2	A.	My name is Chad A. Teply. My business address is 1407 West North Temple,
3		Suite 210, Salt Lake City, Utah.
4	Q.	Are you the same Chad A. Teply who has previously filed testimony in this
5		proceeding?
6	A.	Yes.
7	Q.	What is the purpose of your surrebuttal testimony in this proceeding?
8	A.	My surrebuttal testimony provides additional information explaining the prudence
9		of individual pollution control projects called into question by the intervening
10		parties. In doing so, my testimony will respond to the rebuttal testimony of Mr.
11		Howard Gebhart on behalf of Utah Association of Energy Users Intervention
12		Group (UAE) and Mr. Matthew Croft on behalf of the Utah Division of Public
13		Utilities (DPU).
14		My surrebuttal also includes a correction to a reference made in my
15		rebuttal testimony regarding a revenue adjustment recommended by Mr. Kevin C.
16		Higgins regarding the Dave Johnston Unit 3 scrubber and baghouse project.
17	Sumi	mary of Parties' Concerns and Recommendations
18	Q.	Please summarize Mr. Gebhart's rebuttal testimony regarding the
19		Company's pollution control equipment investments.
20	A.	Mr. Gebhart's primary conclusions in his rebuttal testimony are that the Company
21		has "overshot the mark" in designing and implementing emissions control
22		projects at its Hunter Units 1 and 2, Huntington Unit 1, and Dave Johnston Unit 3.
23		Mr. Gebhart's primary arguments are that the costs associated with said emissions

Please state your name and business address.

1 **Q.** 

control projects are excessive based on his representation of "standard regulatory practice" as it pertains to determining cost-effectiveness and estimating emission reductions.

A.

# Q. Please summarize Mr. Croft's rebuttal testimony regarding the Company's pollution control equipment investments.

Mr. Croft's rebuttal testimony provides his analyses of the various methodologies that have been discussed in the testimony, exhibits, and extensive discovery presented in this case with respect to establishing cost per ton of pollutant removed and ultimately cost-effectiveness criteria to be applied to the scrubber projects disputed by Mr. Gebhart. Mr. Croft discusses other cost-effectiveness considerations, including fuel quality and equipment end-of-life factors that also significantly impact cost-effectiveness determinations and scope definition for specific projects. Although, Mr. Croft states that the DPU is unable to determine whether the disputed scrubber projects are cost effective at this time; he does cite specific agency determinations that further demonstrate the wide range of costs that states have deemed acceptable via BART determinations, as well as the latitude that states and the EPA have in setting the cost-effective standards that they apply under the Regional Haze Rules.

#### 42 Cost Effectiveness

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- 43 Mr. Gebhart focuses a significant amount of his testimony disputing that the Ο. Company's response to DPU 36.5 provides a satisfactory basis on which to 44 45 judge the cost-effectiveness of the pollution control investments included in 46 this case. Was the Company's response to DPU 36.5 intended to form the 47 entire basis of its cost-effectiveness evaluation for the projects in question? 48 A. No. Rather, the Company's response to DPU 36.5 was intended to be responsive 49 to the question posed by the DPU by comparing the cost per ton of SO<sub>2</sub> emissions 50 at historic permit emission limits versus new permit emission limits. While this 51 cost-effectiveness calculation may be appropriate for units that have historically 52 operated at or near their permitted emission limits and with no forecasted fuel 53 quality changes, it does not provide an appropriate result for the subject Hunter 54 and Huntington units. Those units have historically operated below their 0.21 55 pound per million British thermal unit (Btu) emission limit due to low levels of 56 sulfur in their fuel supplies, and the additional requirement that their scrubbers 57 must remove a minimum of 80 percent of the SO<sub>2</sub> produced when burning the 58 fuel supplied to the respective units. 59 Q. Are there other considerations that must be made when evaluating the costeffectiveness of the Hunter Units 1 and 2 and Huntington Unit 1 scrubber 60 61 projects? 62 Yes. As discussed at length in the Company's direct and rebuttal testimony filed Α.
  - A. Yes. As discussed at length in the Company's direct and rebuttal testimony filed in this case, considerations with respect to the Hunter Units 1 and 2 and Huntington Unit 1 scrubber projects include more than meeting specific emission

limits. The projects for those units included ensuring that the existing systems could effectively accommodate future fuel quality from the cost competitive coal supply market serving the Company's Utah facilities and also comply with the Company's operating permit and waste disposal obligations. Final project scope development for those projects also resulted in the replacement of certain end-of-life equipment and components, although those benefits are secondary in nature as compared to the aforementioned fuel quality and operating permit compliance considerations. The Company's response to DPU 36.5 demonstrates one approach to calculating environmental compliance cost-effectiveness, but it does not fully assess the impact of fuel quality on the tons of SO<sub>2</sub> removed at the subject Hunter and Huntington units. This approach only assesses the change in the SO<sub>2</sub> emitted. It does not assess the total increase in the tons of SO<sub>2</sub> removed.

