# PacifiCorp Affiliated Interest Report

For the year ended December 31, 2014

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#### I. ORGANIZATION

PacifiCorp is a United States regulated, vertically integrated electric utility company serving 1.8 million retail customers, including residential, commercial, industrial, irrigation and other customers in portions of the states of Utah, Oregon, Wyoming, Washington, Idaho and California. PacifiCorp owns, or has interests in, 75 thermal, hydroelectric, wind-powered and geothermal generating facilities, with a net owned capacity of 11,136 megawatts. PacifiCorp owns, or has interests in, electric transmission and distribution assets, and transmits electricity through approximately 16,400 miles of transmission lines. PacifiCorp also buys and sells electricity on the wholesale market with other utilities, energy marketing companies, financial institutions and other market participants to balance and optimize the economic benefits of electricity generation, retail customer loads and existing wholesale transactions. PacifiCorp is subject to comprehensive state and federal regulation.

PacifiCorp's principal executive offices are located at 825 N.E. Multnomah Street, Portland, Oregon 97232, and its telephone number is (503) 813-5608. PacifiCorp was initially incorporated in 1910 under the laws of the state of Maine under the name Pacific Power & Light Company. In 1984, Pacific Power & Light Company changed its name to PacifiCorp. In 1989, it merged with Utah Power and Light Company, a Utah corporation, in a transaction wherein both corporations merged into a newly formed Oregon corporation. The resulting Oregon corporation was re-named PacifiCorp, which is the operating entity today.

PacifiCorp's subsidiaries support its electric utility operations by providing coal mining services. PacifiCorp delivers electricity to customers in Utah, Wyoming and Idaho under the trade name Rocky Mountain Power and to customers in Oregon, Washington and California under the trade name Pacific Power. PacifiCorp's electric generation, commercial and trading, and coal mining functions are operated under the trade name PacifiCorp Energy. In March 2015, PacifiCorp reorganized its divisions to be comprised of Rocky Mountain Power, Pacific Power and PacifiCorp Transmission.

PacifiCorp is an indirect subsidiary of Berkshire Hathaway Energy Company ("BHE"), a holding company based in Des Moines, Iowa that owns subsidiaries principally engaged in energy businesses. BHE is a consolidated subsidiary of Berkshire Hathaway Inc. ("Berkshire Hathaway"). BHE controls substantially all of PacifiCorp's voting securities, which include both common and preferred stock.

The following pages provide organization charts of PacifiCorp's and BHE's subsidiaries. See section I.C. Affiliate Descriptions for discussion of affiliates with which PacifiCorp did business during the year ended December 31, 2014, including Berkshire Hathaway affiliates.

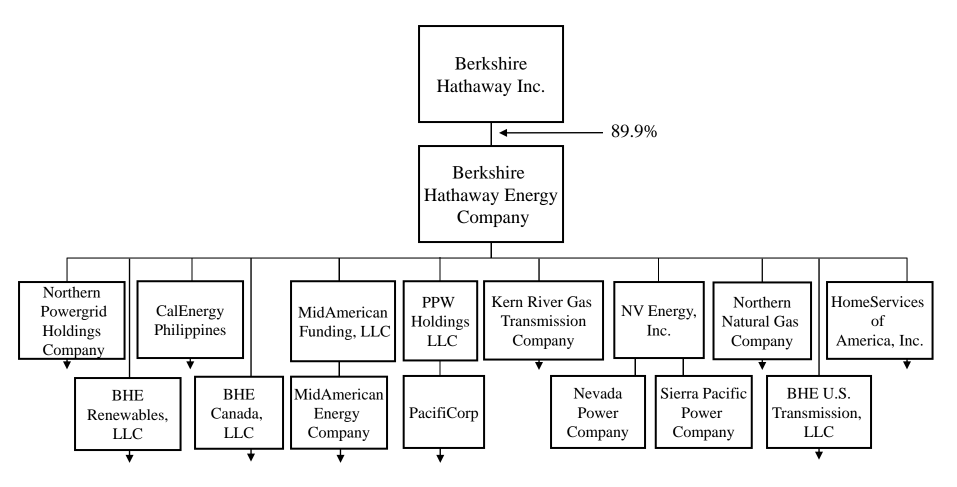
## Subsidiaries of PacifiCorp as of December 31, 2014

Name of Subsidiary	Approximate Percentage of Voting Securities Owned	State of Jurisdiction of Incorporation or Organization
Energy West Mining Company (a)	100%	Utah
Fossil Rock Fuels, LLC	100%	Delaware
Glenrock Coal Company (b)	100%	Wyoming
Interwest Mining Company	100%	Oregon
Pacific Minerals, Inc. (c)	100%	Wyoming
- Bridger Coal Company, a joint venture (d)	66.67%	Wyoming
Trapper Mining Inc. (e)	21.40%	Delaware

- (a) Energy West Mining Company provides coal-mining services to PacifiCorp utilizing PacifiCorp's assets. Energy West Mining Company's costs are fully absorbed by PacifiCorp.
- (b) Glenrock Coal Company ceased mining operations in October 1999.
- (c) Pacific Minerals, Inc. is a wholly owned subsidiary of PacifiCorp that holds a 66.67% ownership interest in Bridger Coal Company.
- (d) Bridger Coal Company is a coal mining joint venture with Idaho Energy Resources Company, a subsidiary of Idaho Power Company, and is jointly controlled by Pacific Minerals, Inc. and Idaho Energy Resources Company.
- (e) PacifiCorp is a minority owner in Trapper Mining Inc., a cooperative. The members are Salt River Project Agricultural Improvement and Power District (32.10%), Tri-State Generation and Transmission Association, Inc. (26.57%), PacifiCorp (21.40%) and Platte River Power Authority (19.93%).

# Berkshire Hathaway Energy Company\*

Organization Chart As of December 31, 2014



<sup>\*</sup>This chart does not include all subsidiaries of PacifiCorp or of its affiliates. For a list of certain subsidiaries of BHE, refer to Exhibit 21.1 included in BHE's Annual Report on Form 10-K for the year ended December 31, 2014 (File No. 001-14881).

#### I. A. Officers and Directors

Information regarding directors and officers common to the regulated utility and affiliated interest are described in these categories:

- 1. PacifiCorp board of directors and committees of the board of directors during the year ended December 31, 2014
- 2. PacifiCorp officers during the year ended December 31, 2014
- 3. PacifiCorp officers and directors with affiliated positions as of December 31, 2014

The positions listed for the directors and officers in each of these sections are those positions that were held as of or during the year ended December 31, 2014, as indicated. Changes that occurred subsequent to December 31, 2014 (if any) are annotated.

#### 1. PacifiCorp Board of Directors and Committees of the Board of Directors During the Year Ended December 31, 2014 (a)

Director	Address	From	То	Director at 12/31/2014	Elected During the Year Ended 12/31/2014	Resigned During the Year Ended 12/31/2014
Gregory E. Abel	666 Grand Avenue 29th Floor Des Moines, Iowa 50309	3/21/2006		Yes	No	No
Douglas L. Anderson	1111 South 103 <sup>rd</sup> Street Omaha, Nebraska 68124	3/21/2006		Yes	No	No
Brent E. Gale	825 NE Multnomah Suite 2000 Portland, Oregon 97232	3/21/2006	12/31/2014	Yes	No	Yes
Patrick J. Goodman	666 Grand Avenue 29th Floor Des Moines, Iowa 50309	3/21/2006		Yes	No	No
Natalie L. Hocken	825 NE Multnomah Suite 1600 Portland, Oregon 97232	8/30/2007		Yes	No	No
Micheal G. Dunn (b)	1407 West North Temple Suite 320 Salt Lake City, Utah 84116	2/1/2010		Yes	No	No
Mark C. Moench	201 South Main Suite 2400 Salt Lake City, Utah 84111	3/21/2006	2/17/2014	No	No	Yes
R. Patrick Reiten	825 NE Multnomah Suite 2000 Portland, Oregon 97232	9/15/2006		Yes	No	No
A. Richard Walje	1407 West North Temple Suite 270 Salt Lake City, Utah 84116	7/2/2001	11/8/2014	No	No	Yes

<sup>(</sup>a) Cindy A. Crane, Stefan A. Bird and Andrea L. Kelly were elected directors of PacifiCorp effective March 10, 2015.

Committees of the Board of Directors: The Compensation Committee is the only PacifiCorp board committee. Gregory E. Abel, PacifiCorp's Chairman of the Board of Directors and Chief Executive Officer, is the sole member of the Compensation Committee. All other board committees are at the Berkshire Hathaway Energy Company level.

<sup>(</sup>b) Micheal G. Dunn resigned as a director and employee effective March 2015.

#### 2. PacifiCorp Officers During the Year Ended December 31, 2014

Title	Officer	Address	From	To	Officer at 12/31/2014	Elected During the Year Ended 12/31/2014	Resigned During the Year Ended 12/31/2014
Chairman of the Board of Directors and Chief Executive Officer	Gregory E. Abel	666 Grand Avenue 29th Floor Des Moines, Iowa 50309	3/21/2006		Yes	No	No
President and Chief Executive Officer, PacifiCorp Energy	Micheal G. Dunn (a)	1407 West North Temple Suite 320 Salt Lake City, Utah 84116	2/1/2010		Yes	No	No
President and Chief Executive Officer, Pacific Power	R. Patrick Reiten (b)	825 NE Multnomah Suite 2000 Portland, Oregon 97232	9/15/2006		Yes	No	No
President and Chief Executive Officer, Rocky Mountain Power	Cindy A. Crane	201 South Main Suite 2300 Salt Lake City, Utah 84111	12/18/2014		Yes	Yes	No
Former President and Chief Executive Officer, Rocky Mountain Power	A. Richard Walje (c)	1407 West North Temple Suite 270 Salt Lake City, Utah 84116	3/21/2006	12/18/2014	No	No	Yes
Senior Vice President and Chief Financial Officer	Douglas K. Stuver	825 NE Multnomah Suite 2000 Portland, Oregon 97232	3/1/2008		Yes	No	No

<sup>(</sup>a) Micheal G. Dunn resigned as a director and employee effective March 2015.

<sup>(</sup>b) R. Patrick Reiten was elected President and Chief Executive Officer of PacifiCorp Transmission, a new division of PacifiCorp, effective March 10, 2015. Stefan A. Bird was elected President and Chief Executive Officer of Pacific Power effective March 10, 2015.

<sup>(</sup>c) A. Richard Walje was appointed President and Chief Executive Officer of Gateway Projects, PacifiCorp on November 1, 2014, and was elected to that position on December 18, 2014.

## 3. PacifiCorp Officers and Directors with Affiliated Positions as of December 31, 2014

Abel, Gregory 1	Ε.
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BHE U.K. Power, Inc.

Abel, Gregory E. Business Entity	Title
AltaLink Management Ltd.	Director
Berkshire Hathaway Energy Company	Chairman, President & Chief Executive Officer
Berkshire Hathaway Energy Company	Director
CalEnergy Resources Limited	Director
CE Casecnan Ltd.	Chairman, President & Chief Executive Officer
CE Casecnan Ltd.	Director
H.J. Heinz Company	Director
HomeServices of America, Inc.	Director
HomeServices of America, Inc.	Compensation Committee Member
HomeServices of America, Inc.	Finance Committee Member
HomeServices of America, Inc.	Executive Committee Member
NNGC Acquisition, LLC	President
Norming Investments B.V.	Chairman, President & Chief Executive Officer
Northern Electric Finance plc.	Director
Northern Electric plc.	Director
Northern Natural Gas Company	Chairman
Northern Natural Gas Company	Director
Northern Powergrid Holdings Company	Chairman
Northern Powergrid Holdings Company	Director
Northern Powergrid Limited	Director
Northern Powergrid UK Holdings	Chief Executive Officer
Northern Powergrid UK Holdings	Director
NV Energy, Inc.	Chairman
NV Energy, Inc.	Director
PPW Holdings LLC	President
Yorkshire Cayman Holding Limited	Director
Yorkshire Power Finance Limited	Director
Anderson, Douglas L.	
Business Entity	<u>Title</u>
Alaska Gas Pipeline Company, LLC	Manager (1)
Alaska Gas Transmission Company, LLC	Manager (1)
Alaska Storage Holding Company, LLC	Manager (1)
AltaLink Management Ltd.	Director
Berkshire Hathaway Energy Company	Executive Vice President, General Counsel & Corporate Secretary
BG Energy Holding LLC	Director
BHE AC Holding, LLC	Manager (1)
BHE Canada (BC) Holdings Corporation	Director
BHE Canada Holdings Corporation	Executive Vice President & Secretary
BHE Canada Holdings Corporation	Director
BHE Canada, LLC	Executive Vice President & General Counsel
BHE Canada, LLC	Manager (1)
BHE Geothermal, LLC	Manager (1)
BHE Hydro, LLC	Manager (1)
BHE Renewables International GP Corporation	Director
BHE Renewables, LLC	Manager (1)
BHE Solar, LLC	Manager (1)
BHE U.K. Electric, Inc.	President
BHE U.K. Electric, Inc.	Director
BHE U.K. Inc.	Director
RHE II K Power Inc	President

President

#### Anderson, Douglas L. (continued)

Anderson, Douglas L. (continued)	
<b>Business Entity</b>	Title
BHE U.K. Power, Inc.	Director
BHE U.S. Transmission, LLC	Manager (1)
BHE Wind, LLC	Manager (1)
Bishop Hill II Holdings, LLC	Manager (1)
Black Rock 1, LLC	Manager (1)
Black Rock 2, LLC	Manager (1)
Black Rock 3, LLC	Manager (1)
Black Rock 4, LLC	Manager (1)
Black Rock 5, LLC	Manager (1)
Black Rock 6, LLC	Manager (1)
Broken Bow Wind II Holdings, LLC	Manager (1)
CalEnergy Company, Inc.	Director
CalEnergy Generation Operating Company	Director
CalEnergy Geothermal Holding, LLC	Manager (1)
CalEnergy International Ltd.	President & Assistant Secretary
CalEnergy International Ltd.	Director
CalEnergy International Services, Inc.	Director
CalEnergy Pacific Holdings Corp.	President
CalEnergy Pacific Holdings Corp.	Director
California Utility HoldCo, LLC	Manager (1)
CE Asia Limited	President & Assistant Secretary
CE Asia Limited	Director
CE Black Rock Holdings LLC	Manager (1)
CE Butte Energy Holdings LLC	Manager (1)
CE Butte Energy LLC	Manager (1)
CE Casecnan II, Inc.	Director
CE Casecnan Ltd.	Senior Vice President, General Counsel & Assistant
	Secretary
CE Casecnan Ltd.	Director
CE Casecnan Water and Energy Company, Inc.	Chairman
CE Casecnan Water and Energy Company, Inc.	Director
CE Electric (NY), Inc.	Director
CE Geothermal, Inc.	Director
CE International (Bermuda) Limited	President & Assistant Secretary
CE International (Bermuda) Limited	Director
CE International Investments, Inc.	Director
CE Luzon Geothermal Power Company, Inc.	Senior Vice President & General Counsel
CE Luzon Geothermal Power Company, Inc.	Director
CE Mahanagdong II, Inc.	Executive Vice President & General Counsel
CE Mahanagdong Ltd.	President & Assistant Secretary
CE Mahanagdong Ltd.	Director
CE Obsidian Energy LLC	Manager (1)
CE Obsidian Holding LLC	Manager (1)
CE Philippines Ltd.	President & Assistant Secretary
CE Philippines Ltd.	Director
CE Red Island Energy Holdings LLC	Manager (1)
CE Red Island Energy LLC	Manager (1)
Cimmred Leasing Company	Director
Cook Inlet Natural Gas Storage Alaska, LLC	Manager (1)
Cordova Funding Corporation	Director
Dakota Dunes Development Company	Director
DCCO Inc.	Director
HomeServices of America, Inc.	Director
HomeServices Relocation, LLC	Operating Committee Member

Anderson, Douglas L. (continued)	
<b>Business Entity</b>	Title
Kern River Funding Corporation	Director
Kern River Gas Transmission Company	Executive Committee Member
KR Acquisition 1, LLC	Vice President & Secretary
KR Acquisition 1, LLC	Manager (1)
KR Acquisition 2, LLC	Vice President & Secretary
KR Acquisition 2, LLC	Manager (1)
KR Holding, LLC	Vice President & Secretary
KR Holding, LLC	Manager (1)
M&M Ranch Acquisition Company, LLC	Manager (1)
M&M Ranch Holding Company, LLC	Manager (1)
Magma Netherlands B.V.	Chairman & Chief Executive Officer
Magma Netherlands B.V.	Director
MEC Construction Services Co.	Director
MEHC Investment, Inc.	Senior Vice President
MEHC Investment, Inc.	Director
MEHC Merger Sub Inc.	Corporate Secretary
Metalogic Inspection Services Inc.	Director
Metalogic Inspection Services LLC	Executive Vice President & General Counsel
Metalogic Inspection Services LLC	Manager (1)
MHC Inc.	Senior Vice President, General Counsel & Assistant Secretary
MHC Inc.	Director
MHC Investment Company	Director
MidAmerican Central California Transco, LLC	Manager (1)
MidAmerican Energy Machining Services LLC	Manager (1)
MidAmerican Funding, LLC	Manager (1)
MidAmerican Geothermal Development Corporation	Manager (1)
Midwest Capital Group, Inc.	Director
MSPS Holdings, LLC	Manager (1)
MWR Capital Inc.	Director
NNGC Acquisition, LLC	Manager (1)
Norming Investments B.V.	Senior Vice President & General Counsel
Northern Natural Gas Company	Director Director
Northern Powergrid Holdings Company Northern Powergrid Limited	Director
Northern Powergrid UK Holdings	Director
	Chairman
NV Energy, Inc. NV Energy, Inc.	Director
NVE Holdings, LLC	Manager (1)
Ormoc Cebu Ltd.	President & Assistant Secretary
Ormoc Cebu Ltd.	Director
Pinyon Pines I Holding Company, LLC	Manager (1)
Pinyon Pines II Holding Company, LLC	Manager (1)
PPW Holdings LLC	Manager (1)
Quad Cities Energy Company	Director
Solar Star 3, LLC	Manager (1)
Solar Star Arizona Holding, LLC	Manager (1)
Solar Star Arizona II Holding, LLC	Manager (1)
Solar Star Arizona III Holding, LLC	Manager (1)
Solar Star Arizona IV Holding, LLC	Manager (1)
Solar Star Funding, LLC	Manager (1)
Solar Star Projects Holding, LLC	Manager (1)
SSC XIX, LLC	Manager (1)
SSC XX, LLC	Manager (1)
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#### Anderson, Douglas L. (continued)

<b>Business Entity</b>	Title
Sundial Holding, LLC	Manager (1)
Tongonan Power Investment, Inc.	Senior Vice President & General Counsel
Tongonan Power Investment, Inc.	Director
TPZ Holding, LLC	Manager (1)
Two Rivers Inc.	Director
Visayas Geothermal Power Company	Senior Vice President, General Counsel & Assistant Secretary

## Crane, Cindy A. Business Entity

<b>Business Entity</b>	Title	
Energy West Mining Company	Vice President	
Fossil Rock Fuels, LLC	President	
Glenrock Coal Company	Vice President	
Interwest Mining Company	Vice President	
PacifiCorp Foundation	Director	
Pacific Minerals, Inc.	Vice President	

#### Dunn, Micheal G.

Title
Director
Director
Director
Chairman & President
Manager (1)
Chairman & President
Manager (1)
Director
Director

## Gale, Brent E. Rusiness Entity

Business Entity	Title

Berkshire Hathaway Energy Company Senior Vice President

## Goodman, Patrick J.

<b>Business Entity</b>	Title
Alaska Gas Pipeline Company, LLC	Manager (1)
Alaska Gas Transmission Company, LLC	Manager (1)
Alaska Storage Holding Company, LLC	Manager (1)
AltaLink Management Ltd.	Director
Berkshire Hathaway Energy Company	Executive Vice President & Chief Financial Officer
BG Energy Holding LLC	Director
BHE AC Holding, LLC	Manager (1)
BHE Canada (BC) Holdings Corporation	Director
BHE Canada Holdings Corporation	Director
BHE Canada, LLC	Executive Vice President & Chief Financial Officer
BHE Canada, LLC	Manager (1)
BHE Geothermal, LLC	Manager (1)
BHE Hydro, LLC	Manager (1)
BHE Solar, LLC	Manager (1)
BHE U.K. Electric, Inc.	Director
BHE U.K. Inc.	President
BHE U.K. Inc.	Director
BHE U.K. Power, Inc.	Director

#### Goodman, Patrick J. (continued)

<b>Business Entity</b>	Title
BHE U.S. Transmission, LLC	Manager (1)
BHE Wind, LLC	Manager (1)
Bishop Hill II Holdings, LLC	Manager (1)
Black Rock 1, LLC	Manager (1)
Black Rock 2, LLC	Manager (1)
Black Rock 3, LLC	Manager (1)
Black Rock 4, LLC	Manager (1)
Black Rock 5, LLC	Manager (1)
Black Rock 6, LLC	Manager (1)
Broken Bow Wind II Holdings, LLC	Manager (1)
CalEnergy Company, Inc.	Director
CalEnergy Generation Operating Company	Director
CalEnergy Geothermal Holding, LLC	Manager (1)
CalEnergy International Ltd.	Senior Vice President & Chief Financial Officer
CalEnergy International Ltd.	Director
CalEnergy International Services, Inc.	Director
CalEnergy Pacific Holdings Corp.	Director
California Utility HoldCo, LLC	Manager (1)
CE Asia Limited	Senior Vice President & Chief Financial Officer
CE Asia Limited	Director
CE Black Rock Holdings LLC	Manager (1)
CE Butte Energy Holdings LLC	Manager (1)
CE Butte Energy LLC	Manager (1)
CE Casecnan II, Inc.	Director
CE Casecnan Ltd.	Senior Vice President & Chief Financial Officer
CE Casecnan Ltd.	Director
CE Casecnan Water and Energy Company, Inc.	Senior Vice President & Chief Financial Officer
CE Casecnan Water and Energy Company, Inc.	Director
CE Electric (NY), Inc.	Director
CE Geothermal, Inc.	Director
CE International (Bermuda) Limited	Senior Vice President & Chief Financial Officer
CE International (Bermuda) Limited	Director
CE International Investments, Inc.	President
CE International Investments, Inc.	Director
CE Luzon Geothermal Power Company, Inc.	Senior Vice President & Chief Financial Officer
CE Luzon Geothermal Power Company, Inc.	Director
CE Mahanagdong II, Inc.	Executive Vice President & Chief Financial Officer
CE Mahanagdong Ltd.	Senior Vice President & Chief Financial Officer
CE Mahanagdong Ltd.	Director
CE Obsidian Energy LLC	Manager (1)
CE Obsidian Holding LLC	Manager (1)
CE Philippines Ltd.	Senior Vice President & Chief Financial Officer
CE Philippines Ltd.	Director
Cook Inlet Natural Gas Storage Alaska, LLC	Manager (1)
HomeServices of America, Inc.	Director
HomeServices of America, Inc.	Finance Committee Member
HomeServices Relocation, LLC	Operating Committee Member
IES Holding, LLC	Manager (1)
Jumbo Road Holdings, LLC	Manager <sup>(1)</sup>
Kern River Funding Corporation	Director
Kern River Gas Transmission Company	Executive Committee Member
KR Acquisition 1, LLC	Vice President, Treasurer & Assistant Secretary
	Manager (1)
KR Acquisition 1, LLC KR Acquisition 2, LLC	Vice President, Treasurer & Assistant Secretary
IN ACQUISITION 2, LLC	vice resident, freasurer & Assistant Secretary

