiliated interests which pertain to the transactions between Pacific and EWMC.
- 3. Pacific shall notify the Commission in advance of any substantive changes to the level, type, terms, or conditions of transactions executed under the subject contract. Any changes which alter the intent or extent of activities under the contract from those approved in this order shall be submitted for approval

ORDER NO. 91-513

in an application for a supplemental order (or other appropriate format) in this docket.

- Pacific shall comply with the annual reporting requirements for 4. affiliated interest transactions.
- Pacific shall timely notify the Commission of all management studies 5. and/or analyses, internal or external audit reports, and any related studies or reports pertaining to the agreement between Pacific Electric Operations and Energy West Mining Company, and shall promptly provide such information to the Commission upon request.
- The Commission reserves the right to review for reasonableness 6. all financial aspects of this arrangement in any subsequent rate proceeding.

Made, entered, and effective APR 1 2 1991

BY THE COMMISSION:

Nancy Towslee

Commission Secretary

A party may request rehearing or reconsideration of this order within 60 days from the date of service pursuant to ORS 756.561. A party may appeal this order pursuant to ORS 756.580.

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PacifiCorp Group Holdings Company Intercompany Transactions For the Fiscal Year Ended March 31, 2006

| Fiscal Year 2006 <u>Transactions</u> | \$ 4,301.33 23,935.33 16,123.29 | \$ 44,359.95 |
|--|---|--------------|
| PacifiCorp Provided <u>Services</u> | \$ 4,301.33 23,935.33 16,123.29 | \$ 44,359.95 |
| PacifiCorp Received <u>Services</u> | · · · | ر د |
| FERC <u>Account</u> | 929 929 922 | |
| Components | IT Services Allocations Shared Services Chargebacks Labor | Total |

PacifiCorp Financial Services, Inc. Intercompany Transactions For the Fiscal Year Ended March 31, 2006

| | \$ 103,740.16 \$ 103,740.16 6,144.02 6,144.02 487.45 487.45 | | |
|-------------------|---|---------------------------------|-------|
| Received Services | , , , , € | | · S |
| FERC Account | 929 929 929 | 929 922 | Te. |
| Components | Management Fee IT Allocations IT Services Allocations | PC Supporting Services Labor | Total |

PPM Energy, Inc. Intercompany Transactions For the Fiscal Year Ended March 31, 2006

| | FERC | PacifiCorp Received | PacifiCorp Provided | Fiscal Year 2006 |
|--|---------|------------------------|------------------------|---------------------|
| Components | Account | Services | Services | Transactions |
| Interco Other Electric Revenues | 456.2 | · \$ 5 | \$ 1,098,062.04 | \$ 1,098,062.04 |
| Inter-Company Other Elec Revenue Estimate | 456.2 | i | 19,765.16 | 19,765.16 |
| Interco Transmission Line Loss Revenue | 447.1 | ì | 736,003.09 | 736,003.09 |
| Inter-Company Tranm Line Loss Revenue Estimate | 447.1 | 1 | 417,165.27 | 417,165.27 |
| Interco Transmission Firm Wheeling Revenue | 456.1 | ı | 3,200,446.13 | 3,200,446.13 |
| Interco Transmission Non-Firm Wheeling Revenue | 456.1 | í | 800.04 | 800.04 |
| Interco Short Term Wheeling Revenue | 456.1 | i | 1,739,230.85 | 1,739,230.85 |
| Interco Purchased Power Imbalance | 555.6 | 2,679,949.45 | • | 2,679,949.45 |
| PPW-PPM InterCo Recruiting Fees | 921 | i | 772,328.05 | 772,328.05 |
| PPM Sub Lease Payments (Liberty Center) | 931 | 269,704.03 | | 269,704.03 |
| Management Fee | 929 | ı | 1,191,430.96 | 1,191,430.96 |
| IT Allocations | 929 | ı | 385,166.88 | 385,166.88 |
| IT Services Allocations | 929 | ı | 1,507,654.90 | 1,507,654.90 |
| Shared Services Chargebacks | 929 | ı | 259,476.33 | 259,476.33 |
| PC Supporting Services | 929 | ı | 31,628.52 | 31,628.52 |
| Labor | 922 | 2,225.56 | 3,669,161.59 | 3,671,387.15 |
| Total | | \$ 2,951,879.04 | \$ 15,028,319.81 | \$ 17,980,198.85 |

West Valley Leasing Company, LLC Intercompany Transactions For the Fiscal Year Ended March 31, 2006

| Fiscal Year 2006 Transactions | \$ 16,357,060.30 | \$ 16,357,060.30 |
|---|------------------|------------------|
| PacifiCorp Provided <u>Services</u> | so | · s |
| PacifiCorp Received <u>Services</u> | \$ 16,357,060.30 | \$ 16,357,060.30 |
| FERC Account | 550 | |
| Components | Rent Expense | Total |

Enstor Operating Company, LLC Intercompany Transactions For the Fiscal Year Ended March 31, 2006

| PacifiCorp Fiscal Year Provided 2006 Services Transactions | \$ 53,495.40 | |
|--|---|-------|
| PacifiCorp Received <u>Services</u> | · · · · · · · · · · · · · · · · · · · | ۱۱ دی |
| FERC <u>Account</u> | 929 929 929 929 | |
| Components | IT Allocations IT Services Allocations Shared Services Chargebacks PC Supporting Services Labor | Total |

PPM Colorado Wind Ventures, Inc. Intercompany Transactions For the Fiscal Year Ended March 31, 2006

| Fiscal Year 2006 <u>Transactions</u> | \$ 120.10 | \$ 120.10 |
|--|-----------|-----------|
| PacifiCorp Provided <u>Services</u> | \$ 120.10 | \$ 120.10 |
| PacifiCorp Received <u>Services</u> | ٠ | · · |
| FERC <u>Account</u> | 922 | |
| Components | | Total |
| | Labor | |

Eastern Desert Power, LLC Intercompany Transactions For the Fiscal Year Ended March 31, 2006

| Fiscal Year 2006 <u>Transactions</u> | \$ 287.50 | \$ 287.50 |
|--|-----------|-----------|
| PacifiCorp Provided <u>Services</u> | \$ 287.50 | \$ 287.50 |
| PacifiCorp Received <u>Services</u> | · • | 5 |
| FERC Account | 922 | |
| Components | | Total |
| | Labor | |

PacifiCorp Trans, Inc. Intercompany Transactions For the Fiscal Year Ended March 31, 2006

| Fiscal Year 2006 <u>Transactions</u> | \$ 1,803.09 82,843.35 | \$ 84,646.44 |
|--|--------------------------|--------------|
| PacifiCorp Provided <u>Services</u> | \$ 1,803.09 82,843.35 | \$ 84,646.44 |
| PacifiCorp Received <u>Services</u> | · ' | · • |
| FERC <u>Account</u> | 929 922 | |
| Components | Management Fee Labor | Total |

PacifiCorp Holdings, Inc. Intercompany Transactions For the Fiscal Year Ended March 31, 2006

| Fiscal Year 2006 Transactions | \$ 249,282.62 | \$ 249,282.62 |
|---|---------------|---------------|
| PacifiCorp Provided <u>Services</u> | \$ 249,282.62 | \$ 249,282.62 |
| PacifiCorp Received <u>Services</u> | 1 60 | · · · |
| FERC Account | 922 | |
| Components | | Total |
| | Labor | |

Pacific Klamath Energy, Inc. Intercompany Transactions For the Fiscal Year Ended March 31, 2006

| | | PacifiCorp | PacifiCorp | Fiscal Year |
|-----------------------------|---------|------------|---------------|---------------|
| | FERC | Received | Provided | 2006 |
| Components | Account | Services | Services | Transactions |
| Management Fee | 929 | · • | \$ 30,653.27 | \$ 30,653.27 |
| IT Allocations | 929 | 1 | 36,682.56 | 36,682.56 |
| IT Services Allocations | 929 | , | 185,596.61 | 185,596.61 |
| Shared Services Chargebacks | 929 | ı | 20,625.92 | 20,625.92 |
| PC Supporting Services | 929 | • | 3,012.24 | 3,012.24 |
| Labor | 922 | , | 522.00 | 522.00 |
| Total | | ا چ | \$ 277,092.60 | \$ 277,092.60 |

Pacific Minerals, Inc. / Bridger Coal Co. Intercompany Transactions For the Fiscal Year Ended March 31, 2006

| Fiscal Year 2006 <u>Transactions</u> | \$ 70,581,765.43 14,921,167.05 | \$ 85,502,932.48 |
|--|--|------------------|
| PacifiCorp Provided <u>Services</u> | \$ 14,921,167.05 | \$ 14,921,167.05 |
| PacifiCorp Received <u>Services</u> | \$ 70,581,765.43 | \$ 70,581,765.43 |
| FERC <u>Account</u> | 151.1 146 | al al |
| Components | Fuel Purchased/Sold Benefits, Taxes & Misc. Billing | Total |

| March 31, 2006 | Pacific Minerals, Inc. | _ | Pacific Minerals- | |
|---|------------------------|------------------|-------------------|------------------|
| | Consolidated | Elimination | Parent | Bridger Coal Co. |
| ASSETS | | | | |
| Cash & Temporary cash Investments | 407,724.13 | | 85,845.44 | 321,878.69 |
| Accounts receivable | 5,520,235.76 | | | 5,520,235.76 |
| Due from/to Bridger Coal Co. | 0.00 | (1,429,793.73) | 1,429,793.73 | |
| Due from/to PacifiCorp | 10,876,818.77 | (46,336.55) | 0.00 | 10,923,155.32 |
| Finished inventories-coal | 8,680,311.39 | | | 8,680,311.39 |
| Material and supplies | 6,681,326.32 | | | 6,681,326.32 |
| Lower of cost or market | 00:00 | | | |
| Prepaid expenses | 146,357.92 | | | 146,357.92 |
| Other current assets | 5,884.68 | | 5,884.68 | |
| Total current assets | 32,318,658.97 | (1,476,130.28) | 1,521,523.85 | 32,273,265.40 |
| STRUCT, EQUIP AND MINE DEVEL | | | | |
| Closing balance prior year | 196,647,727.41 | | | 196,647,727.41 |
| Acquis of purch co | 0.00 | | | |
| Additions at cost | 46,305,833.19 | | | 46,305,833.19 |
| Balance at end of period | 242,953,560.60 | 0.00 | 0.00 | 242,953,560.60 |
| CONSTRUCTION WORK IN PROGRESS | | | | |
| Closing balance prior year | 19,875,021.55 | | | 19,875,021.55 |
| Additions at cost | 71,934,434.90 | | | 71,934,434.90 |
| Retirements or sales(+) | 46,306,833.19 | | | 46,306,833.19 |
| Balance at end of period | 45,502,623.26 | 0.00 | 0.00 | 45,502,623.26 |
| RESERVES FOR DEPRECIATION | | | | |
| Closing balance prior year | 104,826,397.70 | | | 104,826,397.70 |
| Depreciation | 9,351,550.33 | | | 9,351,550.33 |
| Balance at end of period | 114,177,948.03 | 0.00 | 0.00 | 114,177,948.03 |
| Invest in unconsolidated subsidiaries | 0.00 | (99,024,243.50) | 99,024,243.50 | |
| Other - Reclamation Trust Fund | 101,871,483.38 | | | 101,871,483.38 |
| Other - Asset Retirement Obligation (net) | 11,458,929.96 | | | 11,458,929.96 |
| Total Assets | 319.927.308.14 | (100,500,373.78) | 100,545,767.35 | 319.881.914.57 |

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| March 31, 2006 | Pacific Minerals, Inc. | | Pacific Minerals- | |
|--|------------------------|----------------|-------------------|------------------|
| ı | Consolidated | Elimination | Parent | Bridger Coal Co. |
| LIABILITIES | | | | |
| Accounts payable-trade | 7,734,373.93 | | 00:00 | 7,734,373.93 |
| Intercompany payables | 1,426,048.75 | (1,429,793.73) | 1,426,048.75 | 1,429,793.73 |
| Notes payable Affiliates | 3,627,370.42 | | 3,627,370.42 | 0.00 |
| Intersegment payables | 0.00 | (46,336.55) | | 46,336.55 |
| ACCRUED LIABILITIES | | | | |
| Production taxes | 5,448,142.98 | | | 5,448,142.98 |
| Payroll Accrual | 872,752.63 | | | 872,752.63 |
| Payroll Payable | 27,203.48 | | 27,203.48 | |
| Payroll Taxes Accrual | 104,730.32 | | | 104,730.32 |
| Payroll Taxes Payable | 120,028.17 | | 120,028.17 | |
| Vacation Time Accrued | 1,309,625.29 | | 1,309,625.29 | |
| Bonus Accrual | 717,920.00 | | | 717,920.00 |
| Accrued royalties | 3,304,996.55 | | | 3,304,996.55 |
| Sales, use and property taxes | 610,691.24 | | | 610,691.24 |
| Total current liabilities | 25,303,883.76 | (1,476,130.28) | 6,510,276.11 | 20,269,737.93 |
| OTHER LONGTERM LIABILITIES | | | | |
| Longterm reclamation | 63,171,560.79 | | | 63,171,560.79 |
| Longterm production taxes - extraction | 4,768,677.75 | | | 4,768,677.75 |
| Longterm Coal Lease Bonus | 7,165,587.45 | | | 7,165,587.45 |
| Other long term liabilities - Earnings on Reclam Trust Fnd | 39,159,662.56 | | | 39,159,662.56 |
| ARO Regulatory Liability | 8,203,577.80 | | | 8,203,577.80 |
| ARO Liability | 28,606,745.04 | | | 28,606,745.04 |
| Deferred income taxes | (1,108,332.00) | | (1,108,332.00) | |
| Minority interest | 49,512,121.75 | 49,512,121.75 | | |
| Total Other Longterm Liabilities | 199,479,601.14 | 49,512,121.75 | (1,108,332.00) | 151,075,811.39 |

| March 31, 2006 | Pacific Minerals, Inc. | | Pacific Minerals- | |
|---|------------------------|------------------|-------------------|------------------|
| | Consolidated | Elimination | Parent | Bridger Coal Co. |
| RETAINED EARNINGS | | | | |
| Closing balance prior year | 66,139,893.29 | (66,912,670.67) | 66,139,893.29 | 66,912,670.67 |
| Current year income (=599) | 13,778,794.34 | (29,340,992.66) | 13,778,794.34 | 29,340,992.66 |
| Common Stock | 1.00 | | 1.00 | |
| Paid in Capital | 12,160,000.00 | | 12,160,000.00 | |
| Other (+/-) | 0.00 | (47,685,000.00) | | 47,685,000.00 |
| PMI Share of 03/31/06 Recl Trust Market Value Adjustmen | 3,065,134.61 | (4,597,701.92) | 3,065,134.61 | 4,597,701.92 |
| Balance at end of period | 95,143,823.24 | (148,536,365.25) | 95,143,823.24 | 148,536,365.25 |
| | | | | |

319,881,914.57

100,545,767.35

(100,500,373.78)

319,927,308.14

Total Liabilities and Equity

| March 31, 2006 | Pacific Minerals, Inc. | _ | Pacific Minerals- | |
|---|------------------------|-----------------|-------------------|---|
| | Consolidated | Elimination | Parent | Bridger Coal Co. |
| REVENUES | | | | |
| Coal-production sold-PacifiCorp | 90,142,423.63 | | | 90,142,423.63 |
| -production sold-outside | 45,041,334.32 | | | 45,041,334.32 |
| Equity in consolidated subsidaries | 00.0 | (19,560,661.79) | 19,560,661.79 | |
| Gain/Loss on Sale of Assets | (687.40) | | | (687.40) |
| Total Revenues | 135,183,070.55 | (19,560,661.79) | 19,560,661.79 | 135,183,070.55 |
| Cost of operations | 62,127,755.27 | | 0.00 | 62,127,755.27 |
| Deprec, depl and amort | 9,351,550.33 | | | 9,351,550.33 |
| Royalties | 15,573,207.27 | | | 15,573,207.27 |
| Taxes other than income | 16,773,361.02 | | | 16,773,361.02 |
| Management fee | 2,016,204.00 | | | 2,016,204.00 |
| Total Costs and Expenses | 105,842,077.89 | 00.00 | 00.00 | 105,842,077.89 |
| PBMIT | 29,340,992.66 | (19,560,661.79) | 19,560,661.79 | 29,340,992.66 |
| Intercompany Interest Expense | 38,016.91 | | 38,016.91 | 0.00 |
| Intercompany Interest Income | 320,362.86 | | 320,362.86 | |
| Minority interest | 9,780,330.89 | 9,780,330.89 | | 7 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - |
| Total Interest Exp/(Income) and Other | 9,497,984.94 | 9,780,330.89 | (282,345.95) | 0.00 |
| Income Before Taxes | 19,843,007.72 | (29,340,992.68) | 19,843,007.74 | 29,340,992.66 |
| Current tax provision | 6,064,213.40 | | 6,064,213.40 | 0.00 |
| Total prov for income taxes | 6,064,213.40 | 00.00 | 6,064,213.40 | 0.00 |
| NET INCOME BEFORE EXTRAORDINARY ITEM EXTRAORDINARY ITEM | 13,778,794.32 | (29,340,992.68) | 13,778,794.34 | 29,340,992.66 |
| NET INCOME AFTER EXTRAORDINARY ITEM | 13,778,794.32 | (29,340,992.68) | 13,778,794.34 | 29,340,992.66 |

Trapper Mining, Inc. Intercompany Transactions For the Fiscal Year Ended March 31, 2006

| Fiscal Year 2006 <u>Transactions</u> | \$ 8,106,463.12 | \$ 8,106,463.12 |
|--|---------------------|-----------------|
| PacifiCorp Provided <u>Services</u> | · • | · s |
| PacifiCorp Received <u>Services</u> | \$ 8,106,463.12 | \$ 8,106,463.12 |
| FERC Account | 151.1 | |
| Components | Fuel Purchased/Sold | Total |

Trapper Mining Inc.

Consolidated Financial Statements as of and for the Years Ended December 31, 2005 and 2004, and Independent Auditors' Report

TRAPPER MINING INC.