- Q. Has the Company assessed environmental compliance cost-effectiveness including the impact of new emission limits and future coal quality for the Hunter Units 1 and 2 and Huntington Unit 1 scrubber projects?
- A. Yes. The following table was initially developed in response to DPU Data Request 48.5 and was included in my rebuttal testimony with information only for Hunter Units 1 and 2. For purposes of this discussion, the table has been expanded to include Huntington Unit 1 and updated with fuel quality data conformed to the Company's responses to DPU Data Request 36.3 and UAE Data Request 14.3. The table properly identifies the tons of SO<sub>2</sub> that will be removed by the upgraded scrubbers. The tons removed identified in this table consist of the additional tons removed because of the changes in the SO<sub>2</sub> emission rates for the affected units as

well as the additional tons removed due to the increases in the coal sulfur content.

While the increase in coal sulfur content is not anticipated to be as significant at

Huntington Unit 1, it remains an important consideration. The cost-effectiveness
results presented in this table further support the projects.

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Table 1

	Hunter 1	Hunter 2	Huntington 1
Unit Megawatt Rating, MWn	430	430	445
Unit Hourly Heat Input, mmBtu/hr	4,750	4,750	4,960
Annual Capacity Factor, percent	90.0%	90.0%	90.0%
Unit Annual Heat Input, mmBtu/yr @ 90% CF	37,551,600	37,551,600	39,211,776
Baseline Coal Btu/lb	11,208	11,208	11,724
Baseline Coal Sulfur, % (historical):	0.5	0.5	0.52
Baseline uncontrolled emission rate, lb/mmBtu	0.892	0.892	0.887
Annual uncontrolled SO <sub>2</sub> emissions, tons/yr	16,752	16,752	17,392
SO <sub>2</sub> Baseline Emission Rate, lb/mmBtu	0.16	0.16	0.16
Baseline Emissions, tons/yr	3,004	3,004	3,137
Historic tons SO <sub>2</sub> removed	13,748	13,748	14,255
Future Coal Btu/lb	11,425	11,425	11,117
Future Coal Sulfur, %	0.767	0.767	0.615
Future Uncontrolled emission rate (lb/mmBtu)	1.343	1.343	1.106
Annual uncontrolled SO <sub>2</sub> emissions, tons/yr	25,210	25,210	21,692
New Permitted SO <sub>2</sub> Rate, lb/mmBtu	0.12	0.12	0.12
Future SO <sub>2</sub> Emissions, tons/yr	2,253	2,253	2,353
Reduction in Future SO <sub>2</sub> emissions, tons/yr	751	751	784
Future tons SO <sub>2</sub> removed, tons/yr	22,957	22,957	19,340
Net increase in the tons of SO <sub>2</sub> removed, tons/yr	9,209	9,209	5,085
Annual Cost of Control	9,892,000	8,982,000	7,015,000
Dollar per ton estimate based on tons of SO <sub>2</sub> removed	\$1,074	\$975	\$1,380

### 92 Q. Has the Company significantly overstated the amount of SO<sub>2</sub> controlled in its 93 cost-effectiveness assessments?