#### Goodman, Patrick J. (continued)

Goodman, Patrick J. (continued)	
<b>Business Entity</b>	Title
KR Acquisition 2, LLC	Manager (1)
KR Holding, LLC	Vice President & Treasurer
KR Holding, LLC	Manager (1)
M&M Ranch Acquisition Company, LLC	Manager (1)
M&M Ranch Holding Company, LLC	Member
Magma Netherlands B.V.	Senior Vice President
Magma Netherlands B.V.	Director
MEHC Insurance Services Ltd.	President & Treasurer
MEHC Insurance Services Ltd.	Director
MEHC Investment, Inc.	President, Chief Financial Officer & Treasurer
MEHC Investment, Inc.	Director
MEHC Merger Sub Inc.	Senior Vice President
Metalogic Inspection Services LLC	Executive Vice President & Chief Financial Officer
Metalogic Inspection Services LLC	Manager (1)
MidAmerican Energy Foundation	Director
MidAmerican Energy Machining Services LLC	Manager (1)
MidAmerican Funding, LLC	Manager (1)
MidAmerican Geothermal Development Corporation	Manager (1)
MSPS Holdings, LLC	Manager (1)
NNGC Acquisition, LLC	Manager (1)
Norming Investments B.V.	Senior Vice President & Chief Financial Officer
Northern Electric plc.	Director
Northern Natural Gas Company	Director
Northern Powergrid Holdings Company	Director
Northern Powergrid Limited	Director
Northern Powergrid UK Holdings	Director
NVE Holdings, LLC	Manager (1)
Ormoc Cebu Ltd.	Senior Vice President & Chief Financial Officer
Ormoc Cebu Ltd.	Director
Pinyon Pines I Holding Company, LLC	Manager (1)
Pinyon Pines II Holding Company, LLC	Manager (1)
PPW Holdings LLC	Manager (1)
Solar Star 3, LLC	Manager (1)
Solar Star Arizona Holding, LLC	Manager (1)
Solar Star Arizona II Holding, LLC	Manager (1)
Solar Star Arizona III Holding, LLC	Manager (1)
Solar Star Arizona IV Holding, LLC	Manager (1)
Solar Star Funding, LLC	Manager (1)
Solar Star Projects Holding, LLC	Manager (1)
SSC XIX, LLC	Manager (1)
SSC XX, LLC	Manager (1)
Sundial Holding, LLC	Manager (1)
Tongonan Power Investment, Inc.	Senior Vice President & Chief Financial Officer
Tongonan Power Investment, Inc.	Director
TPZ Holding, LLC	Manager (1)
Visayas Geothermal Power Company	Senior Vice President & Chief Financial Officer
Yorkshire Cayman Holding Limited	Director
Yorkshire Electricity Group plc	Director
Yorkshire Power Finance Limited	Director
Yorkshire Power Group Limited	Director
Reiten, R. Patrick	The state of the s
<b>Business Entity</b>	Title
PacifiCorp Foundation	Director

Stuver, Douglas K.	
<b>Business Entity</b>	Title
Fossil Rock Fuels, LLC	Manager (1)
Fossil Rock Fuels, LLC	Chief Financial Officer

(1) For LLCs, a manager is the equivalent of a director.

## I. B. Changes in Ownership

Changes in Successive Ownership Between the Regulated Utility and Affiliated Interest For the Year Ended December 31, 2014

Refer to Exhibit 21 of the Berkshire Hathaway Inc. ("Berkshire Hathaway") Form 10-K (File No. 001-14905) for a list of certain subsidiaries of Berkshire Hathaway Energy Company's parent company, Berkshire Hathaway, as of December 31, 2014. Refer to Exhibit 21.1 of the Berkshire Hathaway Energy Company ("BHE") Form 10-K (File No. 001-14881) for a list of certain subsidiaries of BHE as of December 31, 2014.

## I. C. Affiliate Descriptions

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

#### **Narrative Descriptions for Each Affiliated Entity**

Affiliated interests of PacifiCorp are defined by Oregon Revised Statutes 757.015, Revised Code of Washington 80.16.010 and California Public Utilities Commission Decision 97-12-088, as amended by Decision 98-08-035, as having two or more officers or directors in common with PacifiCorp, or by meeting the ownership requirements of five percent direct or indirect ownership.

In the ordinary course of business, PacifiCorp engaged in various transactions with several of its affiliated companies during the year ended December 31, 2014. Services provided by PacifiCorp and charged to affiliates related primarily to administrative services provided under the Intercompany Administrative Services Agreement ("IASA") among Berkshire Hathaway Energy Company ("BHE") and its affiliates, as well as wholesale energy sales and information technology, finance and administrative support services. Services provided by affiliates and charged to PacifiCorp related primarily to coal mining, the transportation of natural gas and coal, wholesale energy purchases, information technology goods and services, banking services, relocation services and administrative services provided under the IASA. Refer to Section III for information regarding the Umbrella Loan Agreement between PacifiCorp and Pacific Minerals, Inc. Throughout this report, the term "services" includes labor, overheads and related employee expenses.

Although PacifiCorp provides retail electricity services to certain affiliates within its service territory, such transactions are excluded from this report because they are billed at tariff rates. Due to the volume and breadth of the Berkshire Hathaway Inc. ("Berkshire Hathaway") family of companies, it is possible that employees of PacifiCorp have made purchases from certain Berkshire Hathaway affiliates not listed here, and have been reimbursed by PacifiCorp for those purchases as a valid business expense. PacifiCorp does not believe those transactions would be material individually or in aggregate.

**BNSF Railway Company** ("**BNSF**") – BNSF is an indirect wholly owned subsidiary of Berkshire Hathaway. BNSF operates one of the largest railroad networks in North America. PacifiCorp has long-term coal transportation contracts with BNSF, including indirectly through a generating facility that is jointly owned by PacifiCorp and another utility, as well as right-of-way agreements.

**National Indemnity Company** ("NICO") – NICO is a wholly owned subsidiary of Berkshire Hathaway and is a provider of commercial insurance products. NICO provides PacifiCorp a surety bond.

Marmon Holdings, Inc. ("Marmon") – At December 31, 2014, Berkshire Hathaway held a 99.7% ownership interest in Marmon. Marmon is an international association of numerous manufacturing and service businesses in energy-related and other markets. During the year ended December 31, 2014, Armarillo Gear Company, LLC, a Marmon affiliate, provided utility materials to PacifiCorp in the normal course of business.

Wells Fargo & Company ("Wells Fargo") – At December 31, 2014, Berkshire Hathaway held a nine percent ownership interest in Wells Fargo. Wells Fargo is a financial services company providing banking, insurance, trust and investments, mortgage banking, investment banking, retail banking, brokerage, and consumer and commercial finance to consumers, businesses and institutions. Wells Fargo provides banking services and natural gas swaps to PacifiCorp.

**U.S. Bancorp** – At December 31, 2014, Berkshire Hathaway held a five percent ownership interest in U.S. Bancorp. U.S. Bancorp is a financial services company providing lending and depository services, credit card, merchant, and ATM processing, mortgage banking, insurance, trust and investment management, brokerage, and leasing activities. U.S. Bancorp provides banking services to PacifiCorp.

Moody's Investors Service ("Moody's") – At December 31, 2014, Berkshire Hathaway held a 12% ownership interest in Moody's Corporation, which wholly owns Moody's provides credit ratings and research covering debt instruments and securities. Moody's provides PacifiCorp with credit rating services.

**International Business Machines Corporation** ("**IBM**") – At December 31, 2014, Berkshire Hathaway held an eight percent ownership interest in IBM. IBM provides integrated solutions and products, drawing from a portfolio of consulting and information technology implementation services, cloud and cognitive offerings, and enterprise systems and software. IBM provides PacifiCorp with computer hardware and software and computer systems consulting and maintenance services.

Cable One, Inc. ("Cable ONE") – Cable ONE is a wholly owned subsidiary of Graham Holdings Company ("Graham Holdings"). As of December 31, 2013, Berkshire Hathaway held 1,727,765 of the 6,218,051 outstanding shares of Class B common stock of Graham Holdings. Pursuant to an agreement, which has a termination date (that may be extended) of February 24, 2017, Berkshire Hathaway had granted Donald Graham, Chairman of the Board and Chief Executive Officer of Graham Holdings, a proxy to vote these Class B shares at his discretion. Class B common stock elects 30% of the members of the board of directors; Class A common stock elects the remaining 70%. On June 30, 2014, Berkshire Hathaway's ownership in Graham Holdings decreased to less than five percent. Accordingly, this report reflects transactions between PacifiCorp and Cable ONE that occurred between January 1, 2014 and June 30, 2014. Cable ONE is a provider of cable television, telephone, and high-speed internet service to residential and business consumers. Cable ONE provides PacifiCorp with internet services. PacifiCorp provides Cable ONE with pole attachment services.

Forney Corporation ("Forney") – Forney is a wholly owned subsidiary of Graham Holdings. As of December 31, 2013, Berkshire Hathaway held 1,727,765 of the 6,218,051 outstanding shares of Class B common stock of Graham Holdings. Pursuant to an agreement, which has a termination date (that may be extended) of February 24, 2017, Berkshire Hathaway had granted Donald Graham, Chairman of the Board and Chief Executive Officer of Graham Holdings, a proxy to vote these Class B shares at his discretion. Class B common stock elects 30% of the members of the board of directors; Class A common stock elects the remaining 70%. On June 30, 2014, Berkshire Hathaway's ownership in Graham Holdings decreased to less than five percent. Accordingly, this report reflects transactions between PacifiCorp and Forney that occurred between January 1, 2014 and June 30, 2014. Forney manufactures front-end combustion components serving the electric utilities, chemical processing, pulp/paper and cement industries. Forney provides PacifiCorp with equipment parts.

American Express Travel Related Services Company, Inc. ("American Express Travel") – At December 31, 2014, Berkshire Hathaway held a 15% ownership interest in American Express Company, which wholly owns American Express Travel. American Express Company is a global services company whose principal products and services are charge and credit payment card products and travel-related services to consumers and businesses around the world. American Express Travel provides PacifiCorp travel arrangement services.

**DIRECTV** – At December 31, 2014, Berkshire Hathaway held a six percent ownership interest in DIRECTV. DIRECTV is a provider of digital television entertainment. DIRECTV provides PacifiCorp with television programming.

**Symetra Life Insurance Company** ("**Symetra**") – At December 31, 2014, Berkshire Hathaway held a 17% ownership interest in Symetra Financial Corporation, which wholly owns Symetra Life Insurance Company. Symetra Financial Corporation is a financial services company in the life insurance industry. Symetra provides Energy West Mining Company with excess loss insurance coverage.

Berkshire Hathaway Energy Company (formerly known as MidAmerican Energy Holdings Company) – a holding company owning subsidiaries that are principally engaged in energy businesses. BHE is a consolidated subsidiary of Berkshire Hathaway. As of February 18, 2015, Berkshire Hathaway owned approximately 89.9% of BHE's common stock. The balance of BHE's common stock is owned by Walter Scott, Jr., a director of BHE (along with family members and related entities) (5.3%<sup>(1)</sup> ownership interest as of February 18, 2015) and Gregory E. Abel, PacifiCorp's Chairman of the Board of Directors and Chief Executive Officer (1.0% ownership interest as of February 18, 2015). BHE and its subsidiaries provide services to PacifiCorp under the IASA. PacifiCorp also provides services to BHE and its subsidiaries under the IASA. Refer to Section VII for further discussion.

**MHC Inc.** – an indirect wholly owned subsidiary of BHE. MHC Inc. is a holding company owning all of the common stock of MidAmerican Energy Company. MHC Inc. provides services to PacifiCorp under the IASA.

**MidAmerican Energy Company** ("**MEC**") – a wholly owned subsidiary of MHC Inc. MEC is principally engaged in the business of generating, transmitting, distributing and selling electricity and in distributing, selling and transporting natural gas. MEC provides services to PacifiCorp under the IASA. PacifiCorp also provides services to MEC under the

<sup>(1)</sup> Excludes 2,948,022 shares held by family members and family trusts and corporations, or Scott Family Interests, as to which Mr. Scott disclaims beneficial ownership.

IASA. From time to time, PacifiCorp and MEC transfer equipment to one another under the Intercompany Mutual Assistance Agreement by and between the Rate-Regulated Subsidiaries of BHE (refer to the attachment in Section VII).

**Midwest Capital Group, Inc.** ("MCG") – a wholly owned subsidiary of MHC Inc. MCG holds a 100% interest in MHC Investment Company, as well as interests in other operating, financing and development companies. PacifiCorp provides services to MCG under the IASA.

**MEC Construction Services Co.** ("MCS") – a wholly owned subsidiary of MHC Inc. MCS is a provider of non-regulated utility construction services. PacifiCorp provides services to MCS under the IASA.

HomeServices of America, Inc. ("HomeServices") – a majority-owned subsidiary of BHE. HomeServices is a full-service residential real estate brokerage firm whose services include relocation services, including to employees of PacifiCorp and its affiliates. PacifiCorp provides services to HomeServices under the IASA.

**Iowa Realty Co., Inc.** ("**Iowa Realty**") – a wholly owned subsidiary of HomeServices. Iowa Realty provides real estate brokerage and relocation services in Iowa. PacifiCorp provides services to Iowa Realty under the IASA.

Kern River Gas Transmission Company ("Kern River") – an indirect wholly owned subsidiary of BHE. Kern River owns an interstate natural gas pipeline system that extends from supply areas in the Rocky Mountains to consuming markets in Utah, Nevada and California. Kern River's pipeline system consists of 1,700 miles of natural gas pipelines. Kern River's transportation operations are subject to a regulated tariff that is on file with the Federal Energy Regulatory Commission. Kern River provides transportation of natural gas to certain of PacifiCorp's generating facilities in Utah and provides services to PacifiCorp under the IASA. PacifiCorp also provides services to Kern River under the IASA.

**MEHC Insurance Services Ltd.** ("**MEISL"**) – a wholly owned subsidiary of BHE. MEISL provided a captive insurance program to PacifiCorp. MEISL covered all or significant portions of the property damage and liability insurance deductibles in many of PacifiCorp's policies, as well as overhead distribution and transmission line property damage. PacifiCorp has no equity interest in MEISL and has no obligation to contribute equity or loan funds to MEISL. The policy coverage period expired on March 20, 2011 and was not renewed; however, MEISL will continue to cover claims by PacifiCorp arising during the prior policy periods.

Northern Natural Gas Company ("Northern Natural") – an indirect wholly owned subsidiary of BHE. Northern Natural owns the largest interstate natural gas pipeline system in the United States, as measured by pipeline miles, which reaches from southern Texas to Michigan's Upper Peninsula. Northern Natural primarily transports and stores natural gas for utilities, municipalities, gas marketing companies, industrial and commercial users and other end-users. Northern Natural provides services to PacifiCorp under the IASA. PacifiCorp provides services to Northern Natural under the IASA.

**NV Energy, Inc.** ("NV Energy") – an indirect wholly owned subsidiary of BHE. NV Energy is a holding company owning subsidiaries that are public utilities that provide electric service to regulated retail electric customers and regulated retail natural gas customers in Nevada. NV Energy provides services to PacifiCorp under the IASA. PacifiCorp provides services to NV Energy under the IASA.

**Nevada Power Company ("Nevada Power")** – a wholly owned subsidiary of NV Energy. Nevada Power is principally engaged in the business of generating, transmitting, distributing and selling electricity. PacifiCorp purchases wholesale energy and transmission services from Nevada Power. PacifiCorp sells wholesale energy and transmission services to Nevada Power. PacifiCorp also provides services under the IASA.

**Sierra Pacific Power Company ("Sierra Pacific")** – a wholly owned subsidiary of NV Energy. Sierra Pacific is principally engaged in the business of generating, transmitting, distributing and selling electricity and distributing, selling and transporting natural gas. PacifiCorp purchases wholesale energy and transmission services from Sierra Pacific. PacifiCorp sells wholesale energy and transmission services to Sierra Pacific. PacifiCorp also provides services to Sierra Pacific under the IASA.

Northern Powergrid Holdings Company ("Northern Powergrid") – an indirect wholly owned subsidiary of BHE. Northern Powergrid owns two companies that distribute electricity in Great Britain: Northern Powergrid (Northeast)

Limited and Northern Powergrid (Yorkshire) plc. Northern Powergrid also owns an engineering contracting business that provides electrical infrastructure contracting services primarily to third parties and a hydrocarbon exploration and development business that is focused on developing integrated upstream gas projects in Europe and Australia. PacifiCorp provides services to Northern Powergrid under the IASA.

**CalEnergy Philippines** – a group of wholly owned and majority owned subsidiaries of BHE located in the Philippines. The primary operating asset within this group is the facility owned by CE Casecnan Water and Energy Company, Inc. discussed below. PacifiCorp provides services to CalEnergy Philippines under the IASA.

**CE Casecnan Water and Energy Company, Inc.** ("**CE Casecnan**") – an indirect majority-owned subsidiary of BHE. CE Casecnan operates and maintains a 128-megawatt combined hydro and irrigation facility located on the Philippine island of Luzon. PacifiCorp provided an equipment transfer as well as services to CE Casecnan under the IASA.

**BHE Renewables, LLC** ("**BHE Renewables**") (formerly known as MidAmerican Renewables, LLC) – a wholly owned subsidiary of BHE. BHE Renewables was established to identify and invest in renewable energy projects. BHE Renewables provides services to PacifiCorp under the IASA. PacifiCorp also provides services to BHE Renewables under the IASA.

**CalEnergy Generation Operating Company** ("CalEnergy Generation") – an indirect wholly owned subsidiary of BHE Renewables. CalEnergy Generation is organized to manage and operate independent power projects in the United States. PacifiCorp provides services to CalEnergy Generation under the IASA.

**Cordova Energy Company LLC** ("Cordova") – an indirect wholly owned subsidiary of BHE Renewables. Cordova owns a 512-megawatt natural gas-fueled electric generation facility in Illinois. PacifiCorp provides services to Cordova under the IASA.

**Pinyon Pines Wind I, LLC ("Pinyon Pines I")** – an indirect wholly owned subsidiary of BHE Renewables. Pinyon Pines I owns and operates a 168-megawatt wind-powered generating facility located near Tehachapi, California. PacifiCorp provides services to Pinyon Pines I under the IASA.

**Pinyon Pines Wind II, LLC** ("**Pinyon Pines II**") – an indirect wholly owned subsidiary of BHE Renewables. Pinyon Pines II owns and operates a 132-megawatt wind-powered generating facility located near Tehachapi, California. PacifiCorp provides services to Pinyon Pines II under the IASA.

**Solar Star California XIX, LLC ("Solar Star XIX")** – an indirect wholly owned subsidiary of BHE Renewables. Solar Star XIX is constructing a 309-megawatt solar project near Rosamond, California. PacifiCorp provides services to Solar Star XIX under the IASA.

**Solar Star California XX, LLC ("Solar Star XX")** – an indirect wholly owned subsidiary of BHE Renewables. Solar Star XX is constructing a 270-megawatt solar project near Rosamond, California. PacifiCorp provides services to Solar Star XX under the IASA.

**Topaz Solar Farms LLC** ("**Topaz**") – an indirect wholly owned subsidiary of BHE Renewables. Topaz owns and operates a 550-megawatt solar project in San Luis Obispo County, California. PacifiCorp provides services to Topaz under the IASA.

**TX Jumbo Road Wind, LLC ("Jumbo Road")** – an indirect wholly owned subsidiary of BHE Renewables. Jumbo Road is constructing a 300-megawatt wind-powered generation project near Amarillo, Texas. PacifiCorp provides services to Jumbo Road under the IASA.

**Wailuku Investment, LLC** ("**Wailuku**") – an indirect wholly owned subsidiary of BHE Renewables. Wailuku owns and operates a 10-megawatt hydroelectric generation project on the eastern coast of the island of Hawaii. PacifiCorp provides services to Wailuku under the IASA.

**BHE U.S. Transmission, LLC** ("**BTL**") (formerly known as MidAmerican Transmission, LLC) – a wholly owned subsidiary of BHE. BTL is engaged in various joint ventures to develop, own and operate transmission assets and is pursuing additional investment opportunities in the United States. PacifiCorp provides services to BTL under the IASA.

**Electric Transmission Texas, LLC ("ETT")** – a joint venture owned equally by a wholly owned subsidiary of BTL and subsidiaries of American Electric Power Company, Inc. ETT owns and operates electric transmission assets in the Electric Reliability Council of Texas. PacifiCorp provides services to ETT under the IASA.

**MidAmerican Central California Transco, LLC** ("MCCT") – an indirect wholly owned subsidiary of BTL. MCCT was formed to construct, finance, own, operate and maintain new high-voltage transmission facilities, and will become a transmission-owning member of the California Independent System Operator Corporation ("CAISO") as soon as the CAISO tariff permits. PacifiCorp provides services to MCCT under the IASA.

MEHC Canada Transmission GP Corporation ("MEHC Canada Transmission") – an indirect wholly owned subsidiary of BHE Canada, LLC ("BHE Canada"). MEHC Canada Transmission invests in transmission and generation opportunities in Canada. PacifiCorp provides services to MEHC Canada Transmission under the IASA.

**Metalogic Inspection Services Inc.** ("**Metalogic**") – an indirect majority owned subsidiary of BHE Canada. Metalogic provides nondestructive testing services of piping, vessels and other metal structures used in the oil and gas, power generation, and pulp and paper industries. PacifiCorp provides services to Metalogic under the IASA.

**PPW Holdings LLC** – the holding company for PacifiCorp and a direct subsidiary of BHE. PPW Holdings LLC remits income taxes to BHE.

**PacifiCorp Foundation** – an independent non-profit foundation created by PacifiCorp in 1988. PacifiCorp Foundation supports the growth and vitality of the communities where PacifiCorp and its businesses have operations, employees or interests. PacifiCorp Foundation operates as the Rocky Mountain Power Foundation and the Pacific Power Foundation. PacifiCorp provides administrative services to the PacifiCorp Foundation.