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INDEPENDENT AUDITORS' REPORT

To the Members of Trapper Mining Inc.:

We have audited the accompanying consolidated balance sheets of Trapper Mining Inc. and subsidiary (the "Company") as December 31, 2005 and 2004, and the related consolidated statements of operations, members' equity, and cash flows for the years then ended. These financial statements are the responsibility of the Company's management. Our responsibility is to express an opinion on these financial statements based on our audits.

We conducted our audits in accordance with auditing standards generally accepted in the United States of America. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. An audit also includes consideration of internal control over financial reporting as a basis for designing audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Company's internal control over financial reporting. Accordingly, we express no such opinion. An audit also includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements, assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation. We believe that our audits provide a reasonable basis for opinion.

In our opinion, such consolidated financial statements present fairly, in all material respects, the financial position of the Company as of December 31, 2005 and 2004, and the results of its operations and cash flows for the years then ended in conformity with accounting principles generally accepted in the United States of America.

June 20, 2006

Dolaitte & Jouche LLP

TRAPPER MINING INC.

CONSOLIDATED BALANCE SHEETS AS OF DECEMBER 31, 2005 AND 2004

| | 2005 | 2004 |
|--|------------------------|----------------------|
| ASSETS | | |
| CURRENT ASSETS: | | |
| Cash and cash equivalents | \$ 6,564,983 | \$ 3,787,824 |
| Accounts receivable | 3,962,492 | 5,340,696 |
| Supplies Advance stripping costs | 3,454,022 1,518,235 | 2,716,073 |
| Advance stripping costs Prepaid and other current assets | 417,653 | 1,421,889 725,456 |
| repaid and other current assets | 417,033 | 123,430 |
| Total current assets | 15,917,385 | 13,991,938 |
| PROPERTY, EQUIPMENT, AND FACILITIES: | | |
| Surface land and coal leaseholds | 18,823,707 | 23,905,465 |
| Development costs | 2,834,815 | 2,834,815 |
| Equipment and facilities | 72,806,905 | 67,873,604 |
| Total property, equipment, and facilities | 94,465,427 | 94,613.884 |
| rotal property, equipment, and facilities | 94,400,427 | 74,013,004 |
| Less accumulated depreciation and amortization | (73,425,368) | (73,045,689) |
| Property, equipment, and facilities—net | 21,040,059 | 21,568,195 |
| | | |
| RECLAMATION RECEIVABLE FROM BUYERS | 7,432,694 | 9,819,055 |
| ACQUIRED GE ROYALTY | 12,272,727 | 13,636,364 |
| RESTRICTED FUNDS | 4,415,313 | 4 262 175 |
| RESTRICTED FUNDS | 4,413,313 | 4,262,175 |
| TOTAL | \$ 61,078,178 | \$ 63,277,727 |

See notes to consolidated financial statements.

| LIABILITIES AND MEMBERS' EQUITY | 2005 | 2004 |
|--|--------------|--|
| CURRENT LIABILITIES: | | |
| Accounts payable | \$ 1,537,827 | \$ 1,145,451 |
| Accrued payroll expenses | 2,040,191 | 1,984,817 |
| Accrued production taxes | 805,956 | 855,871 |
| Accrued royalties | 363,276 | 363,658 |
| Deferred reclamation revenue | 17,991 | 25,636 |
| Current portion of long-term debt | 3,897,749 | 3,329,571 |
| Total current liabilities | 8,662,990 | 7,705,004 |
| BLACK LUNG LIABILITY | 304,203 | 295,343 |
| ASSET RETIREMENT LIABILITY | 14,115,420 | 20,268,592 |
| LONG-TERM DEBT | 12,818,528 | 14,906,922 |
| Total liabilities | 35,901,141 | 43,175,861 |
| COMMITMENTS AND CONTINGENCIES (Note 9) | | |
| MEMBERS' EQUITY | 25,177,037 | 20,101,866 |
| | | |
| | | And an administration of the first of the second of the se |
| TOTAL | \$61,078,178 | \$63,277,727 |

TRAPPER MINING INC.

CONSOLIDATED STATEMENTS OF OPERATIONS FOR THE YEARS ENDED DECEMBER 31, 2005 AND 2004

| TONS OF COAL SOLD: | 2005 | 2004 |
|------------------------------------|--------------|--------------|
| | 1 459 163 | 1 554 242 |
| Contract | 1,458,162 | 1,554,342 |
| Spot | 457,809 | 274,660 |
| Total tons of coal sold | \$ 1,915,971 | \$ 1,829,002 |
| OPERATING REVENUES: | | |
| Coal sales | \$39,321,327 | \$36,035,581 |
| Reclamation | 994,534 | 4,701,850 |
| Ash disposal | 1,506,520 | 1,202,568 |
| Gravel sales | 49,881 | 31,131 |
| Total operating revenues | 41,872,262 | 41,971,130 |
| OPERATING COSTS AND EXPENSES: | | |
| Stripping | 16,333,591 | 18,844,415 |
| Mining | 5,856,209 | 4,806,342 |
| Production and other taxes | 2,643,840 | 2,455,762 |
| Royalties | 6,223,667 | 6,899,345 |
| Reclamation | 2,067,687 | 5,710,430 |
| Ash disposal | 1,493,752 | 1,118,603 |
| General and administrative | 2,491,991 | 2,443,705 |
| Gravel | 51,042 | 32,868 |
| Total operating costs and expenses | 37,161,779 | 42,311,470 |
| Income (loss) from operations | 4,710,483 | (340,340) |
| OTHER (EXPENSE) INCOME: | | |
| Interest income | 331,021 | 103,336 |
| Dividend income | 265,840 | - - |
| Interest expense | (1,112,483) | (564,330) |
| Current income taxes | (18,516) | (103) |
| Gain (loss) on sale of assets | 898,826 | (2,383) |
| Total other income (expense) | 364,688 | (463,480) |
| NET INCOME (LOSS) | \$ 5,075,171 | \$ (803,820) |
| NET INCOME (LOSS): | | |
| From member activity | \$ 4,363,740 | \$ (592,188) |
| From non-member activity | 711,431 | (211,632) |
| | | |
| Total net income (loss) | \$ 5,075,171 | \$ (803,820) |
| | | |

TRAPPER MINING INC.

CONSOLIDATED STATEMENTS OF MEMBERS' EQUITY FOR THE YEARS ENDED DECEMBER 31, 2005 AND 2004

| | Allocated Patronage | Deferred Patronage | Capital Reserve | Paid-In Capital | Members' Equity |
|---------------------------|------------------------|------------------------------|--------------------|--------------------|--------------------|
| BALANCE-January 1, 2004 | \$2,075,205 | \$(1,055,332) | \$ (379,412) | \$20,324,925 | \$20,965,386 |
| Net loss | (864,538) | 272,350 | (211,632) | • | (803,820) |
| Patronage distributions | (59,700) | 1 | | a | (59,700) |
| BALANCE—December 31, 2004 | 1,150,967 | (782,982) | (591,044) | 20,324,925 | 20,101,866 |
| Net income | 2,875,032 | 1,488,708 | 711,431 | | 5,075,171 |
| BALANCE—December 31, 2005 | \$4,025,999 | \$ 705,726 | \$ 120,387 | \$20,324,925 | \$25,177,037 |

See notes to consolidated financial statements.

TRAPPER MINING INC.

CONSOLIDATED STATEMENTS OF CASH FLOWS FOR THE YEARS ENDED DECEMBER 31, 2005 AND 2004

| | 2005 | 2004 |
|--|--|--|
| CASH FLOWS FROM OPERATING ACTIVITIES: | | |
| Net income (loss) | \$ 5,075,171 | \$ (803,820) |
| Adjustments to reconcile net income (loss) to net cash provided by operating activities: | | |
| Depreciation and amortization | 5,127,751 | 5,849,280 |
| Accretion expense | 798,986 | 1,146,826 |
| (Gain) loss on sale of assets | (898,826) | 2,383 |
| Change in operating assets and liabilities: | , , , | |
| Accounts receivable | 1,378,204 | (1,351,476) |
| Supplies | (737,949) | (241,116) |
| Reclamation receivable from buyers | (1,656,923) | (2,195,559) |
| Reclamation liability settled | (513,661) | (616,493) |
| Advance stripping costs | (96,346) | (706,977) |
| Prepaid and other current assets | 307,803 | (391,616) |
| Accounts payable and accrued liabilities | (353,041) | (526,162) |
| Black lung liability | 8,860 | (3,458) |
| Diack lang nating | 0,000 | (3,130) |
| Total adjustments | 3,364,858 | 965,632 |
| Net cash provided by operating activities | 8,440,029 | 161,812 |
| CASH FLOWS FROM INVESTING ACTIVITIES: | | |
| Capital expenditures | (4,020,935) | (290,610) |
| Purchase of GE royalty | (1,020,755) | (15,000,000) |
| Proceeds from sale of assets | 1,516,191 | (10,000,000) |
| Proceeds from redemption of restricted securities | 500,000 | _ |
| Purchase of restricted securities | (658,126) | (45,682) |
| 1 dichase of restricted securities | (050,120) | (43,002) |
| Net cash used in investing activities | (2,662,870) | (15,336,292) |
| CASH FLOWS FROM FINANCING ACTIVITIES: | | |
| Payment of patronage distributions | _ | (59.700) |
| Principal payments on long-term debt | (3,299,464) | (32,430) |
| Proceeds from borrowings on long-term debt | 299,464 | 15,032,430 |
| Trooper from Switchings Switching Commencer | | |
| Net cash (used in) provided by financing activities | (3,000,000) | 14,940,300 |
| INCREASE (DECREASE) IN CASH AND CASH EQUIVALENTS | 2,777,159 | (234,180) |
| CASH AND CASH EQUIVALENTS—Beginning of year | 3,787,824 | 4,022,004 |
| CASH AND CASH EQUIVALENTS—End of year | \$ 6,564,983 | \$ 3,787,824 |
| CURRED CATENOTAL CHOCK COLUMN OF CACHEN AND | | |
| SUPPLEMENTAL DISCLOSURE OF CASH FLOW | | |
| INFORMATION: | e 1040 504 | e 545 000 |
| Cash paid for interest | \$ 1,069,596 | \$ 545,877 |
| Cash paid for income taxes | \$ 20,000 | \$ 4,785 |
| | COMMERCIAL DE CAMPA DE SERVICIO DE COMPANSA DE COMPANS | AND CAR I TAKEN'S A A MANAGAN AND AND A STATE OF THE |
| Noncash activity | \$ 2,522,097 | \$ 1,386,493 |

Noncash equipment acquistions include \$1,779,248 and \$1,386,493 relating to equipment financing as of December 31, 2005 and December 31, 2004, respectively. Additionally, the balance includes \$742,849 and \$0 of equipment received but not paid as of December 31, 2005 and December 31, 2004, respectively.

Noncash estimate change in asset retirement obligations include asset reduction of (\$2,596,765), asset retirement obligation liability of \$6,640,049 and reclamation receivable from buyers of (\$4,043,284) as of December 31, 2005. Noncash impact was \$0 as of December 31, 2004.

See notes to consolidated financial statements.

TRAPPER MINING INC.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS AS OF AND FOR THE YEARS ENDED DECEMBER 31, 2005 AND 2004

1. ORGANIZATION AND OPERATION OF THE COMPANY

Trapper Mining Inc., a Delaware corporation, was formed in December 1997 as a cooperative. Williams Fork Company ("WFC") and its wholly owned operating subsidiary, Trapper Mining, Inc., a Colorado Corporation, were merged into Trapper Mining Inc. on January 1, 1998. Williams Fork Mining Company ("WFMC"), another subsidiary of WFC was not merged and is now a wholly owned subsidiary of Trapper Mining Inc. Trapper Mining Inc. and WFMC are collectively referred to herein as ("Trapper" or the "Company"). Trapper is engaged in the business of mining, selling and delivering coal from the Trapper Mine located near Craig, Colorado to its members under an agreement with the Craig Power Station ("Fuel Agreement"), located adjacent to the Trapper Mine.

Cooperative member interests in Trapper are as follows:

| 32.10 % |
|----------|
| 26.57 |
| 21.40 |
| 19.93 |
| 100.00 % |
| |

These four entities, together with Xcel Energy, Inc. (collectively, the "Buyers") own and operate the Craig Power Station.

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

Basis of Presentation—During the current fiscal year the Company determined that acquisitions of financed property and equipment, which was previously reported as a component of capital expenditures and proceeds from borrowings on long-term debt, should not have been reported in the statements of cash flows. This change has no effect on net income or the amount of cash and cash equivalents reported. The Company's financial statements for the fiscal year ended December 31, 2004 have been adjusted from amounts previously reported to reduce cash flows from investing and financing activities by \$1.4 million. Purchases of financed capital expenditures have now been presented as supplemental disclosure of noncash items.

Principles of Consolidation—The accompanying consolidated financial statements include the accounts of Trapper Mining Inc. and its wholly owned subsidiary, Williams Fork Mining Company. All significant intercompany accounts and transactions have been eliminated in consolidation.

Use of Estimates—The preparation of financial statements in conformity with accounting principles generally accepted in the United States of America requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenues and expenses during the reporting period. Actual results could differ from those estimates.

Concentrations—The Company is potentially subject to concentration of credit risk related to cash and cash equivalents and accounts receivable. The Company places its cash and cash equivalents with high quality financial institutions. The Company's funds are federally insured up to \$100,000 per bank. As of December 31, 2005 and 2004, the funds on deposit exceed this insured amount by \$6,465,000 and \$3,688,000. The Craig Power Station represented 100% of trade receivables at December 31, 2005 and December 31, 2004, respectively. The Company believes the credit worthiness of this customer minimizes the Company's credit risk.

Members' Equity—Allocated patronage income is the portion of total patronage income which is to be distributed on a tax basis. Deferred patronage represents the remaining amount of patronage income which is not currently taxable or distributable to the members. Capital reserve represents the cumulative net loss from non-member activity. Non-member activity represents that portion of contract sales applicable to Xcel Energy, Inc. ("Xcel"), non-qualifying spot sales, ash disposal, and a portion of the treasury function less direct and allocated costs. Allocated costs are generally determined based on the percentage of revenue generated.

Cash and Cash Equivalents—For purposes of the statement of cash flows, the Company considers all highly liquid investments purchased with a maturity of three months or less to be cash equivalents.

Restricted Funds—The Company accounts for its investments in accordance with Statement of Financial Accounting Standards ("SFAS") No. 115, Accounting for Certain Investments in Debt and Equity Securities. At December 31, 2005, Trapper held a held-to-maturity security with a fair market value of approximately \$538,000 and an amortized cost of approximately \$540,000. This security was purchased December 22, 2005. At December 31, 2004, Trapper held a held-to-maturity security with a fair market value of approximately \$516,000 and an amortized cost of approximately \$505,000. The security bond is designated for payment under the Black Lung Liability accrual (see Note 4). Trapper also holds a restricted cash management fund with Smith Barney Citigroup for approximately \$3,875,000 and \$3,758,000 as of December 31, 2005 and 2004 respectively. Travelers Casualty and Surety Company agreed to provide a State required bond for Trapper Mining Inc.'s mining permit as long as Trapper collateralized a portion of the increased bond amount. The Company entered into Travelers' Collateralized Bond Surety Program as of August 2003 and Trapper, as the "Account Holder," has granted Travelers Casualty and Surety Company "Secured Party" a security interest in the fund. Trapper had no available-for-sale securities as of December 31, 2005 and December 31, 2004.

Supplies—Supplies are stated at the lower of weighted average cost or market.

Advance Stripping Costs—Advance stripping costs incurred in removing overburden from coal are inventoried at weighted average costs and the amount that is deferred is based upon the actual coal tonnage uncovered, footage of overburden drilled, and cubic yards of overburden blasted at year end. This policy results in matching of stripping costs with related coal revenues.

Property, Equipment, and Facilities—Equipment and facilities costs are depreciated over the estimated useful lives of the assets using the straight-line or units-of-production methods. Useful lives range from 3 years to 40 years. Development costs and coal leaseholds are being amortized over estimated recoverable quantities of coal using the units-of-production method.

Revenue Recognition—Revenue is recognized when coal shipments are made and title transfers.

Income Taxes—The Company is a non-exempt cooperative and is taxed only on income from non-member activity and any patronage income not allocated to members. Patronage income allocated or

distributed as patronage refunds is deductible in determining taxable income. Deferred taxes associated with non-member activity are not significant.

Impairment of Long-Lived Assets—SFAS No. 144, Accounting for the Impairment or Disposal of Long-Lived Assets, requires that long-lived assets be measured at the lower of carrying amount or fair value less costs to sell. The adoption of this statement did not have a material effect on the Company's financial position or results of operations. Management does not believe current events or circumstances indicate that its long-lived assets are impaired as of December 31, 2005.

Reclamation—The Company is obligated under terms of its mining permit to reclaim all land impacted by mining operations. The Company recognizes reclamation expenses in accordance with SFAS No. 143. The Company's long-term contract with the Buyers (see Note 5) provides for the reimbursement of current reclamation costs related to coal sales under the long-term contract. Reimbursed costs under the long-term contract are reduced proportionately by spot coal sales made during the year. The Company is reimbursed monthly based upon an estimate of that calendar year's actual cost of reclamation.

The Company's mining permit requires the Company to maintain a performance bond (\$25.9 million at December 31, 2005 and 2004) to cover the estimated final reclamation costs that may be required following the termination of mining operations. The long-term contract with the Buyers was amended in April 1992 to include a provision requiring payment by the Buyers of these mine closing costs beyond 2014.

Postemployment Benefits—All hourly employees are entitled to one year of postemployment disability benefits if, after the employees' vacation and sick pay have been exhausted, they are still disabled. The Company recognizes expense on the pay-as-you-go method, as it is not possible to reasonably estimate the annual cost of accruing this benefit to all hourly employees. As of December 31, 2005 and December 31, 2004, there were no employees utilizing this benefit.

Acquired G.E. Royalty—As discussed in Note 3, on March 5, 2004, the Company purchased a royalty agreement between Trapper and G.E. where Trapper was required to pay royalties to G.E. on all coal mined at Trapper Mine. The purchase had an effective date of January 1, 2004. This asset will be amortized using the straight-line method over the course of the estimated remaining life of the mine.