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No. In fact, the Company's responses to DPU Data Requests 36.3 and 36.5 significantly understate the actual amount of SO<sub>2</sub> controlled by the subject Hunter and Huntington scrubber projects as they do not consider the total tons of SO<sub>2</sub> removed under the various scenarios presented. The Company's response to DPU Data Request 36.3 provides two scenarios of SO<sub>2</sub> emissions reductions on a tons per year basis. The first scenario (DPU 36.3, Table 1) provides forecasted tons of SO<sub>2</sub> emissions with the scrubber projects completed versus 2006 baseline emissions, without consideration given to total tons of SO<sub>2</sub> removed from the flue gas. The second scenario (DPU 36.3, Table 2) provides forecasted tons of SO<sub>2</sub> emissions increases that would have resulted from coal sulfur content increases had the scrubber projects not been completed versus 2006 baseline emissions, without consideration given to total tons of SO<sub>2</sub> removed from the flue gas. As discussed above, the Company's response to DPU Data Request 36.5 provides the cost per ton of SO<sub>2</sub> emissions at historic permit emission limits versus new permit emission limits, without consideration given to fuel quality changes or total tons of SO<sub>2</sub> removed from the flue gas. Table 1 above appropriately estimates the amount of SO<sub>2</sub> controlled by the respective projects, with consideration given to fuel quality changes and total tons of SO<sub>2</sub> removed from the flue gas. Mr. Gebhart has continually failed to recognize fuel quality in his cost-effectiveness calculations and assessments of the Company's Hunter and Huntington units included in this case.

115	Q.	Does the EPA recognize the importance of considering potential fuel quality
116		changes in cost-effectiveness assessments?
117	A.	Yes. As documented by the EPA in the Federal Register (Vol. 76, No. 55, March
118		22, 2011, pages 16182-16183) with respect to their review of the state of
119		Oklahoma Regional Haze State Implementation Plan, EPA recognizes the impact
120		that fuel quality has in assessing emission controls and cost effectiveness:
121 122 123 124 125 126 127 128 129 130 131 132 133 134		"Although our TSD provides a detailed comparison between the costing methodologies, a few general points can be made that explain why our costs differ with those from ODEQ. First, in the case of the OG&E analyses, a coal with a significantly higher sulfur content than is currently burned was assumed by OG&E's contractor in determining the design of the scrubber. This increased the capital cost of the scrubber over what would minimally be needed to scrub the coal currently being burned. However, the increased tonnage of SO <sub>2</sub> that would have been removed from the emissions resulting from the burning of that coal, and the high efficiency of the scrubber was not used in calculating the cost effectiveness (\$/ ton). Our cost analysis, assumed the same higher sulfur coal, but adjusted the cost effectiveness to account for the increased scrubber efficiency and the increased tonnage of sulfur that would be removed"
135	Q.	Mr. Gebhart references the Company's responses to DPU Data Requests 36.3
136		and 36.10 as evidence that the Company's response to DPU Data Request
137		36.5 overstated past actual emissions, and further that the Company is
138		attempting to claim credit for controlling SO <sub>2</sub> emissions that were never
139		really emitted. Is the Company attempting to claim credit for controlling $SO_2$
140		emissions that were never really emitted?
141	A.	No. The information presented in Table 1 above and the Company's responses to
142		DPU Data Requests 36.3 and 36.10 claims credit for removing the increased tons
143		of SO <sub>2</sub> that would have been required to be removed from the emissions of the
144		subject units as a result of burning coal with increased sulfur content. As

described above, this approach is aligned with the EPA's assessment of similar
situations as well as published guidance related to cost-effectiveness
determinations. It is important to reiterate, however, that the tons of $SO_2$
controlled are understated in the Company's response to 36.3 as a result of the
methodology used to respond to the question posed. As discussed above, the
Company's response to DPU Data Request 36.5 was also intended to be
responsive to the question posed, but does not fully assess the environmental
compliance cost-effectiveness of the Hunter Units 1 and 2 and Huntington Unit 1
scrubber projects. The Company recognizes that an accurate environmental
compliance cost-effectiveness assessment must properly evaluate the $SO_2$
emissions controlled by a change in permitted emission limits as well as the
additional SO <sub>2</sub> removed due to changes in the fuel quality. Additionally, it is
important to note that the data included in the Company's responses to DPU Data
Requests 36.3 and 36.10 is aligned with and supports the information presented in
Table 1 above.

- Q. Did the SO<sub>2</sub> reductions identified by the Utah Division of Air Quality and included in Utah's Regional Haze State Implementation Plan (SIP) consider impacts associated with forecasted fuel quality changes?
- A. No. The Utah Regional Haze SIP simply took the SO<sub>2</sub> emissions from their developed historic baseline and compared them to a projection of future emissions for each unit. This approach does not consider the additional tons of SO<sub>2</sub> that must be removed due to increases in coal sulfur content.