**Energy West Mining Company** ("Energy West") – a wholly owned subsidiary of PacifiCorp. Energy West has historically provided coal-mining services to PacifiCorp utilizing PacifiCorp's assets, as well as has provided information technology support services to PacifiCorp. In recent years, Energy West has produced coal for PacifiCorp through the Deer Creek mining operations. However, production at the Deer Creek mine ceased in early January 2015. Energy West costs are fully absorbed by PacifiCorp. PacifiCorp provides information technology and administrative services to Energy West.

Interwest Mining Company ("Interwest Mining") – a wholly owned subsidiary of PacifiCorp, Interwest Mining manages PacifiCorp's mining operations and charges a management fee to Bridger Coal Company and Energy West that is intended to compensate it, without profit, for its cost of managing these entities. PacifiCorp provides financial support services and employee benefits to Interwest Mining and these costs are included in the management fee that Interwest Mining charges. Interwest Mining provides administrative and financial support services to PacifiCorp. All costs incurred by Interwest Mining are absorbed by PacifiCorp, Bridger Coal Company and Energy West.

Fossil Rock Fuels, LLC ("Fossil Rock") – a wholly owned subsidiary of PacifiCorp. Fossil Rock serves as the leaseholder for certain coal reserves.

**Pacific Minerals, Inc.** ("**PMI"**) – a wholly owned subsidiary of PacifiCorp that owns 66.67% of Bridger Coal Company, the coal mining joint venture with Idaho Energy Resources Company ("IERC"), a subsidiary of Idaho Power Company. PMI is the entity that employs the individuals that work for Bridger Coal Company.

**Bridger Coal Company** ("**Bridger Coal"**) – a coal mining joint venture between PMI and IERC. PMI owns 66.67% and IERC owns 33.33% of Bridger Coal. Bridger Coal provides coal from the Bridger mine to PacifiCorp's Jim Bridger generating facility and support services to PacifiCorp. PacifiCorp provides information technology and administrative services to Bridger Coal.

**Trapper Mining Inc.** – PacifiCorp owns a 21.40% interest in Trapper Mining Inc., which operates a coal mine at the Craig "mine-mouth" operation (generating station located next to the 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%). One of PacifiCorp's employees and one of Interwest Mining's employees serve on the Trapper Mining Inc. board of directors. PacifiCorp and Interwest Mining are compensated for this service.

**Huntington Cleveland Irrigation Company** ("HCIC") is a non-profit mutual irrigation company, which is a privately owned water stock company. PacifiCorp holds approximately 34% of HCIC's water shares. PacifiCorp pays annual assessment fees to HCIC to help cover its operating and maintenance costs, as well as other costs pertinent to conducting its business, in exchange for receiving access to water used by PacifiCorp's Huntington generating facility. PacifiCorp also previously made capital investments in HCIC to ensure a long-term, firm water supply for its Huntington generating facility.

**Ferron Canal & Reservoir Company** ("FC&RC") is a non-profit mutual irrigation company, which is a privately owned water stock company. PacifiCorp holds approximately 37% of the outstanding water stock in FC&RC. PacifiCorp pays annual assessment fees to FC&RC to help cover its operating and maintenance costs, as well as other costs pertinent to conducting its business, in exchange for receiving access to water used by PacifiCorp's Hunter generating facility. PacifiCorp also contracts additional water from FC&RC, which is made available to the Hunter generating facility through a long-term agreement between FC&RC and PacifiCorp. The agreement calls for PacifiCorp to make an annual payment to FC&RC and in return, FC&RC provides PacifiCorp up to 7,000 acre-feet of water.

Cottonwood Creek Consolidated Irrigation Company ("CCCIC") is a non-profit mutual irrigation company, which is a privately owned water stock company. PacifiCorp holds approximately 26% of the outstanding water stock in CCCIC. PacifiCorp pays annual assessment fees to CCCIC to help cover its operating and maintenance costs, as well as other costs pertinent to conducting its business, in exchange for receiving access to water used by PacifiCorp's Hunter generating facility. PacifiCorp also previously made capital investments in CCCIC to ensure a long-term, firm water supply for its Hunter generating facility.

## I. D. Financial Statements

Financial statements or trial balances for the year ended December 31, 2014 are included in Section II. Transactions.

#### **II. Transactions**

The following pages include the following information about services rendered by the regulated utility to the affiliate and vice versa:

- A description of the nature of the transactions
- Total charges or billings
- Information about the basis of pricing, cost of service, the margin of charges over costs, assets allocable to the services and the overall rate of return on assets

Refer to Appendix A for a discussion of public utility commission orders approving transactions with affiliates.

At times, entities controlled by PacifiCorp directly transact with one another. Additionally, entities controlled by PacifiCorp may transact directly with Berkshire Hathaway Energy Company ("BHE") and its subsidiaries. As PacifiCorp is not party to these transactions, such transactions have been excluded from the tables presented on the following pages and instead are disclosed in the footnotes to the tables.

The following items are excluded from this report as they do not constitute "services" as required by this report.

- "Convenience" payments made to vendors by one entity within the BHE group on behalf of, and charged to, other entities within the BHE group. Such convenience payments reflect the ability to obtain price discounts as a result of larger purchasing power.
- Reimbursements by BHE for payments made by PacifiCorp to its employees under the long-term incentive plan
  that was maintained by BHE upon vesting of the previously granted awards and reimbursements of payments
  related to wages and benefits associated with transferred employees.

Refer to the following page for a summary of the transactions included in this Section II.

## Summary of transactions included in Section II for the Year Ended December 31, 2014 $^{\left(2\right)}$

		Services pro	vided pursuant		Non-L	ASA goods and	
Affiliated Entity	Ownership Interest as of 12/31/2014	PacifiCorp Received Services	PacifiCorp Provided Services	Total PacifiCorp Received and Provided Services	PacifiCorp Received Services	PacifiCorp Provided Services	Total PacifiCorp Received and Provided Services
BNSF Railway Company	100%	\$ -	\$ -	\$ -	\$ 39,212,561	\$ -	\$ 39,212,561
National Indemnity Company	100%	-	-	-	427,920	-	427,920
Amarillo Gear Company, LLC	99.7%	-	-	-	8,290	-	8,290
Wells Fargo & Company	9%	-	_	-	1,912,391	-	1,912,391
U.S. Bancorp	5%	-	-	-	815,272	-	815,272
Moody's Investors Service	12%	-	-	-	418,171	-	418,171
International Business Machines Corporation	8%	-	-	-	2,112,921	-	2,112,921
Cable One, Inc. (2)	< 5%	_	_	_	108	13,417	13,525
Forney Corporation (2)	< 5%				28,724	10,117	28,724
American Express Travel Related Services Company, Inc.	15%	-	-	-	57,746	-	57,746
DIRECTV	6%		-	-	3,893		3,893
	17%	-	-	-	3,893		3,893
Symetra Life Insurance Company		2 729 054	257.966	2.006.920	-	-	-
Berkshire Hathaway Energy Company	89.9%	3,738,954	257,866	3,996,820 116,352	-	-	-
MHC Inc.	100%	116,352				-	
MidAmerican Energy Company	100%	5,659,614	2,318,734	7,978,348	335,467	-	335,467
Midwest Capital Group, Inc.	100%	-	1,165	1,165	-	-	-
MEC Construction Services Co.	100%	-	50,577	50,577	1 200 070	-	1 200 070
HomeServices of America, Inc.	97.8%	-	322,965	322,965	1,300,079	-	1,300,079
Iowa Realty Co., Inc.	97.8%	-	24,724	24,724		-	- 2.107.452
Kern River Gas Transmission Company	100%	148,029	563,688	711,717	3,187,452	-	3,187,452
MEHC Insurance Services Ltd.	100%	-	-	-	-	-	-
Northern Natural Gas Company	100%	2,320	426,990	429,310	-	-	-
NV Energy, Inc.	100%	39,304	1,225,925	1,265,229	-	-	-
Nevada Power Company	100%	-	157,647	157,647	2,384,314	4,600,863	6,985,177
Sierra Pacific Power Company	100%	-	66,068	66,068	99,757	109,468	209,225
Northern Powergrid Holdings Company	100%	-	23,779	23,779	-	-	-
CalEnergy Philippines	various	-	3,441	3,441	-		
CE Casecnan Water and Energy Company, Inc.	85%	-	146,951	146,951	-	161,914	161,914
BHE Renewables, LLC	100%	11,631	197,365	208,996	-	-	-
CalEnergy Generation Operating Company	100%	-	163,146	163,146	-	-	-
Cordova Energy Company LLC	100%	-	8,439	8,439	-	-	-
Pinyon Pines Wind I, LLC	100%	-	208	208	-	-	-
Pinyon Pines Wind II, LLC	100%	-	265	265	-	-	-
Solar Star California XIX, LLC	100%	-	5,357	5,357	-	-	-
Solar Star California XX, LLC	100%	-	5,357	5,357	-	-	-
Topaz Solar Farms LLC	100%	-	10,724	10,724	-	-	-
TX Jumbo Road Wind, LLC	100%	-	5,588	5,588	-	-	-
Wailuku Investment, LLC	100%	-	603	603	-	-	-
BHE U.S. Transmission, LLC	100%	-	934,612	934,612	-	-	-
Electric Transmission Texas, LLC	50%	-	22,738	22,738	-	-	-
MidAmerican Central California Transco, LLC	100%	-	331,413	331,413	-	-	-
MEHC Canada Transmission GP Corporation	100%	-	3,047,749	3,047,749	-	-	-
Metalogic Inspection Services Inc.	57%	-	15,255	15,255	-	-	-
PPW Holdings LLC	100%	-	-	-	-	-	-
PacifiCorp Foundation	0%	-	-	-	-	210,174	210,174
Energy West Mining Company	100%	-	-	-	47,664,734	161,984	47,826,718
Interwest Mining Company	100%	-	-	-	777,745	729,835	1,507,580
Fossil Rock Fuels, LLC	100%	-	-	-	-	-	-
Pacific Minerals, Inc.	100%	-	-	-	-	-	-
Bridger Coal Company	66.7%	-	-	-	136,497,580	857,074	137,354,654
Trapper Mining Inc.	21.4%	-	-	-	9,453,439	3,285	9,456,724
Huntington Cleveland Irrigation Company	34%	-	-	-	529,545	-	529,545
Ferron Canal & Reservoir Company	37%	-	-	-	1,062,949	-	1,062,949
Cottonwood Creek Consolidated Irrigation Company	26%	-	-	-	303,268	-	303,268
Total Affiliated Services by Category		\$ 9,716,204	\$ 10,339,339	\$ 20,055,543	\$ 248,594,326	\$ 6,848,014	\$ 255,442,340

<sup>(1)</sup> Intercompany Administrative Services Agreement

<sup>(2)</sup> Cable One, Inc. and Forney Corporation are wholly owned subsidiaries of Graham Holdings Company ("Graham Holdings"). On June 30, 2014, Berkshire Hathaway Inc.'s ownership in Graham Holdings decreased to less than five percent. Accordingly, this report reflects transactions between PacifiCorp and these entities that occurred between January 1, 2014 and June 30, 2014.

## BNSF Railway Company Affiliated Transactions For the Year Ended December 31, 2014

Account Description	PacifiCorp Received Services	PacifiCorp Provided Services		
Rail services Right-of-way fees	\$ 39,180,671 31,890	\$ - 		
Total	\$ 39,212,561	<u>\$</u>		
Basis of pricing Cost of service The margin of charges over costs Assets allocable to the services The overall rate of return on assets	(a) (a) (a) (a) (a) (a)	N/A N/A N/A N/A N/A		

<sup>(</sup>a) Rail services are based on negotiated prices under long-term contracts. Right-of-way fees are based on factors such as square footage.

For further information on the following financial statements, refer to BNSF Railway Company's Form 10-K for the year ended December 31, 2014 (File No. 1-6324) at <a href="https://www.sec.gov">www.sec.gov</a>.

## **BNSF Railway Company and Subsidiaries**

## Consolidated Balance Sheets

In millions

	December 31, I 2014		Dec	December 31, 2013	
Assets					
Current assets:					
Cash and cash equivalents	\$	585	\$	532	
Accounts receivable, net		1,350		1,264	
Materials and supplies		795		835	
Current portion of deferred income taxes		355		358	
Other current assets		351		239	
Total current assets		3,436		3,228	
Property and equipment, net of accumulated depreciation of \$3,547 and \$2,231, respectively		55,788		52,347	
Goodwill		14,803		14,803	
Intangible assets, net		506		811	
Other assets		1,944		2,272	
Total assets	<u>\$</u>	76,477	\$	73,461	
Accounts payable and other current liabilities	\$	3,144	\$	3,083	
Current liabilities:					
Long-term debt due within one year	Ф	116	Φ	145	
Total current liabilities		3,260		3,228	
Town current mannings		0,200		3,220	
Deferred income taxes		18,156		17,383	
Long-term debt		1,326		1,472	
Intangible liabilities, net		782		961	
Casualty and environmental liabilities		639		677	
Pension and retiree health and welfare liability		385		362	
Other liabilities		931		964	
Total liabilities		25,479		25,047	
Commitments and contingencies (see Notes 11 and 12)					
Stockholder's equity:					
Common stock, \$1 par value, 1,000 shares authorized; issued and outstanding and paid-in-capital		42,920		42,920	
Retained earnings		18,043		13,646	
Intercompany notes receivable		(9,963)		(8,397)	
Accumulated other comprehensive income (loss)		(2)		245	
Total stockholder's equity		50,998		48,414	
Total liabilities and stockholder's equity	\$	76,477	\$	73,461	

See accompanying Notes to Consolidated Financial Statements.

## **BNSF Railway Company and Subsidiaries**

# Consolidated Statements of Income In millions

	Decem	Year Ended December 31, 2014		Year Ended December 31, 2012	
Revenues	\$	22,714	\$ 21,552	\$ 20,47	18
Operating expenses:					_
Compensation and benefits		4,983	4,615	4,47	12
Fuel		4,478	4,503	4,45	59
Purchased services		2,167	2,064	2,12	22
Depreciation and amortization		2,117	1,968	1,88	38
Equipment rents		867	822	81	0
Materials and other		1,108	912	76	54
Total operating expenses		15,720	14,884	14,51	5
Operating income	,	6,994	6,668	5,96	53
Interest expense		44	57	5	55
Interest income, related parties		(102)	(82)	(5	57)
Other expense, net		11	10	1	11
Income before income taxes		7,041	6,683	5,95	54
Income tax expense		2,644	2,412	2,23	34
Net income	\$	4,397	\$ 4,271	\$ 3,72	20

See accompanying Notes to Consolidated Financial Statements.

## National Indemnity Company Affiliated Transactions For the Year Ended December 31, 2014

Account Description	PacifiCorp Received Services	PacifiCorp Provided Services		
Surety bond premium	<u>\$ 427,920</u>	<u>\$</u> _		
Total	<u>\$ 427,920</u>	<u>\$</u>		
Basis of pricing	(a)	N/A		
Cost of service	(a)	N/A		
The margin of charges over costs Assets allocable to the services	(a) (a)	N/A N/A		
The overall rate of return on assets	(a)	N/A		

<sup>(</sup>a) Transactions with National Indemnity Company are provided to PacifiCorp in the normal course of business at standard pricing.

National Indemnity Company is not a public company, and its financial statements are not available.

## Amarillo Gear Company, LLC Affiliated Transactions For the Year Ended December 31, 2014

Account Description	PacifiCorp Received Services	PacifiCorp Provided Services		
Utility materials	<u>\$ 8,290</u>	<u>\$</u>		
Total	<u>\$ 8,290</u>	<u>\$</u>		
Basis of pricing	(a)	N/A		
Cost of service	(a)	N/A		
The margin of charges over costs	(a)	N/A		
Assets allocable to the services	(a)	N/A		
The overall rate of return on assets	(a)	N/A		

<sup>(</sup>a) Transactions with Amarillo Gear Company, LLC are provided to PacifiCorp in the normal course of business at standard pricing.

Amarillo Gear Company, LLC is not a public company, and its financial statements are not available.

## Wells Fargo & Company Affiliated Transactions For the Year Ended December 31, 2014

<b>Account Description</b>	PacifiCorp Received Services	PacifiCorp Provided Services
Banking services Natural gas swaps (a)	\$ 1,782,491 129,900	\$ <u>-</u>
Total	<u>\$ 1,912,391</u>	\$ -
Basis of pricing	(b)	N/A
Cost of service The margin of charges over costs Assets allocable to the services	(b) (b) (b)	N/A N/A N/A
The overall rate of return on assets	(b)	N/A

<sup>(</sup>a) Represents the financial impact realized on natural gas swaps during the year ended December 31, 2014. In conjunction with these swap arrangements, PacifiCorp had no collateral at Wells Fargo at December 31, 2014. Please refer to further discussion below.

The costs incurred with Wells Fargo & Company for the natural gas swaps included above are only one component of PacifiCorp's overall risk management process, which is designed to identify, assess, monitor, report, manage and mitigate each of the various types of risk involved in PacifiCorp's business, including commodity risk. PacifiCorp manages certain risks, including price risk, relating to its supply of electricity and fuel requirements by entering into various contracts, which may be accounted for as derivatives and may include forwards, options, swaps and other agreements. PacifiCorp's energy costs are subject to numerous operational and economic factors such as planned and unplanned outages, fuel commodity prices, fuel transportation costs, weather, environmental considerations, transmission constraints, and wholesale market prices of electricity. For further information regarding PacifiCorp's risk management process and hedging activities, including its use of commodity derivative contracts, please refer to PacifiCorp's Annual Report on Form 10-K for the year ended December 31, 2014.

For further information on the following financial statements, refer to Wells Fargo & Company's Form 10-K for the year ended December 31, 2014 (File No. 001-2979) at <a href="https://www.sec.gov">www.sec.gov</a>.

<sup>(</sup>b) Wells Fargo & Company provides financial services to PacifiCorp in the normal course of business at standard pricing for certain transactions and at negotiated rates below standard pricing for certain other transactions.

#### Consolidated Balance Sheet

	Dec 31,	Dec 31,
(in millions, except shares)	2014	2013
Assets		
Cash and due from banks	\$ 19,571	19,919
Federal funds sold, securities purchased under resale agreements and other short-term investments	258,429	213,793
Trading assets	78,255	62,813
Investment securities:		
Available-for-sale, at fair value	257,442	252,007
Held-to-maturity, at cost (fair value \$56,359 and \$12,247)	55,483	12,346
Mortgages held for sale (includes \$15,565 and \$13,879 carried at fair value) (1)	19,536	16,763
Loans held for sale (includes \$1 and \$1 carried at fair value) (1)	722	133
Loans (includes \$5,788 and \$5,995 carried at fair value) (1)(2)	862,551	822,286
Allowance for loan losses	(12,319)	(14,502)
Net loans (2)	850,232	807,784
Mortgage servicing rights:		
Measured at fair value	12,738	15,580
Amortized	1,242	1,229
Premises and equipment, net	8,743	9,156
Goodwill	25,705	25,637
Other assets (includes \$2,512 and \$1,386 carried at fair value) (1)	99,057	86,342
Total assets (2)(3)	\$ 1,687,155	1,523,502
Liabilities		
Noninterest-bearing deposits	\$ 321,963	288,117
Interest-bearing deposits	846,347	791,060
Total deposits	1,168,310	1,079,177
Short-term borrowings	63,518	53,883
Accrued expenses and other liabilities (2)	86,122	66,436
Long-term debt	183,943	152,998
Total liabilities (2)(4)	1,501,893	1,352,494
Equity		
Wells Fargo stockholders' equity:		
Preferred stock	19,213	16,267
Common stock – \$1-2/3 par value, authorized 9,000,000,000 shares; issued 5,481,811,474 shares and 5,481,811,474 shares	9,136	9.136
Additional paid-in capital	60,537	60,296
Retained earnings	107,040	92,361
Cumulative other comprehensive income	3,518	1,386
Treasury stock – 311,462,276 shares and 224,648,769 shares	(13,690)	(8,104)
Unearned ESOP shares	(1,360)	(1,200)
Total Wells Fargo stockholders' equity	184,394	170,142
Noncontrolling interests	868	866
Total equity	185,262	171,008
Total liabilities and equity (2)	\$ 1,687,155	1,523,502

The accompanying notes are an integral part of these statements.

Parenthetical amounts represent assets and liabilities for which we have elected the fair value option.
Financial information for certain periods prior to 2014 was revised to reflect our determination that certain factoring arrangements did not qualify as loans. See Note 1 (Summary of Significant Accounting Policies) for more information.

Our consolidated assets at December 31, 2014 and December 31, 2013, include the following assets of certain variable interest entities (VIEs) that can only be used to settle the liabilities of those VIEs: Cash and due from banks, \$117 million and \$165 million; Trading assets, \$0 million and \$1.4 billion; Nortgages held for sale, \$0 million and \$38 million; Net loans, \$4.5 billion and \$6.1 billion; Other assets, \$316 million and \$347 million, and Total assets,

St.8 billion, and \$8.1 billion, respectively.

Our consolidated liabilities at December 31, 2014 and December 31, 2013, include the following VIE liabilities for which the VIE creditors do not have recourse to Wells Fargo: Short-term borrowings, \$0 million and \$29 million; Accrued expenses and other liabilities, \$49 million and \$90 million; Long-term debt, \$1.6 billion and \$2.3 billion; and Total liabilities, \$1.7 billion and \$2.4 billion, respectively.