Recent Accounting Pronouncements—The Emerging Issues Task Force of the FASB finalized Issue No. 04-6, Accounting for Stripping Costs Incurred during Production in the Mining Industry, during 2005. Issue No. 04-6 concludes that stripping costs incurred during the production phase of a mine are variable production costs that should be included in the costs of the inventory extracted during the period that the stripping costs are incurred. This issue is effective for the first reporting period in fiscal years beginning after December 15, 2005, with early adoption permitted. Trapper adopted this pronouncement on January 1, 2006 which reduced advanced stripping costs by approximately \$1,518,000 and reduced beginning Members' Equity by the same amount.

3. ROYALTIES

Until March 5, 2004, Trapper and General Electric Holdings, Inc. ("G.E.") had a royalty agreement pursuant to which the Company would pay G.E. a royalty ranging from 5% to 8% of an agreed-upon value of coal sold or delivered. This value was adjusted quarterly for the effects of inflation. The royalty agreement also specified minimum annual tonnage to be utilized in the royalty calculations. This minimum annual tonnage was fulfilled as long as the Company met the requirements of its long-term contract with the Buyers.

In addition to the royalty payments, the method chosen by Trapper prior to 1989 to calculate the royalty to G.E. resulted in a Deferred Minimum Payment Obligation ("DMPO") due in the year 2016. During 1991, the Company and Buyers negotiated a supplement to the long-term contract pursuant to which the Buyers indemnified the Company for the DMPO arising from coal sales under the long-term contract. This supplement extended beyond the term of the coal sales contract until the DMPO would be satisfied. The DMPO liability was extinguished as part of the royalty buyout agreement in 2004

On March 5, 2004, Trapper Mine purchased a certain Royalty Agreement dated July 23, 1982, pursuant to which Trapper was obligated to pay and G.E. was entitled to receive payment of royalties on all coal mined at Trapper Mine. G.E. and Trapper reached an agreement to terminate the Royalty Agreement effective January 1, 2004. The cost of the buyout was \$15,000,000. At December 31, 2005 and 2004, accumulated amortization of this asset was \$2,727,272 and \$1,363,636, respectively.

The Company is obligated for other royalties on its various coal leases, which range from \$0.134 per ton to 12.5% of sales price. Effective January 1, 1998, Trapper and the United States Department of the Interior adjusted the method by which royalties under its federal leases are calculated. Royalties under the federal leases for member coal deliveries under the Fuel Agreement and spot sales are calculated as 12.5% of mining costs, return and tax savings, while coal deliveries to Xcel under the Fuel Agreement remained at 12.5% of sales price. The royalties are a fixed obligation and, accordingly, are billable for tons sold under the long-term contract. Therefore, the Company includes the applicable amounts in operating costs and expenses and operating revenues, respectively, in the accompanying consolidated statements of operations.

4. BLACK LUNG LIABILITY

The Company has an obligation to provide black lung disability benefits under the Federal Coal Mine Health and Safety Act to all coal miners presently employed, as well as retired miners hired subsequent to January 1, 1970.

The Company is self-insured for its black lung liability. As of December 31, 2005 and December 31, 2004, the Company has accrued \$304,203 and \$295,343, respectively, for this liability and recorded expense of \$8,860 for the year ended December 31, 2005 and income of \$3,458 for the year ended December 31, 2004. The Company maintains separate investment accounts designated for the Black Lung Insurance Fund (see Note 2).

5. RELATED PARTY TRANSACTIONS

Coal Sales—The Company has a long-term coal sales contract with the Buyers which accounted for the majority of 2005 and 2004 coal sales. The contract provides for a maximum amount of fuel containing 1,830 trillion BTU (approximately 65,000,000 tons) to be delivered to the Buyers through approximately the year 2014. Based on coal reserve estimates prepared by the Company's engineers, it

is the opinion of the Company's management that adequate coal reserves exist to fulfill the long-term contract. The contract provides for periodic escalations to the sales price based on changes in certain cost indices (labor, royalties, etc.), and for periodic audits by the Buyers.

Percentage interests in the long-term coal sales contract held by the Buyers are as follows:

| | Percentage of Coal Sales Contract |
|--|---|
| Salt River Project Agricultural Improvement and Power District | 29.00 % |
| Tri-State Generation and Transmission Association, Inc. | 24.00 |
| PacifiCorp | 19.28 |
| Platte River Power Authority | 18.00 |
| Xcel | 9.72 |
| | 100.00 % |

Ash Disposal—Trapper has contracted with the Buyers to dispose of the coal ash produced by the Buyers' power station adjacent to Trapper Mine. Trapper is paid on a negotiated per truck load basis and this activity is reflected as ash disposal revenue and expense in the accompanying consolidated statements of operations.

6. BENEFIT PLANS

The Company has a salary deferral 401(k) plan for all salaried employees. Employer contributions to the Employer Basic Account generally equal 10.05% of employees' compensation and vest over a five-year period. Employer contributions to the Supplemental Account generally equal 2.5% of employees' compensation and are 100% vested when contributed. Employee contributions are 100% vested when contributed. Contributions to the plans are accrued and expensed in the period in which salaries and wages are earned.

The Company also has a 401(k) plan for hourly employees (hourly employees are also covered under a multi-employer pension plan pursuant to their collective bargaining agreements). The hourly plan is administered by the Company and full time hourly employees are eligible after 1,000 hours of service. No employer contribution to the hourly plan is required and hourly employees may contribute up to 50% of their compensation. Such contributions are 100% vested when contributed.

Total expense under the plans was approximately \$923,000 and \$939,000 for the years ended December 31, 2005 and 2004, respectively.

7. ASSET RETIREMENT OBLIGATIONS

SFAS No. 143 addresses financial accounting and reporting for obligations associated with the retirement of tangible long-lived assets and the associated asset retirement costs. The Company's asset retirement obligation ("ARO") liabilities primarily consist of spending estimates related to reclaiming surface land and support facilities at both surface and underground mines in accordance with federal and state reclamation laws as defined by each mine permit. The obligation and corresponding asset are recognized in the period in which the liability is incurred.

The Company estimates its ARO liabilities for final reclamation and mine closure based upon detailed engineering calculations of the amount and timing of the future cash spending for a third party to perform the required work. Spending estimates are escalated for inflation, then discounted at the creditadjusted risk-free rate. The Company records an ARO asset associated with the discounted liability for final reclamation and mine closure. The obligation and corresponding asset are recognized in the period in which the liability is incurred. The ARO asset is amortized on the straight-line method over its expected life and the ARO liability is accreted to the projected spending date. As changes in estimates occur (such as mine plan revisions, changes in estimated costs, or changes in timing of the performance of reclamation activities), the revisions to the obligation and asset are recognized at the appropriate credit-adjusted risk-free rate.

A reconciliation of the Company's liability for asset retirement obligations for the years ended December 31, 2005 and 2004, is as follows:

| | 2005 | 2004 |
|---------------------------|--------------|--------------|
| Balance—January 1, 2005 | \$20,268,592 | \$18,682,644 |
| Liabilities incurred | 201,552 | 1,055,615 |
| Liabilities settled | (513,661) | (616,493) |
| Change in estimate | (6,640,049) | • |
| Accretion expense | 798,986 | 1,146,826 |
| Balance—December 31, 2005 | \$14,115,420 | \$20,268,592 |

Trapper has an agreement with its Buyers where the Buyers will reimburse Trapper for reclamation activities after the mine closes. At December 31, 2005 and 2004, the Company had recorded a long-term receivable of \$7,432,694 and \$9,819,055 respectively. These reimbursements increase the revenue that Trapper recognizes for its reclamation activities.

8. DEBT

Debt as of December 31, 2005 and 2004, is as follows:

| | 2005 | 2004 |
|--|--------------|--------------|
| Long-term notes and mortgages | \$12,818,528 | \$14,906,922 |
| Current portion of notes and mortgages | 3,897,749 | 3,329,571 |
| Total debt | \$16,716,277 | \$18,236,493 |

Debt consists of a five year bank loan (\$12,000,000), Member Promissory Note (\$1,850,000), and an Installment Sales Contracts (\$2,866,276) at December 31, 2005.

The long-term bank loan dated March 5, 2004 is with First National Bank of the Rockies in Craig Colorado. Trapper will pay this loan in accordance with the following payment schedule: 19 quarterly consecutive interest payments, beginning March 31, 2004, and continuing on the last day of each June, September, December, and March thereafter, with interest calculated on the then unpaid principal balance based on the Wall Street Journal Prime (at year-end prime rate was 7.25%); 15 quarterly consecutive principal payments of \$750,000 each, beginning March 31, 2005, and continuing on the last

day of each June, September, December and March thereafter until December 31, 2008, with a final payment of \$3,750,000 due December 31, 2008. The remaining balance on the bank loan as of December 31, 2005 was \$12,000,000. This long-term loan was used to fund the G.E. Royalty Buyout and is collateralized by leases, equipment and supplies, all accounts, chattel paper, documents, instruments, general intangibles, deposit account with lender, all minerals, and all rights and proceeds from the Craig Station Fuel Agreement.

The Member Promissory Note dated August 22, 2003 is with Salt River Project (\$593,850), Tri-State Generation and Transmission (\$491,545), Platte River Power Authority (\$368,705), and Pacificorp (\$395,900). The note has been extended until February 21, 2007, and the interest rate was based on the February 2005 Mid-Term Applicable Federal Rate Compounded Annually, which is 3.83%.

The installment sales contract is with Caterpillar Financing Agreement dated January 19, 2005 in the amount of \$1,418,923. The re-payment schedule is based on 48 equal monthly installments with an interest rate of 4.82% on the unpaid balance. The collateral is the Caterpillar Track-Type Tractor Serial number 7PZ00938. The unpaid balance as of December 31, 2005 was \$1,087,028.

New debt during 2005 consists of two installment sales contracts with Caterpillar Financing Agreement dated 12/14/2005 in the amounts of \$889,774 and \$889,475. The re-payment schedules are based on 36 equal monthly installments with an interest rate of 6.29% on the unpaid balance. The collateral is two Caterpillar 637G Scrapers, Serial numbers CEH00387 and CEH00395. The unpaid balance as of December 31, 2005 was \$1,779,249.

As of December 31, 2005, the future principal payments on long-term debt are as follows:

| 2006 2007 | \$ 3,897,749 5,806,128 |
|--------------|---------------------------|
| 2008 | 7,012,400 |
| Total | \$16,716,277 |

9. COMMITMENTS AND CONTINGENCIES

In accordance with the Fuel Agreement (see Note 1), cost savings that arise from increased productivity at the Trapper Mine are shared with the Buyers. Trapper passes these savings on to the Buyers via credits on sales invoices. To ensure the credits are appropriately passed on to the Buyers an audit of Trapper sales invoices is performed annually.

The Internal Revenue Service ("IRS") completed a review of the Company's 2000 and 2001 income tax returns. Pursuant to their review, the tax year 2000 was closed with no adjustments. For tax year 2001, the IRS challenged Trapper's deduction of approximately \$1,000,000 of expenses related to repairs of one of the dragline booms that failed and fell to the ground. The IRS believes this should have been capitalized instead of deducted as an expense. The Company has appealed this decision and believes it has a strong case for its position.

* * * * * *

ORDER NO. 94-15; ENTERED 0CT 12 1994

BEFORE THE PUBLIC UTILITY COMMISSION

OF OREGON

UI 140

| Col A Norther - CDACIEIC |) | |
|---|---|-------|
| In the Matter of the Application of PACIFIC | , | |
| POWER & LIGHT COMPANY For an |) | |
| Order Authorizing it to Enter into |) | ORDER |
| Agreements with WILLIAMS FORK |) | |
| COMPANY AKA TRAPPER MINING, |) | |
| INC., An Affiliated Interest. |) | |

DISPOSITION: APPLICATION APPROVED WITH CONDITIONS

On July 25, 1994, Pacific Power & Light (PP&L or Company), an assumed business name of PacifiCorp, filed an application pursuant to ORS 757.495 and OAR 860-27-040. The company is requesting approval of agreements with Trapper Mining, Inc. (Trapper), an affiliated interest, to purchase coal, obtain final reclamation services and provide shareholder funding. PP&L is requesting an effective date of April 15, 1992, for accounting purposes.

At its public meeting on October 11, 1994, the Commission adopted the staff's recommendation to approve the application with conditions. Staff's report is attached as Appendix A and is incorporated in this order by reference.

Based on the application and its record, the Commission makes the following:

FINDINGS OF FACT

PP&L provides electric service to the public in Oregon. PP&L and Trapper are affiliated interests under ORS 757.015(5) and (6) respectively, in that PP&L owns 19.3 percent of the voting control of Trapper and has two common officers with Trapper.

PP&L acquired its interest in Trapper from Colorado-Ute Electric Association (Colorado-Ute), which, along with three other entities, were the original owners. In 1983, these original owners purchased Trapper and formed Williams Fork Company to hold Trapper's assets. In March, 1990, Colorado-Ute filed a Chapter 11 bankruptcy petition. The court accepted a joint

ORDER NO.

plan in the bankruptcy proceeding wherein PacifiCorp acquired approximately 67 percent of Colorado-Ute's stock in Williams Fork Company. As a result, PP&L (PacifiCorp) controls 19.28 percent of Trapper.

An explanation of the three agreements covered in this application is provided in Appendix A. Under the Fuel Agreement and its March 1, 1992, second supplement, PP&L's estimated cost for Trapper coal on an Oregon basis for 1994 and 1995 is about \$2,290,000 and \$2,230,000, respectively. Under the Final Reclamation Services Agreement, PP&L's portion of future costs is 19.28 percent, or about \$2,900,000. Under the Shareholder Funding Agreement, PP&L is responsible for 19.28 percent of any operating budget shortages. Ordering condition No. 5 requires prompt and detailed notification to the Commission should any such shortages occur which necessitate capital funding.

The transfer pricing policy for services purchased from an affiliate by a regulated utility likely has been met. However, the transfer price PP&L pays to Trapper seems to include a return component higher than the company's current Oregon-authorized 10.24 percent overall rate of return. Ordering condition No. 4 limits the return component in Trapper's cost of service to PP&L's current Oregon-authorized overall return.

Contract provisions provide the Commission sufficient access to all books of account as well as all documents, data, and records of PP&L and Trapper that pertain to transactions between these affiliated interests.

OPINION

Jurisdiction

ORS 757.005 defines a "public utility" as anyone electric service to the public in Oregon. PP&L is a public utility subject to the Commission's jurisdiction.

Affiliation

An affiliated interest relationship exists between PP&L and Trapper under ORS 757.(5) and (6).

Applicable Law

ORS 757.495 requires public utilities to seek approval of contracts with affiliated interests within 90 days after execution of the contract. The intent of the statute is to protect ratepayers from the abuses which may arise from less than arm's length transactions. *Portland General Electric Company*, UF 3739, Order No. 81-737 at 6. Failure to file within the 90-day time limit may preclude the utility from recovering costs incurred under the contract. *See* ORS 757.495.

ORDER NO.

ORS 757.495(3) requires the Commission to approve the contract if the Commission finds that the contract is "fair and reasonable and not contrary to the public interest." However, the Commission need not determine the reasonableness of the contract for ratemaking purposes. The Commission may reserve that issue for a subsequent proceeding.

The agreements are subject to the Commission's approval. PP&L's ratepayers should not be harmed by the transaction. The scope and terms of the agreements are fair and reasonable and not contrary to the public interest. PP&L's application substantially complies with the Commission's transfer pricing policy for services purchased from an affiliate by a regulated utility.

Contract provisions provide the Commission sufficient access to all books of accounts as well as all documents, data, and records of PP&L and Trapper that pertain to transactions between these affiliated interests.

CONCLUSIONS

- 1. PP&L is a public utility subject to the jurisdiction of the Commission.
- An affiliated interest relationship exists between PP&L and Trapper.
- 3. The agreements between PP&L and Trapper are fair, reasonable, and not contrary to the public interest.
- 4. The Commission should grant the application, subject to conditions.

ORDER

IT IS ORDERED that:

- 1. The application of Pacific Power & Light (PP&L), an assumed business name of PacifiCorp, to enter into a Fuel Agreement, a Final Reclamation Agreement and a Shareholder Funding Agreement with Trapper Mining, Inc. (Trapper), an affiliated interest, is granted, subject to the conditions set forth in this order. The effective date for accounting purposes only is April 15, 1992.
- 2. PP&L shall provide the Commission access to all books of account as well as all documents, data, and records of PP&L and Trapper which pertain to the affiliated interest transactions between PP&L and Trapper.

ORDER NO.

- 3. The Commission reserves the right to review for reasonableness all financial aspects of this arrangement in any subsequent rate proceeding or earnings review under an alternative form of regulation.
- 4. PP&L must notify the Commission in advance of any substantive changes to the agreements, including any material changes in any cost. Any changes to the agreement terms which alter the intent and extent of activities under the agreements from those approved in this order shall be submitted for approval in an application for supplemental order, or other appropriate format, in this docket.
- For accounting purposes, the return component used in calculating PP&L's
 Oregon cost of services received from Trapper shall be limited to PP&L's
 current Oregon-authorized overall rate of return, effective April 15, 1992.
- 6. PP&L shall promptly notify the Commission with full details of any capital funding necessary under the Shareholder Funding Agreement.

OCT 12 1994

Made, entered, and effective

BY THE COMMISSION:

DI III COMBIBOION

Commission Secretary

A party may request rehearing or reconsideration of this order within 60 days pursuant to ORS 756.561. A party may appeal this order pursuant to ORS 756.580.

94-1550 TTEM NO. CA 6

PUBLIC UTILITY COMMISSION OF OREGON STAFF REPORT

PUBLIC MEETING DATE: October 11, 1994

REGULAR AGENDA CONSENT AGENDA X EFFECTIVE DATE

DATE:

October 5, 1994

TO:

Mike Kane through Phil Nyegaard and Mike Myers

FROM:

Tom Riordan TPA

SUBJECT:

UI 140--Pacific Power & Light Company (PP&L), abn of PacifiCorp, Application for Approval of a Fuel Agreement, Final Reclamation Agreement and Shareholder

Funding Agreement with Trapper Mining, Inc. (Trapper), an

Affiliated Interest (AI)

SUMMARY RECOMMENDATION:

Staff recommends approval, with conditions, of the company's AI application.

DISCUSSION:

Introduction

On July 25, 1994, PP&L filed an AI application for approval of agreements with Trapper to purchase fuel (coal), obtain final reclamation services and provide shareholder funding. PP&L and Trapper are affiliated interests under ORS 757.015(5) and (6), respectively, in that PP&L owns 19.3 percent of the voting control of Trapper and has two common officers with Trapper. PP&L requests that the Commission approve the agreements for accounting purposes, effective April, 1992, when PP&L acquired its interest in Trapper.