167	Q.	Is it appropriate for Mr. Gebhart to rely on the SO <sub>2</sub> emissions control
168		benefits quoted in the Utah Regional Haze SIP as the basis for his cost-
169		effectiveness analyses?
170	A.	No. The SO <sub>2</sub> emissions control benefits referenced in the Utah Regional Haze SIP
171		do not account for fuel quality changes and therefore do not form an appropriate
172		basis for the cost-effectiveness analyses of the Company's Hunter Units 1 and 2
173		and Huntington Unit 1 scrubber projects.
174	Q.	Has the Company assessed the various cost-effectiveness results that can be
175		realized for the Hunter Units 1 and 2 and Huntington Unit 1 scrubber
176		projects depending on the fundamental assumptions utilized?
177	A.	Yes. The following Table 2 was initially developed in response to DPU Data
178		Request 48.6. Since the time of initial submittal, the table has been updated to
179		properly reflect the Huntington SO <sub>2</sub> tons removed in the "Wyoming Type
180		Analysis - Increase in Tons SO <sub>2</sub> Removed" line item (second row from the
181		bottom of the table, last column). Table 2 demonstrates the significant difference
182		in cost-effectiveness results when projected coal quality changes are properly
183		incorporated. To ignore this key input, when applicable, is a fatal flaw to any
184		cost-effectivness analysis. The highlighted rows below are intended to provide a
185		summary of the cost-effectiveness results for the projects that are realized by
186		applying the respective methodologies of the Wyoming and Utah environmental
187		agencies, when properly considering future fuel quality impacts.

Table 2

COMPARISON OF THE DOLLAR PER TON ESTIMATES CALCULATED USING THE TONS OF SO2 REMOVED RATHER THAN THE TONS OF SO2 EMITTED	Hunter 1	Hunter 2	Huntington 1
Annual Cost of Control	\$9,885,000	\$8,982,000	\$7,015,000
Exhibit 36.5 - Change in Tons of SO <sub>2</sub> Emitted/Removed Based on Higher Sulfur Coal in Baseline, Tons/yr	1,690	1,690	1,765
Exhibit 36.5 - \$/ton Calculation Based on the Change in the Tons of SO2 Emitted due to higher sulfur coal	\$5,850	\$5,315	\$3,976
Utah SIP - Decrease in Tons of SO <sub>2</sub> Emitted, Tons/yr (refer to Table 6, Utah Regional Haze SIP)	502	240	486
Utah SIP - \$/ton Calculation Based on the Change in the Tons of SO <sub>2</sub> Emitted	\$19,691	\$37,425	\$14,434
Utah SIP - Increase in Tons of SO <sub>2</sub> Removed, Tons/yr (Refer to Attachment DPU 48.6 case 4 results)	8,749	10,299	3,566
Utah SIP - \$/ton Calculation Based on the Change in the Tons of SO <sub>2</sub> Removed	\$1,130	\$872	\$1,967
Wyoming Type Analysis - Decrease in Tons of SO <sub>2</sub> Emitted, Tons/yr (refer to Table 2, Attachment DPU 48.5)	751	751	784
Wyoming Type Analysis - \$/ton Calculation Based on the Change in the Tons of SO <sub>2</sub> Emitted	\$13,162	\$11,960	\$8,945
Wyoming Type Analysis - Increase in Tons of SO <sub>2</sub> Removed, Tons/Yr (refer to Table 2, Attachment DPU 48.5)	9,209	9,209	5,054
Wyoming Type Analysis - \$/ton Calculation Based on the Change in the Tons of SO <sub>2</sub> Removed	\$1,073	\$975	\$1,388

Q. Does the Company agree with Mr. Gebhart's assertion that the data presented in his direct testimony accurately reflects the standard regulatory assessment of the cost-effectiveness for the Company's pollution control projects?

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No. Mr. Gebhart has failed to incorporate future fuel quality considerations into his analyses, while as discussed above the EPA specifically recognizes the impact that fuel quality has and specifically incorporates that impact in its regulatory assessment of the cost-effectiveness of pollution control projects.