			Year ended De	
(in millions, except per share amounts)		2014	2013	2012
Interest income				
Trading assets	\$	1,685	1,376	1,358
Investment securities		8,438	8,116	8,098
Mortgages held for sale		767	1,290	1,825
Loans held for sale		78	13	41
Loans		35,652	35,571	36,482
Other interest income		932	723	587
Total interest income	,	47,552	47,089	48,391
Interest expense				
Deposits		1,096	1,337	1,727
Short-term borrowings		59	60	79
Long-term debt		2,488	2,585	3,110
Other interest expense		382	307	245
Total interest expense		4,025	4,289	5,161
Net interest income		43,527	42,800	43,230
Provision for credit losses		1,395	2,309	7,217
Net interest income after provision for credit losses		42,132	40,491	36,013
Noninterest income				
Service charges on deposit accounts		5,050	5,023	4,683
Trust and investment fees		14,280	13,430	11,890
Card fees		3,431	3,191	2,838
Other fees		4,349	4,340	4,519
Mortgage banking		6,381	8,774	11,638
Insurance		1,655	1,814	1,850
Net gains from trading activities		1,161	1,623	1,707
Net gains (losses) on debt securities (1)		593	(29)	(128)
Net gains from equity investments (2)		2,380	1,472	1,485
Lease income		526	663	567
Other		1,014	679	1,807
Total noninterest income	,	40,820	40,980	42,856
Noninterest expense	,			
Salaries		15,375	15,152	14,689
Commission and incentive compensation		9,970	9,951	9,504
Employee benefits		4,597	5,033	4,611
Equipment		1,973	1,984	2,068
Net occupancy		2,925	2,895	2,857
Core deposit and other intangibles		1,370	1,504	1,674
FDIC and other deposit assessments		928	961	1,356
Other		11,899	11,362	13,639
Total noninterest expense		49,037	48,842	50,398
Income before income tax expense		33,915	32,629	28,471
Income tax expense		10,307	10,405	9,103
Net income before noncontrolling interests	1	23,608	22,224	19,368
Less: Net income from noncontrolling interests		551	346	471
Wells Fargo net income	\$	23,057	21,878	18,897
Less: Preferred stock dividends and other		1,236	989	898
Wells Fargo net income applicable to common stock	\$	21,821	20,889	17,999
Per share information			,	
Earnings per common share	\$	4.17	3.95	3.40
Diluted earnings per common share	Ψ	4.10	3.89	3.36
Dividends declared per common share		1.35	1.15	0.88
Average common shares outstanding		5,237.2	5,287.3	5,287.6
Diluted average common shares outstanding		5,324.4	5,371.2	5,351.5

Total other-than-temporary impairment (OTTI) losses were \$18 million, \$39 million and \$3 million for the year ended December 31, 2014, 2013 and 2012, respectively. Of total OTTI, losses of \$49 million, \$158 million and \$240 million were recognized in earnings, and reversal of losses of \$(31) million, \$(119) million and \$(237) million were recognized as non-credit-related OTTI in other comprehensive income for the year ended December 31, 2014, 2013 and 2012, respectively. Includes OTTI losses of \$273 million, \$186 million and \$176 million for the year ended December 31, 2014, 2013 and 2012, respectively.

The accompanying notes are an integral part of these statements.

## U.S. Bancorp Affiliated Transactions For the Year Ended December 31, 2014

Account Description	PacifiCorp Received Services	PacifiCorp Provided Services	
Banking services	\$815,272	\$ <u> </u>	
Total	<u>\$ 815,272</u>	\$	
Basis of pricing	(a)	N/A	
Cost of service	(a)	N/A	
The margin of charges over costs	(a)	N/A	
Assets allocable to the services	(a)	N/A	
The overall rate of return on assets	(a)	N/A	

<sup>(</sup>a) U.S. Bancorp provides banking services to PacifiCorp in the normal course of business at standard pricing for certain transactions and at negotiated rates below standard pricing for certain other transactions.

For further information on the following financial statements, refer to U.S. Bancorp's Form 10-K for the year ended December 31, 2014 (File No. 1-6880) at <a href="https://www.sec.gov">www.sec.gov</a>.

## U.S. Bancorp Consolidated Balance Sheet

At December 31 (Dollars in Millions)	2014	2013
Assets		
Cash and due from banks	\$ 10,654	\$ 8,477
Investment securities		
Held-to-maturity (fair value \$45,140 and \$38,368, respectively; including \$526 and \$994 at fair value pledged	// 07/	00.000
as collateral, respectively) <sup>[a]</sup>	44,974	38,920
Available-for-sale (\$330 and \$1,106 pledged as collateral, respectively)[a]	56,069 4,792	40,935 3,268
Loans held for sale (including \$4,774 and \$3,263 of mortgage loans carried at fair value, respectively)	4,/72	3,200
Commercial	80,377	70,033
Commercial real estate	42,795	39,885
Residential mortgages	51,619	51,156
Credit card	18,515	18,021
Other retail	49,264	47,678
Total loans, excluding covered loans	242,570	226,773
Covered loans	5,281	8,462
	-	<u> </u>
Total loans	247,851	235,235
Less allowance for loan losses	(4,039)	(4,250)
Net loans	243,812	230,985
Premises and equipment	2,618	2,606
Goodwill	9,389	9,205
Other intangible assets	3,162	3,529
Other assets (including \$157 and \$111 of trading securities at fair value pledged as collateral, respectively) $^{[a]}$	27,059	26,096
Total assets	\$402,529	\$364,021
Liabilities and Shareholders' Equity		
Deposits		
Noninterest-bearing	\$ 77,323	\$ 76,941
Interest-bearing	177,452	156,165
Time deposits greater than \$100,000 <sup>(b)</sup>	27,958	29,017
Total deposits	282,733	262,123
Short-term borrowings	29,893	27,608
Long-term debt	32,260	20,049
Other liabilities	13,475	12,434
Total liabilities	358,361	322,214
Preferred stock	4,756	4,756
Common stock, par value \$0.01 a share — authorized: 4,000,000,000 shares; issued: 2014 and	4,730	4,730
2013 — 2,125,725,742 shares	21	21
Capital surplus	8,313	8,216
Retained earnings	42,530	38,667
Less cost of common stock in treasury: 2014 — 339,859,034 shares; 2013 — 300,977,274 shares	(11,245)	(9,476)
Accumulated other comprehensive income (loss)	(896)	(1,071)
Total U.S. Bancorp shareholders' equity	43,479	41,113
Noncontrolling interests	689	694
Total equity	44,168	41,807
Total liabilities and equity	\$402,529	\$364,021

<sup>(</sup>a) Includes only collateral pledged by the Company where counterparties have the right to sell or pledge the collateral.

<sup>(</sup>b) Includes domestic time deposit balances greater than \$250,000 of \$5.0 billion and \$3.1 billion at December 31, 2014 and 2013, respectively. See Notes to Consolidated Financial Statements.

# U.S. Bancorp Consolidated Statement of Income

Year Ended December 31 (Dollars and Shares in Millions, Except Per Share Data)	2014	2013	2012
Interest Income			
Loans	\$10,113	\$10,277	\$10,558
Loans held for sale	128	203	282
Investment securities	1,866	1,631	1,792
Other interest income	121	174	251
Total interest income	12,228	12,285	12,883
Interest Expense			
Deposits	465	561	691
Short-term borrowings	263	353	442
Long-term debt	725	767	1,005
Total interest expense	1,453	1,681	2,138
Net interest income	10,775	10,604	10,745
Provision for credit losses	1,229	1,340	1,882
Net interest income after provision for credit losses	9,546	9,264	8,863
Noninterest Income			
Credit and debit card revenue	1,021	965	892
Corporate payment products revenue	724	706	744
Merchant processing services	1,511	1,458	1,395
ATM processing services	321	327	346
Trust and investment management fees	1,252	1,139	1,055
Deposit service charges	693	670	653
Treasury management fees	545	538	541
Commercial products revenue	854	859	878
Mortgage banking revenue	1,009	1,356	1,937
Investment products fees	191	178	150
Securities gains (losses), net Realized gains (losses), net	11	23	59
Total other-than-temporary impairment	(7)	(6)	(62)
Portion of other-than-temporary impairment recognized in other comprehensive income	(1)	(8)	(12)
Total securities gains (losses), net	3	9	(15)
Other	1,040	569	743
Total noninterest income	9,164	8,774	9,319
Noninterest Expense			
Compensation	4,523	4,371	4,320
Employee benefits	1,041	1,140	945
Net occupancy and equipment	987	949	917
Professional services	414	381	530
Marketing and business development	382	357	388
Technology and communications	863	848	821
Postage, printing and supplies	328	310	304
Other intangibles	199	223	274
Other	1,978	1,695	1,957
Total noninterest expense	10,715	10,274	10,456
Income before income taxes	7,995	7,764	7,726
Applicable income taxes	2,087	2,032	2,236
Net income	5,908	5,732	5,490
Net (income) loss attributable to noncontrolling interests	(57)	104	157
Net income attributable to U.S. Bancorp	\$ 5,851	\$ 5,836	\$ 5,647
Net income applicable to U.S. Bancorp common shareholders	\$ 5,583	\$ 5,552	\$ 5,383
	\$ 3.10	\$ 3.02	\$ 2.85
Earnings per common share			
Earnings per common share	\$ 3.08	\$ 3.00	\$ 2.84
	\$ 3.08 \$ .965	\$ 3.00 \$ .885	\$ 2.84 \$ .780
Diluted earnings per common share		:	

See Notes to Consolidated Financial Statements.

### Moody's Investors Service Affiliated Transactions For the Year Ended December 31, 2014

<b>Account Description</b>	PacifiCorp Received Services	PacifiCorp Provided Services
Rating agency fees	<u>\$ 418,171</u>	\$ -
Total	<u>\$ 418,171</u>	<u>\$</u>
Basis of pricing	(a)	N/A
Cost of service	(a)	N/A
The margin of charges over costs	(a)	N/A
Assets allocable to the services	(a)	N/A
The overall rate of return on assets	(a)	N/A

<sup>(</sup>a) Moody's Investors Service provides services to PacifiCorp in the normal course of business at standard pricing.

Moody's Investors Service is not a public company, and its financial statements are not available. The financial statements of its parent company, Moody's Corporation, are included. For further information on the following financial statements, refer to Moody's Corporation's Form 10-K for the year ended December 31, 2014 (File No. 1-14037) at <a href="https://www.sec.gov">www.sec.gov</a>.

#### MOODY'S CORPORATION

#### CONSOLIDATED BALANCE SHEETS

(amounts in millions, except share and per share data)

	December 31,			
		2014		2013
ASSETS				
Current assets:				
Cash and cash equivalents	\$	1,219.5	\$	1,919.5
Short-term investments		458.1		186.8
Accounts receivable, net of allowances of \$29.4 in 2014 and \$28.9 in 2013		792.4		694.2
Deferred tax assets, net		43.9		53.9
Other current assets		172.5		114.4
Total current assets		2,686.4		2,968.8
Property and equipment, net		302.3		278.7
Goodwill		1,021.1		665.2
Intangible assets, net		345.5		221.6
Deferred tax assets, net		167.8		148.7
Other assets		145.9		112.1
Total assets	\$	4,669.0	\$	4,395.1
LIABILITIES, REDEEMABLE NONCONTROLLING INTEREST AND SHAREHOLDERS' EQUITY  Current liabilities:				
Accounts payable and accrued liabilities	\$	557.6	\$	538.9
Deferred tax liabilities, net		17.5		4.0
Deferred revenue		624.6		598.4
Total current liabilities		1,199.7		1,141.3
Non-current portion of deferred revenue		132.2		109.2
Long-term debt		2,547.3		2,101.8
Deferred tax liabilities, net		95.7		59.1
Unrecognized tax benefits		220.3		195.6
Other liabilities		430.9		360.2
Total liabilities		4,626.1		3,967.2
Contingencies (Note 18)				
Redeemable noncontrolling interest				80.0
Shareholders' equity:				
Preferred stock, par value \$.01 per share; 10,000,000 shares authorized; no shares issued and				
outstanding		_		_
Series common stock, par value \$.01 per share; 10,000,000 shares authorized; no shares issued and outstanding		_		_
Common stock, par value \$.01 per share; 1,000,000,000 shares authorized; 342,902,272 shares issued at December 31, 2014 and December 31, 2013, respectively.		3.4		3.4
Capital surplus		383.9		405.8
Retained earnings		6,044.3		5,302.1
Treasury stock, at cost; 138,539,128 and 128,941,621 shares of common stock at December 31,		0,044.5		3,302.1
2014 and December 31, 2013, respectively		(6,384.2)		(5,319.7)
Accumulated other comprehensive loss		(235.2)		(54.6)
Total Moody's shareholders' (deficit) equity		(187.8)		337.0
Noncontrolling interests		230.7		10.9
Total shareholders' equity		42.9		347.9
	-		<u> </u>	
Total liabilities, redeemable noncontrolling interest and shareholders' equity	<del>&gt;</del>	4,669.0	\$	4,395.1

#### MOODY'S CORPORATION CONSOLIDATED STATEMENTS OF OPERATIONS

(amounts in millions, except per share data)

	Year Ended December 31,					
		2014		2013		2012
Revenue	\$	3,334.3	\$	2,972.5	\$	2,730.3
Expenses						
Operating		930.3		822.4		795.0
Selling, general and administrative		869.3		822.1		752.2
Goodwill impairment charge		_		_		12.2
Depreciation and amortization		95.6		93.4		93.5
Total expenses		1,895.2		1,737.9		1,652.9
Operating income		1,439.1		1,234.6		1,077.4
Interest income (expense), net		(116.8)		(91.8)		(63.8)
Other non-operating income (expense), net		35.9		26.5		10.4
ICRA Gain		102.8				
Non-operating income (expense), net		21.9		(65.3)		(53.4)
Income before provision for income taxes		1,461.0		1,169.3		1,024.0
Provision for income taxes		455.0		353.4		324.3
Net income		1,006.0		815.9		699.7
Less: Net income attributable to noncontrolling interests		17.3		11.4		9.7
Net income attributable to Moody's	\$	988.7	\$	804.5	\$	690.0
Earnings per share						
Basic	\$	4.69	\$	3.67	\$	3.09
Diluted	\$	4.61	\$	3.60	\$	3.05
Weighted average shares outstanding						
Basic		210.7		219.4		223.2
Diluted		214.7		223.5		226.6

## International Business Machines Corporation Affiliated Transactions For the Year Ended December 31, 2014

Account Description	PacifiCorp Received Services	PacifiCorp Provided Services
Computer hardware and software and computer systems consulting and maintenance services	\$ 2,112,921	<u>\$</u> _
Total	<u>\$ 2,112,921</u>	<u>\$</u>
Basis of pricing	(a)	N/A
Cost of service	(a)	N/A
The margin of charges over costs	(a)	N/A
Assets allocable to the services	(a)	N/A
The overall rate of return on assets	(a)	N/A

<sup>(</sup>a) International Business Machines Corporation provides services to PacifiCorp in the normal course of business at standard pricing.

For further information on the following financial statements, refer to International Business Machines Corporation's Form 10-K for the year ended December 31, 2014 (File No. 1-2360) at <a href="https://www.sec.gov">www.sec.gov</a>.

At December 31:	Notes	2014	2013
Assets			
Current assets			
Cash and cash equivalents		\$ 8,476	\$ 10,716
Marketable securities	D	0	350
Notes and accounts receivable—trade (net of allowances of \$336 in 2014 and \$291 in 2013)		9,090	10,465
Short-term financing receivables (net of allowances of \$452 in 2014 and \$308 in 2013)	F	19,835	19,787
Other accounts receivable (net of allowances of \$40 in 2014 and \$36 in 2013)		2,906	1,584
Inventories	Е	2,103	2,310
Deferred taxes	N	2,044	1,65
Prepaid expenses and other current assets		4,967	4,488
Total current assets		49,422	51,350
Property, plant and equipment	G	39,034	40,475
Less: Accumulated depreciation	G	28,263	26,654
Property, plant and equipment—net	G	10,771	13,82
Long-term financing receivables (net of allowances of \$126 in 2014 and \$80 in 2013)	F	11,109	12,75
Prepaid pension assets	S	2,160	5,55 <sup>-</sup>
Deferred taxes	N	4,808	3,05
Goodwill	1	30,556	31,184
Intangible assets—net	1	3,104	3,87
Investments and sundry assets	Н	5,603	4,639
Total assets		\$ 117,532	\$ 126,223
Liabilities and equity			
Current liabilities			
Taxes	N	\$ 5,084	\$ 4,633
Short-term debt	D&J	5,731	6,862
Accounts payable		6,864	7,46
Compensation and benefits		4,031	3,890
Deferred income		11,877	12,557
Other accrued expenses and liabilities		6,013	4,748
Total current liabilities		39,600	40,154
Long-term debt	D&J	35,073	32,856
Retirement and nonpension postretirement benefit obligations	S	18,261	16,242
Deferred income		3,691	4,108

Amounts may not add due to rounding.

Total IBM stockholders' equity

Other liabilities

**Total liabilities** 

Equity

Contingencies and commitments

Shares authorized: 4,687,500,000

Accumulated other comprehensive income/(loss)

IBM stockholders' equity

Retained earnings

Noncontrolling interests

Total liabilities and equity

Total equity

Common stock, par value \$.20 per share, and additional paid-in capital

Treasury stock, at cost (shares: 2014—1,224,685,815; 2013—1,153,131,611)

Shares issued (2014-2,215,209,574; 2013-2,207,522,548)

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Μ

Α

8,892

105,518

52,666

137,793

(150,715)

(27,875)

11,868

12,014

\$117,532

146

9,934

103,294

51,594

130,042

(137,242)

(21,602)

22,792

22,929

\$ 126,223

137

The accompanying notes on pages 86 through 150 are an integral part of the financial statements.

(\$ ITTTIIIIOTIS except per strate arrioditis)					
For the year ended December 31:	Notes	2014	2013*		2012
Revenue					
Services		\$55,673	\$57,655	\$	59,453
Sales		35,063	38,666		41,381
Financing		2,057	2,047		2,040
Total revenue	Т	92,793	98,367		102,874
Cost					
Services		36,034	37,564		39,166
Sales		9,312	11,009		12,260
Financing		1,040	1,110		1,087
Total cost		46,386	49,683		52,513
Gross profit		46,407	48,684		50,361
Expense and other (income)					
Selling, general and administrative		23,180	23,451		23,463
Research, development and engineering	0	5,437	5,743		5,816
Intellectual property and custom development income		(742)	(822)		(1,074
Other (income) and expense		(1,938)	(333)		(843
Interest expense	D&J	484	402		459
Total expense and other (income)		26,421	28,440		27,821
Income from continuing operations before income taxes		19,986	20,244		22,540
Provision for income taxes	N	4,234	3,363		5,541
Income from continuing operations		15,751	16,881		16,999
Loss from discontinued operations, net of tax	С	(3,729)	(398)		(395)
Net income		\$12,022	\$16,483	\$	16,604
Earnings/(loss) per share of common stock					
Assuming dilution					
Continuing operations	Р	\$ 15.59	\$ 15.30	\$	14.71
Discontinued operations	Р	(3.69)	(0.36)		(0.34
Total	Р	\$ 11.90	\$ 14.94	\$	14.37
Basic					
Continuing operations	Р	\$ 15.68	\$ 15.42	\$	14.88
Discontinued operations	Р	(3.71)	(0.36)		(0.35
Total	Р	\$ 11.97	\$ 15.06	\$	14.53
Weighted-average number of common shares outstanding					
Assuming dilution		1,010,000,480	1,103,042,156	1,155,	449,317
Basic		1,004,272,584	1,094,486,604	1,142,	508,521

 $<sup>\</sup>ensuremath{^{\star}}\xspace \ensuremath{\text{Reclassified}}\xspace$  to reflect discontinued operations presentation.

Amounts may not add due to rounding.

The accompanying notes on pages 86 through 150 are an integral part of the financial statements.

#### Cable One, Inc. Affiliated Transactions For the Period from January 1, 2014 to June 30, 2014 <sup>(a)</sup>

<b>Account Description</b>	PacifiCorp Receiv Services	ed PacifiCorp Provided Services
Internet services Joint use services	\$ 10	8 \$ - - <u>13,417</u>
Total	<u>\$ 10</u>	<u>\$ 13,417</u>
Basis of pricing Cost of service The margin of charges over costs Assets allocable to the services The overall rate of return on assets	(b) (b) (b) (b) (b)	(c) (c) (c) (c) (c)

<sup>(</sup>a) Cable One, Inc. ("Cable ONE") is a wholly owned subsidiary of Graham Holdings Company ("Graham Holdings"). On June 30, 2014, Berkshire Hathaway Inc.'s ownership in Graham Holdings decreased to less than five percent. Accordingly, this report reflects transactions between PacifiCorp and Cable ONE that occurred between January 1, 2014 and June 30, 2014.

Cable One, Inc. is not a public company, and its financial statements are not available. The financial statements for its parent company, Graham Holdings Company, are included. For further information on the following financial statements, refer to Graham Holdings Company's Form 10-K for the year ended December 31, 2014 (File No. 1-6714) at <a href="https://www.sec.gov">www.sec.gov</a>.

<sup>(</sup>b) Cable ONE provided services to PacifiCorp in the normal course of business at standard pricing.

<sup>(</sup>c) Amount includes \$13,087 of pole attachment rental fees priced in accordance with a formula approved by the Federal Communications Commission, \$238 of inspection fees priced at a standard flat fee, and \$92 of pole work priced at actual costs incurred by PacifiCorp.

# GRAHAM HOLDINGS COMPANY CONSOLIDATED BALANCE SHEETS

As of December 31

		As of De	cemb	Jer 31
(In thousands, except share amounts)		2014		2013
Assets				
Current Assets				
Cash and cash equivalents	\$	772,751	\$	569,719
Restricted cash		24,898		83,769
Investments in marketable equity securities and other investments		226,752		522,318
Accounts receivable, net		571,357		428,653
Income taxes receivable		_		17,991
Deferred income taxes		934		_
Inventories and contracts in progress		11,309		2,924
Other current assets		81,462		77,013
Current assets of discontinued operations (includes \$1,235 of cash)		1,240		
Total Current Assets		1,690,703		1,702,387
Property, Plant and Equipment, Net		860,829		927,542
Investments in Affiliates		19,811		15,754
Goodwill, Net		1,348,710		1,288,622
Indefinite-Lived Intangible Assets, Net		516,753		541,278
Amortized Intangible Assets, Net		96,947		39,588
Prepaid Pension Cost		1,152,488		1,245,505
Deferred Charges and Other Assets		65,258		50,370
Noncurrent assets of discontinued operations		820		_
Total Assets	\$	5,752,319	\$	5,811,046
Liabilities and Equity	<del>-</del>			
Current Liabilities				
Accounts payable and accrued liabilities	\$	464,342	\$	505,699
Income taxes payable	Ψ	128,895	Ψ	303,033
Deferred income taxes		120,000		58,411
Deferred revenue		410,146		366,831
		46,375		3,168
Short-term borrowings				3, 100
Current liabilities of discontinued operations	-	1,034		- 004 400
Total Current Liabilities		1,050,792		934,109
Postretirement Benefits Other Than Pensions		37,962		36,219
Accrued Compensation and Related Benefits		244,082		211,526
Other Liabilities		91,789		86,000
Deferred Income Taxes		754,960		778,735
Long-Term Debt		399,545		447,608
Total Liabilities		2,579,130		2,494,197
Commitments and Contingencies (Notes 17 and 18)				
Redeemable Noncontrolling Interest		21,904		5,896
Redeemable Preferred Stock, Series A, \$1 par value, with a redemption and liquidation value of \$1,000 per share; 23,000 shares authorized; 10,510 and 10,665 shares issued and outstanding		10,510		10,665
Preferred Stock, \$1 par value; 977,000 shares authorized, none issued	-			
Common Stockholders' Equity	-			
Common deconfiders Equity				
Common stock				
Class A Common stock, \$1 par value; 7,000,000 shares authorized; 974,823 and 1,169,073 shares issued and outstanding		975		1,169
Class B Common stock, \$1 par value; 40,000,000 shares authorized; 19,025,177 and 18,830,927 shares issued; 4,823,966 at 6,218,051 shares outstanding	nd	19,025		18,831
Capital in excess of par value		303,789		288,129
Retained earnings		6,008,506		4,782,777
Accumulated other comprehensive income, net of taxes		•		
Cumulative foreign currency translation adjustment		8,548		25,013
Unrealized gain on available-for-sale securities		52,130		173,663
		392,910		501,446
Unrealized gain on pensions and other postretirement plans				

Cost of 14,201,211 and 12,612,876 shares of Class B common stock held in treasury
Total Common Stockholders' Equity
Noncontrolling interests
Total Equity
Total Liabilities and Equity

(3,645,476)	(2,490,333)			
3,140,299	<b>3,140,299</b> 3,300,06			
476	476			
 3,140,775		3,300,288		
\$ 5,752,319	\$	5,811,046		

See accompanying Notes to Consolidated Financial Statements.