History and Background

PP&L acquired its interest in Trapper Mining, Inc. from Colorado-Ute Electric Association (Colorado-Ute), which along with three other entities were the original owners. These parties on March 1, 1973 executed the Craig Station Fuel Agreement (Fuel Agreement) with Utah International, Inc. The Fuel Agreement, which will end July 1, 2014, covered coal provision from Trapper mine to the Craig Generating Station in Utah. In 1983, these original owners purchased Trapper and formed Williams Fork Company to hold Trapper's assets. Colorado-Ute in March, 1990 filed a Chapter 11 bankruptcy petition. Under a Joint Plan in the bankruptcy proceeding which the court accepted, PacifiCorp acquired approximately 67 percent of Colorado-Ute's stock in Williams Fork Company. As a result of this transaction, PP&L (PacifiCorp) controls 19.28 percent of Trapper.

Mike Kane October 5, 1994 Page Two

PP&L, under the Fuel Agreement, second supplement, March 1, 1992, pays Trapper about \$18 per ton or approximately \$7.5 million annually on a total company basis and about \$2.26 million on an Oregon basis. The estimated cost to PP&L for Trapper coal for 1994 and 1995 is about \$2.29 and \$2.23 million, respectively, on an Oregon basis. A system energy factor is used to allocate the coal cost which is recorded in FERC account 151, Fuel Stock.

In addition to the Fuel Agreement, there is the Final Reclamation Services Agreement, which establish a mechanism to reimburse Trapper for costs of performing the reclamation work that may be required at Trapper mine following the termination of surface mining operations and to establish a fair method for allocating such costs when they are known and incurred. PP&L's portion of such costs is likewise 19.28 percent, based on the Fuel Agreement Currently, it is estimated that PP&L's share of these future costs would be about \$2.9 million.

The last agreement, dated March 1, 1992, is the Shareholder Funding Agreement which provides a mechanism for providing capital necessary to cover operating budget shortages of Trapper. To date, no such shortages have occurred. PP&L would be responsible for 19.28 percent of the shortages, if they occur. Proposed order condition no. 5 requires PP&L to promptly notify the Commission of the full details of any such occurrence.

<u>Issues</u>

Staff has investigated the following issues:

- 1. Scope of Services
- 2. Transfer Pricing and Cost Allocation
- 3. Demonstration of Public Interest Compliance
- 4. Records Availability, Audit Provisions, and Reporting Requirements

Scope of Services--The agreements' services of providing fuel (coal) and final reclamation, although essential to PP&L's proper provision of electric utility service at its Craig Generating Station, are not considered to be a transfer of any of PP&L's basic management functions to Trapper. These agreement services will only enhance PP&L's ability to adequately perform its utility functions.

Transfer Pricing and Cost Allocation Procedures--The Commission's transfer pricing policy for goods or services purchased from an affiliate by a regulated utility is that the goods or services shall be priced at the lower of cost or market. This policy likely has been met in this agreement between PP&L and Trapper, because the Fuel

Mike Kane October 5, 1994 Page Three

Agreement was originally negotiated as an "arms length "contract and presently operates under the same terms and conditions. However, the transfer price PP&L pays to Trapper for coal seems to include a return component higher than PP&L's current Oregon-authorized 10.24 percent overall rate of return. This issue is diminished by fuel cost reductions resulting from Trapper's operating efficiencies at its mine. The reductions are passed on to PP&L and the other owners. To alleviate any transfer price concern, I have proposed order condition no. 4 which requires PP&L to limit the return component in Trapper's cost of service to PP&L's current Oregon-authorized overall return.

In addition, staff believes, due to the nature of the services and the cost of the arrangement with Trapper, that it is reasonable that PP&L would select Trapper rather than an external source.

Demonstration of Public Interest Compliance--PP&L's ratepayers are likely not harmed by this transaction because the utility will be paying a cost of service rate that is a market rate for the services from Trapper. Also, PP&L's total operating cost with the adjusted return component for the services is not more than what PP&L's cost would be to provide the same services on its own. Trapper's larger operation attains economies of scale and results in a lower cost of service than PP&L would alone.

Records Availability, Audit Provisions, and Reporting Reguirements-Staff believes that the basic agreements contain provisions that allow the Commission adequate access to records and provision for auditing transactions between PP&L and Trapper. Also, condition No. 1 provides staff full records access.

Conclusion

Based upon staff's investigation and review of this request, I conclude the following:

- 1. Pacific Power & Light Company is a public utility subject to the jurisdiction of the Oregon Public Utility Commission.
- An affiliated interest relationship exists between Pacific Power, and Light Company and Trapper Mining, Inc.

This application appears fair and reasonable and not contrary to the public interest.

Mike Kane October 5, 1994 Page Four

STAFF RECOMMENDATION:

Therefore, based upon the discussion and conclusion noted above, I recommend approval of the application of Pacific Power & Light Company to enter into agreements for accounting purposes effective April, 1992 with Trapper Mining, Inc., for fuel and final reclamation services, and shareholder funding subject to the following conditions:

- 1. PP&L shall provide staff access to all books of account, as well as all documents, data, and records of PP&L and PP&L's affiliated interests which pertain to the transaction(s) between PP&L and its affiliated interest, Trapper.
- 2. The Commission reserves the right to review for reasonableness all financial aspects of this arrangement in any subsequent rate proceeding or earnings review under an alternative form of regulation.
- 3. PP&L shall notify the Commission in advance of any substantive changes to the agreement, including any material changes in any cost. Any changes to the agreement terms which alter the intent and extent of activities under the agreement from those approved herein shall be submitted for approval in an application for supplemental order (or their appropriate format) in this docket.
- 4. For accounting purposes, the return component used in calculating PP&L's Oregon cost of services received from Trapper shall be limited to PP&L's current Oregon-authorized overall rate of return, effective April, 1992.
- 5. PP&L shall promptly notify the Commission with full details of any capital funding necessary under the Shareholder Funding Agreement.

TPR/1311HH

cc: Bill Warren
Administrative Hearings Division

PacifiCorp Foundation For Learning Intercompany Transactions For the Fiscal Year Ended March 31, 2006

| Fiscal Year 2006 Transactions | \$ 150,819.63 21,275.95 115,407.68 | \$ 287,503.26 |
|---|---|---------------|
| PacifiCorp Provided <u>Services</u> | \$ 150,819.63 21,275.95 115,407.68 | \$ 287,503.26 |
| PacifiCorp Received <u>Services</u> | · · · | · S |
| FERC Account | 143.6 143.6 143.6 | |
| Components | Labor Benefits Misc. Other Expenses | Total |

PacifiCorp Foundation Statement of Revenue, Expense, and Changes in Net Assets

For the Quarter Ended March 31, 2006

(Unaudited-Internal Use Only)

| | Endowneed Cur | Current Quarter Operating Funds | Total | Endowment Fund | Year to Date Operating Funds | Total |
|--|--------------------------------------|---|---|---|--|---|
| REVENUE AND SUPPORT Contribution commitment Interest - investment account Dividends - investment account Realized gain on sale of investmis | 4,011.07 244,902.47 305,708.98 | | 4,011.07 244,902.47 305,708.98 | 13,130.84 858,077.18 (406,196.78) | | 13,130.84 858,077.18 (406,196.78) |
| Miscellaneous Income Change in unrealized appreciation / depreciation on investment account assets | 281.64 1,545,769.38 | | 281.64 1,545,769.38 | 910.83 5,066,589.36 | 81.88 | 1,270.01 |
| TOTAL REVENUE AND SUPPORT | 2,100,673.54 | | 2,100,673.54 | 5,532,517.43 | 359.18 | 5,532,876.61 |
| Grants Grants Health and welfare Education and research Culture and the arts Civic and community betterment Other Change in grants approved for future periods | 9,000.00 | 805,463.29 170,006.32 7,500.00 67,712.77 | 805,463.29 170,006.32 7,500.00 67,712.77 9,000.00 | (41,000.00) | 1,041,961.29 574,885.82 253,525.00 339,712.77 2,029.18 | 1,041,961.29 574,885.82 253,525.00 339,712.77 2,029.18 (41,000.00) |
| Total grants | 6,000.00 | 1,050,682.38 | 1,059,682.38 | (41,000.00) | 2,212,114.06 | 2,171,114.06 |
| Administrative expenses Investment management fees Taxes and other | 28,684.00 50.15 | 107,942.14 10,925.88 2,400.00 | 107,942.14 39,609.88 2,450.15 | 76,382.00 253.05 | 273,195.04 43,156.98 12,417.38 | 273,195.04 119,538.98 12,670.43 |
| TOTAL EXPENSES | 37,734.15 | 1,171,950.40 | 1,209,684.55 | 35,635.05 | 2,540,883.46 | 2,576,518.51 |
| NET INCREASE (DECREASE) | 2,062,939.39 | (1,171,950.40) | 890,988.99 | 5,496,882.38 | (2,540,524.28) | 2,956,358.10 |
| Net assets beginning of period | 41,450.843.66 | 285,198.34 | 41,736,042.00 | 38,844,677.13 | 443,772.22 | 39,288,449.35 |
| Transfer from State Street Fund to Operating Fund (1) Other Capital NET ASSETS END OF PERIOD | (1,025,000.00) | 1,025,000.00 | 42,627,030.99 | (2,235,000.00) 382,223.54 42,488,783.05 | 2,235,000.00 | 382,223.54 |
| | | | | | | |

(1) Cash transfers from State Street investment account (Endowment Fund) to General Fund to cover grants paid

PacifiCorp Foundation

Statement of Financial Position

(Unaudited - Internal Use Only)

| | Z | if March 31, 2006 | 9 | N | At March 31, 2005 | |
|---|-------------------------|--------------------|----------------------------|-------------------------|--|-------------------------|
| | Endowment | Operating Funds | Lotal | Endowment | Operating Funds | Total |
| ASSETS Cash balances | | 138,247.94 | 138,247.94 | | 443,772.22 | 443,772.22 |
| Bankers Trust investment account Private equity investments Interest and dividend received to | 1,685,027.12 | | 1,685,027.12 | 1,458,191.14 | And the second s | 1,458,191.14 |
| Other net receivable Cash equivalents US Government obligations | 77,288.98 339,796.98 | | 339,796.98 | 64,586.53 181,902.33 | | 64,586.53 181,902.33 |
| Corporate obligations | | | | | | |
| PIMCO | 10,034,714.05 | | 10,034,714.05 | 9,910,316.08 | | 9,910,316.08 |
| Common stock | 5,901,279.04 | | 5,901,279.04 | 6,239,176.86 | | 6,239,176.86 |
| Common stock - Mutual Funds | 24,558,910.42 | | 24,558,910.42 | 21,081,190.50 | | 21,081,190.50 |
| Total investment account | 42,607,983.60 | | 42,607,983.60 | 38,944,677.13 | | 38,944,677.13 |
| TOTAL ASSETS | 42,607,983.60 | 138,247.94 | 42,746,231.54 | 38,944,677.13 | 443,772.22 | 39,388,449.35 |
| LIABILITIES | | | | | | |
| Other net payables Grants approved for future periods | (60,200.55) | | (60,200.55) (59,000.00) | (100,000.00) | | (100,000.00) |
| NET ASSETS | 42,488,783.05 | 138,247.94 | 42,627,030.99 | 38,844,677.13 | 443,772.22 | 39,288,449.35 |

ScottishPower UK, plc (SPUK) Intercompany Transactions For the Fiscal Year Ended March 31, 2006

| | FERC | PacifiCorp Received | PacifiCorp Provided | Fiscal Year 2006 |
|--------------|---------|------------------------|------------------------|---------------------|
| | Account | Services | Services | Transactions |
| | 146 | · \$ | \$ 237,393.02 | \$ 237,393.02 |
| | 146 | 1 | 5,865,015.75 | 5,865,015.75 |
| | 234 | 2,320,254.24 | 1 | 2,320,254.24 |
| | 234 | (415,384.83) | 1 | (415,384.83 |
| | 930.2 | 9,142,101.60 | ı | 9,142,101.60 |
| | 426.5 | 7,495,682.61 | • | 7,495,682.61 |
| Fotal | | \$ 18,542,653.62 | \$ 6,102,408.77 | \$ 24,645,062.39 |

PacifiCorp Energy Canada Ltd. (PECL) Intercompany Transactions For the Fiscal Year Ended March 31, 2006

| Fiscal Year 2006 <u>Transactions</u> | \$ 92,230.69 | \$ 92,230.69 |
|--|--------------|--------------|
| PacifiCorp Provided <u>Services</u> | \$ 92,230.69 | \$ 92,230.69 |
| PacifiCorp Received <u>Services</u> | 59 | - - |
| FERC Account | 146 | |
| Components | | Total |
| | Labor | |

Dornoch International Insurance Limited (DIL) Intercompany Transactions For the Fiscal Year Ended March 31, 2006

| Fiscal Year 2006 Transactions | \$ 5,476,856.76 1,498,278.28 | \$ 6,975,135.04 |
|---|---|-----------------|
| PacifiCorp Provided <u>Services</u> | | \$ |
| PacifiCorp Received <u>Services</u> | \$ 5,476,856.76 1,498,278.28 | \$ 6,975,135.04 |
| FERC <u>Account</u> | 924 925 | |
| Components | Property Insurance Expense Liability Insurance Expense | Total |

MEHC Insurance Services, Ltd. (MISL) Intercompany Transactions For the Fiscal Year Ended March 31, 2006

| Fiscal Year 2006 Transactions | \$ 5,562,592.75 1,588,506.79 169,497.25 48,403.21 | \$ 7,369,000.00 |
|---|--|-----------------|
| PacifiCorp Provided <u>Services</u> | | S |
| PacifiCorp Received <u>Services</u> | \$ 5,562,592.75 1,588,506.79 169,497.25 48,403.21 | \$ 7,369,000.00 |
| FERC Account | 165.1 165.1 924 925 | - |
| Components | Prepaid Captive Property Insurance Prepaid Captive Liability Insurance Captive Property Insurance Expense Captive Liability Insurance Expense | Total |

PPW Holdings LLC Intercompany Transactions For the Fiscal Year Ended March 31, 2006

| Fiscal Year 2006 Transactions | \$ 3,418,837.11 464,563.18 \$ 3,883,400.29 |
|-------------------------------------|---|
| Due from PacifiCorp | \$ 3,418,837.11 464,563.18 \$ 3,883,400.29 |
| Due to <u>PacifiCorp</u> | · · • |
| FERC Account | 236 236 |
| Components | InterCo Federal Tax Payable - (Even Years) InterCo State Tax Payable - (Even Years) Total |

| Statements | |
|------------|--|
| Financial | |
| Internal | |
| Pacificorp | |

PPW Holdings, LLC NE: Active

Date 08/23/2006 Page 1

Time 18:09:52 RFBILA00/P05245

| Company | Business | | Am | s in USD | , | |
|------------------|---|--|-------------------------------------|--|-------|---|
| C Comp F code | C Comp Bus. Texts F code area | Reporting period (01.2006-12.2006) | Comparison period (01.2005-12.2005) | Absolute difference | Rel S | Sumtn level |
| 1500 1500 | Assets Current Assets Cash and Temporary Cash Investments 106003 Scnd Deposit-Wires In Clear Acct 106004 Scnd Deposit-Wires Out Clear Acct Total Other Cash Total Cash and Temporary Cash Investments | 5109,500,000.00 5109,500,000.00- 0.00 | 00.0 | 5109,500,000.00 5109,500,000.00- 0.00 | * * | 4 K |
| 1500 | Accounts and Notes Receivable 116850 Accounts Receivable - Other Total Other Accounts Receivable Total Accounts and Notes Receivable | 879,000.00 879,000.00 879,000.00 | 00.0 | 879,000.00 879,000.00 879,000.00 | * * | 4 to |
| | Total Current Assets | 879,000.00 | 00.0 | 879,000.00 | * | * |
| 1500 | Other Assets Investments in Subsidiaries 165100 Investment in PacifiCorp 167100 Equity Earnings in PacifiCorp Total Investments in Subsidiaries | 4008,551,271.82 3,440,575.00 4011,991,846.82 | 00.0 00.0 | 4008,551,271.82 3,440,575.00 4011,991,846.82 | * | * |
| 1500 | Cost in Excess of Net Assets of Bus Acq. 176100 Goodwill Total Cost in Excess of Net Assets of Bus Acq | 1074,267,668.29 1074,267,668.29 | 00.0 00.0 | 1074,267,668.29 | * | * * |
| 1500 | Regulatory Assets 187610 Reg Asset (FV) - Pension Liability Total FAS 87/88 Regulatory Assets 187620 Regulatory Asset (FV) - FAS 106 Liabili Total FAS 106 Regulatory Assets Total Regulatory Assets | 184,459,637.33 184,459,637.33 239,911,726.34 239,911,726.34 424,371,363.67 | 00000 | 184,459,637.33 184,459,637.33 239,911,726.34 239,911,726.34 424,371,363.67 | * * * | 4 4 W |
| 1500 | Long-Term Notes & Interest Receivable 156900 Other Receivables-Noncurrent Total Long-Term Notes Receivable Total Long-Term Notes & Interest Receivable | 49,062,000.00 49,062,000.00 49,062,000.00 | 00.00 | 49,062,000.00 49,062,000.00 49,062,000.00 | * * | * * 4 & * * |
| 1500 | Deferred Charges and Others 135017 Pension Intangible Asset 185322 SERP Intangible Asset Total Other Deferred Charges Total Deferred Charges | 16,083,870.00- 1,263,748.00- 17,347,618.00- 17,347,618.00- | 00000 | 16,083,870.00- 1,263,748.00- 17,347,618.00- 17,347,618.00- | * * | * * 4 W * * |
| | Total Other Assets | 5542,345,260.78 | 00.0 | 5542,345,260.78 | * | *2* |
| | Total Assets | 5543,224,260.78 | 00.0 | 5543,224,260.78 | * | * # |
| + | | | | | | |