196	Q.	Does the Company agree with Mr. Gebhart's assertion that standard
197		regulatory practice is that SO <sub>2</sub> cost-effectiveness in excess of \$2,000 per ton is
198		generally not reasonable, and controls with such costs would not be required
199		by BART?
200	A.	No. The Company does not agree that there is a standard regulatory practice
201		established regarding agency application of cost-effectiveness criteria. Company
202		witnesses Ms. Cathy S. Woollums, Mr. Richard W. Sprott and myself have
203		submitted testimony to this affect in this docket.
204		Simply stated, \$2,000 per ton is a general figure based on pre-2005 data
205		for a majority of uncontrolled units and state and federal agencies have
206		demonstrated significant latitude in determining and applying cost-effectiveness
207		criteria for various projects. The units Mr. Gebhart is reviewing are controlled
208		units that require incremental improvements in SO <sub>2</sub> removal efficiencies. Mr.
209		Gebhart has offered no evidence supporting his assertion that respective state and
210		federal agencies would not have found these projects cost-effective under their
211		administration of Regional Haze Rules.
212	Q.	Does the Company agree with Mr. Gebhart's assertion that the Company
213		intended to mislead the parties with its reference to removal costs of \$7,500
214		per ton having been found to be cost effective by state and federal agencies?
215	A.	No. In the Company's response to DPU Data Request 36.6, the Company was not
216		attempting to defend and/or justify the \$7,500 per ton removed reference, but was
217		rather attempting to demonstrate the wide range of costs that states and the EPA

have deemed acceptable, as well as the latitude that states have in setting the cost

219		effectiveness standards that they apply under the Regional Haze Rules. The
220		Company disputes intervening party positions regarding the blanket application of
221		a \$2,000 per ton removed cost-effectiveness criteria.
222	Q.	Does the Company agree with Mr. Gebhart's assertion that considerations
223		such as equipment end-of-life, reliability, and performance issues are
224		irrelevant to a BART determinations and therefore should carry no weight in
225		assessing the cost-effectiveness of major pollution control capital
226		investments?
227	A.	No. While BART determinations form a portion of the major pollution control
228		capital investment decision-making process, planning and evaluation of cost-
229		effectiveness of individual projects requires consideration of project specific
230		planning inputs including equipment end-of-life, reliability, and performance, as
231		well as operational compliance, site constraints, commercial viability of potential
232		technology solutions, cost of alternatives, etc.
233	Q.	Did the Company's response to DPU Data Request 36.5 address Dave
234		Johnston Unit 3 pollution control investments?
235	A.	No. The Company's response to DPU Data Request 36.5 did not include
236		information pertaining to Dave Johnston Unit 3.
237	Q.	Is Mr. Gebhart correct in his references to the final cost-effectiveness
238		determination made by the Wyoming DEQ as it pertains to the Dave
239		Johnston Unit 3 scrubber and baghouse project?
240	A.	No. In his rebuttal of Mr. Croft, Mr. Gebhart fails to acknowledge pages 104 and
241		105 of the Wyoming Regional Haze (309(g)) State Implementation Plan dated

January 7, 2011 which states:

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"For control of PM/PM<sub>10</sub> emissions, the State of Wyoming requires that PacifiCorp install and operate new full-scale fabric filters on Units 3 and 4 to meet corresponding BART emission limits on a continuous basis. When considering all factors above and beyond the benefits associated with regional haze which include the existing precipitator's current condition and performance and end of life issues, the ability of the current electrostatic precipitator to meet an EPS BART rate of 0.23 lb/MMBtu on a continuous basis and the enhanced mercury removal co-benefits the baghouse provides, the Wyoming Air Quality Division has determined that the costs associated with the installation of a new full-scale fabric filter are reasonable. A fullscale fabric filter is the most stringent PM/PM<sub>10</sub> control technology and therefore the Division accepts it as BART. The Division considers the installation and operation of the BARTdetermined PM/PM<sub>10</sub> controls of a new full-scale fabric filter on Unit 3 at Dave Johnston, as recently permitted in Air Quality Permit MD-5098, to meet the requirements of BART."

- Q. Does the Wyoming DEQ Regional Haze SIP supersede and take precedence over the Wyoming DEQ BART Report AP-6041 referenced by Mr. Gebhart in his rebuttal testimony?
- 264 A. Yes. The Wyoming DEQ BART Report AP-6041, by its very nature, is a 265 preliminary evaluation performed by the Wyoming DEQ in the early stages of the 266 BART determination process. The Wyoming DEQ Regional Haze SIP dated 267 January 2011, on the other hand, is the Wyoming DEQ's final determination 268 made after considering all available information, including that developed after 269 the Wyoming DEQ BART Report AP-6041 was prepared. The Wyoming DEQ 270 Regional Haze SIP supersedes and takes legal precedence over the Wyoming 271 DEQ BART Application Analysis AP-6041 dated May 2009.