# GRAHAM HOLDINGS COMPANY CONSOLIDATED STATEMENTS OF OPERATIONS

		Year Ended December 31				
(in thousands, except per share amounts)		2014		2013		2012
Operating Revenues						
Education	\$	2,160,417	\$	2,163,734	\$	2,184,532
Subscriber		746,047		755,662		732,370
Advertising		343,576		310,261		337,621
Other		285,126		178,254		118,063
		3,535,166		3,407,911		3,372,586
Operating Costs and Expenses						
Operating		1,562,360		1,532,497		1,535,237
Selling, general and administrative		1,325,558		1,311,501		1,317,494
Depreciation of property, plant and equipment		203,646		229,355		240,139
Amortization of intangible assets		18,368		12,139		19,510
Impairment of goodwill and other long-lived assets		17,302		3,250		111,593
		3,127,234		3,088,742		3,223,973
Income from Operations		407,932		319,169		148,613
Equity in earnings of affiliates, net		100,370		13,215		14,086
Interest income		2,136		2,264		3,393
Interest expense		(36,586)		(36,067)		(35,944)
Other income (expense), net		853,259		(23,751)		(5,456)
Income from Continuing Operations Before Income Taxes		1,327,111		274,830		124,692
Provision for Income Taxes		406,100		101,500		73,400
Income from Continuing Operations		921,011		173,330		51,292
Income from Discontinued Operations, Net of Tax		372,249		64,015		80,895
Net Income		1,293,260		237,345		132,187
Net Loss (Income) Attributable to Noncontrolling Interests		583		(480)		(74)
Net Income Attributable to Graham Holdings Company		1,293,843		236,865		132,113
Redeemable Preferred Stock Dividends		(847)		(855)		(895)
Net Income Attributable to Graham Holdings Company Common Stockholders	\$	1,292,996	\$	236,010	\$	131,218
Amounts Attributable to Graham Holdings Company Common Stockholders	<del></del>					
Income from continuing operations	\$	920,747	\$	171,995	\$	50,323
Income from discontinued operations, net of tax		372,249		64,015		80,895
Net income attributable to Graham Holdings Company common stockholders	\$	1,292,996	\$	236,010	\$	131,218
Per Share Information Attributable to Graham Holdings Company Common Stockholders	_					
Basic income per common share from continuing operations	\$	139.44	\$	23.39	\$	6.40
Basic income per common share from discontinued operations		56.37		8.71		10.99
Basic net income per common share	\$	195.81	\$	32.10	\$	17.39
Basic average number of common shares outstanding		6,470		7,238		7,360
Diluted income per common share from continuing operations	\$	138.88	\$	23.36	\$	6.40
Diluted income per common share from discontinued operations	Ψ	56.15	Ψ	8.69	Ψ	10.99
Diluted net income per common share	\$	195.03	\$	32.05	\$	17.39
	4		Ψ		Ψ	
Diluted average number of common shares outstanding	_	6,559		7,333		7,404
See accompanying Notes to Consolidated Financial Statements.						

### Forney Corporation Affiliated Transactions For the Period from January 1, 2014 to June 30, 2014 <sup>(a)</sup>

<b>Account Description</b>	PacifiCorp Received Services	PacifiCorp Provided Services		
Equipment parts	\$ 28,724	<u>\$</u>		
Total	<u>\$ 28,724</u>	<u>\$</u>		
Basis of pricing	(b)	N/A		
Cost of service	(b)	N/A		
The margin of charges over costs	(b)	N/A		
Assets allocable to the services	(b)	N/A		
The overall rate of return on assets	(b)	N/A		

<sup>(</sup>a) Forney Corporation ("Forney") is a wholly owned subsidiary of Graham Holdings Company ("Graham Holdings"). On June 30, 2014, Berkshire Hathaway Inc.'s ownership in Graham Holdings decreased to less than five percent. Accordingly, this report reflects transactions between PacifiCorp and Forney that occurred between January 1, 2014 and June 30, 2014.

Forney Corporation is not a public company, and its financial statements are not available. The financial statements for its parent company, Graham Holdings Company, are included behind the transaction page of Cable One, Inc. For further information on those financial statements, refer to Graham Holdings Company's Form 10-K for the year ended December 31, 2014 (File No. 1-6714) at <a href="https://www.sec.gov">www.sec.gov</a>.

<sup>(</sup>b) Transactions with Forney are provided to PacifiCorp in the normal course of business at standard pricing.

#### American Express Travel Related Services Company, Inc. Affiliated Transactions For the Year Ended December 31, 2014

Account Description	PacifiCorp Received Services	PacifiCorp Provided Services		
Travel arrangement services	<u>\$ 57,746</u>	\$ -		
Total	<u>\$ 57,746</u>	<u>\$</u>		
Basis of pricing Cost of service	(a)	N/A N/A		
The margin of charges over costs Assets allocable to the services The overall rate of return on assets	(a) (a) (a) (a)	N/A N/A N/A N/A		

<sup>(</sup>a) American Express Travel Related Services Company, Inc. provides services to PacifiCorp in the normal course of business at standard pricing.

American Express Travel Related Services Company, Inc. is not a public company, and its financial statements are not available. The financial statements for its parent company, American Express Company, are included. For further information on the following financial statements, refer to American Express Company's Form 10-K for the year ended December 31, 2014 (File No. 1-7657) at <a href="https://www.sec.gov">www.sec.gov</a>.

# AMERICAN EXPRESS COMPANY CONSOLIDATED BALANCE SHEETS

December 31 (Millions, except per share data)	 2014	2013
Assets		
Cash and cash equivalents Cash and due from banks Interest-bearing deposits in other banks (includes securities purchased under resale agreements: 2014, \$204; 2013, \$143) Short-term investment securities	\$ 2,628 19,190 470	\$ 2,212 16,776 498
Total cash and cash equivalents	22,288	19,486
Accounts receivable Card Member receivables (includes gross receivables available to settle obligations of a consolidated variable interest entity: 2014, \$7,025; 2013, \$7,329 less reserves: 2014, \$465; 2013, \$386 Other receivables, less reserves: 2014, \$61; 2013, \$71 Loans	44,386 2,614	43,777 3,408
Card Member loans (includes gross loans available to settle obligations of a consolidated variable interest entity: 2014, \$30,115; 2013, \$31,245), less reserves: 2014, \$1,201; 2013, \$1,261  Other loans, less reserves: 2014, \$12; 2013, \$13  Investment securities  Premises and equipment, less accumulated depreciation and amortization: 2014, \$6,270; 2013, \$5,978  Other assets (includes restricted cash of consolidated variable interest entities: 2014, \$64; 2013, \$58)	69,184 920 4,431 3,938 11,342	65,977 608 5,016 3,875 11,228
Total assets	\$ 159,103	\$ 153,375
Liabilities  Customer deposits  Travelers Cheques and other prepaid products  Accounts payable  Short-term borrowings (includes debt issued by consolidated variable interest entities: 2014, nil; 2013, \$2,000)  Long-term debt (includes debt issued by consolidated variable interest entities: 2014, \$19,516; 2013, \$18,690)  Other liabilities	\$ 44,171 3,673 11,300 3,480 57,955 17,851	\$ 41,763 4,240 10,615 5,021 55,330 16,910
Total liabilities	\$ 138,430	\$ 133,879
Commitments and Contingencies (Note 13) Shareholders' Equity Preferred shares, \$1.66 <sup>2/3</sup> par value, authorized 20 million shares; issued and outstanding 750 shares as of December 31, 2014 and nil as of December 31, 2013 (Note 17) Common shares, \$0.20 par value, authorized 3.6 billion shares; issued and outstanding 1,023 million shares as of December 31, 2014 and 1,064 million shares as of December 31, 2013 Additional paid-in capital Retained earnings Accumulated other comprehensive income (loss)	205 12,874 9,513	– 213 12,202 8,507
Net unrealized securities gains, net of tax of: 2014, \$52; 2013, \$33  Foreign currency translation adjustments, net of tax of: 2014, \$(317); 2013, \$(526)  Net unrealized pension and other postretirement benefit losses, net of tax of: 2014, \$(223); 2013, \$(177)	 96 (1,499) (516)	 63 (1,090) (399)
Total accumulated other comprehensive loss	 (1,919)	 (1,426)
Total shareholders' equity	 20,673	 19,496
Total liabilities and shareholders' equity	\$ 159,103	\$ 153,375

# AMERICAN EXPRESS COMPANY CONSOLIDATED STATEMENTS OF INCOME

Years Ended December 31 (Millions, except per share amounts)	2014		2013	2012
Revenues				
Non-interest revenues				
Discount revenue	\$ 19,493	\$	18,695	\$ 17,739
Net card fees	2,712		2,631	2,506
Travel commissions and fees	1,118		1,913	1,940
Other commissions and fees	2,508		2,414	2,317
Other	 2,989		2,274	 2,425
Total non-interest revenues	 28,820		27,927	 26,927
Interest income	6.000		6.710	C F11
Interest on loans	6,929		6,718 201	6,511 246
Interest and dividends on investment securities Deposits with banks and other	179 71		201 86	246
	 7,179	_	7,005	
Total interest income	 7,179		7,005	 6,854
Interest expense Deposits	373		442	480
Long-term debt and other	1,334		1,516	1,746
Total interest expense	 1,707		1,958	 2,226
Net interest income	 5.472		5,047	 4.628
Total revenues net of interest expense	 34,292		32,974	 31,555
Provisions for losses	 J-1,232	_	JZ,37 T	 31,000
Charge card	792		648	601
Card member loans	1.138		1.115	1.030
Other	114		69	81
Total provisions for losses	 2,044	_	1,832	 1,712
Total revenues net of interest expense after provisions for losses	 32,248	_	31,142	 29,843
Expenses	 02,2-10		01,112	 25,010
Marketing, promotion, rewards and Card Member services	11,073		10.267	9.944
Salaries and employee benefits	6,095		6.191	6,597
Other, net	6,089		6,796	6,851
Total expenses	 23,257		23,254	23,392
Pretax income	 8,991		7,888	6.451
Income tax provision	3,106		2,529	1,969
Net income	\$ 5,885	\$	5,359	\$ 4,482
Earnings per Common Share – (Note 22)				
Basic <sup>(a)</sup>	\$ 5.58	\$	4.91	\$ 3.91
Diluted	 5.56		4.88	 3.89
Average common shares outstanding for earnings per common share:				
Basic	1,045		1,082	1,135
Diluted	1,051		1,089	1,141

<sup>(</sup>a) Represents net income less earnings allocated to participating share awards of \$46 million, \$47 million and \$49 million for the years ended December 31, 2014, 2013 and 2012, respectively.

# DIRECTV Affiliated Transactions For the Year Ended December 31, 2014

Account Description	PacifiCorp Received Services	PacifiCorp Provided Services		
Television programming	\$ 3,893	\$ -		
Total	\$ 3,893	<u>\$</u>		
Basis of pricing Cost of service The margin of charges over costs Assets allocable to the services The overall rate of return on assets	(a) (a) (a) (a) (a) (a)	N/A N/A N/A N/A N/A		

<sup>(</sup>a) DIRECTV provides services to PacifiCorp in the normal course of business at standard pricing.

For further information on the following financial statements, refer to DIRECTV's Form 10-K for the year ended December 31, 2014 (File No. 1-34554) at <a href="https://www.sec.gov">www.sec.gov</a>.

#### DIRECTV

#### CONSOLIDATED BALANCE SHEETS

	Decem	ber 31,
	2014	2013
	(Dollars in Except Sh	
ASSETS	Lacept on	arc Data)
Current assets		
Cash and cash equivalents	\$ 4,635	\$ 2,180
Accounts receivable, net	2,800	2,547
Inventories	299	283
Deferred income taxes	68	140
Prepaid expenses and other	1,017	803
Total current assets	8,819	5,953
Satellites, net	3,040	2,467
Property and equipment, net	6,721	6,650
Goodwill	3,929	3,970
Intangible assets, net	994	920
Investments and other assets	1,956	1,945
Total assets	\$25,459	\$21,905
LIABILITIES AND STOCKHOLDERS' DEFICIT		
Current liabilities		
Accounts payable and accrued liabilities	\$ 5,048	\$ 4,685
Unearned subscriber revenues and deferred credits	584	589
Current debt	1,327	1,256
Total current liabilities	6,959	6,530
Long-term debt	19,485	18,284
Deferred income taxes	1,726	1,804
Other liabilities and deferred credits	2,117	1,456
Commitments and contingencies		
Redeemable noncontrolling interest	_	375
Stockholders' deficit		
Common stock and additional paid-in capital—\$0.01 par value, 3,950,000,000 shares authorized, 502,733,342 and 519,306,232 shares issued and outstanding of DIRECTV common stock at December 31, 2014 and December 31, 2013,		
respectively	3,613	3,652
Accumulated deficit	(8,408)	(9,874)
Accumulated other comprehensive loss	(418)	(322)
Total DIRECTV stockholders' deficit	(5,213)	(6,544)
Noncontrolling interest	385	
Total stockholders' deficit	(4,828)	(6,544)
Total liabilities and stockholders' deficit	\$25,459	\$21,905

#### DIRECTV

#### CONSOLIDATED STATEMENTS OF OPERATIONS

	Years E	Years Ended December 31,		
	2014	2013	2012	
		n Millions, E hare Amounts		
Revenues	\$33,260	\$31,754	\$29,740	
Operating costs and expenses				
Costs of revenues, exclusive of depreciation and amortization expense				
Broadcast programming and other	14,930	13,991	13,028	
Subscriber service expenses	2,320	2,242	2,137	
Broadcast operations expenses	430	409	414	
Selling, general and administrative expenses, exclusive of depreciation and amortization expense				
Subscriber acquisition costs	3,659	3,419	3,397	
Upgrade and retention costs	1,456	1,547	1,427	
General and administrative expenses	2,113	2,002	1,815	
Venezuelan currency devaluation charge	281	166		
Depreciation and amortization expense	2,943	2,828	2,437	
Total operating costs and expenses	28,132	26,604	24,655	
Operating profit	5,128	5,150	5,085	
Interest income	68	72	59	
Interest expense	(898)	(840)	(842)	
Other, net	150	106	140	
Income before income taxes	4,448	4,488	4,442	
Income tax expense	(1,673)	(1,603)	(1,465)	
Net income	2,775	2,885	2,977	
Less: Net income attributable to noncontrolling interest	(19)	(26)	(28)	
Net income attributable to DIRECTV	\$ 2,756	\$ 2,859	\$ 2,949	
Basic earnings attributable to DIRECTV per common share	\$ 5.46	\$ 5.22	\$ 4.62	
Diluted earnings attributable to DIRECTV per common share	\$ 5.40	\$ 5.17	\$ 4.58	
Basic	505	548	638	
Diluted	510	553	644	

The accompanying notes are an integral part of these Consolidated Financial Statements.

### Symetra Life Insurance Company Affiliated Transactions For the Year Ended December 31, 2014

Account Description  N/A  Total  Basis of pricing Cost of service The margin of charges over costs Assets allocable to the services	PacifiCorp Received Services	PacifiCorp Provided Services		
N/A	<u>\$</u>	<u>\$</u> _		
Total	<u>\$</u>	<u>\$</u>		
Basis of pricing	(a)	N/A		
Cost of service	(a)	N/A		
The margin of charges over costs	(a)	N/A		
Assets allocable to the services	(a)	N/A		
The overall rate of return on assets	(a)	N/A		

<sup>(</sup>a) Symetra Life Insurance Company provides services to Energy West Mining Company in the normal course of business at standard pricing.

Excluded from the table is premium expense for an excess loss insurance policy charged by Symetra Life Insurance Company to Energy West Mining Company in the amount of \$337,906.

Symetra Life Insurance Company is not a public company, and its financial statements are not available. The financial statements for its parent company, Symetra Financial Corporation, are included. For further information on the following financial statements, refer to Symetra Financial Corporation's Form 10-K for the year ended December 31, 2014 (File No. 001-33808) at www.sec.gov.

# CONSOLIDATED BALANCE SHEETS (In millions, except share and per share data)

	As of December 31, 2014	As of December 31, 2013
ASSETS		
Investments:		
Available-for-sale securities:		
Fixed maturities, at fair value (amortized cost: \$23,646.5 and \$22,261.3, respectively)	\$ 25,379.4	\$ 23,337.7
Marketable equity securities, at fair value (cost: <b>\$112.9</b> and \$129.0, respectively)	120.5	134.3
Marketable equity securities, at fair value (cost: \$453.4 and \$403.0, respectively)	532.0	474.4
Mortgage loans, net		3,541.0
Policy loans	,	63.3
Investments in limited partnerships (includes \$71.5 and \$31.2 at fair value, respectively)	309.9	296.3
Other invested assets (includes \$95.8 and \$47.8 at fair value, respectively)		54.1
Total investments		27,901.1
Cash and cash equivalents	•	76.0
Accrued investment income	304.9	298.0
Reinsurance recoverables	328.7	310.8
Deferred policy acquisition costs	395.1	322.5
Receivables and other assets		242.7
Separate account assets		978.4
Total assets	\$ 33,001.7	\$ 30,129.5
LIABILITIES AND STOCKHOLDERS' EQUITY		
Funds held under deposit contracts	\$ 26,602.6	\$ 24,642.9
Future policy benefits	415.9	397.9
Policy and contract claims	141.8	159.9
Other policyholders' funds	115.7	128.1
Notes payable	697.2	449.5
Deferred income tax liabilities, net	396.7	201.9
Other liabilities	321.4	229.0
Separate account liabilities	949.8	978.4
Total liabilities	29,641.1	27,187.6
Commitments and contingencies (Note 14)		
Preferred stock, \$0.01 par value; 10,000,000 shares authorized; none issued	. —	_
Common stock, \$0.01 par value; 750,000,000 shares authorized; <b>124,850,754</b> issued and <b>115,797,451</b> outstanding as of December 31, 2014; 124,683,023 issued and 117,730,757 outstanding as of December 31, 2013	. 1.2	1.2
		1,464.6
Additional paid-in capital	1,469.5	1,404.0
respectively	(134.6)	(93.4)
Retained earnings	1,033.9	975.9
Accumulated other comprehensive income, net of taxes	990.6	593.6
Total stockholders' equity	3,360.6	2,941.9
Total liabilities and stockholders' equity	\$ 33,001.7	\$ 30,129.5

See accompanying notes.

# **CONSOLIDATED STATEMENTS OF INCOME** (In millions, except share and per share data)

	For the Years Ended December 31,				31,
_	2014		2013		2012
Revenues:					
Premiums\$	629.1	\$	627.2	\$	605.0
Net investment income	1,320.5		1,285.0		1,275.2
Policy fees, contract charges, and other	190.4		191.7		189.9
Net realized gains (losses):					
Total other-than-temporary impairment losses on securities	(16.3)		(20.8)		(37.1)
Less: portion recognized in other comprehensive income (loss)	2.2		2.5		8.1
Net impairment losses recognized in earnings	(14.1)		(18.3)		(29.0)
Other net realized gains (losses)	56.5		53.9		60.1
Net realized gains (losses)	42.4		35.6		31.1
Total revenues	2,182.4		2,139.5		2,101.2
Benefits and expenses:					
Policyholder benefits and claims	445.9		462.9		439.0
Interest credited	953.8		932.0		932.8
Other underwriting and operating expenses	367.0		365.1		360.5
Interest expense	37.7		33.0		32.8
Amortization of deferred policy acquisition costs	78.1		72.4		66.0
Total benefits and expenses	1,882.5		1,865.4		1,831.1
Income from operations before income taxes	299.9		274.1		270.1
Provision (benefit) for income taxes:					
Current	64.5		61.7		15.9
Deferred	(19.0)		(8.3)		48.8
Total provision for income taxes	45.5		53.4		64.7
Net income	254.4	\$	220.7	\$	205.4
Net income per common share:					
Basic\$	2.19	\$	1.74	\$	1.49
Diluted\$	2.19	\$	1.74	\$	1.49
Weighted-average number of common shares outstanding:					
Basic1	116,306,640	12	26,609,326	13	38,018,424
Diluted	116,310,204	12	26,613,585	13	38,023,981
Cash dividends declared per common share\$	1.70	\$	0.34	\$	0.28

See accompanying notes.

#### Berkshire Hathaway Energy Company Affiliated Transactions For the Year Ended December 31, 2014

Account Description	PacifiCorp Received Services	PacifiCorp Provided Services
Administrative services under the Intercompany Administrative Services Agreement ("IASA")	<u>\$ 3,738,954</u>	\$ 257,86 <u>6</u>
Total	<u>\$ 3,738,954</u>	<u>\$ 257,866</u>
Basis of pricing Cost of service	(a) (a)	(a) (a)
The margin of charges over costs	None	None
Assets allocable to the services	None	None
The overall rate of return on assets	None	None

<sup>(</sup>a) Services were performed under the IASA. Direct charges are calculated as described in Article 4(a)(i) of the attached IASA. Refer to Section VII for discussion of amounts that were based on allocation factors. The amounts in the table above reflect the cost of the services.

PacifiCorp is party to an income tax-sharing arrangement and is part of the Berkshire Hathaway Inc. United States federal income tax return. For certain state income taxes, PacifiCorp is part of Berkshire Hathaway Energy Company ("BHE") combined or consolidated state income tax returns. PacifiCorp's provision for income taxes has been computed on a stand-alone basis. PacifiCorp remits federal and certain state income tax payments to PPW Holdings LLC. PPW Holdings LLC then remits income tax payments to BHE, and BHE remits any federal income tax payments to Berkshire Hathaway Inc. At December 31, 2014, PPW Holdings LLC owed PacifiCorp \$134,718,814 and Pacific Minerals, Inc. owed PPW Holdings LLC \$1,465,478 under this arrangement.