| LLC | |
|-----------|--------|
| Holdings, | Active |
| PPW | |

PacifiCorp Internal Financial Statements

08/23/2006 2

Date Page

Time 18:09:52 RFBILA00/P05245

| Company | code 1500 Business area **** | 1 | Amo | Amounts in USD | |
|------------------------------|--|--|------------------------------------|--|--------------------------|
| C Comp F code | Bus. Text | Reporting period (01.2006-12.2006) | mparison period 1.2005-12.2005) | c e e | |
| 1500 | Liabilities & Stockholders Equity Liabilities Current Liabilities Accounts and Notes Payable - Affiliates 210761 InterCo Federal Tax Pay - (Even Years) Total InterCo Accounts Payable 710721 InterCo Accounts Payable | 404,938.11 468,944.18 868,882.29 | 0.00 | 404,938.11 468,882.29 | * * * |
| 1200 | 21073 InterCo State Tax Pay-(Even Year Total Accounts Payable - MidAmerican Total Accounts and Notes Payable - Affiliat Total Current Liabilities | 3,868,882 0 | 0000 | 863,99 863,99 | * * * N 41 W * * * |
| 1500 | Deferred Credit Deferred Income 287328 DTA 287413 DTA Total Deferred Total Deferred | 1,191,680.37 2,033,944.75- 842,264.38- 842,264.38- | 00.00 | 1,191,680.37 2,033,944.75- 842,264.38- 842,264.38- | * * 10 4 * * |
| 1500 | Other Deferred Credits 280340 Pension Total Provision for Pension Benefits | ,375,767.33 ,375,767.33 | 0.0 | ,375,767.33 ,375,767.33 | * W * |
| 1500 | 280321 FAS 1 Total Prov. for | 39,911,726.34 39,911,726.34 | 0.00 | 39,911,726.34 39,911,726.34 | * * |
| 0061 | | 1,876,302.00- 1,876,302.00- 410,163,795.67- 411,006,060.05- | 0000 | 1,876,302.00- 1,876,302.00- 410,163,795.67- 411,006,060.05- | * * * 10 4 w * * * |
| | Total Liabilities | 411,006,060.05- | 00.00 | 411,006,060.05- | * 7 * |
| 1500 | Stockholders Common Equit Common Stock 296000 Total Common Retained Ear Profit/Loss | 5120,608,457.22- 5120,608,457.22- | 00.0 | 5120,608,457.22- 5120,608,457.22- | * |
| | Net Result: Froit Total Net Result: Profit | 10,231,526.77- | 00.0 | 10,231,526.77- | *9* |
| | Net Result: Loss Total Net Result: Loss Total Profit/Loss for Current Year Total Retained Earnings | 0.00 10,231,526.77- 10,231,526.77- | 0000 | 0.00 10,231,526.77- 10,231,526.77- | * * * 0 to 4 * * * |
| 1500 1500 1500 | Accumulated Other Comprehensive Income Minimum Pension Liability Adjustments 299100 Pension Accum OCI 299110 Tax on Minimum Pension Liab. Adjustment 299111 Tax on Minimum SERP Liab. Adjustment Total Minimum Pension Liability Adjustments | 881,624.00- 5,719,950.00- 334,516.00 2,170,742.00 | 00000 | 881,624.00- 5,719,950.00- 334,516.00 2,170,742.00 | * ເດ * |
| 1500 1500 1500 1500 | | 3,033,145.28 1,349,844.77 1,152,611.20- 512,279.59- 2,718,099.26 | 00000 | 3,033,145.28 1,349,844.77 1,152,611.20- 512,279.59- 2,718,099.26 | * W * |

| PPW Holdings, LLC NE: Active | , LLC PacifiCorp Internal Financial Statements | cial Statements | Time RFB3 | Time 18:09:52 Date RFBILA00/P05245 Page | | 08/23/2006 |
|----------------------------------|--|--|-------------------------------------|--|------------|------------------------|
| Company code | | | | Amounts in USD | | |
| C Comp Bus. Texts F code area | | Reporting period Comparison period (01.2006-12.2006) | Comparison period (01.2005-12.2005) | Absolute Rel Sumtn difference dif level | Rel dif | Rel Sumtn dif level |
| | al Accumul mon Equity | 1,378,216.74- | 00.0 | 5132,218,200.73- | | * * * * |
| | Total Stockholders Equity | 5132,218,200.73- | 00.0 | 5132,218,200.73- | | * * |
| | Total Liabilities & Stockholders Equity | 5543,224,260.78- | 00.0 | 5543,224,260.78- | | *1* |
| | | | | | | |

Pacificorp Internal Financial Statements PPW Holdings, LLC NE: Active

Sumtn level 08/23/2006 * * * * * * 0 : 2 4 * * * * * 2 * 4 * 4 * 6 * *2* *1* Rel dif Date Page 8,824,896.52-8,824,896.52-8,824,896.52-8,824,896.52-8,824,896.52-8,824,896.52-3,440,575.00-3,440,575.00-3,440,575.00-3,440,575.00-12,265,471.52-243,316.62 243,316.62 243,316.62 2,033,944.75 2,033,944.75 10,231,526.77-1,790,628.13 1,790,628.13 1,790,628.13 10,231,526.77-10,231,526.77-Absolute difference Time 18:09:52 RFBILA00/P05245 in USD Amounts Comparison period (01.2005-12.2005) 00000 00000 00000 0.00 0.00 0000 0.00 0.00 0.00 0.00 8,824,896.52-8,824,896.52-8,824,896.52-8,824,896.52-8,824,896.52-3,440,575.00-3,440,575.00-3,440,575.00-3,440,575.00-12,265,471.52-243,316.62 243,316.62 243,316.62 2,033,944.75 2,033,944.75 10,231,526.77-1,790,628.13 1,790,628.13 1,790,628.13 10,231,526.77-10,231,526.77-Reporting period (01.2006-12.2006) -E1ec Deferred Tax Exp-Dr-Federal-Electric Total Operations, Maintenance, Admin & General State Operations, Maintenance, Admin & General Interest Expense and Other
Minority Interest & Other
Equity in Subsidiary Earnings
375100 Equity Earnings - Pacificory
Total Equity in Subsidiary Earnings
Total Minority Interest & Other
Total Interest Expense and Other
Income-Continuing Operations Before Tax Operations Before Tax 1 Tax Income-Continuing Operations After Tax Income-Continuing Operations Before Ta Restructuring Expense (FV) 띥 Income-Continuing Operations After 1 Total Income Tax Expense Federal Deferred Tax Expense Total Other OaM and A&G Expense Total Income Tax Expense State U.S. Income Tax Expense Earnings Available for Common Earnings Available for Common Total Income From Operations Income Tax Expense Federal 571001 Deferred Tax Ex Other Oam and A&G Expense 545505 Restructuring E Income Tax Expense State Income Tax Expense U.S. Income Tax Expense Income From Operations Total Deferred Federal Total Deferred State area Income Tax Expense Total Net Margin 1500 Business Net Margin Net Income 576001 Total Total Texts Comp Bus. code area Company code 1500 1500 1500 1500 ΩF4

| PPW Holdings, LLC NE: Active | PacifiCorp Internal | Financial Statements | Time RFB1 | Time 18:09:52 RFBILA00/P05245 P | Date 08 Page | 08/23/2006 4 |
|----------------------------------|-----------------------|------------------------------------|--|------------------------------------|-----------------|------------------------|
| Company code | | | Amor | Amounts in USD | - | |
| C Comp Bus. Texts F code area | | Reporting period (01.2006-12.2006) | Reporting period Comparison period Absolute Rel Sumtn (01.2006-12.2006) (01.2005-12.2005) difference dif level | Absolute difference | | Rel Sumtn dif level |
| Earnings | Earnings Contribution | 10,231,526.77 0. | 00.0 | 10,231,526.77 *1* | | * * |
| | | | | | | |

III. Loans

For intercompany loans to or from affiliates and separately for short-term and long-term loans:

- A. The month-end amounts outstanding.
- B. The highest amount during the year.
- C. A description of the terms and conditions, including basis for interest rates.
- D. The total amount of interest charged or credited and the weighted average interest rate.

LOAN SUMMARY

2005-2006

| | 2005-2006 | | |
|--|------------------------------------|------------------------------|---|
| REQUIREMENTS | COMBINED NET INTERCOMPANY BALANCES | PACIFICORP GROUP HOLDINGS | PACIFIC MINERALS INC. |
| III. For inter-company loans to or from affiliates: | | | |
| A. The month-end amounts outstanding for | | | |
| | | | |
| short-term and long-term loans: | | | |
| Short-term loans: | See Accessing Detail | See Accompanying Detail | See Accompanying Detail |
| April | See Accompanying Detail | See Accompanying Detail | See Accompanying Detail |
| May | |] . | 99 |
| June | " | | |
| July | " | " | |
| August | " | , " | |
| September | " | " | , |
| October | " | " | N |
| November | " | H | ** |
| December | " | ۳ | ** |
| January 06 | * | N/A* | " |
| February 06 | " | N/A* | 81 |
| March 06 | | N/A* | es es |
| Long-term loans: | N/A | N/A | N/A |
| Long-term loans. | IVA | | |
| B. The highest amount during the year | | | |
| separately for short-term and long-term | | | 1 |
| loans: | | ŀ | |
| Maximum loan to affiliate: | | | |
| Short-term loans: | | | |
| Amount | \$8,578,093 | \$0 | \$8,578,093 |
| Date | February 15, 2006 | VARIOUS | February 15, 2006 |
| Maximum loan to affiliate: | 1 | | |
| Long-term loans: | | | |
| Amount | N/A | N/A | N/A |
| | N/A | N/A | N/A |
| Date | IN/A | 170 | 19/23 |
| Maximum loan from affiliate: | | | |
| Short-term loans: | | | 400 040 007 |
| Amount | \$29,637,207 | \$16,000,000 | \$22,019,207 |
| Date | 9/21/05 | 9/21/05 | 4/19/2005 |
| Maximum loan from affiliate: | | | |
| Long-term loans: | | | l |
| Amount | N/A | N/A | N/A |
| Date | N/A | N/A | N/A |
| | | | |
| C. A description of the terms and | See Umbrella Loan | See Umbrella Loan | See Umbrella Loan |
| conditions for loans including the | Agreement on file at | Agreement on file at | Agreement on file at |
| basis for interest rates: | the commission | the commission | the commission |
| | | | |
| D. The total amount of interest charged or | | | |
| credited and the weighted average rate | | | |
| of interest separately for short-term | | ł | |
| and long-term loans: | | ł | |
| Short-term loans | | | |
| Interest paid | \$324,778.67 | \$4,060.56 | \$320,718.11 |
| Interest received | \$40,022.06 | \$0.00 | \$40,022.06 |
| Interest rates: | | | |
| April | See Accompanying Detail | See Accompanying Detail | See Accompanying Detail |
| May | # | , , | " |
| - | " | " | 10 |
| June | ,, | ,, | n n |
| July | ,, | n | E + + + + + + + + + + + + + + + + + + + |
| August | | " | 17 |
| September | | <u>"</u> | 10 |
| October | " | | |
| November | " | l " | |
| December | " | " | ,, |
| January 06 | " | N/A* | я |
| February 06 | " | N/A* | " |
| March 06 | н | N/A* | 11 |
| Long-term loans | 1 | I | 1 |
| - | N/A | N/A | N/A |
| Interest charged or credited | | N/A N/A | N/A |
| Weighted average interest rate * Loan cancelled January 1, 2006 | N/A | I IN/A | 19/74 |

^{*} Loan cancelled January 1, 2006

PACIFICORP-PACIFICORP GROUP HOLDINGS COMPANY

UMBRELLA LOAN AGREEMENT TRANSACTIONS STATEMENT PACIFICORP GROUP HOLDINGS COMPANY ("PGHC") APRIL 2005 THRU MARCH 2006

| ACCRUED ACCRUED INTEREST REC'D BY PACIFICORP | · \$ | , & | - \$ | 816.67 \$ | \$ | 1,720.00 \$ | . ⇔ | 1,523.89 | e |
|--|-----------|-----------|----------|--------------|-----------|---------------------|-----------|---------------------|----------|
| ACCRUED INTEREST PAID BY PACIFICORP | ક | ક | \$ | ક્ક | ↔ | € | 69 | \$ 1, | ¥ |
| INTEREST RATE <u>RANGE</u> | 2.89-3.17 | 3.05-3.30 | 3.0-3.35 | 3.35-3.50 | 3.35-3.74 | 3.71-3.89 | 2.87-4.09 | 4.09-4.35 | 4 1.4 42 |
| OUTSTANDING MONTH-END BALANCE* | \$ | · \$ | \$ | - \$ | • | • | · • | • | ď |
| PRINCIPAL REPAID BY PGHC | \$ | \$ | - \$ | - \$ | - \$ | - \$ | - \$ | - \$ | 3 |
| PRINCIPAL ADVANCED TO PGHC | \$ | | - \$ | - \$ | · \$ | \$ | - \$ | - \$ | e. |
| NET PRICIPAL REPAID BY PACIFICORP | , | | - (| 8,400,000.00 | | 16,000,000.00 | | 13,000,000.00 | |
| NET PRINCIPAL ADVANCED TO PACIFICORP | | - | \$ - 9 | 8,400,000.00 | * | \$ 16,000,000.00 \$ | \$ - | \$ 13,000,000.00 \$ | |
| MONTH | Apr-05 \$ | May-05 \$ | \$ 9n-05 | \$ 20-Inf | Aug-05 \$ | \$ 3eb-05 | Oct-05 \$ | \$ 9005 | Dec-05 |

*Outstanding month-end balances advanced to PacifiCorp are shown in parentheses () 37,400,000.00 \$ 37,400,000.00 \$

⇔

TOTAL

↔

4,060.56

NO NOTE BETWEEN PGHC AND PACIFICORP AFTER 12/31/05

PACIFICORP-PACIFIC MINERALS, INC.

UMBRELLA LOAN AGREEMENT TRANSACTIONS STATEMENT PACIFIC MINERALS, INC. ("PMI") APRIL 2005 THRU MARCH 2006

| MONTH | NET PRINCIPAL ADVANCED TO PACIFICORP | NET PRICIPAL REPAID BY PACIFICORP | PRINCIPAL ADVANCED TO PMI | PRINCIPAL REPAID <u>BY PMI</u> | ა ≥ | OUTSTANDING MONTH-END BALANCE* | INTEREST RATE <u>RANGE</u> | ACCRUED INTEREST PAID BY PACIFICORP | ACCRUED INTEREST REC'D BY PACIFICORP |
|--------|--|---|---------------------------------|--------------------------------------|----------------|--------------------------------|----------------------------------|-------------------------------------|--------------------------------------|
| Apr-05 | \$ 4,868,000.00 | \$ 4,960,000.00 | \$ | \$ | s s | (20,319,206.66) | 2.89-3.17 | \$ 50,329.88 | - |
| May-05 | \$ 4,037,000.00 | \$ 7,920,000.00 | ı G | · S | υ | (16,436,206.66) | 3.05-3.30 | \$ 46,649.43 | \$ |
| Jun-05 | \$ 6,056,000.00 | \$ 7,070,000.00 | & | \$ | s | (15,422,206.66) | 3.0-3.35 | \$ 40,714.93 | |
| Jul-05 | \$ 2,897,000.00 | \$ 3,150,000.00 | \$ | \$ | ↔ | (15,169,206.66) | 3.35-3.50 | \$ 41,197.05 | . \$ |
| Aug-05 | \$ 4,575,000.00 | \$ 6,030,000.00 | \$ | · \$ | s | (13,714,206.66) | 3.35-3.74 | \$ 43,813.08 | • |
| Sep-05 | \$ 3,433,000.00 | \$ 6,870,000.00 | - \$ | * | မှ | (10,277,206.66) | 3.71-3.89 | \$ 40,256.11 | ا ج |
| Oct-05 | \$ 7,671,700.00 | \$ 11,870,000.00 | - \$ | - \$ | 49 | (6,078,906.66) | 2.87-4.09 | \$ 26,684.03 | |
| Nov-05 | \$ 3,977,000.00 | \$ 3,880,000.00 | - \$ | - \$ | s | (6,175,906.66) | 4.09-4.35 | \$ 17,463.84 | ا ج |
| Dec-05 | \$ 2,600,000.00 | \$ 7,180,000.00 | \$ | \$ | ક્ક | (1,595,906.66) | 4.1-4.42 | \$ 10,697.40 | ا چ |
| Jan-06 | \$ 1,871,906.66 | \$ 2,445,906.66 | \$ 2,384,093.34 | \$ 2,384,093.34 | မှ | (1,021,906.66) | 4.35-4.57 | \$ 2.912.36 | \$ 2,005.15 |
| Feb-06 | ج | \$ 1,021,906.66 | \$ 8,578,093.34 | \$ 5,480,000.00 | ક્ર | 3,098,093.34 | 4.57-4.66 | | \$ 18,739.83 |
| Mar-06 | \$ | · | \$ 4,600,000.00 | \$ 4,090,000.00 | છ | 3,608,093.34 | 4.66-4.8475 | s s | \$ 19,277.08 |
| TOTAL | TOTAL \$ 41,986,606.66 | 6 \$ 62,397,813.32 | \$ 15,562,186.68 | 8 | | | | \$320,718.11 | \$ |

^{*}Outstanding month-end balances advanced to PacifiCorp are shown in parentheses ()

IV. Debt Guarantees

If the parent guarantees any debt of affiliated interests, identify the entities involved, the nature of the debt, the original amount, the highest amount during the year and the balance as of the end of the year.

PacifiCorp does not guarantee the debt of its subsidiaries.

V. Other Transactions

A description of affiliated interest transactions other than services, loans or debt guarantees. Such transactions might include, among other things, asset transfers or equipment leases. State the annual charges or values used for assets and the basis used to determine pricing.

All transactions between PacifiCorp and its affiliates are reported in other sections of this report.

VI. Employee Transfers

By affiliate and job title, provide the total number of executive, management, and professional/technical employees transferred to and from the utility. By affiliate, provide the total number of other employees transferred to and from the utility.