272	Q.	Was the Wyoming Public Service Commission opposed to the Huntington
273		Unit 1, Hunter Unit 2, or Dave Johnston Unit 3 pollution control investments
274		that Mr. Gebhart recommends for disallowance?
275	A.	No. In fact, since the filing of my direct testimony, the Wyoming Public Service
276		Commission issued a bench decision approving the stipulation of the parties in
277		that case expressly finding that each of those pollution control investments, which
278		are also at issue in this rate case, were prudently incurred and are used and useful.
279		In fact, the Wyoming Public Service Commission decision approving the
280		stipulation of the parties in that case expressly finds that several of the Company's
281		pollution control investments included in this case, beyond those that Mr. Gebhart
282		recommends for disallowance, were prudently incurred and are used and useful.
283		Attached as Exhibit RMP(CAT-1SR) to this surrebuttal is a true and correct
284		copy of this stipulation, which was approved by the Wyoming Commission at
285		hearing on June 21, 2011.
286	Q.	Did the Wyoming Public Service Commission oppose to the Hunter Unit 1
287		pollution control investments that Mr. Gebhart recommends for
288		disallowance?
289	A.	No. The Hunter Unit 1 pollution control investments, although fundamentally
290		identical in scope and justification to the Hunter Unit 2 projects included in this
291		case and deemed necessary, prudent, used and useful by the Wyoming Public
292		Service Commission, have not yet been presented to the Wyoming Public Service
293		Commission due to differences in the rate base test periods between the cases.

294	Coal	Quality
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- Q. Has the Company provided substantive information in this case regarding projected increases in coal sulfur content, particularly with respect to the Hunter facility?
- 298 A. Yes. The Company's witnesses including Ms. Cindy A. Crane and myself have 299 provided testimony and exhibits providing detailed information regarding 300 projected increases in coal sulfur content at the Hunter facility.
- Would the Company have been required to reduce its SO<sub>2</sub> emissions from its

  Hunter Units 1 and 2 and Huntington Unit 1 regardless of the whether coal

  sulfur content was increasing?
- 304 Yes. As discussed at length throughout the testimony of Company witnesses in A. 305 this case, the pollution control investments presented in this case are required to 306 comply with existing regulations including Regional Haze Rules and the Regional 307 SO<sub>2</sub> Milestone and Backstop Trading Program developed in alignment with 308 existing federal regulations and administered in Utah and Wyoming, National 309 Ambient Air Quality Standards, New Source Review requirements, state issued 310 construction and operating permits, and state implementation plans. SO<sub>2</sub> 311 emissions reductions at the subject Hunter and Huntington units were required 312 notwithstanding forecasted increases in coal sulfur content.

313	Q.	Did the Company become aware of potential increases in coal sulfur content
314		from its primary coal supplier for the Hunter facility after negotiations had
315		begun with the state of Utah to establish appropriate SO <sub>2</sub> emission limits for
316		the Hunter facility?
317	A.	Yes. The Company became aware of potential increases in coal sulfur content
318		from its primary coal supplier for the Hunter facility in February 2007.
319	Q.	Was the Company able to incorporate this new information into its planning
320		processes for the subject Hunter facilities?
321	A.	Yes. The Company submitted its initial Notice of Intent (NOI) application to the
322		Utah Division of Air Quality in August 2006 for pollution control equipment
323		projects at the Hunter plant. The application specifically proposed the installation
324		of low NOx burners on Hunter Units 1, 2, and 3 and the replacement of
325		electrostatic precipitators with fabric filter baghouses on Hunter Units 1 and 2.
326		The NOI application also requested Plantwide Applicability Limits for NOx, SO <sub>2</sub> ,
327		and PM. The NOI application for the Hunter plant was revised and resubmitted
328		several times until being submitted in its final form in November 2007, allowing
329		adequate time for detailed project planning and work scope development. The
330		Utah Division of Air Quality issued its Approval Order for the Hunter plant
331		pollution control projects in March 2008.