For further information on the following financial statements, refer to Berkshire Hathaway Energy Company's Form 10-K for the year ended December 31, 2014 (File No. 001-14881) at <a href="www.sec.gov">www.sec.gov</a>. PacifiCorp is included in the following financial statements as a consolidated subsidiary of BHE.

# BERKSHIRE HATHAWAY ENERGY COMPANY AND SUBSIDIARIES CONSOLIDATED BALANCE SHEETS (Amounts in millions)

	As of December 31,		er 31,
	2014		2013
ASSETS			
Current assets:			
Cash and cash equivalents	\$ 617	\$	1,175
Trade receivables, net	1,837		1,769
Income taxes receivable	1,156		44
Inventories	826		853
Other current assets	1,507		1,061
Total current assets	5,943		4,902
Property, plant and equipment, net	59,248		50,119
Goodwill	9,343		7,527
Regulatory assets	4,000		3,322
Investments and restricted cash and investments	2,803		3,236
Other assets	967		894
Total assets	\$ 82,304	\$	70,000

# BERKSHIRE HATHAWAY ENERGY COMPANY AND SUBSIDIARIES CONSOLIDATED BALANCE SHEETS (continued)

(Amounts in millions)

	As of December 3			
		2014		2013
LIABILITIES AND EQUITY				
Current liabilities:				
Accounts payable	\$	1,991	\$	1,63
Accrued interest		454		43
Accrued property, income and other taxes		366		36
Accrued employee expenses		255		22
Short-term debt		1,445		23
Current portion of long-term debt		1,232		1,18
Other current liabilities		1,369		88
Total current liabilities		7,112		4,96
Regulatory liabilities		2,669		2,49
BHE senior debt		7,860		6,36
BHE junior subordinated debentures		3,794		2,59
Subsidiary debt		25,763		21,86
Deferred income taxes		11,802		10,15
Other long-term liabilities		2,731		2,74
Total liabilities		61,731		51,18
Commitments and contingencies (Note 16)				
Equity:				
BHE shareholders' equity:				
Common stock - 115 shares authorized, no par value, 77 shares issued and outstanding		_		_
Additional paid-in capital		6,423		6,39
Retained earnings		14,513		12,41
Accumulated other comprehensive loss, net		(494)		(9
Total BHE shareholders' equity		20,442		18,71
Noncontrolling interests		131		10
Total equity		20,573		18,81
Total liabilities and equity	\$	82,304	\$	70,00

# BERKSHIRE HATHAWAY ENERGY COMPANY AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF OPERATIONS

(Amounts in millions)

	Years Ended December 31,			
	2014 2013			2012
Operating revenue:				
Energy	\$	15,182	\$ 10,826	\$ 10,23
Real estate		2,144	1,809	1,31
Total operating revenue		17,326	12,635	11,54
Operating costs and expenses:				
Energy:				
Cost of sales		5,732	3,799	3,51
Operating expense		3,501	2,794	2,77
Depreciation and amortization		2,028	1,527	1,43
Real estate		2,019	1,680	1,25
Total operating costs and expenses		13,280	9,800	8,98
Operating income		4,046	2,835	2,56
Other income (expense):				
Interest expense		(1,711)	(1,222)	(1,17
Capitalized interest		89	84	5
Allowance for equity funds		98	78	7
Other, net		80	66	5
Total other income (expense)	_	(1,444)	(994)	(99
Income before income tax expense and equity income (loss)		2,602	1,841	1,57
Income tax expense		589	130	14
Equity income (loss)		109	(35)	6
Net income		2,122	1,676	1,49
Net income attributable to noncontrolling interests		27	40	2
Net income attributable to BHE shareholders	\$	2,095	\$ 1,636	\$ 1,47

### MHC Inc. Affiliated Transactions For the Year Ended December 31, 2014

Account Description	PacifiCorp Received Services	PacifiCorp Provided Services
Administrative services under the Intercompany Administrative Services Agreement ("IASA")	\$ <u>116,352</u>	\$ <u> </u>
Total	<u>\$ 116,352</u>	<u>\$</u> _
Basis of pricing	(a)	N/A
Cost of service	(a)	N/A
The margin of charges over costs	None	N/A
Assets allocable to the services	None	N/A
The overall rate of return on assets	None	N/A

<sup>(</sup>a) Services were performed under the IASA. Direct charges are calculated as described in Article 4(a)(i) of the attached IASA. Refer to Section VII for discussion of amounts that were based on allocation factors. The amount in the table above reflects the cost of the services.

For further information on the following financial statements, refer to MidAmerican Funding LLC's Form 10-K for the year ended December 31, 2014 (File No. 333-90553) at <a href="www.sec.gov">www.sec.gov</a>.

# MHC INC. AND SUBSIDIARIES CONSOLIDATED BALANCE SHEETS

(Amounts in millions)

		As of Dec	embei	· 31,
		2014		2013
ASSETS				
Utility plant, net:				
Electric	\$	13,426	\$	11,936
Gas		1,432		1,365
Gross utility plant in service		14,858		13,301
Accumulated depreciation and amortization		(4,954)		(4,710)
Utility plant in service, net		9,904		8,591
Construction work in progress		606		737
Total utility plant, net		10,510		9,328
Current assets:				
Cash and cash equivalents		30		194
Receivables, net		435		457
Income taxes receivable		303		46
Inventories		185		229
Other		87		65
Total current assets		1,040		991
Other assets:				
Goodwill		1,270		1,270
Regulatory assets		908		748
Investments and nonregulated property, net		651		625
Receivable from affiliate		274		261
Other		164		203
Total other assets		3,267		3,107
Total assets	\$	14,817	\$	13,426
CAPITALIZATION AND LIABILITIES	Ψ	14,017	Ψ	13,720
Capitalization:				
MHC common shareholder's equity	\$	5,679	\$	5,269
Long-term debt, excluding current portion	Ψ	3,630	Ψ	3,202
Total capitalization		9,309		8,471
Current liabilities:		9,309		0,471
Short-term debt		50		
Current portion of long-term debt		426		350
Note payable to affiliate		136		135
Accounts payable		392		369
Taxes accrued		128		118
Interest accrued		40		37
Other		131		97
Total current liabilities		1,303		1,106
Other liabilities:		0		2.200
Deferred income taxes		2,657		2,290
Asset retirement obligations		432		430
Regulatory liabilities		837		875
Other		279		254
Total other liabilities		4,205		3,849
Total capitalization and liabilities	\$	14,817	\$	13,426

# MHC INC. AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF OPERATIONS

(Amounts in millions)

	Years Ended December 31,			1,	
	2014		2013		2012
Operating revenue:					
Regulated electric	\$ 1,81	7 5	\$ 1,762	\$	1,694
Regulated gas	99	_	824		659
Nonregulated	94	9	827		894
Total operating revenue	3,76	2	3,413		3,247
Operating costs and expenses:					
Regulated:					
Cost of fuel, energy and capacity	53	2	517		458
Cost of gas sold	72		558		424
Other operating expenses	47		435		427
Maintenance	22		224		220
Depreciation and amortization	35		403		392
Property and other taxes	12		119		115
Total regulated operating costs and expenses	2,42		2,256		2,036
Nonregulated:	2,72		2,230		2,030
Cost of sales	88	1	764		807
Other	3		36		35
Total nonregulated operating costs and expenses	91		800		842
Total operating expenses	3,33		3,056		2,878
Total operating expenses		<u> </u>	3,030		2,676
Operating income	42	3	357		369
Non-operating income:					
Interest and dividend income		1	1		1
Allowance for equity funds	3	9	19		14
Other, net	1	7	21		14
Total non-operating income	5	7	41		29
Fixed charges:					
Interest on long-term debt	17	4	151		142
Other interest expense		1	1		3
Allowance for borrowed funds	(1		(7)		(5)
Total fixed charges	15		145	_	140
201112 2110 11 01111 1200					
Income before income tax benefit	32		253		258
Income tax benefit	(10	1)	(101)		(98)
Net income	42	2	354		356
Net income attributable to noncontrolling interests			1		1
Net income attributable to MHC	\$ 42	2. •	\$ 353	\$	355
The module attributable to milit	\$ 42	_ =	\$ 353	\$	333

#### MidAmerican Energy Company Affiliated Transactions For the Year Ended December 31, 2014

Account Description	PacifiCorp Received Services	PacifiCorp Provided Services
Administrative services under the Intercompany Administrative Services Agreement ("IASA") (a) Equipment transfer	\$ 5,659,614 335,467	\$ 2,318,734
Total	\$ 5,995,081	\$ 2,318,734
Basis of pricing Cost of service The margin of charges over costs Assets allocable to the services The overall rate of return on assets	(b) (b) None None None	(b) (b) None None None

<sup>(</sup>a) PacifiCorp received services includes \$1,799 of amounts that were ultimately reimbursed by joint owners of PacifiCorp's generating facilities.

The following items are excluded from the table above:

- Services provided by MidAmerican Energy Company ("MEC") to Energy West Mining Company in the amount of \$96,335.
- Services provided by MEC to Interwest Mining Company in the amount of \$2,397.
- Services provided by MEC to Bridger Coal Company in the amount of \$38,698.

For further information on the following financial statements, refer to MidAmerican Energy Company's Form 10-K for the year ended December 31, 2014 (File No. 333-15387) at <a href="https://www.sec.gov">www.sec.gov</a>.

<sup>(</sup>b) Services were performed under the IASA and assets were transferred under the Intercompany Mutual Assistance Agreement. Direct charges are calculated as described in Article 4(a)(i) of the attached IASA. Refer to Section VII for discussion of amounts that were based on allocation factors. The amounts in the table above reflect the cost of the services. The equipment transfer amount in the table above reflects the replacement cost of the assets transferred.

# MIDAMERICAN ENERGY COMPANY BALANCE SHEETS

(Amounts in millions)

	As of Decemb		embe	nber 31,	
		2014		2013	
ASSETS					
Utility plant, net:					
Electric	\$	13,426	\$	11,936	
Gas		1,432		1,365	
Gross utility plant in service		14,858		13,301	
Accumulated depreciation and amortization		(4,954)		(4,710)	
Utility plant in service, net		9,904		8,591	
Construction work in progress		606		737	
Total utility plant, net		10,510		9,328	
Current assets:					
Cash and cash equivalents		29		194	
Receivables, net		433		454	
Income taxes receivable		307		50	
Inventories		185		229	
Other		87		64	
Total current assets		1,041		991	
Other assets:					
Regulatory assets		908		748	
Investments and nonregulated property, net		634		598	
Other		164		204	
Total other assets		1,706		1,550	
Total assets	\$	13,257	\$	11,869	
CAPITALIZATION AND LIABILITIES	_		_		
Capitalization:					
MidAmerican Energy common shareholder's equity	\$	4,250	\$	3,845	
Long-term debt, excluding current portion		3,630		3,202	
Total capitalization		7,880		7,047	
Current liabilities:					
Short-term debt		50		_	
Current portion of long-term debt		426		350	
Accounts payable		392		368	
Taxes accrued		128		118	
Interest accrued		40		37	
Other		131		97	
Total current liabilities		1,167		970	
Other liabilities:		1,107		770	
Deferred income taxes		2,663		2,294	
Asset retirement obligations		432		430	
Regulatory liabilities		837		875	
Other		278		253	
Total other liabilities		4,210		3,852	
	Φ.		•		
Total capitalization and liabilities	\$	13,257	\$	11,869	

# MIDAMERICAN ENERGY COMPANY STATEMENTS OF OPERATIONS

(Amounts in millions)

	Year	Years Ended December 31,		
	2014	2013	2012	
Operating revenue:				
Regulated electric	\$ 1,817	\$ 1,762	\$ 1,694	
Regulated gas	996	824	659	
Nonregulated	927	817	889	
Total operating revenue	3,740	3,403	3,242	
Operating costs and expenses:				
Regulated:				
Cost of fuel, energy and capacity	532	517	458	
Cost of gas sold	720	558	424	
Other operating expenses	477	435	427	
Maintenance	222	224	220	
Depreciation and amortization	351	403	392	
Property and other taxes	123	119	115	
Total regulated operating costs and expenses	2,425	2,256	2,036	
Nonregulated:	2,120		2,030	
Cost of sales	863	764	807	
Other	30	27	29	
Total nonregulated operating costs and expenses	893	791	836	
Total operating costs and expenses	3,318	3,047	2,872	
Total operating costs and expenses				
Operating income	422	356	370	
Non-operating income:				
Interest income	1	1	1	
Allowance for equity funds	39	19	14	
Other, net	9	15	9	
Total non-operating income	49	35	24	
Fixed charges:				
Interest on long-term debt	173	150	142	
Other interest expense	1	1	1	
Allowance for borrowed funds	(16)		(5)	
Total fixed charges	158	144	138	
Income before income tax benefit	313	247	256	
Income tax benefit	(104)	(103)	(99)	
Net income	417	350	355	
Preferred dividends		1	1	
Earnings on common stock	\$ 417	\$ 349	\$ 354	

### Midwest Capital Group, Inc. Affiliated Transactions For the Year Ended December 31, 2014

Account Description	PacifiCorp Received Services	PacifiCorp Provided Services
Administrative services under the Intercompany Administrative Services Agreement ("IASA")	<u>\$</u> _	\$ 1,16 <u>5</u>
Total	<u>\$</u>	\$ 1,165
Resis of pricing	N/A	(a)
Basis of pricing Cost of service	N/A N/A	(a) (a)
The margin of charges over costs	N/A	None
Assets allocable to the services	N/A	None
The overall rate of return on assets	N/A	None

<sup>(</sup>a) Services were performed under the IASA. Direct charges are calculated as described in Article 4(a)(i) of the attached IASA. Refer to Section VII for discussion of amounts that were based on allocation factors. The amount in the table above reflects the cost of the services.

Refer to the financial statements of MHC Inc., the parent company of Midwest Capital Group, Inc.

### MEC Construction Services Co. Affiliated Transactions For the Year Ended December 31, 2014

Account Description	PacifiCorp Received Services	PacifiCorp Provided Services		
Administrative services under the Intercompany Administrative Services Agreement ("IASA")	<u>\$</u> _	\$ 50,577		
Total	<u>\$</u>	\$ 50,577		
Basis of pricing	N/A	(a)		
Cost of service	N/A	(a)		
The margin of charges over costs	N/A	None		
Assets allocable to the services	N/A	None		
The overall rate of return on assets	N/A	None		

<sup>(</sup>a) Services were performed under the IASA. Direct charges are calculated as described in Article 4(a)(i) of the attached IASA. Refer to Section VII for discussion of amounts that were based on allocation factors. The amount in the table above reflects the cost of the services.

Refer to the financial statements of MHC Inc., the parent company of MEC Construction Services Co.

#### HomeServices of America, Inc. Affiliated Transactions For the Year Ended December 31, 2014

Account Description	PacifiCorp Received Services			
Relocation services Administrative services under the Intercompany	\$ 1,300,079	\$ -		
Administrative Services Agreement ("IASA")	<del>-</del>	322,965		
Total	<u>\$ 1,300,079</u>	<u>\$ 322,965</u>		
Basis of pricing	(a)	(b)		
Cost of service	(a)	(b)		
The margin of charges over costs	(a)	None		
Assets allocable to the services	(a)	None		
The overall rate of return on assets	(a)	None		

<sup>(</sup>a) HomeServices of America, Inc. charges PacifiCorp a flat fee per relocation for its services, plus the actual costs of services procured from its vendors and service providers.

Excluded from the table above are services provided by HomeServices of America, Inc. to Bridger Coal Company in the amount of \$394,831.

Refer to the financial statements of Berkshire Hathaway Energy Company, the parent company of HomeServices of America, Inc.

<sup>(</sup>b) Services were performed under the IASA. Direct charges are calculated as described in Article 4(a)(i) of the attached IASA. Refer to Section VII for discussion of amounts that were based on allocation factors. The amount in the table above reflects the cost of the services.

## Iowa Realty Co., Inc. Affiliated Transactions For the Year Ended December 31, 2014

Account Description	PacifiCorp Received Services	PacifiCorp Provided Services		
Administrative services under the Intercompany Administrative Services Agreement ("IASA")	<u>\$</u>	<u>\$ 24,724</u>		
Total	<u>\$</u>	\$ 24,724		
Basis of pricing	N/A	(a)		
Cost of service	N/A	(a)		
The margin of charges over costs	N/A	None		
Assets allocable to the services	N/A	None		
The overall rate of return on assets	N/A	None		

<sup>(</sup>a) Services were performed under the IASA. Direct charges are calculated as described in Article 4(a)(i) of the attached IASA. Refer to Section VII for discussion of amounts that were based on allocation factors. The amount in the table above reflects the cost of the services.

Refer to the financial statements of Berkshire Hathaway Energy Company, the parent company of Iowa Realty Co., Inc.

#### Kern River Gas Transmission Company Affiliated Transactions For the Year Ended December 31, 2014

Account Description	PacifiCorp Received Services		PacifiCorp Provided Services			
Natural gas transportation services (a) Equipment installation (b) Administrative services under the Intercompany	\$	3,173 14	,351	\$	- -	
Administrative Services Agreement ("IASA") (c)	148,029				563,688	
Total	\$ 3,335,481			<u>\$</u>	563,688	
Basis of pricing	(a)	(b)	(c)	(c)		
Cost of service	(a)	(b)	(c)	(c)		
The margin of charges over costs	(a)	(b)	None	None		
Assets allocable to the services	(a)	(b)	None	None		
The overall rate of return on assets	(a)	(b)	None	None		

<sup>(</sup>a) Natural gas transportation services are priced at a tariff rate on file with the Federal Energy Regulatory Commission ("FERC"), or as priced in a negotiated rate transportation service agreement filed with and approved by the FERC.

Refer to Section V for discussion of an Agreement for the Mutual Exchange of Property Interests.

For further information on the following financial statements, refer to Kern River Gas Transmission Company's Federal Energy Regulatory Commission Form No. 2 for the year ended December 31, 2014 at <a href="www.ferc.gov">www.ferc.gov</a>.

<sup>(</sup>b) Equipment installation costs were priced at the actual costs of material, labor, and outside services incurred by Kern River Gas Transmission Company.

<sup>(</sup>c) Services were performed under the IASA. Direct charges are calculated as described in Article 4(a)(i) of the attached IASA. Refer to Section VII for discussion of amounts that were based on allocation factors. The amounts in the table above reflect the cost of the services.

Nam	e of Respondent	This Rep		Date of Report	Year/Period of Report		
Kerr	n River Gas Transmission Company	(1) <u>X</u> (2)	An Original A Resubmission	(Mo, Da, Yr)	End of 2014/Q4		
-	Comparative Balance SI						
Line	Title of Account		Reference	Current Year End of	Prior Year		
No.	Tide of Account		Page Number	Quarter/Year Balance	End Balance		
			4.5	(c)	12/31		
	(a)		(b)		(d)		
1	UTILITY PLANT		202 204	0.000.004.404	0.040.740.500		
2	Utility Plant (101-106, 114)		200-201	2,820,261,484	2,810,712,592		
3	Construction Work in Progress (107)		200-201	3,910,408	638,441		
4	TOTAL Utility Plant (Total of lines 2 and 3)		200-201	2,824,171,892	2,811,351,033		
5 6	(Less) Accum. Provision for Depr., Amort., Depl. (108, 111, 115)			1,132,272,576	1,052,478,285		
7	Net Utility Plant (Total of line 4 less 5)  Nuclear Fuel (120.1 thru 120.4, and 120.6)			1,691,899,316	1,758,872,748		
8	(Less) Accum. Provision for Amort., of Nuclear Fuel Assemblies (12)	7.5)		0	0		
9	Nuclear Fuel (Total of line 7 less 8)	J.J)		0	0		
10	Net Utility Plant (Total of lines 6 and 9)			1,691,899,316	1,758,872,748		
11	Utility Plant Adjustments (116)		122	1,091,099,310	1,736,672,748		
12	Gas Stored-Base Gas (117.1)		220	0	0		
13	System Balancing Gas (117.1)		220	0	0		
14	Gas Stored in Reservoirs and Pipelines-Noncurrent (117.3)		220	0	0		
15	Gas Owed to System Gas (117.4)		220	0	0		
16	OTHER PROPERTY AND INVESTMENTS		220	0	U U		
17	Nonutility Property (121)			0	0		
18	(Less) Accum. Provision for Depreciation and Amortization (122)			0	0		
19	Investments in Associated Companies (123)		222-223	0	0		
20	Investments in Subsidiary Companies (123.1)		224-225	0	0		
21	(For Cost of Account 123.1 See Footnote Page 224, line 40)		224 220	0	Ŭ		
22	Noncurrent Portion of Allowances			0	0		
23	Other Investments (124)		222-223	0	0		
24	Sinking Funds (125)		222 220	0	0		
25	Depreciation Fund (126)			0	0		
26	Amortization Fund - Federal (127)			0	0		
27	Other Special Funds (128)			35,744,238	44,750,341		
28	Long-Term Portion of Derivative Assets (175)			0	0		
29	Long-Term Portion of Derivative Assets - Hedges (176)			0	0		
30	TOTAL Other Property and Investments (Total of lines 17-20, 22-2	9)		35,744,238	44,750,341		
31	CURRENT AND ACCRUED ASSETS			, ,			
32	Cash (131)			0	0		
33	Special Deposits (132-134)			1,603,985	1,358,163		
34	Working Funds (135)			0	0		
35	Temporary Cash Investments (136)		222-223	26,081,436	9,750,125		
36	Notes Receivable (141)			0	0		
37	Customer Accounts Receivable (142)			25,756,269	25,067,863		
38	Other Accounts Receivable (143)			232,608	22,535		
39	(Less) Accum. Provision for Uncollectible Accounts - Credit (144)			0	0		
40	Notes Receivable from Associated Companies (145)			0	0		
41	Accounts Receivable from Associated Companies (146)			6,976,862	5,679,598		
42	Fuel Stock (151)			0	0		
43	Fuel Stock Expenses Undistributed (152)			0	0		
		71					
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Nan	ne of Respondent	This Rep		Date of Report	Year/Period of Report
Ker	n River Gas Transmission Company	(1) <u>X</u> (2)	An Original A Resubmission	(Mo, Da, Yr) / /	End of <u>2014/Q4</u>
Comparative Balance Sheet (Assets and Other Debits)(continued)					
Line No.	Title of Account		Reference Page Number	Current Year End of Quarter/Year Balance (c)	Prior Year End Balance 12/31
44	(a) Residuals (Elec) and Extracted Products (Gas) (153)		(b)	0	(d)
45	Plant Materials and Operating Supplies (154)			10,396,000	10.058.485
46				10,390,000	10,036,463
47	Merchandise (155)			0	0
-	Other Materials and Supplies (156)				0
48	Nuclear Materials Held for Sale (157)			0	
49	Allowances (158.1 and 158.2)			0	0
50	(Less) Noncurrent Portion of Allowances			0	0
51	Stores Expense Undistributed (163)		000	0	0
52	Gas Stored Underground-Current (164.1)		220	0	0
53	Liquefied Natural Gas Stored and Held for Processing (164.2 thru 16	54.3)	220	0	0
54	Prepayments (165)		230	1,302,799	1,715,040
55	Advances for Gas (166 thru 167)			0	0
56	Interest and Dividends Receivable (171)			23,775	0
57	Rents Receivable (172)			0	0
58	Accrued Utility Revenues (173)			0	0
59	Miscellaneous Current and Accrued Assets (174)			1,694,359	1,633,312
60	Derivative Instrument Assets (175)			0	0
61	(Less) Long-Term Portion of Derivative Instrument Assets (175)			0	0
62	Derivative Instrument Assets - Hedges (176)			612,082	0
63	(Less) Long-Term Portion of Derivative Instrument Assests - Hedge:	s (176)		0	0
64	TOTAL Current and Accrued Assets (Total of lines 32 thru 63)			74,680,175	55,285,121
65	DEFERRED DEBITS				
66	Unamortized Debt Expense (181)			2,904,872	5,036,923
67	Extraordinary Property Losses (182.1)		230	0	0
68	Unrecovered Plant and Regulatory Study Costs (182.2)		230	0	0
69	Other Regulatory Assets (182.3)		232	76,020,598	86,004,087
70	Preliminary Survey and Investigation Charges (Electric)(183)			0	0
71	Preliminary Survey and Investigation Charges (Gas)(183.1 and 183.	2)		335,577	331,277
72	Clearing Accounts (184)			0	0
73	Temporary Facilities (185)			0	0
74	Miscellaneous Deferred Debits (186)		233	2,115,986	0
75	Deferred Losses from Disposition of Utility Plant (187)			0	0
76	Research, Development, and Demonstration Expend. (188)			0	0
77	Unamortized Loss on Reacquired Debt (189)			0	0
78	Accumulated Deferred Income Taxes (190)		234-235	119,998,084	127,810,147
79	Unrecovered Purchased Gas Costs (191)			0	0
80	TOTAL Deferred Debits (Total of lines 66 thru 79)			201,375,117	219,182,434
81	TOTAL Assets and Other Debits (Total of lines 10-15,30,64,and 8	0)		2,003,698,846	2,078,090,644
		72			