Report of Employee Transfers to Affiliates In FY Ending March 31, 2006

Executive, Management, and Professional/Technical Employees

| Affiliate | Job Title | Count |
|------------------|--|--------|
| PPM Energy, Inc. | Accountant Administrative Assistant | 2 2 |
| | Analyst | 10 |
| | Attendant, Facilities | 1 |
| | Attorney | 5 |
| | Buyer | 1 |
| | Consultant | 2 |
| | Director | 11 |
| | Manager | 5 |
| | Vice President | 3 |
| | | |
| Total | | 42 |

Report of Employee Transfers from Affiliates

In FY Ending March 31, 2006

Executive, Management, and Professional/Technical Employees

| Affiliate | Job Title | Count |
|------------------|-------------------|--------|
| PPM Energy, Inc. | Analyst Trader | 1 1 |
| | | |
| Total | | 2 |

VII. Cost Allocations

A description of each intra-company cost allocation procedure and a schedule of cost amounts, by account, transferred between regulated and non-regulated segments of the company.

During the period April 1, 2005, through March 21, 2006, PacifiCorp operated under the Group Corporate Cost Recharge Policy ("GCCRP") and service agreements with its affiliated interests. The GCCRP provided a methodology and rationale to support the allocation of Group Corporate charges across the four ScottishPower UK, plc divisions (this included PPM Energy, Inc., PacifiCorp and the two UK business units: UK Infrastructure and UK Division). The service agreements governed the provision of necessary corporate services to and from PacifiCorp including legal, government and corporate affairs, tax, financial, risk management, human resources and environmental.

Following the acquistion of PacifiCorp by MidAmerican Energy Holdings Company ("MEHC") on March 21, 2006, PacifiCorp became a subidiary of MEHC thus terminating the GCCRP and use of the Three Factor Formula allocating PacifiCorp expenses among:

- a) PacifiCorp
- b) PPM Energy, Inc.
- c) Pacific Klamath Energy, Inc.
- d) PacifiCorp Financial Services, Inc.
- e) PacifiCorp Environmental Remediation Company
- f) PacifiCorp Trans, Inc.

On March 31, 2006, PacifiCorp entered into an Intercompany Administrative Services Agreement ("IASA") between MEHC and its subsidiaries. The IASA covers:

- a) services by executive, management, professional, technical and clerical employees;
- b) financial services, payroll processing services, employee benefits participation, supply chain and purchase order processing services, tax and accounting services, contract negotiaion and adminstration services, risk management services, environmental services and engineering and technical services;
- c) the use of office facilities, including but not limited to office space, conference rooms, furniture, equipment, machinery, supplies, computers and computer software, insurance policies and other personal property; and
- d) the use of automobiles, airplanes, other vehicles and equipment.

There were no services provided by MEHC or its subsidiaries to or from PacifiCorp prior to March 31, 2006.

The following pages contain:

- a) PacifiCorp Corporate Group Expense Allocation and supporting documents
- b) ScottishPower Group Corporatee Costs Allocation for fiscal year ending March 31, 2006
- c) ScottishPower Group Corporate Cost Recharge Policy
- d) MEHC Intercompany Administrative Services Agreement

PacifiCorp CORPORATE GROUP EXPENSE ALLOCATION FY Ending March 31, 2006

| PERCENT (1) | ORGANIZATION Expenses Excluding Shareholder Services: | FY 2006 Actual Allocation |
|-------------------|--|------------------------------|
| Corporate Group E | Expenses Excluding Shareholder our vices. | |
| 92.51% Ele | ectric Operations | \$ 16,711,873.91 |
| | acifiCorp Environmental Remediation Company | 26,085.94 |
| 0.57% Pa | acifiCorp Financial Services, Inc. | 103,740.16 |
| 6.60% PF | PM Energy, Inc. | 1,191,430.96 |
| 0.17% Pa | acific Klamath Energy, Inc. | 30,653.27 |
| 0.01% Pa | acifiCorp Trans, Inc. | 1,803.09 |
| 100.00% To | otal (2) | \$ 18,065,587.33 |

- (1) Percentages for allocation purposes are derived from the three factor formula.
- (2) The subsidiaries are billed an estimated allocation during the year. A true-up of this estimate is done in the following year to adjust the amount billed to the subsidiary to actual expenses.

Management Fee Allocation FY2006

| 10068 Internal Communications 11622 Controller's Admin 11631 External & Performance Reporting 11638 Investor Relations 11648 Human Resources Management 11651 Human Resources EEO 11653 Human Resources Employee Benefits 11655 Human Resources Compensation 11657 Government Affairs Management | |
|--|------------------------|
| | \$ 699,116.97 |
| | 2,716,733.55 |
| | 4,006,650.82 |
| | 284,045.59 |
| | 1,546,180.96 |
| | 596,680.66 |
| | nent 691,648.65 |
| | its 715,637.32 |
| | 1,158,828.75 |
| | 1,681,821.39 |
| 13026 Chief Financial Officer Administration | n 1,110,372.81 |
| 13369 Tax Dept (Group Wide) | 2,857,869.86 |

PacifiCorp Three Factor Formula Expense Allocation Basis For Fiscal Year 2006 Allocations

| | Bas Fc | ed on US GAAP An or the Fiscal Year E March 31, 2005 | Based on US GAAP Amounts For the Fiscal Year Ended March 31, 2005 | | At March 31, 2005 | 1, 2005 | exproved the second sec | Average of Three Factors |
|--|---------------|--|---|-----------|-------------------|---------------------|--|-----------------------------|
| | | Operating Expenses | Expenses | Employees | yees | Assets | ets | |
| | (Mil | illions) | % | (Number) | % | (Millions) | % | % |
| PacifiCorp (1) | ↔ | \$ 2,038.7 | 91.61% | 6,590.5 | %00'96 | \$ 11,645.1 | 89.39% | 92.33% |
| PPM Energy, Inc. (2) (3) | ↔ | 189.2 | 8.50% | 243.0 | 3.54% | \$ 1,126.0 | 8.64% | %689% |
| Pacific Klamath Energy, Inc. | ↔ | 2.6 | 0.12% | 22.0 | 0.32% | \$ 9.7 | 0.07% | 0.17% |
| PacifiCorp Financial Services, Inc. | ↔ | (1.7) | %80.0- | 1.0 | 0.01% | \$ 215.7 | 1.66% | 0.53% |
| PacifiCorp Environmental Remediation Company | €9 | (3.6) | -0.16% | 8.0 | 0.12% | \$ 30.8 | 0.24% | 0.07% |
| PacifiCorp Trans, Inc. | 69 | 0.3 | 0.01% | 1.0 | 0.01% | \$ 0.1 | 0.00% | 0.01% |
| | ⇔ | \$ 2,225.5 | 100.00% | 6,865.5 | 100.00% | \$ 13,027.4 100.00% | 100.00% | 100.00% |

⁽¹⁾ Operating expenses exclude purchased power \$371M and FAS 133 net gains (\$8M).

Note: PGHC and PHI were excluded because there are no significant management activities related to the assets held.

Employees represent Full Time plus 50% of Part Time. Part Timers: Electric is 111, PPM is 2, Klamath is 0.

Assets include 2/3 of PMI/Bridger assets of \$268M, and exclude investment in subsidiaries of \$76M and FAS 133 assets of \$783M.

⁽²⁾ Operating expenses exclude purchased power \$453M and FAS 133 net gains \$1M.

Assets exclude any investments in subsidiaries of \$0M, FAS 133 assets of \$348M and negative inter-company payables of \$2M.

⁽³⁾ PPM excludes PECL, a SPUK subsidiary, from expenses, assets and headcount.

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Group Corporate Cost Allocation FY 2006 ScottishPower UK, plc

| Percent (1) | ScottishPower Org | Percent (2) PacifiCorp Org | FY 2006 Allocation | Net PacifiCorp |
|---------------------------------|--|---|---|----------------|
| 40.3% | 40.3% PacifiCorp | | | Above the Line |
| | | 99.23% PactitCorp | 0 101 101 00 | |
| | | Above the Line Below the Line | 7,495,682.61 | 9,142,101.60 |
| | | Total | 16,637,784.21 | |
| | | Less: PacifiCorp Group costs charged to SP (Below the Line) | (5,865,015.75) | |
| | | Net Group Recharge - Above & Below the Line | 10,772,768.46 | |
| | | Net ScottishPower Group Corporate Costs FY 2006 | Y 2006 | 9,142,101.60 |
| | | 0.58% PacifiCorp Financial Services, Inc.0.18% PacifiCorp Environmental Remediation Company0.01% PacifiCorp Trans, Inc.100.00% Total PacifiCorp Allocation of Group Corp Costs | 97,368.02 29,819.46 1,676.63 16,766,648.32 | |
| 25.8% 21.9% 14.8% 37.2% 1100.0% | 25.8% UK Division 21.9% UK Infrastructure 4.8% PPM Energy, Inc. 7.2% SP plc 100.0% Total SP Group Corp Cost Allocation | Cost Allocation | N N N N N N N N N N N N N N N N N N N | |

⁽¹⁾ ScottishPower %'s to Affiliates based on 4-factor formula (2) PacifiCorp %'s of SP Allocation to Affiliates based on 4-factor formula

ScottishPower UK, plc
Four Factor Formula for Allocating ScottishPower Corporate Costs
FY 2006

| | Turnover | over | Operating Profit | ng Profit | Net Assets | ssets | No. of Employees | oloyees | Respread % |
|---------------------------------------|----------|----------------|------------------|---------------|-----------------|--------|------------------|---------|------------|
| | £m | % | £m | % | £m | % | Number | % | |
| UK Division | 2,286.6 | 40.4% | 180.5 | 15.0% | 1,734.3 | 12.7% | 5,667 | 35.1% | 25.8% |
| UK Infrastructure | 728.1 | 12.9% | 416.3 | 34.7% | 2,479.8 | 18.1% | 3,541 | 21.9% | 21.9% |
| PacifiCorp | 2,132.6 | 37.7% | 541.7 | 45.2% | 5,071.3 | 37.1% | 6,656 | 41.2% | 40.3% |
| PPM Energy, Inc. | 511.5 | %0.6 | 58.6 | 4.9% | 469.3 | 3.4% | 278 | 1.8% | 4.8% |
| Subtotal per Annual Report & Accounts | 5,658.8 | 100.0% | 1,197.1 | %8'66 | 9,754.7 | 71.3% | 16,142 | 100.0% | |
| SP plc | ı | %0.0 | 1.8 | 0.2% | 3,921.3 | 28.7% | | 0.0% | 7.2% |
| Total for recharge calculation | 5,658.8 | 5,658.8 100.0% | 1,198.9 | ,198.9 100.0% | 13,676.0 100.0% | 100.0% | 16,149 | 100.0% | 100.0% |

GROUP CORPORATE COST RECHARGE POLICY Approved by the Executive Team on 28 August 2003

Index

- Objective
- Decision Tree
- Direct Charging of External Costs
- Directly Allocated Costs
- Apportioned Costs
- IT Costs
- PacifiCorp Specific Requirements
- Accounting Policies
- Corporate Cost Control
- Change Control Process
- Divisional Costs being transferred to Group Corporate
- Joint Purchasing
- Key Contacts

Appendices

- 1. Billing Addresses
- 2. Basket of Indicators
- 3. Business employees who have a Group role
- 4. UK based Group employees T& E card listing

Policy

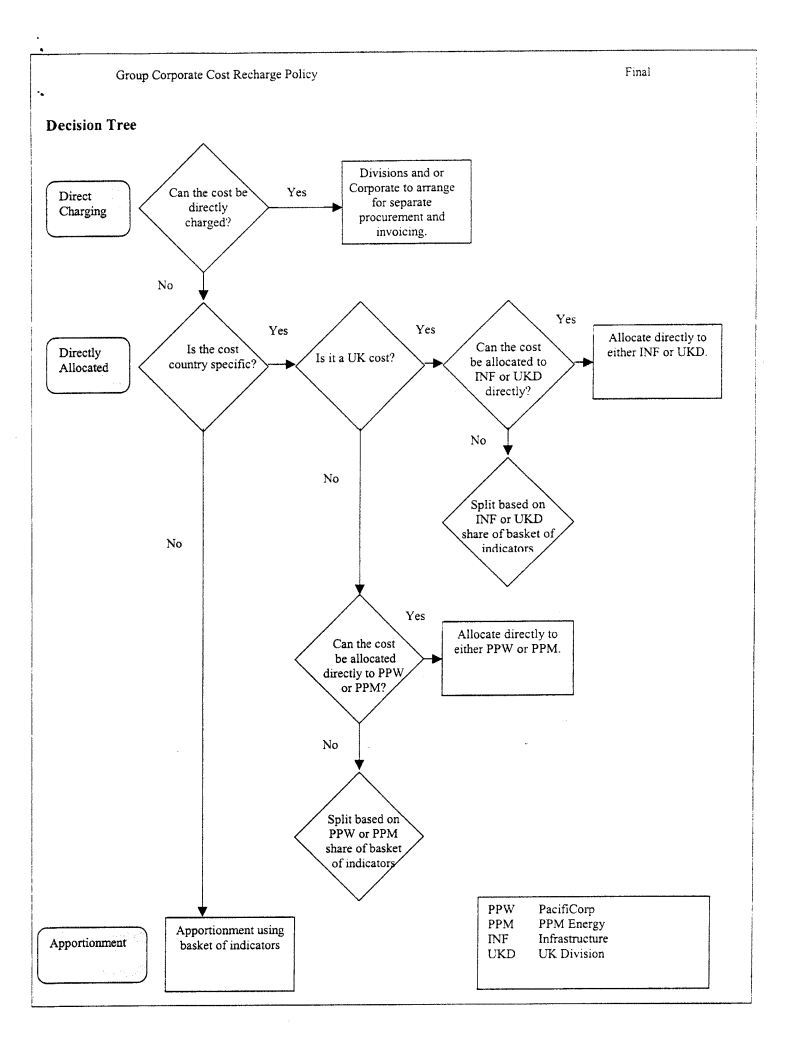
This policy provides a methodology and rationale to support the allocation of Group Corporate charges across the four divisions; PacifiCorp, Infrastructure, UK Division and PPM. The policy objectives are that it:

- Supports a fair and equitable allocation of the costs to the divisions;
- Takes full cognisance of all UK and US regulatory rules and merger commitments.

In addition to the benefit of allocating the costs on a more equitable basis, divisions will have enhanced control over their costs since more will be subject to direct charging.

Each division has the responsibility to develop their own policy to further allocate these costs across their businesses as appropriate. The divisional policies must ensure compliance with regulatory legislation and be consistent with the group objectives as stated above.

The policy will be noted within the Sensitive Affiliate Disclosure Section of PacifiCorp's 10Q/10K and compliance with it will be subject to audit and regulatory scrutiny,



I. Direct Charging of External Costs

The key principle is that direct charging will take place where applicable. Costs directly attributable to a division are therefore directly charged. This reduces the total value of costs that require to be respread.

This will include costs which have historically been charged to Group Corporate e.g. the external audit fee or where Group Corporate have undertaken any activity which is directly applicable to one division, in both cases the associated charges will now be directly charged.

It is the responsibility of the originating function to highlight prior to the commencement of a specific activity if direct charging is applicable. If direct charging occurs the originating function should take the necessary steps when procuring goods or services to ensure that suppliers issue separate bills based on contracts which are signed and approved in accordance with each division's governance procedures.

Invoices should be addressed to the divisions as detailed in Appendix 1.

II. Directly Allocated Costs

When direct charging is not deemed appropriate the opportunity to undertake direct allocation will be reviewed e.g. LTIP costs allocated via actual scheme membership, support costs for the SMG conference allocated via SMG population and staff magazine costs which are allocated based on circulation lists.

As detailed on page 2, costs will be split either directly to one of the four divisions or geographically prior to further split across either PacifiCorp/PPM or INF/UKD. Costs will be split in accordance with the basket of indicators e.g. if the INF and UKD split within the basket was 30/20 the apportionment across the UK businesses would therefore be on a 3:2 ratio.

III. Apportioned Costs

Group Corporate costs including salary and non salary expenditure that are not subject to either direct charging or direct allocation will be apportioned, using the basket of indicators as detailed in Appendix 2.

The four elements currently included in the basket of indicators are:

- Share of total turnover
- Share of operating profit (pre goodwill and exceptionals)
- Share of net assets
- Share of employee numbers

Review of the appropriateness of this basket of indicators will be carried out on an annual basis.

IV. IT Costs

Information Technology Business Services (ITBS) are responsible for the procurement and charging of all UK incurred IT expenditure. As appropriate these are charged directly to INF, UKD and Group Corporate.

Any IT expenditure incurred by PacifiCorp or PPM for UK based activities should be recharged to ITBS directly. Prior approval should be sought from ITBS and PacifiCorp before any rechargeable IT costs are incurred.

The procurement and recharging of IT costs are covered by the joint PacifiCorp/ITBS policy 'Requesting IT staff resources between the UK and US'.

V. PacifiCorp Specific Requirements

Regulatory Review

All US regulatory issues will be controlled and managed by the US Regulatory team within PacifiCorp. It is the responsibility of the PacifiCorp regulatory team to advise Group Corporate of any changes in their requirements.

The US Regulatory Team will review all corporate cross charges to determine the applicability to ratemaking and the benefits derived by US customers and guide the appropriate accounting for such costs.

Group Corporate costs recharged to the US will be tracked at the level of detail required by US regulators, as detailed in the following section 'Supporting Documentation'.

Affiliate Rules

If PacifiCorp obtains specific regulatory approval to provide or receive services from an affiliate, cross charges may occur on a basis consistent with the regulatory order authorising the transactions. Washington State regulations and a Utah merger commitment require commission approval prior to new affiliate transactions. The policy becomes fully effective upon regulatory approval by the state regulatory commissions.

Direct charges

Oregon legislation prohibits affiliates paying bills from third party vendors for each other and then cross charging the responsible affiliate unless they have a commission order approving the activity, therefore direct charging is required. If a company receives a bill that is the responsibility of an affiliate, the vendor should be instructed to issue an invoice to the correct affiliate.

Where direct charges for the US divisions arise the vendor should be instructed to invoice either PacifiCorp or PPM directly. The contract must meet either PacifiCorp and PPM procurement policy terms and must be approved according to PacifiCorp and PPM governance.

Requirements of the US Public Utilities Holding Company Act of 1935.

Under section 13(b) of PUHCA, Scottish Power plc may not charge its subsidiary companies for services performed on their behalf. Those costs are to be borne by ScottishPower's shareholder. However, pursuant to the Financing Order issued by the SEC on December 6, 2000, employees or officers of SPUK may charge for services provided to SPUK associate companies (including PacifiCorp). Recharges between SPUK and US companies would take place at cost, not the lower of cost or market. In the context of ratemaking, PacifiCorp will have to demonstrate and reconcile the lower of cost or market value, but cost must be used for the charge.