332	Q.	Did the timing of the Company's identification and evaluation of potential
333		coal quality changes preclude the Company from making prudent and timely
334		work scope decisions while planning for pollution control projects at its
335		Hunter and Huntington facilities?
336	A.	No. As discussed throughout the Company's testimony in this case, major
337		pollution control projects such as those included in this case are extremely
338		complex multi-year endeavors from conceptualization through permitting and
339		execution. It is not uncommon to adjust project plans to accommodate certain
340		design assumptions and identify additional project constraints during detailed
341		reviews and project execution. To ignore issues of this nature would be imprudent
342		and would not provide the best long-term results for the Company's customers.
343	Q.	Does the Company agree with the findings of Mr. Gebhart's statistical
344		analyses of the correlation between coal sulfur content and Hunter Unit 2
345		emissions?
346	A.	No. Mr. Gebhart's assertions, based on his best-fit linear regression methodology,
347		that coal sulfur content does not directly correlate with SO <sub>2</sub> emissions and that the
348		Hunter Unit 2 scrubber system actually realized improved performance with
349		higher sulfur coal are completely erroneous and demonstrate a fundamental
350		misunderstanding of the effect of numerous plant operating conditions and control
351		parameters on the data plotted. The differences in historical annual $SO_2$ emissions
352		plotted by Mr. Gebhart are more a function of the operation of the unit's bypass
353		damper and required stack reheat temperature, among other operating conditions,
354		than the ability of the system to meet a specific level of SO <sub>2</sub> removal. The data

plotted by Mr. Gebhart was not collected under test conditions or with SO<sub>2</sub> emissions being consistently applied as the controlling variable and provides no value in reaching conclusions regarding the correlation between coal sulfur content and Hunter Unit 2 SO<sub>2</sub> emissions.

## Q. What is the basis for the Company's analyses of the correlation between coal sulfur content and Hunter Unit 2 emissions?

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The Company's assessment of the ability of the Hunter Unit 2 scrubber and waste handling systems to accommodate higher sulfur coal is based on actual operating experience regarding the capabilities of the operating systems, as well as a detailed understanding of system design parameters. The Company's operating experience is that the Hunter Unit 2 scrubber system did indeed demonstrate the capability to meet the permitted 80 percent SO<sub>2</sub> removal limit as long as the coal sulfur content remained near or below the 0.5 percent to 0.6 percent level. Forecasted coal sulfur content significantly exceeds the 0.5 percent to 0.6 percent level on an annual average basis across the 10-year planning horizon. In addition, new permit limits require approximately 90 percent SO<sub>2</sub> removal as compared to 80 percent SO<sub>2</sub> removal; effectively allowing half of the previously permitted SO<sub>2</sub> emissions to exit the stack. The current Hunter scrubber and waste handling systems will not be able to accommodate those increases. The correlation between coal sulfur content and Hunter Unit 2 emissions performance under these system design and operating conditions is demonstrable.

376	Q.	Mr. Gebhart focuses a significant amount of his testimony disputing the
377		Company's response to DPU 36.3. Was the Company's response to DPU 36.3
378		intended to form the entire basis of its projected emission reductions
379		associated with the projects in question?
380	A.	No. As discussed above, the Company's response to DPU 36.3 was intended to be
381		responsive to the questions posed and provided SO <sub>2</sub> emission reductions
382		information as compared to 2006 baseline emissions. Table 1 of the Company's
383		response to DPU Data Request 36.3 compares past actual emissions to forecasted
384		tons of SO <sub>2</sub> emissions with the scrubber projects completed, without
385		consideration given to total tons of SO <sub>2</sub> removed from the flue gas. Table 2 of the
386		Company's response to DPU Data Request 36.3 compares past actual emissions
387		to forecasted tons of SO <sub>2</sub> emissions increases that would have resulted from coal
388		sulfur content increases had the scrubber projects not been completed, without
389		consideration given to total tons of SO <sub>2</sub> removed from the flue gas The tons of
390		SO <sub>2</sub> removed presented in Table 2 for Hunter Units 1 and 2 and Huntington Unit
391		1 are based on the assumption that the Regional Haze program would have
392		allowed the operation of the affected units at their historic permit limit of 0.21 lb
393		SO <sub>2</sub> /mmBtu. The Company clearly stated in its response to DPU Data Request
394		36.3, that several unrealistic assumptions were made to provide the Table 2 data,
395		including:
396		(1) The Regional Haze program, EPA, and the state of Utah would find it
397		acceptable to increase annual SO <sub>2</sub> emissions above the historic emissions

at these facilities.