Comparative Balance Sheet (Liabili Title of Account  No.  (a)  PROPRIETARY CAPITAL  Common Stock Issued (201)  Preferred Stock Issued (204)  Capital Stock Subscribed (202, 205)  Stock Liability for Conversion (203, 206)  Premium on Capital Stock (207)  Other Paid-In Capital (208-211)  Installments Received on Capital Stock (212)  (Less) Discount on Capital Stock (213)  (Less) Capital Stock Expense (214)  Retained Earnings (215, 215.1, 216)  Unappropriated Undistributed Subsidiary Earnings (216.1)  (Less) Reacquired Capital Stock (217)  Accumulated Other Comprehensive Income (219)  TOTAL Proprietary Capital (Total of lines 2 thru 14)  LONG TERM DEBT  Bonds (221)  Advances from Associated Companies (223)  Other Long-Term Debt (224)	An Original A Resubmission  ities and Other Cred Reference Page Number (b)  250-251 250-251 252 252 252 253 252 254 254 254 118-119 118-119 250-251 117	(Mo, Da, Yr) / /  lits)  Current Year End of Quarter/Year Balance  0 0 0 0 817,502,136 0 0 0 0 376,859 817,878,995	Prior Year End Balance 12/31 (d)  0  0  0  829,905,532  0  0  0  0  1 0  0  0  1 0 0  0 0 0 0
Comparative Balance Sheet (Liabilian Fittle of Account  Title of Account  Title of Account  Title of Account  Title of Account  PROPRIETARY CAPITAL  Common Stock Issued (201)  Preferred Stock Issued (204)  Capital Stock Subscribed (202, 205)  Stock Liability for Conversion (203, 206)  Premium on Capital Stock (207)  Other Paid-In Capital (208-211)  Installments Received on Capital Stock (212)  (Less) Discount on Capital Stock (213)  (Less) Capital Stock Expense (214)  Retained Earnings (215, 215.1, 216)  Unappropriated Undistributed Subsidiary Earnings (216.1)  Less) Reacquired Capital Stock (217)  Accumulated Other Comprehensive Income (219)  TOTAL Proprietary Capital (Total of lines 2 thru 14)  LONG TERM DEBT  Bonds (221)  (Less) Reacquired Bonds (222)  Advances from Associated Companies (223)	Reference Page Number  (b)  250-251 250-251 252 252 252 253 252 254 254 254 118-119 118-119 250-251 117	Current Year End of Quarter/Year Balance  0 0 0 0 0 817,502,136 0 0 0 0 376,859	End Balance 12/31 (d)  0  0  0  0  829,905,532  0  0  0  0  0  0  0  0  0  0  0  0  0
Title of Account  (a)  PROPRIETARY CAPITAL  Common Stock Issued (201)  Preferred Stock Issued (204)  Capital Stock Subscribed (202, 205)  Stock Liability for Conversion (203, 206)  Premium on Capital Stock (207)  Other Paid-In Capital (208-211)  Installments Received on Capital Stock (212)  (Less) Discount on Capital Stock (213)  (Less) Capital Stock Expense (214)  Retained Earnings (215, 215.1, 216)  Unappropriated Undistributed Subsidiary Earnings (216.1)  (Less) Reacquired Capital Stock (217)  Accumulated Other Comprehensive Income (219)  TOTAL Proprietary Capital (Total of lines 2 thru 14)  LONG TERM DEBT  Bonds (221)  (Less) Reacquired Bonds (222)  Advances from Associated Companies (223)	Reference Page Number  (b)  250-251 250-251 252 252 252 253 252 254 254 118-119 118-119 250-251 117	Current Year End of Quarter/Year Balance  0 0 0 0 0 817,502,136 0 0 0 0 376,859	End Balance 12/31 (d)  0  0  0  0  829,905,532  0  0  0  0  0  0  0  0  0  0  0  0  0
PROPRIETARY CAPITAL Common Stock Issued (201) Preferred Stock Issued (204) Capital Stock Subscribed (202, 205) Stock Liability for Conversion (203, 206) Premium on Capital Stock (207) Other Paid-In Capital (208-211) Installments Received on Capital Stock (212) (Less) Discount on Capital Stock (213) (Less) Capital Stock Expense (214) Retained Earnings (215, 215.1, 216) Unappropriated Undistributed Subsidiary Earnings (216.1) Unappropriated Undistributed Subsidiary Earnings (216.1) CLess) Reacquired Capital Stock (217) Accumulated Other Comprehensive Income (219) TOTAL Proprietary Capital (Total of lines 2 thru 14) CONG TERM DEBT Bonds (221) Advances from Associated Companies (223)	250-251 250-251 252 252 252 253 252 254 254 118-119 118-119 250-251 117	0 0 0 0 0 817,502,136 0 0 0 0 0 376,859	0 0 0 0 0 829,905,532 0 0 0
Common Stock Issued (201)  Preferred Stock Issued (204)  Capital Stock Subscribed (202, 205)  Stock Liability for Conversion (203, 206)  Premium on Capital Stock (207)  Other Paid-In Capital (208-211)  Installments Received on Capital Stock (212)  (Less) Discount on Capital Stock (213)  (Less) Capital Stock Expense (214)  Retained Earnings (215, 215.1, 216)  Unappropriated Undistributed Subsidiary Earnings (216.1)  (Less) Reacquired Capital Stock (217)  Accumulated Other Comprehensive Income (219)  TOTAL Proprietary Capital (Total of lines 2 thru 14)  LONG TERM DEBT  Bonds (221)  (Less) Reacquired Bonds (222)  Advances from Associated Companies (223)	250-251 252 252 252 253 252 253 252 254 254 118-119 118-119 250-251 117	0 0 0 817,502,136 0 0 0 0 0 376,859	0 0 0 0 0 829,905,532 0 0 0 0
Preferred Stock Issued (204) Capital Stock Subscribed (202, 205) Stock Liability for Conversion (203, 206) Premium on Capital Stock (207) Other Paid-In Capital (208-211) Installments Received on Capital Stock (212) (Less) Discount on Capital Stock (213) (Less) Capital Stock Expense (214) Retained Earnings (215, 215.1, 216) Unappropriated Undistributed Subsidiary Earnings (216.1) Unappropriated Undistributed Subsidiary Earnings (216.1) Cless) Reacquired Capital Stock (217) Accumulated Other Comprehensive Income (219) TOTAL Proprietary Capital (Total of lines 2 thru 14) LONG TERM DEBT Bonds (221) Cless) Reacquired Bonds (222) Advances from Associated Companies (223)	250-251 252 252 252 253 252 253 252 254 254 118-119 118-119 250-251 117	0 0 0 817,502,136 0 0 0 0 0 376,859	0 0 0 0 0 829,905,532 0 0 0 0
Capital Stock Subscribed (202, 205)  Stock Liability for Conversion (203, 206)  Premium on Capital Stock (207)  Other Paid-In Capital (208-211)  Installments Received on Capital Stock (212)  (Less) Discount on Capital Stock (213)  (Less) Capital Stock Expense (214)  Retained Earnings (215, 215.1, 216)  Unappropriated Undistributed Subsidiary Earnings (216.1)  (Less) Reacquired Capital Stock (217)  Accumulated Other Comprehensive Income (219)  TOTAL Proprietary Capital (Total of lines 2 thru 14)  LONG TERM DEBT  Bonds (221)  (Less) Reacquired Bonds (222)  Advances from Associated Companies (223)	252 252 252 253 252 254 254 254 118-119 118-119 250-251 117	0 0 0 817,502,136 0 0 0 0 0 0 376,859	0 0 0 829,905,532 0 0 0
Stock Liability for Conversion (203, 206)  Premium on Capital Stock (207)  Other Paid-In Capital (208-211)  Installments Received on Capital Stock (212)  (Less) Discount on Capital Stock (213)  (Less) Capital Stock Expense (214)  Retained Earnings (215, 215.1, 216)  Unappropriated Undistributed Subsidiary Earnings (216.1)  (Less) Reacquired Capital Stock (217)  Accumulated Other Comprehensive Income (219)  TOTAL Proprietary Capital (Total of lines 2 thru 14)  LONG TERM DEBT  Bonds (221)  (Less) Reacquired Bonds (222)  Advances from Associated Companies (223)	252 252 253 252 254 254 218-119 118-119 250-251 117	0 0 817,502,136 0 0 0 0 0 0 376,859	0 0 829,905,532 0 0 0 0 0
Premium on Capital Stock (207)  Other Paid-In Capital (208-211)  Installments Received on Capital Stock (212)  (Less) Discount on Capital Stock (213)  (Less) Capital Stock Expense (214)  Retained Earnings (215, 215.1, 216)  Unappropriated Undistributed Subsidiary Earnings (216.1)  (Less) Reacquired Capital Stock (217)  Accumulated Other Comprehensive Income (219)  TOTAL Proprietary Capital (Total of lines 2 thru 14)  LONG TERM DEBT  Bonds (221)  (Less) Reacquired Bonds (222)  Advances from Associated Companies (223)	252 253 252 254 254 118-119 118-119 250-251 117	0 817,502,136 0 0 0 0 0 0 0 376,859	0 829,905,532 0 0 0 0
Other Paid-In Capital (208-211)  Installments Received on Capital Stock (212)  (Less) Discount on Capital Stock (213)  (Less) Capital Stock Expense (214)  Retained Earnings (215, 215.1, 216)  Unappropriated Undistributed Subsidiary Earnings (216.1)  (Less) Reacquired Capital Stock (217)  Accumulated Other Comprehensive Income (219)  TOTAL Proprietary Capital (Total of lines 2 thru 14)  LONG TERM DEBT  Bonds (221)  (Less) Reacquired Bonds (222)  Advances from Associated Companies (223)	253 252 254 254 118-119 118-119 250-251 117	817,502,136 0 0 0 0 0 0 0 376,859	829,905,532 0 0 0 0 0 0
Installments Received on Capital Stock (212)  (Less) Discount on Capital Stock (213)  (Less) Capital Stock Expense (214)  Retained Earnings (215, 215.1, 216)  Unappropriated Undistributed Subsidiary Earnings (216.1)  (Less) Reacquired Capital Stock (217)  Accumulated Other Comprehensive Income (219)  TOTAL Proprietary Capital (Total of lines 2 thru 14)  LONG TERM DEBT  Bonds (221)  (Less) Reacquired Bonds (222)  Advances from Associated Companies (223)	252 254 254 118-119 118-119 250-251 117 256-257	0 0 0 0 0 0 0 376,859	0 0 0 0 0
9 (Less) Discount on Capital Stock (213) 10 (Less) Capital Stock Expense (214) 11 Retained Earnings (215, 215.1, 216) 12 Unappropriated Undistributed Subsidiary Earnings (216.1) 13 (Less) Reacquired Capital Stock (217) 14 Accumulated Other Comprehensive Income (219) 15 TOTAL Proprietary Capital (Total of lines 2 thru 14) 16 LONG TERM DEBT 17 Bonds (221) 18 (Less) Reacquired Bonds (222) 19 Advances from Associated Companies (223)	254 254 118-119 118-119 250-251 117	0 0 0 0 0 0 376,859	0 0 0 0
(Less) Capital Stock Expense (214)  Retained Earnings (215, 215.1, 216)  Unappropriated Undistributed Subsidiary Earnings (216.1)  (Less) Reacquired Capital Stock (217)  Accumulated Other Comprehensive Income (219)  TOTAL Proprietary Capital (Total of lines 2 thru 14)  LONG TERM DEBT  Bonds (221)  (Less) Reacquired Bonds (222)  Advances from Associated Companies (223)	254 118-119 118-119 250-251 117 256-257	0 0 0 0 0 376,859	0 0 0
Retained Earnings (215, 215.1, 216)  Unappropriated Undistributed Subsidiary Earnings (216.1)  (Less) Reacquired Capital Stock (217)  Accumulated Other Comprehensive Income (219)  TOTAL Proprietary Capital (Total of lines 2 thru 14)  LONG TERM DEBT  Bonds (221)  (Less) Reacquired Bonds (222)  Advances from Associated Companies (223)	118-119 118-119 250-251 117 256-257	0 0 0 0 376,859	0 0
Unappropriated Undistributed Subsidiary Earnings (216.1)  (Less) Reacquired Capital Stock (217)  Accumulated Other Comprehensive Income (219)  TOTAL Proprietary Capital (Total of lines 2 thru 14)  LONG TERM DEBT  Bonds (221)  (Less) Reacquired Bonds (222)  Advances from Associated Companies (223)	118-119 250-251 117 256-257	0 0 376,859	0
(Less) Reacquired Capital Stock (217)  Accumulated Other Comprehensive Income (219)  TOTAL Proprietary Capital (Total of lines 2 thru 14)  LONG TERM DEBT  Bonds (221)  (Less) Reacquired Bonds (222)  Advances from Associated Companies (223)	250-251 117 256-257	0 376,859	0
Accumulated Other Comprehensive Income (219)  TOTAL Proprietary Capital (Total of lines 2 thru 14)  LONG TERM DEBT  Bonds (221)  (Less) Reacquired Bonds (222)  Advances from Associated Companies (223)	117 256-257	376,859	
TOTAL Proprietary Capital (Total of lines 2 thru 14)  LONG TERM DEBT  Bonds (221)  (Less) Reacquired Bonds (222)  Advances from Associated Companies (223)	256-257	·	( 1,005,864)
16 LONG TERM DEBT 17 Bonds (221) 18 (Less) Reacquired Bonds (222) 19 Advances from Associated Companies (223)		817,878,995	
Bonds (221) (Less) Reacquired Bonds (222) Advances from Associated Companies (223)			828,899,668
18 (Less) Reacquired Bonds (222) 19 Advances from Associated Companies (223)			
19 Advances from Associated Companies (223)	256-257	0	0
' ' '	200 201	0	0
Other Long-Term Debt (224)	256-257	0	0
	256-257	466,705,994	548,119,994
Unamortized Premium on Long-Term Debt (225)	258-259	0	0
(Less) Unamortized Discount on Long-Term Debt-Dr (226)	258-259	0	0
23 (Less) Current Portion of Long-Term Debt		85,339,992	81,414,000
TOTAL Long-Term Debt (Total of lines 17 thru 23)		381,366,002	466,705,994
OTHER NONCURRENT LIABILITIES			
Obligations Under Capital Leases-Noncurrent (227)		0	0
27 Accumulated Provision for Property Insurance (228.1)		0	0
28 Accumulated Provision for Injuries and Damages (228.2)		16,141	16,378
29 Accumulated Provision for Pensions and Benefits (228.3)		455,000	0
Accumulated Miscellaneous Operating Provisions (228.4)		0	0
Accumulated Provision for Rate Refunds (229)		0	0
73			

Nan	ne of Respondent	This Rep		Date of Report	Year/Period of Report
Ker	n River Gas Transmission Company	(1) X (2) \( \big  \)	An Original A Resubmission	(Mo, Da, Yr) / /	End of 2014/Q4
	Comparative Balance Sheet (Lia				
Line No.	Title of Account		Reference Page Number	Current Year End of Quarter/Year	Prior Year End Balance 12/31
	(a)		(b)	Balance	(d)
32	Long-Term Portion of Derivative Instrument Liabilities			0	0
33	Long-Term Portion of Derivative Instrument Liabilities - Hedges			0	0
34	Asset Retirement Obligations (230)			0	0
35	TOTAL Other Noncurrent Liabilities (Total of lines 26 thru 34)			471,141	16,378
36	CURRENT AND ACCRUED LIABILITIES				
37	Current Portion of Long-Term Debt			85,339,992	81,414,000
38	Notes Payable (231)			0	0
39	Accounts Payable (232)			6,536,526	3,274,509
40	Notes Payable to Associated Companies (233)			0	0
41	Accounts Payable to Associated Companies (234)			844,606	637,954
42	Customer Deposits (235)			33,202,581	41,893,115
43	Taxes Accrued (236)		262-263	3,801,429	7,888,668
44	Interest Accrued (237)			91,365	991,451
45	Dividends Declared (238)			0	0
46	Matured Long-Term Debt (239)			0	0
47	Matured Interest (240)			0	0
48	Tax Collections Payable (241)			223,019	139,846
49	Miscellaneous Current and Accrued Liabilities (242)		268	3,583,388	3,280,312
50	Obligations Under Capital Leases-Current (243)			0	0
51	Derivative Instrument Liabilities (244)			0	0
52	(Less) Long-Term Portion of Derivative Instrument Liabilities			0	0
53	Derivative Instrument Liabilities - Hedges (245)			0	1,690,157
54	(Less) Long-Term Portion of Derivative Instrument Liabilities - Hedge	es		0	0
55	TOTAL Current and Accrued Liabilities (Total of lines 37 thru 54)			133,622,906	141,210,012
56	DEFERRED CREDITS				
57	Customer Advances for Construction (252)			0	1,284,507
58	Accumulated Deferred Investment Tax Credits (255)			0	0
59	Deferred Gains from Disposition of Utility Plant (256)			0	0
60	Other Deferred Credits (253)		269	0	0
61	Other Regulatory Liabilities (254)		278	159,699,530	136,288,353
62	Unamortized Gain on Reacquired Debt (257)		260	0	0
63	Accumulated Deferred Income Taxes - Accelerated Amortization (28	31)		0	0
64	Accumulated Deferred Income Taxes - Other Property (282)			485,998,797	478,396,697
65	Accumulated Deferred Income Taxes - Other (283)			24,661,475	25,289,035
66	TOTAL Deferred Credits (Total of lines 57 thru 65)			670,359,802	641,258,592
67	TOTAL Liabilities and Other Credits (Total of lines 15,24,35,55,and	166)		2,003,698,846	2,078,090,644
		74			