International travel and expenses

Where Group Corporate staff undertake regular travel to the US, their travel and expenses will be charged directly to the US divisions via a travel and expenses (T&E) card.

Employees in receipt of a T&E card should comply with the rules detailed in PacifiCorp Management Rules and Guidelines and the PacifiCorp Business Expense Policy. A dedicated resource from Corporate Business Services (CBS) will arrange for the cards to be issued and will administer their associated costing.

Employees returning from a US trip will need to provide supporting receipts and details of the allocation between the two US divisions PacifiCorp and PPM, which will normally be supported by diary arrangements. The Group Corporate Controller Team will administer co-ordination of the supporting details. In specific cases certain trips will not be charged to the US regulated entity.

Individuals who will receive a T&E card are detailed on Appendix 4, subsequent amendments will be managed through the change control process detailed in Section VIII.

Supporting Documentation

US Regulatory requirements stipulate that supporting documentation must be maintained in the US to support recovery of Group Corporate charges, which are recharged to PacifiCorp.

The information requirements are:

Copy of the original invoice.

 Written explanation of the charges describing what they are and how PacifiCorp benefited from the activity.

Details of the allocation method and its appropriateness.

Key business contact who could respond to questions from the regulatory auditors.

Salary and non salary expenditure apportioned using the 4-factor basket of indicators will be reviewed for reasonableness twice a year and documented appropriately.

- Where costs have been directly allocated on a pre-determined basis, rationale for the split, including support for it is required. This could involve review of the diary and expense details.
- All records are required to be retained for 5 years from the date when the expenditure was incurred.

As detailed in Section I direct charging should take place where applicable which will ensure that all supporting documentation is controlled and retained by PacifiCorp or PPM.

International Assignees

All costs associated with International Assignees will continue to be managed and controlled by Group HR in line with their policy.

VI. Accounting Policies

Budgets and Forecasts

The Group Corporate Controller will provide details of the Group Corporate cost allocation for inclusion in the budget and forecasts.

The basket of indicators split applied to the budget figures will be based on the previous year's reported figures. From 2004/05 onwards during the first forecast of the year the basket of indictors will be updated to reflect the year-end position and this will be applied to the reforecast Group Corporate costs.

Forecast submissions should be updated to reflect changes incurred as a result of charges now being directly charged to the division.

Actual Charges

On a quarterly basis, although not in line with the calendar quarter ends PacifiCorp and PPM will be invoiced with their appropriate share of Group Corporate Costs, with accruals being posted for the interim months. The charges will be reported through their statutory accounts.

INF and UKD will receive notification of their Group Corporate recharge via a quarterly accrual, which will be invoiced on an annual basis.

The invoice will be supported by an analysis of the charge necessary to comply with appropriate regulatory requirements.

Any disputes with the invoiced amounts will be resolved before the next quarter through liaison between the Divisional and Group Corporate finance teams. Unresolved disputes will be arbitrated by the Group Corporate Controller.

Apportionment Details

All apportioned costs both salary and non salary will be respread across the four divisions using the basket of indicators as detailed in Section III.

Taxation

Both the UK and US tax codes contain similar provisions regulating the taxability of cross charges within international groups. Their basic philosophy is that, for tax purposes, the parties should deal with each other on an arms-length basis irrespective of the amount that they actually charge each other.

US regulatory rules

In the context of ScottishPower this means that recharges between the UK and US companies should take place at cost. In the context of ratemaking, the Company will demonstrate the lower of cost or market value.

Taxation rules

The only issue arises in respect of internal labour and other internal costs where the tax rules would look for these to be recharged at market value. It is, however, recognised that the application of a mark up to produce an approximation to market value would produce a conflict with the requirements of the US regulatory regime. Since regulatory or other constraints prevent the charging of a mark up an adjustment may be necessary in the tax computation of the charging company to add it to taxable profits to produce a corresponding increase in the tax charge. Similarly if the mark up was too great then the paying company may be denied relief for the amount that is considered to exceed market value. The exact level of mark up for tax computation purposes is a matter for negotiation with the relevant fiscal authorities.

VII. Corporate Cost Control

Ongoing control, reporting and quarterly recharging of all Group Corporate costs are managed by the Group Corporate Controller.

Application of this policy and ongoing compliance with its content will be administered and managed by the Group Corporate Controller.

VIII. Change control process

The Group Corporate Controller will be responsible for the ongoing administration of this policy. Individuals within Group Corporate and the divisions have a duty to advise of any alterations to their own or team details.

Any changes to the individuals listed on the attached appendices should be advised to the Group Corporate Controller who will seek approval from the Director, Performance Management and Control.

IX. Divisional costs being transferred to Group Corporate

Costs incurred by the divisions will not be reallocated to the Group Corporate Centre.

Exceptions to this are where employees are identified as having a Group role but reside within a US division. Only their UK portion of their salary costs and any other related costs, which have received prior approval from the Group Corporate Controller, will be transferred to Group Corporate for allocation between the INF and UKD.

A listing of employees identified as undertaking a Group Corporate role but residing within a business is included within Appendix 3.

Subsequent changes to this list will be managed through a change control process detailed in Section VIII.

US based employees who are recognised, as having this Group Corporate role will be issued with UK Credit Cards, to cover their UK travel and expenses.

X. Joint purchasing

This policy does not prohibit or indeed remove the potential benefits derived from joint purchasing. However, joint purchases must comply with all legal, regulatory and governance policies in both the UK and US. In addition, vendors must be instructed to issue the divisions with separate invoices

XI. Key Contacts

Director, Performance Management & Control 44 141 566 4632

Group Corporate Controller 44 141 566 4693

Corporate Accountant 44 141 566 4722

Group Corporate HR – International Assignees 44 141 566 4643

ITBS – Financial Manager 44 141 700 3703

CBS –Financial Controller 9 001 503 813 6001

PPM –Director, Finance 9 001 503 813 5654 Heather Chalmers
Heather.Chalmers@ScottishPower.com

Susan Logan

Susan.Logan@ScottishPower.com

Valerie Sim Valerie.Sim@ScottishPower.com

Elaine Campbell @ScottishPower.com

John Kelly John.Kelly@ScottishPower.com

Kathryn Hymas PacifiCorp.com

Scott Jacobson Scott.Jacobson@PPMEnergy.com

Appendix 1

Billing Addresses

PPW

PacifiCorp

Attn: Cost Recovery Accounting, LCT 19

PO Box 3040

Portland, Oregon 97208

PPM

PPM Energy Inc

650 NE Holladay, Suite 700

Portland Oregon 97232

UK Wires

Power Systems Head Office

Accounts Payable Section

Avondale House Phoenix Crescent

Strathclyde Business Park

Bellshill ML4 3NJ

UK Division

UK Division Shared Service

Accounts Payable Section Cathcart Business Park

Spean Street

Glasgow, G44 4BE

Group Corporate

ScottishPower

1 Atlantic Quay Glasgow, G2 8SP

ITBS

ITBS

Data Centre

Cathcart Business Park

Spean Street

Glasgow, G44 4BE

Appendix 2

Basket of indicators.

Group Corporate Finance will update this basket on an annual basis following publication of the statutory accounts.

ScottishPower plc

Corporate Costs - calculation of percentages for respreading pool of common costs.

Total hymover is based on 2002/03 actuals

Wholesale Revenue is excluded from Turnover

Operating profit pre goodwill amortisation and exceptionals (based on 2002/05 actuals)

Losses converted to positives to avoid negative cost allocation (e.g. generation)

Net assets at March 2003 based on SSAP25

Allocations calculated on net assets with all negative net assets converted to positives to avoid negative cost allocation (SP Trading Ltd)

Employee numbers based on headcount at Q4 03

| Legal Entity | Turnover | •/6 | Op. profit | % | Net assets | % | Emp. Nos | % | Respread % | Recharge |
|--------------------------------|----------|-----|------------|---|------------|---|----------|---|------------|----------|
| PacifiCorp | | | | | | | | | | |
| Infrastructure | | | | | | | | | | |
| SP Dismounon Ltd | | | | | | | | | | |
| SP Transmission Ltd | - | | | | | | | | | |
| SP Gas | | | | | | | | | | |
| SP Manweb plc | | | | | | | | | | |
| SP Power Systems Ltd | | | | : | | | | | | |
| UK Division | İ | | | | | | | | | |
| SP Generation Ltd | | | | | | | ĺ | | | |
| SP Energy Retail | | | | | | | | | | |
| SP Dataserve Ltd | | | | | | | | | | 1 |
| SP Trading Ltd | | | | | | | | | | |
| PPM (Inc PECL) | | | | | | | | | | |
| , , | | | | | | | | | | |
| Total for recharge calculation | | | | | | | | | | |
| PacifiCorp | | | | | | | | | | |
| Infrastrusture | | | | | | | | | | |
| UK Division | | | | | | | | | | |
| PPM (Inc PECL) | | | | | | | | | | |

Appendix 3

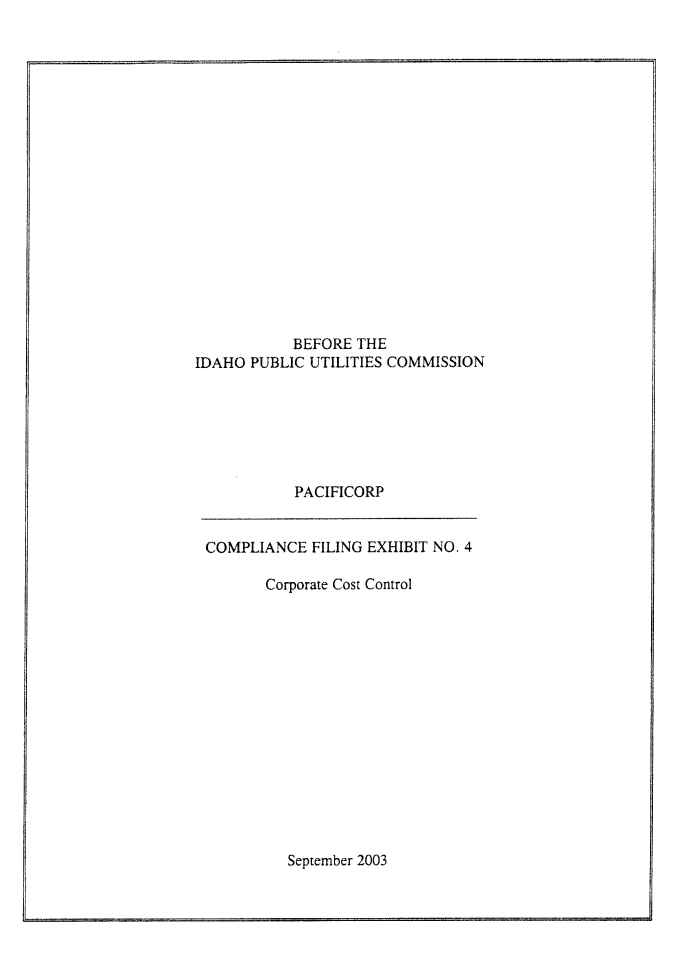
Employees identified as having a Group role but residing within a business.

| Employee | Host Division | Group Function |
|---|--|--|
| M Pittman J Fryer B Klein R Sherrard D McDonald | PacifiCorp PacifiCorp PacifiCorp PacifiCorp PacifiCorp | HR Finance – Credit Risk Finance- Group Energy External Communications HR Learning & Development |

Appendix 4

UK based employees who will have a T&E card.

| Department | Name | PacifiCorp budget centre TBA | | | |
|--------------------|----------------------|------------------------------------|--|--|--|
| • | | | | | |
| Board | Charles Miller Smith | | | | |
| | | TD. | | | |
| EΓ | Ian Russell | TBA | | | |
| | David Nish | | | | |
| | James Stanley | | | | |
| | Dominic Fry | | | | |
| | Andrew Mitchell | | | | |
| | Simon Lowth | | | | |
| | - T | David Mendez | | | |
| External Reporting | Keith Cochrane | David Mendez | | | |
| | Stuart MacDonald | | | | |
| Performance | Heather Chalmers | Brian Galloway | | | |
| Management and | Robert McKenzie | | | | |
| Control | June Dickson | | | | |
| | | | | | |
| Taxation | Heather Self | Larry Martin | | | |
| | Robert MacDonald | | | | |
| | Stewart Wood | | | | |
| - | | Bruce Williams | | | |
| Treasury | Adrian Coats | Diuce Williams | | | |
| | Donald Wright | | | | |
| Internal Audit | New Director of IA | Stephen Cairns | | | |
| Human Resources | Steve Dunn | Linda Wah | | | |
| Human Resources | Sandy Begbie | | | | |
| | Nigel Johnson | | | | |
| | Colin Duthie | | | | |
| | David Ambercrombie | | | | |
| | Jack Kelly | | | | |
| | George Kirk | | | | |
| | | D 1 1/1 | | | |
| Risk / Insurance | Stephen Henderson | Bob Klein | | | |
| | Jacqueline Redmond | | | | |
| Campuniantian | Andrew Jamieson | Rachel Sherrard | | | |
| Communications | Ann Hood | Rachel Shellard | | | |
| | Malcolm Scott | | | | |
| | 141aicomi Scott | | | | |
| Strategy | Sheelagh Duffield | Andy MacRitchie | | | |
| ouaws, | Iain Patterson | | | | |
| | Rod Morrison | | | | |
| | Fred Dinning | | | | |
| | 11 NGC-11 | | | | |
| Secretarial | Alan McCullough | | | | |
| | Elaine Ferguson | | | | |
| | Donald McPherson | | | | |
| | Gordon Irving | | | | |

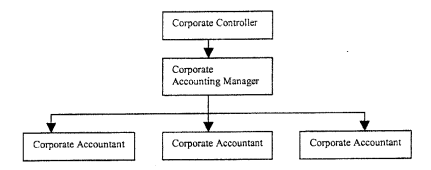


Corporate Cost Control

Internal Control Overview

Corporate Controller Team

Corporate Costs are managed by the following team who report to the Director, Performance Management and Control.



Monthly Reports

To support this experienced and qualified team in controlling the Corporate Costs a series of monthly reports, page 3, are produced which provide a regular overview of the costs being incurred.

Ownership of the Corporate Costs is the responsibility of each Executive Team Functional Director, being the key recipients of the monthly reports. The Corporate Controller team support the Corporate Directors manage their costs through regular dialogue to discuss the actual, budget and forecast costs being reported thus a regular and timely analysis of the costs is maintained. Reports to support the costs are always supported by a narrative, which explains the reasons for the variances and the corrective action being taken to address any variances from budget. Regular feedback is requested from the recipients of the reports to ensure they continue to achieve their objective of assisting them in managing the cost profile of their department.

The Executive Team report contains a separate Corporate Centre Cost Report reviewed at the monthly Executive Team meeting which is chaired by the Chief Executive. This report provides the whole Executive Team with an up to date position of the costs incurred reasons for variances and a year-end forecast position.

Corporate Function Scorecards

All Corporate Function scorecards, which are produced monthly, are reported in the Executive Team Report, include a metric, which has the following components:

Value Lever:

Control operating expenditure

Objective:

Cost effectiveness of the Corporate Function Corporate Function Expenditure Vs Budget

Metric:

This level of review is indicative of the continual focus, which Group Corporate applies to its cost base.

Levels of Authorisation

Two other control policies, which apply to all Corporate Costs, are the Expenses and Authorisation Limits policies, which follow normal company procedures of explaining what type and level of costs can be incurred for expenses and for each individual their level of authorisation.

Prior to processing the payment of all expenses and Corporate Costs authorisations are confirmed by the Banking Section to ensure appropriate manager's approval has been sought and that the costs do not exceed their level of authority.

Payroll Costs

Payroll expenses account for around 50% of the Corporate Costs. All payroll charges are controlled by a series of separate monthly reconciliations undertaken by the Corporate Controller team. In addition any changes to the payroll listing are strictly controlled and monitored by the Group Human Resources Department who have an internal level of authorisation which is adhered to depending on the nature of the update.

External Audit Review

On a quarterly basis an External Audit review of the Corporate Centre financial records is undertaken by PWC. Their work covers a review of the whole financial statements of the Corporate Centre to ensure compliance with all the internal and external controls. From an External review perspective the Corporate Centre is treated like a Business Unit, with a dedicated team being responsible for applying the same level of scrutiny.

Attachment 1

| Corporate Function | | Month | |] [| YTD | | | FULL YEAR | | | | |
|------------------------------|-----|------------------|------------------|---|-----|------------------|------------------|---------------|----|------|------------------|---------------|
| | * | ACTUAL £'000s | BUDGET £'000s | VAR £'000s | | ACTUAL £'000s | BUDGET £'000s | VAR £'000s | I | CAST | BUDGET £'000s | VAR £'000s |
| Income from group | | | | | | | | | | | • | . |
| External Income | 1 | | | | | | | | ĺ | | • | -] |
| Salary Costs | 1 | | | | | | | - | į | | | |
| Other Staff costs | I | | | - | | | | - [| | | | - |
| Legal & Professional Charges | | | | | | | | - | | | | - |
| Subscriptions & Donations | | | | • | | | | . | | | | - |
| Publicity | .] | | | - | | | | . [| 1. | | | |
| Depreciation | : 1 | | | -: | | | | . [| 1. | | | |
| Repairs & Maintenance | | | | - | | | | - 1 | | | | - |
| Rent & Rates | | | | • | | | | - | | | | - |
| Transport | 1 | | | | | | 1 1 | - [| | | | . |
| Travel Expenses | . [| | | | | | | . | | | | - |
| Computer Expenses | | | | · · · · · · · · | | | | . | | | | - 1 |
| Ггация <u>я</u> | . 1 | | | | | | | | | | | |
| Office Expenses | | | | _ | | | | | | | | - 1 |
| Health & safety Expenses | | | | | H | | | . | | | | . |
| Inter Business Charges | | | | | | | | - | | | | |
| Miscellaneous Charges | | | | | | | | . | | | | - 1 |
| Miscennicous Chages | | | | | | | | į | | | | |
| Net operating expenses | | | | | 1 1 | | | | | | | - |
| vet oper simg expenses | | | | | | | | | | | | |
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| CEY MESSAGES | | | | *************************************** | | | | | | | | |
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| 'ull Year Forecast | | | | | | | | | | | | |
| 'ull Year Forecast | | | | | | | | | | | | |

INTERCOMPANY ADMINISTRATIVE SERVICES AGREEMENT

BETWEEN

MIDAMERICAN ENERGY HOLDINGS COMPANY

AND

ITS SUBSIDIARIES

This Intercompany Administrative Services Agreement ("Agreement") is entered into as of March 31, 2006 by and between MidAmerican Energy Holdings Company (hereinafter the "Company") and its direct and indirect subsidiaries (hereinafter the "Subsidiaries") (each a "Party" and together the "Parties").