399		(2) Existing control equipment would not require significant capacity
400		upgrades in order to achieve the required 86 percent removal rate that
401		would be required in order to meet the historic permit limit of 0.21 pounds
402		per million Btu with increasing coal sulfur content.
403		(3) Upgrades and/or equipment replacements in the reagent preparation or
404		waste handling systems would not be otherwise required.
405		While the tons of SO <sub>2</sub> removed information provided in Table 1 of the
406		Company's response to DPU Data Request 36.3 does provide an assessment of
407		past actual emissions to forecasted tons of SO <sub>2</sub> emissions with the scrubber
408		projects completed, the data does not take the total tons of SO <sub>2</sub> removed from the
409		flue gas into consideration.
410	Q.	Has the Company provided a summary of the SO <sub>2</sub> tons removed that best
411		represent its projected emission reductions associated with the subject
411 412		represent its projected emission reductions associated with the subject Hunter and Huntington projects?
	A.	
412		Hunter and Huntington projects?
412 413		Hunter and Huntington projects?  Yes. The Company has provided a summary in Table 1 above.
412 413 414	Rebu	Hunter and Huntington projects?  Yes. The Company has provided a summary in Table 1 above.  ttal Testimony Correction
412 413 414 415	Rebu Q.	Hunter and Huntington projects?  Yes. The Company has provided a summary in Table 1 above.  ttal Testimony Correction  Will you please explain your correction to your rebuttal testimony?
412 413 414 415 416	Rebu Q.	Hunter and Huntington projects?  Yes. The Company has provided a summary in Table 1 above.  ttal Testimony Correction  Will you please explain your correction to your rebuttal testimony?  Yes. On lines 799 through 816 of my rebuttal testimony I discussed a revenue
412 413 414 415 416 417	Rebu Q.	Hunter and Huntington projects?  Yes. The Company has provided a summary in Table 1 above.  ttal Testimony Correction  Will you please explain your correction to your rebuttal testimony?  Yes. On lines 799 through 816 of my rebuttal testimony I discussed a revenue adjustment recommended by Mr. Higgins that I quantified as appearing to reflect
412 413 414 415 416 417 418	Rebu Q.	Hunter and Huntington projects?  Yes. The Company has provided a summary in Table 1 above.  Ital Testimony Correction  Will you please explain your correction to your rebuttal testimony?  Yes. On lines 799 through 816 of my rebuttal testimony I discussed a revenue adjustment recommended by Mr. Higgins that I quantified as appearing to reflect disallowance of what would be the capital cost of the entire Dave Johnston Unit 3

significantly overstated when compared to the Company's estimate of approximately \$47 million for that scope of work. Noting that corrected reference, the Company retains its objection to the applicability of any of Mr. Gebhart's and Mr. Higgins' analyses regarding the Dave Johnston Unit 3 scrubber and baghouse project to this docket, disagrees with the conclusions reached, and further objects to the recommended actions.

#### Summary

A.

### Q. Please provide a summary of your testimony.

The Company continues to disagree with Mr. Gebhart's analyses of the cost effectiveness of the Hunter Units 1 and 2 and Huntington Unit 1 scrubber projects and the Dave Johnston Unit 3 baghouse project, all of which he has recommended for disallowance. Mr. Gebhart's analyses of the subject Hunter and Huntington units fails to properly consider a fundamental cost-effectiveness assessment criteria; namely future fuel quality.

Mr. Gebhart's analysis of the Dave Johnston Unit 3 project fails to recognize the final determination of the Wyoming DEQ regarding that project as adopted by the Wyoming Regional Haze SIP. Mr. Gebhart also continues to suggest that it is "standard regulatory practice" for agencies to apply a \$2,000 per ton removed cost-effectiveness criteria to such projects, and that considerations such as ongoing compliance with existing operating requirements, fuel supply flexibility, equipment end of life considerations, equipment performance and operational efficiencies, site constraints, commercial viability of potential technology solutions, and cost of alternatives are irrelevant as part of said

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assessment. Further, while the Company has demonstrated that when fuel quality is appropriately factored into the analyses of these projects, the projects' cost per ton of emissions removed are within the \$2,000 per ton removed threshold often quoted by the parties in this case, the Company maintains that agency discretion regarding cost-effectiveness criteria often significantly exceeds this threshold.

The Company's analyses completed to date demonstrate that maintaining the ability to operate the coal-fueled units included in this case by retrofitting them with the pollution control equipment described represents the least-cost option for our customers. This conclusion is further supported by the stipulated finding and recent order of the Wyoming Public Service Commission regarding overlapping pollution control investments between the two cases, and most notably for the Huntington Unit 1, Hunter Unit 2, and Dave Johnston Unit 3 projects to which Mr. Gebhart recommends disallowance.

- Q. Does this conclude your surrebuttal testimony?
- 459 A. Yes.