WHEREAS, the Company provides senior management, executive oversight and other administrative services that provide value to and benefit the Subsidiaries as entities in the consolidated group;

WHEREAS, the Subsidiaries have access to professional, technical and other specialized resources that the Company may wish to utilize from time to time in the provision of such administrative services; and

WHEREAS, the Company and Subsidiaries may desire to utilize the professional, technical and other specialized resources of certain Subsidiaries;

NOW, THEREFORE, in consideration of the premises and mutual agreements set forth herein, the Company and Subsidiaries agree as follows:

ARTICLE 1. PROVISION OF ADMINISTRATIVE SERVICES

Upon and subject to the terms of this Agreement, services will be provided between and among the Company and its Subsidiaries that are not directly applicable to the production, distribution or sale of a product or service available to customers of the Company or its subsidiaries ("Administrative Services"). For purposes of this Agreement, Administrative Services shall include, but not be limited to the following:

- a) services by executive, management, professional, technical and clerical employees;
- b) financial services, payroll processing services, employee benefits participation, supply chain and purchase order processing services, tax and accounting services, contract negotiation and administration services, risk management services, environmental services and engineering and technical services:
- the use of office facilities, including but not limited to office space, conference rooms, furniture, equipment, machinery, supplies, computers and computer software, insurance policies and other personal property;
- d) the use of automobiles, airplanes, other vehicles and equipment;

To obtain specialized expertise or to achieve efficiencies, the following situations may arise under this Agreement whereby Administrative Services may be provided between and among the Company and its Subsidiaries:

- a) The Company may directly assign or allocate common costs to the Subsidiaries,
- b) The Company may procure Administrative Services from the Subsidiaries for its own benefit,
- c) The Company may procure Administrative Services from the Subsidiaries for subsequent allocation to some or all Subsidiaries commonly benefiting, or
- d) The Subsidiaries may procure Administrative Services from each other.

ARTICLE 2. DEFINITIONS

For purposes of this Agreement these terms shall be defined as follows:

- (a) "Laws" shall mean any law, statute, rule, regulation or ordinance.
- (b) "State Commissions" shall mean any state public utility commission or state public service commission with jurisdiction over a rate-regulated Party.
- (c) "Subsidiaries" shall mean current and future direct and indirect majority-owned subsidiaries of the Company.

ARTICLE 3. EFFECTIVE DATE

This Agreement shall be effective as of the date set forth above; provided, however, that in those jurisdictions in which regulatory approval is required before the Agreement becomes effective, the effective date shall be as of the date of such approval.

ARTICLE 4. CHARGES AND PAYMENT

(a) CHARGES.

Parties shall charge for Administrative Services on the following basis:

- (i) Direct Charges: The Party receiving the benefit of Administrative Services ("Recipient Party") will be charged for the operating costs incurred by the Party providing the Administrative Services ("Providing Party"), including, but not limited to, allocable salary and wages, incentives, paid absences, payroll taxes, payroll additives (insurance premiums, health care and retirement benefits and the like), direct non-labor costs, if any, and similar expenses, and reimbursement of out-of-pocket third party costs and expenses.
- (ii) Service Charges: Costs that are impractical to charge directly but for which a cost/benefit relationship can be reasonably identified. A practical allocation method will be established by Providing Party that allocates the cost of this service equitably and consistently to the Recipient Party. Any changes in the methodology will be communicated in writing to rate-regulated subsidiaries at least 180 days before the implementation of the change.
- (iii) Allocations: Costs incurred for the general benefit of the entire corporate group for which direct charging and service charges are not practical. An allocation methodology will be established and used consistently from year to year. Any changes to the methodology will be communicated

in writing to rate-regulated subsidiaries at least 180 days before the implementation of the change.

The charges constitute full compensation to the Providing Party for all charges, costs and expenses incurred by the Providing Party on behalf of the Recipient Party in providing the Administrative Services, unless otherwise specifically agreed to in writing between the Parties.

If events or circumstances arise which, in the opinion of the Parties, render the costs of providing any Administrative Services materially different from those charged under a specific rate or formula then in effect, the specific rate or formulas shall be equitably adjusted to take into account such events or changed circumstances.

Providing Parties will bill each and all Recipient Parties, as appropriate, for Administrative Services rendered under this Agreement in as specific a manner as practicable. To the extent that direct charging for services rendered is not practicable, the Providing Party may utilize allocation methodologies to assign charges for services rendered to the Recipient Party, reflective of the drivers of such costs. Such allocation methodologies may utilize allocation bases that include, but are not limited to: employee labor, employee counts, assets, and multi-factor allocation formulae.

Any cost allocation methodology for the assignment of corporate and affiliate costs will comply with the following principles:

- i) For Administrative Services rendered to a rate-regulated subsidiary of the Company or each cost category subject to allocation to rate-regulated subsidiaries by the Company, the Company must be able to demonstrate that such service or cost category is reasonable for the rate-regulated subsidiary for the performance of its regulated operations, is not duplicative of Administrative Services already being performed within the rate-regulated subsidiary, and is reasonable and prudent.
- ii) The Company and Providing Parties will have in place positive time reporting systems adequate to support the allocation and assignment of costs of executives and other relevant personnel to Recipient Parties.
- iii) Parties must maintain records sufficient to specifically identify costs subject to allocation, particularly with respect to their origin. In addition, the records must be adequately supported in a manner sufficient to justify recovery of the costs in rates of rate-regulated subsidiaries.
- iv) It is the responsibility of rate-regulated Recipient Parties to this Agreement to ensure that costs which would have been denied recovery in rates had such costs been directly incurred by the regulated operation are appropriately identified and segregated in the books of the regulated operation.

(b) PAYMENT.

(i) Each Providing Party shall bill the Recipient Party monthly for all charges pursuant to this Agreement via billings to the Company. The Company, in its capacity as a clearinghouse for

intercompany charges within the Company shall aggregate all charges and bill all Recipient Parties in a single bill. Full payment to or by the Company for all Administrative Services shall be made by the end of the calendar month following the intercompany charge. Charges shall be supported by reasonable documentation, which may be maintained in electronic form.

(ii) The Parties shall make adjustments to charges as required to reflect the discovery of errors or omissions or changes in the charges. The Parties shall conduct a true-up process at least quarterly and more frequently if necessary to adjust charges based on reconciliation of amounts charged and costs incurred. It is the intent of the Parties that such true-up process will be conducted using substantially the same process, procedures and methods of review as have been in effect prior to execution of this Agreement by the Parties.

ARTICLE 5. GENERAL OBLIGATIONS; STANDARD OF CARE

Rate-regulated Parties will comply with all applicable State and Federal Laws regarding affiliated interest transactions, including timely filing of applications and reports. The Parties agree not to cross-subsidize between the rate-regulated and non-rate-regulated businesses or between any rate-regulated businesses, and shall comply with any applicable State Commission Laws and orders. Subject to the terms of this Agreement, the Parties shall perform their obligations hereunder in a commercially reasonable manner.

ARTICLE 6. TAXES

Each Party shall bear all taxes, duties and other similar charges except taxes based upon its gross income (and any related interest and penalties), imposed as a result of its receipt of Administrative Services under this Agreement, including without limitation sales, use, and value-added taxes.

ARTICLE 7. ACCOUNTING AND AUDITING

Providing Parties and the Company shall maintain such books and records as are necessary to support the charges for Administrative Services, in sufficient detail as may be necessary to enable the Parties to satisfy applicable regulatory requirements ("Records"). All Parties:

- (a) shall provide access to the Records at all reasonable times;
- (b) shall maintain the Records in accordance with good record management practices and with at least the same degree of completeness, accuracy and care as it maintains for its own records; and
- (c) shall maintain its own accounting records, separate from the other Party's accounting records.

Subject to the provisions of this Agreement, Records supporting intercompany billings shall be available for inspection and copying by any qualified representative or agent of either Party or its affiliates, at the expense of the inquiring Party. In addition, State Commission staff or agents may audit the accounting records of Providing Parties that form the basis for charges to rate-regulated subsidiaries, to determine the reasonableness of allocation factors used by the Providing Party to assign costs to the Recipient Party and amounts subject to allocation or direct charges. All Parties agree to cooperate fully with such audits.

ARTICLE 8. BUDGETING

In advance of each budget year, Providing Parties shall prepare and deliver to the Recipient Parties, for their review and approval, a proposed budget for Administrative Services to be performed during that year. The approved schedule of budgeted Administrative Services shall evidence the base level of Administrative Services. The schedule shall be updated at least annually. Each Party shall promptly notify the other Party in writing of any requested material change to the budget costs for any service being provided.

ARTICLE 9. COOPERATION WITH OTHERS

The Parties will use good faith efforts to cooperate with each other in all matters relating to the provision and receipt of Administrative Services. Such good faith cooperation will include providing electronic access in the same manner as provided other vendors and contractors to systems used in connection with Administrative Services and using commercially reasonable efforts to obtain all consents, licenses, sublicenses or approvals necessary to permit each Party to perform its obligations. Each Party shall make available to the other Party any information required or reasonably requested by the other Party regarding the performance of any Administrative Service and shall be responsible for timely providing that information and for the accuracy and completeness of that information; provided, however, that a Party shall not be liable for not providing any information that is subject to a confidentiality obligation owed by it to a person or regulatory body other than an affiliate of it or the other Party. Either Party shall not be liable for any impairment of any Administrative Service caused by it not receiving information, either timely or at all, or by it receiving inaccurate or incomplete information from the other Party that is required or reasonably requested regarding that Administrative Service. The Parties will cooperate with each other in making such information available as needed in the event of any and all internal or external audits, utility regulatory proceedings, legal actions or dispute resolution. Each Party shall fully cooperate and coordinate with each other's employees and contractors who may be awarded other work. The Parties shall not commit or permit any act, which will interfere with the performance of or receipt of Administrative Services by either Party's employees or contractors.

ARTICLE 10. COMPLIANCE WITH ALL LAWS

Each Party shall be responsible for (i) its compliance with all laws and governmental regulations affecting its business, including but not limited to, laws and governmental regulations governing federal and state affiliate transactions, workers' compensation, health, safety and security, and (ii) any use it may make of the Administrative Services to assist it in complying with such laws and governmental regulations.

ARTICLE 11. LIMITATION OF LIABILITY

Notwithstanding any other provision of this Agreement and except for (a) rights provided under Article 12 in connection with Third-Party Claims, (b) direct or actual damages as a result of a breach of this Agreement, and (c) liability caused by a Party's negligence or willful misconduct, no Party nor their respective directors, officers, employees and agents, will have any liability to any other Party, or their respective directors, officers, employees and agents, whether based on contract, warranty, tort, strict liability, or any other theory, for any indirect, incidental, consequential, special damages, and no Party, as a result of providing a Service pursuant to this Agreement, shall be liable to any other Party for more than the cost of the Administrative Service(s) related to the claim or damages.

ARTICLE 12. INDEMNIFICATION

Each of the Parties will indemnify, defend, and hold harmless each other Party, members of its Board of Directors, officers, employees and agents against and from any third-party claims resulting from any negligence or willful misconduct of a Party's employees, agents, representatives or subcontractors of any tier, their employees, agents or representatives in the performance or nonperformance of its obligations under this Agreement or in any way related to this Agreement. If a Third-Party claim arising out of or in connection with this Agreement results from negligence of multiple Parties (including their employees, agents, suppliers and subcontractors), each Party will bear liability with respect to the Third-Party Claim in proportion to its own negligence.

ARTICLE 13. DISPUTE RESOLUTION

The Parties shall promptly resolve any conflicts arising under this Agreement and such resolution shall be final. If applicable, adjustments to the charges will be made as required to reflect the discovery of errors or omissions in the charges. If the Parties are unable to resolve any service, performance or budget issues or if there is a material breach of this Agreement that has not been corrected within ninety (90) days, representatives of the affected Parties will meet promptly to review and resolve those issues in good faith.

ARTICLE 14. TERMINATION FOR CONVENIENCE

A Party may terminate its participation in this Agreement either with respect to all, or with respect to any one or more, of the Administrative Services provided hereunder at any time and from time to time, for any reason or no reason, by giving notice of termination at least sixty (60) days in advance of the effective date of the termination to enable the other Party to adjust its available staffing and facilities. In the event of any termination with respect to one or more, but less than all, Administrative Services, this Agreement shall continue in full force and effect with respect to any Administrative Services not terminated hereby. If this Agreement is terminated in whole or in part, the Parties will cooperate in good faith with each other in all reasonable respects in order to effect an efficient transition and to minimize the disruption to the business of all Parties, including the assignment or transfer of the rights and obligations under any contracts. Transitional assistance service shall include organizing and delivering records and documents necessary to allow continuation of the Administrative Services, including delivering such materials in electronic forms and versions as reasonably requested by the Party.

ARTICLE 15. CONFIDENTIAL INFORMATION/NONDISCLOSURE

To the fullest extent allowed by law, the provision of any Administrative Service or reimbursement for any Administrative Service provided pursuant to this Agreement shall not operate to impair or waive any privilege available to either Party in connection with the Administrative Service, its provision or reimbursement for the Administrative Service.

All Parties will maintain in confidence Confidential Information provided to each other in connection with this Agreement and will use the Confidential Information solely for the purpose of carrying out its obligations under this Agreement. The term Confidential Information means any oral or written information, (including without limitation, computer programs, code, macros or instructions) which is made available to the Company, its

Subsidiaries or one of its representatives, regardless of the manner in which such information is furnished. Confidential Information also includes the following:

- a. All Information regarding the Administrative Services, including, but not limited to, price, costs, methods of operation and software, shall be maintained in confidence.
- b. Systems used to perform the Administrative Services provided hereunder are confidential and proprietary to the Company, its Subsidiaries or third parties. Both Parties shall treat these systems and all related procedures and documentation as confidential and proprietary to the Company, its Subsidiaries or its third party vendors.
- c. All systems, procedures and related materials provided to either Party are for its internal use only and only as related to the Administrative Services or any of the underlying systems used to provide the Administrative Services.

Notwithstanding anything in this Article 15 to the contrary, the term "Confidential Information" does not include any information which (i) at the time of disclosure is generally available to and known by the public (other than as a result of an unpermitted disclosure made directly or indirectly by a Party), (ii) was available to a Party on a non-confidential basis from another source (provided that such source is not or was not bound by a confidentiality agreement with a Party or had any other duty of confidentiality to a Party), or (iii) has been independently acquired or developed without violating any of the obligations under this Agreement.

The Parties shall use good faith efforts at the termination or expiration of this Agreement to ensure that all user access and passwords are cancelled.

All Confidential Information supplied or developed by a Party shall be and remain the sole and exclusive property of the Party who supplied or developed it.

ARTICLE 16. PERMITTED DISCLOSURE

Notwithstanding provisions of this Agreement to the contrary, each Party may disclose Confidential Information (i) to the extent required by a State Commission, a court of competent jurisdiction or other governmental authority or otherwise as required by law, including without limitation disclosure obligations imposed under the federal securities laws, provided that such Party has given the other Party prior notice of such requirement when legally permissible to permit the other Party to take such legal action to prevent the disclosure as it deems reasonable, appropriate or necessary, or (ii) on a "need-to-know" basis under an obligation of confidentiality to its consultants, legal counsel, affiliates, accountants, banks and other financing sources and their advisors.

ARTICLE 17. SUBCONTRACTORS

To the extent provided herein, the Parties shall be fully responsible for the acts or omissions of any subcontractors of any tier and of all persons employed by such subcontractors and shall maintain complete

control over all such subcontractors. It being understood and agreed that not anything contained herein shall be deemed to create any contractual relation between the subcontractor of any tier and the Parties.

ARTICLE 18. NONWAIVER

The failure of a Party to insist upon or enforce strict performance of any of the terms of this Agreement or to exercise any rights herein shall not be construed as a waiver or relinquishment to any extent of its right to enforce such terms or rights on any future occasion.

ARTICLE 19. SEVERABILITY

Any provision of this Agreement prohibited or rendered unenforceable by operation of law shall be ineffective only to the extent of such prohibition or unenforceability without invalidating the remaining provisions of this Agreement.

ARTICLE 20. ENTIRE AGREEMENT/DOCUMENTS INCORPORATED BY REFERENCE

All understandings, representations, warranties, agreements and any referenced attachments, if any, existing between the Parties regarding the subject matter hereof are merged into this Agreement, which fully and completely express the agreement of the Parties with respect to the subject matter hereof.

ARTICLE 21. OTHER AGREEMENTS

This Agreement does not address or govern the Parties' relationship involving: (a) the tax allocation agreement nor (b) any other relationships not specifically identified herein. All such relationships not addressed or governed by this Agreement will be governed and controlled by a separate agreement or tariff specifically addressing and governing those relationships or by applicable Laws or orders.

This Agreement has been duly executed on behalf of the Parties as follows:

Title: Vice President & Controller

| MIDAMERICAN ENERGY HOLDINGS COMPANY | NNGC ACQUISITION, LLC |
|--|---|
| By: Patrick J. Goodman Title: Sr. Vice President & Chief Financial Officer | By: Brian K. Hankel Title: Vice President & Treasurer |
| PPW HOLDINGS LLC | KR HOLDING, LLC |
| By: Hanke | By: Doods |
| Brian K. Hankel Title: Vice President & Treasurer | Patrick J. Goodman Tite: Vice President & Treasurer |
| By: PSCooch Patrick J. Goodman Title: Director | By: Brian K. Hankel Title: Vice President & Treasurer |
| HOME SERVICES OF AMERICA, INC. By: Aud January | CE CASECNAN WATER AND ENERGY COMPANY INC. By: |
| Paul J. Heighton Title: Asst Secret- | Brian K. Hankel Title: Vice President & Treasurer |
| MIDAMERICAN FUNDING, LLC | |
| By: Bereit Thomas B. Specketer | |