Name of Respondent			Report Is:	Date of (Mo, Da		ear/Period of Report	
Kern River Gas Transmission Company		(1) (2)	X An Original A Resubmis	, ,		End of <u>2014/Q4</u>	
	Stateme	• •	Income				
Quarterly	Stateme	iii Oi	ilicollie				
Enter in column (d) the balance for the reporting quarter and in column (e) the balance for the same three month period for the prior year.  Report in column (f) the quarter to date amounts for electric utility function; in column (h) the quarter to date amounts for gas utility, and in (j) the quarter to date amounts for her utility function for the current year quarter.  Report in column (g) the quarter to date amounts for electric utility function; in column (i) the quarter to date amounts for gas utility, and in (k) the quarter to date amounts for her utility function for the prior year quarter.  If additional columns are needed place them in a footnote.							
·							
Annual or Quarterly, if applicable  5. Do not report fourth quarter data in columns (e) and (f)  6. Report amounts for accounts 412 and 413, Revenues and Expenses from Utility Plant Leased to Others, in another utility columnin a similar manner to a utility department.  Spread the amount(s) over lines 2 thru 26 as appropriate. Include these amounts in columns (c) and (d) totals.  7. Report amounts in account 414, Other Utility Operating Income, in the same manner as accounts 412 and 413 above.  8. Report data for lines 8, 10 and 11 for Natural Cas companies using accounts 404.1, 404.2, 404.3, 407.1 and 407.2.  9. Use page 122 for important notes regarding the statement of income for any account thereof.  10. Give concise explanations concerning unsettled rate proceedings where a contingency exists such that refunds of a material amount may need to be made to the utility's customers or which may result in material refund to the utility with respect to power or gas purchases. State for each year effected the gross revenues or costs to which the contingency relates and the tax effects together with an explanation of the major factors which affect the rights of the utility to retain such revenues or recover amounts paid with respect to power or gas purchases.  11 Give concise explanations concerning significant amounts of any refunds made or received during the year resulting from settlement of any rate proceeding affecting revenues received or costs incurred for power or gas purches, and a summary of the adjustments made to balance sheet, income, and expense accounts.  12. If any notes appearing in the report to stokholders are applicable to the Statement of Income, such notes may be included at page 122.  13. Enter on page 122 a concise explanation of only those changes in accounting mehods made during the year which had an effect on net income, including the basis of allocations and apportionments from those used in the preceding year. Also, give the appropriate dollar effect of such changes.  14. Explain in a f							
	Numbe	er			, ,		
Line (a)	(b)		for Quarter/Year	for Quarter/Year	No Fourth Quarter	No Fourth Quarter	
No.	(b)		(c)	(d)	(e)	(f)	
1 UTILITY OPERATING INCOME							
2 Gas Operating Revenues (400)	300-30	1	354,256,145	359,056,563		0 0	
3 Operating Expenses							
4 Operation Expenses (401)	317-32	5	46,903,768	38,717,314		0 0	
5 Maintenance Expenses (402)	317-32	5	1,451,976	1,451,227		0 0	
6 Depreciation Expense (403)	336-33	8	82,598,602	81,657,465		0 0	
7 Depreciation Expense for Asset Retirement Costs (403.1)	336-33	8	0	0		0 0	
8 Amortization and Depletion of Utility Plant (404-405)	336-33	8	3,258,517	3,170,457		0 0	
9 Amortization of Utility Plant Acu. Adjustment (406)	336-33	8	0	0		0 0	
Amort. of Prop. Losses, Unrecovered Plant and Reg. Study Costs (407.1)			0	0		0 0	
11 Amortization of Conversion Expenses (407.2)			0	0		0 0	
12 Regulatory Debits (407.3)			52,458,250	49,670,035		0 0	
13 (Less) Regulatory Credits (407.4)			18,393,253	18,454,213		0 0	
14 Taxes Other than Income Taxes (408.1)	262-26	3	16,240,434	17,325,531		0 0	
15 Income Taxes-Federal (409.1)	262-26	3	34,130,817	40,155,232		0 0	
16 Income Taxes-Other (409.1)	262-26	3	5,665,165	6,942,534		0 0	
17 Provision of Deferred Income Taxes (410.1)	234-23	5	88,824,471	107,195,057		0 0	
18 (Less) Provision for Deferred Income Taxes-Credit (411.1)	234-23	5	74,883,226	96,909,134		0 0	
19 Investment Tax Credit Adjustment-Net (411.4)			0	0		0 0	
20 (Less) Gains from Disposition of Utility Plant (411.6)			0	0		0 0	
21 Losses from Disposition of Utility Plant (411.7)			0	0		0 0	
22 (Less) Gains from Disposition of Allowances (411.8)			0	0		0 0	
23 Losses from Disposition of Allowances (411.9)			0	0		0 0	
24 Accretion Expense (411.10)			0	0		0 0	
25 TOTAL Utility Operating Expenses (Total of lines 4 thru 24)		$\neg$	238,255,521	230,921,505		0 0	
Net Utility Operating Income (Total of lines 2 less 25) (Carry forward to page 116, line 27)			116,000,624	128,135,058		0 0	
		•				,	

	e of Respondent			l hi (1)	s Report Is:  X An Original		Date of (Mo, Da		Ye	ar/Period of Report
Kerr	n River Gas Transmission Company		1 '	2)	A Resubmis	sion	, ,	,,	Е	nd of 2014/Q4
	State	ment of	Η,	,	me(continued)					
	Title of Account	Refere		Т	Total		Total	Current Thre	ρ	Prior Three
	Title of Account	Page Numb	е		Current Year to Date Balance for Quarter/Year	Prior Y B	ear to Date alance uarter/Year	Months Ende Quarterly On No Fourth Qua	ed ly	Months Ended Quarterly Only No Fourth Quarter
Line No.	(a)	(b)			(c)	101 Q	(d)	(e)	ittoi	(f)
27	Net Utility Operating Income (Carried forward from page 114)			T	116,000,624		128,135,058		0	0
28	OTHER INCOME AND DEDUCTIONS									
29	Other Income									
30	Nonutility Operating Income									
31	Revenues form Merchandising, Jobbing and Contract Work (415)				0		0		0	0
32	(Less) Costs and Expense of Merchandising, Job & Contract Work (416)				0		0		0	0
33	Revenues from Nonutility Operations (417)				0		0		0	0
34	(Less) Expenses of Nonutility Operations (417.1)				0		0		0	0
35	Nonoperating Rental Income (418)				0		0		0	0
36	Equity in Earnings of Subsidiary Companies (418.1)	119			0		0		0	0
37	Interest and Dividend Income (419)				892,689		10,787		0	0
38	Allowance for Other Funds Used During Construction (419.1)			_	79,483		110,248		0	
39	Miscellaneous Nonoperating Income (421)			_	264,029		386,806		0	
40	Gain on Disposition of Property (421.1)			_	0		0		0	<u> </u>
41	TOTAL Other Income (Total of lines 31 thru 40)			4	1,236,201		507,841		0	0
	Other Income Deductions			4			-			
43	Loss on Disposition of Property (421.2)			4	0		0		0	
44	Miscellaneous Amortization (425)	0.40		4	50,000		40.007		0	
45	Donations (426.1)	340		_	50,628		48,087		0	
46	Life Insurance (426.2)			+	0		0		0	
47	Penalties (426.3)  Expenditures for Certain Civic, Political and Related Activities (426.4)			-	25,612		43,175		0	
48 49	Other Deductions (426.5)			+	3,175		3,247		0	
<del>49</del> 50	TOTAL Other Income Deductions (Total of lines 43 thru 49)	340		$\dashv$	79,415		94,509			0
51	Taxes Applic. to Other Income and Deductions	040		$\dashv$	75,410		54,500			
52	Taxes Other than Income Taxes (408.2)	262-26	63	╣	0		0		0	0
53	Income Taxes-Federal (409.2)	262-26		$\dashv$	102,534		141,599		0	
54	Income Taxes-Other (409.2)	262-26	_	+	16,320		22,286		0	
55	Provision for Deferred Income Taxes (410.2)	234-23		7	51,627		706,617		0	
56	(Less) Provision for Deferred Income Taxes-Credit (411.2)	234-23	35	T	47,513		687,354		0	0
57	Investment Tax Credit Adjustments-Net (411.5)			T	0		0		0	0
58	(Less) Investment Tax Credits (420)				0		0		0	0
59	TOTAL Taxes on Other Income and Deductions (Total of lines 52-58)				122,968		183,148		0	0
60	Net Other Income and Deductions (Total of lines 41, 50, 59)				1,033,818		230,184		0	0
61	INTEREST CHARGES									
62	Interest on Long-Term Debt (427)				28,261,048		32,735,221		0	0
63	Amortization of Debt Disc. and Expense (428)	258-25	59		2,132,051		2,477,870		0	0
64	Amortization of Loss on Reacquired Debt (428.1)				0		0		0	0
65	(Less) Amortization of Premium on Debt-Credit (429)	258-25	59	_	0		0		0	
66	(Less) Amortization of Gain on Reacquired Debt-Credit (429.1)			_	0		0		0	
67	Interest on Debt to Associated Companies (430)	340		_	0		0		0	
68	Other Interest Expense (431)	340	1	_	1,074,107		835,266		0	
69	(Less) Allowance for Borrowed Funds Used During Construction-Credit (432)			4	29,368		43,669		0	
70	Net Interest Charges (Total of lines 62 thru 69)			+	31,437,838		36,004,688		0	
71	Income Before Extraordinary Items (Total of lines 27,60 and 70)			4	85,596,604		92,360,554		0	0
	EXTRAORDINARY ITEMS			4	0		0		0	0
73 74	Extraordinary Income (434) (Less) Extraordinary Deductions (435)			$\dashv$	0		0		0	
74 75	Net Extraordinary Items (Total of line 73 less line 74)			+	0		0		0	
75 76	Income Taxes-Federal and Other (409.3)	262-26	63	$\dashv$	0		0		0	
77	Extraordinary Items after Taxes (Total of line 75 less line 76)	202-20	-	$\dashv$	0		0		0	
78	Net Income (Total of lines 71 and 77)			$\dashv$	85,596,604		92,360,554		0	
					23,000,001		. ,==3,001			·
					76					

#### MEHC Insurance Services Ltd. Affiliated Transactions For the Year Ended December 31, 2014

<b>Account Description</b>	PacifiCorp Received Services (a)	PacifiCorp Provided Services		
N/A	\$ <u> </u>	\$		
Total	<u>\$</u>	<u>\$</u>		
Basis of pricing	N/A	N/A		
Cost of service	N/A	N/A		
The margin of charges over costs	N/A	N/A		
Assets allocable to the services	N/A	N/A		
The overall rate of return on assets	N/A	N/A		

<sup>(</sup>a) At December 31, 2014, PacifiCorp had claims receivable of \$1,899,950, reflecting \$69,075 of claims made and \$- of payments received during the year ended December 31, 2014. The policy coverage period expired on March 20, 2011 and was not renewed.

Refer to the financial statements of Berkshire Hathaway Energy Company, the parent company of MEHC Insurance Services Ltd.

#### Northern Natural Gas Company Affiliated Transactions For the Year Ended December 31, 2014

Account Description	PacifiCorp Received Services	PacifiCorp Provided Services	
Administrative services under the Intercompany Administrative Services Agreement ("IASA")	<u>\$ 2,320</u>	<u>\$ 426,990</u>	
Total	\$ 2,320	\$ 426,990	
Basis of pricing	(a)	(a)	
Cost of service	(a)	(a)	
The margin of charges over costs	None	None	
Assets allocable to the services	None	None	
The overall rate of return on assets	None	None	

<sup>(</sup>a) Services were performed under the IASA. Direct charges are calculated as described in Article 4(a)(i) of the attached IASA. Refer to Section VII for discussion of amounts that were based on allocation factors. The amounts in the table above reflect the cost of the services.

For further information on the following financial statements, refer to Northern Natural Gas Company's Federal Energy Regulatory Commission Form No. 2 for the year ended December 31, 2014 at <a href="www.ferc.gov">www.ferc.gov</a>.

Nam	e of Respondent	This Rep	oort Is:	Date of Report	Year/Period of Report
Nort	hern Natural Gas Company	(1) <u>X</u> (2)	An Original  A Resubmission	(Mo, Da, Yr) / /	End of <u>2014/Q4</u>
	Comparative Balance SI	· ' <u></u>		s)	
Line	Title of Account		Reference	Current Year End of	Prior Year
No.	11.00 St. 7.000 St. 7.		Page Number	Quarter/Year Balance	End Balance
			4.	(c)	12/31
	(a)		(b)		(d)
1	UTILITY PLANT		222.224	0.004.000.404	0.404.040.747
2	Utility Plant (101-106, 114)		200-201	3,681,036,431	3,484,949,717
3	Construction Work in Progress (107)		200-201	50,283,779	45,520,166
4	TOTAL Utility Plant (Total of lines 2 and 3)		200-201	3,731,320,210	3,530,469,883
5	(Less) Accum. Provision for Depr., Amort., Depl. (108, 111, 115)			1,254,423,493	1,253,886,542
6	Net Utility Plant (Total of line 4 less 5)			2,476,896,717	2,276,583,341
7	Nuclear Fuel (120.1 thru 120.4, and 120.6)	0.5)		0	0
8	(Less) Accum. Provision for Amort., of Nuclear Fuel Assemblies (12	0.5)		0	0
9	Nuclear Fuel (Total of line 7 less 8)			0	0
10	Net Utility Plant (Total of lines 6 and 9)			2,476,896,717	2,276,583,341
11	Utility Plant Adjustments (116)		122	0	0
12	Gas Stored-Base Gas (117.1)		220	28,429,396	28,429,396
13	System Balancing Gas (117.2)		220	41,211,532	41,211,532
14	Gas Stored in Reservoirs and Pipelines-Noncurrent (117.3)		220	0	0
15	Gas Owed to System Gas (117.4)		220	9,544,952	( 5,813,768)
16	OTHER PROPERTY AND INVESTMENTS				
17	Nonutility Property (121)			0	0
18	(Less) Accum. Provision for Depreciation and Amortization (122)			0	0
19	Investments in Associated Companies (123)		222-223	0	0
20	Investments in Subsidiary Companies (123.1)		224-225	0	0
21	(For Cost of Account 123.1 See Footnote Page 224, line 40)				
22	Noncurrent Portion of Allowances			0	0
23	Other Investments (124)		222-223	0	0
24	Sinking Funds (125)			0	0
25	Depreciation Fund (126)			0	0
26	Amortization Fund - Federal (127)			0	0
27	Other Special Funds (128)			36,576,077	36,840,752
28	Long-Term Portion of Derivative Assets (175)			0	0
29	Long-Term Portion of Derivative Assets - Hedges (176)			0	0
30	TOTAL Other Property and Investments (Total of lines 17-20, 22-2	29)		36,576,077	36,840,752
31	CURRENT AND ACCRUED ASSETS				
32	Cash (131)			( 11,735,257)	( 10,113,462)
33	Special Deposits (132-134)			1,935,010	3,082,975
34	Working Funds (135)			24,400	24,400
35	Temporary Cash Investments (136)		222-223	58,611,862	132,791,780
36	Notes Receivable (141)			0	0
37	Customer Accounts Receivable (142)			70,585,634	66,203,438
38	Other Accounts Receivable (143)			2,835,039	7,517,817
39	(Less) Accum. Provision for Uncollectible Accounts - Credit (144)			0	0
40	Notes Receivable from Associated Companies (145)			175,000,000	230,000,000
41	Accounts Receivable from Associated Companies (146)			37,168,479	7,909,065
42	Fuel Stock (151)			0	0
43	Fuel Stock Expenses Undistributed (152)			0	0
		<b></b> ^			
		79			

Nam	e of Respondent	This Re		Date of Report	Year/Period of Report	
Nort	hern Natural Gas Company	(1) <u>X</u>	An Original A Resubmission	(Mo, Da, Yr) / /	End of <u>2014/Q4</u>	
-	Comparative Balance Sheet (Assets and Other Debits)(continued)					
Line No.	Title of Account (a)		Reference Page Number (b)	Current Year End of Quarter/Year Balance (c)	Prior Year End Balance 12/31 (d)	
44	Residuals (Elec) and Extracted Products (Gas) (153)		(5)	0	(u) 0	
45	Plant Materials and Operating Supplies (154)			26,252,771	24,793,032	
46	Merchandise (155)			0	0	
47	Other Materials and Supplies (156)			0	0	
48	Nuclear Materials Held for Sale (157)			0	0	
49	Allowances (158.1 and 158.2)			0	0	
50	(Less) Noncurrent Portion of Allowances			0	0	
51	Stores Expense Undistributed (163)			0	0	
52	Gas Stored Underground-Current (164.1)		220	0	0	
53	Liquefied Natural Gas Stored and Held for Processing (164.2 thru 16	3/1 3/1	220	0	0	
54	Prepayments (165)	)4.3) ————————————————————————————————————	230	4,002,590	4,317,470	
55	Advances for Gas (166 thru 167)		230	4,002,390	4,317,470	
-	· · · · · · · · · · · · · · · · · · ·			0	0	
56	Interest and Dividends Receivable (171)					
57	Rents Receivable (172)			0	0	
58	Accrued Utility Revenues (173)			0	0	
59	Miscellaneous Current and Accrued Assets (174)			18,817,756	29,369,569	
60	Derivative Instrument Assets (175)			1,783,788	2,936	
61	(Less) Long-Term Portion of Derivative Instrument Assets (175)			0	0	
62	Derivative Instrument Assets - Hedges (176)			1,017,207	107,371	
63	(Less) Long-Term Portion of Derivative Instrument Assests - Hedges	s (176)		0	0	
64	TOTAL Current and Accrued Assets (Total of lines 32 thru 63)			386,299,279	496,006,391	
65	DEFERRED DEBITS					
66	Unamortized Debt Expense (181)			4,886,035	5,385,207	
67	Extraordinary Property Losses (182.1)		230	0	0	
68	Unrecovered Plant and Regulatory Study Costs (182.2)		230	0	0	
69	Other Regulatory Assets (182.3)		232	148,148,622	146,335,720	
70	Preliminary Survey and Investigation Charges (Electric)(183)			0	0	
71	Preliminary Survey and Investigation Charges (Gas)(183.1 and 183.	2)		38,820	38,820	
72	Clearing Accounts (184)			0	0	
73	Temporary Facilities (185)			0	0	
74	Miscellaneous Deferred Debits (186)		233	5,243,646	5,579,808	
75	Deferred Losses from Disposition of Utility Plant (187)			0	0	
76	Research, Development, and Demonstration Expend. (188)			0	0	
77	Unamortized Loss on Reacquired Debt (189)			0	0	
78	Accumulated Deferred Income Taxes (190)		234-235	154,505,416	186,031,895	
79	Unrecovered Purchased Gas Costs (191)			0	0	
80	TOTAL Deferred Debits (Total of lines 66 thru 79)			312,822,539	343,371,450	
81	TOTAL Assets and Other Debits (Total of lines 10-15,30,64,and 80	0)		3,291,780,492	3,216,629,094	
		80				
		00				

1	Nam	e of Respondent	This Rep		Date of Report (Mo, Da, Yr)	Year/Period of Report
Title of Account   Reference   Pege Number   Carpet   Year   First   Fact   Salance   1/3/11   PROPRIETARY CAPITAL	Nort	hern Natural Gas Company				End of <u>2014/Q4</u>
Line   Properties   Propertie		Comparative Balance She	, , <u> </u>		lits)	
No.	Line		•		-	Prior Year
PROPRIETARY CAPITAL   260-251   1,002   1,002   3   Preferred Stock Issued (201)   250-251   0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	1 1	······································			End of	
Preferred Stock Issued (2011)		(6)		(h)	· ·	
Common Stock Issued (2011)	1			(D)	Balance	(d)
Preferred Stock Issued (204)   260-251   0   0   0   0   0   0   0   0   0	$\vdash$			250 251	1 002	1.002
4 Capital Stock Subscribed (202, 205) 262 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	$\vdash$	· · ·				
Stock Liability for Conversion (203, 206)   252	$\vdash$	, ,				
Premium on Capital Stock (207)	$\vdash$					
Other Paid in Capital (208-211)	$\vdash$	<u> </u>				
8	$\vdash$					
Quess) Discount on Capital Stock (213)   254   0 0 0 0 0 0 0 1 0 (Less) Capital Stock Expense (214)   254   0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	$\vdash$	. , ,				· · · · · · · · · · · · · · · · · · ·
10   (Less) Capital Stock Expense (214)   254   0   0     11   Retained Earnings (215, 2151, 216)   118-119   347,716,981   378,518,263     12   Unappropriated Undistributed Subsidiary Earnings (218.1)   118-119   0   0     13   (Less) Reacquired Capital Stock (217)   250-251   0   0     14   Accumulated Other Comprehensive Income (219)   117   496,042   (247,925)     15   TOTAL Proprietary Capital (Total of lines 2 thru 14)   1,330,081,997     1,360,139,312     16   LONG TREM DEBT   1,360,139,312     17   Bondis (221)   256-267   400,000,000   400,000,000     18   (Less) Reacquired Bonds (222)   256-267   0   0   0     19   Advances from Associated Companies (223)   256-267   500,000,000   500,000,000     10   Unamortized Premium on Long-Term Debt (225)   258-259   504,629   599,789     23   (Less) Current Portion of Long-Term Debt   259   258-259   564,629   599,789     24   TOTAL Long-Term Debt (104 of lines 17 thru 23)   799,440,990   899,400,211     25   OTHER NONCURRENT LIABILITIES   270   0   0     26   Accumulated Provision for Property Insurance (228.1)   0   0   0     27   Accumulated Provision for Property Insurance (228.1)   0   0   0     28   Accumulated Provision for Property Property Resurance (228.4)   0   0   0     28   Accumulated Provision for Property Insurance (228.4)   0   0   0     29   Accumulated Provision for Rate Refunds (229)   0   0   0     10   Accumulated Provision for Rate Refunds (229)   0   0     10   Accumulated Provision for Rate Refunds (229)   0   0     10   Accumulated Provision for Rate Refunds (229)   0   0   0     11   Accumulated Provision for Property Insurance (228.4)   0   0   0     12   Accumulated Provision for Rate Refunds (229)   0   0   0     13   Accumulated Provision for Rate Refunds (229)   0   0   0     14   Accumulated Provision for Rate Refunds (229)   0   0   0     15   Accumulated Provision for Rate Refunds (229)   0   0   0   0     16   Accumulated Provision for Property Insurance (228.4)   0   0   0   0   0     17   Accumulated Provision for Propert	$\vdash$	· · · · · · ·			-	
Retained Earnings (215, 215.1, 216)	$\vdash$					
12	$\vdash$					
13   (Less) Reacquired Capital Stock (217)   250-251   0   0   0   0   0   1   1   1   1	$\vdash$					· · · · · · · · · · · · · · · · · · ·
14   Accumulated Other Comprehensive Income (219)	$\vdash$					
1,30,081,997	$\vdash$	· · · · · · · · · · · · · · · · · · ·				
10   LONG TERM DEBT   256-257	$\vdash$	· · · · · · · · · · · · · · · · · · ·		117	,	. , ,
17   Bonds (221)	$\vdash$	, , , , , , , , , , , , , , , , , , , ,			1,330,081,997	1,360,139,312
18   (Less) Reacquired Bonds (222)   256-257   0   0   0     19   Advances from Associated Companies (223)   256-257   0   0   0     20   Other Long-Term Debt (224)   256-257   500,000,000   500,000,000     21   Unamortized Premium on Long-Term Debt (225)   258-259   0   0   0     22   (Less) Unamortized Discount on Long-Term Debt-Dr (226)   258-259   564,629   599,789     23   (Less) Current Portion of Long-Term Debt   258-259   564,629   599,789     24   TOTAL Long-Term Debt (Total of lines 17 thru 23)   799,440,990   899,400,211     25   OTHER NONCURRENT LIABILITIES	$\vdash$			256 257	400,000,000	400,000,000
19	$\vdash$					
20	$\vdash$				-	
1	$\vdash$	. , ,				
22   (Less) Unamortized Discount on Long-Term Debt-Dr (226)   258-259   564,629   599,789	$\vdash$					
23   (Less) Current Portion of Long-Term Debt   99,994,381   0	$\vdash$	<u> </u>				-
24   TOTAL Long-Term Debt (Total of lines 17 thru 23)   799,440,990   899,400,211	$\vdash$			256-259	·	·
25 OTHER NONCURRENT LIABILITIES 26 Obligations Under Capital Leases-Noncurrent (227) 27 Accumulated Provision for Property Insurance (228.1) 28 Accumulated Provision for Injuries and Damages (228.2) 29 Accumulated Provision for Pensions and Benefits (228.3) 30 Accumulated Miscellaneous Operating Provisions (228.4) 31 Accumulated Provision for Rate Refunds (229)	$\vdash$					
26 Obligations Under Capital Leases-Noncurrent (227) 0 0 0 27 Accumulated Provision for Property Insurance (228.1) 0 0 0 28 Accumulated Provision for Injuries and Damages (228.2) 148,656 123,566 29 Accumulated Provision for Pensions and Benefits (228.3) 4,512,551 0 0 30 Accumulated Miscellaneous Operating Provisions (228.4) 0 0 0 31 Accumulated Provision for Rate Refunds (229) 0 0 0	$\vdash$				799,440,990	899,400,211
27   Accumulated Provision for Property Insurance (228.1)	$\vdash$				0	0
28 Accumulated Provision for Injuries and Damages (228.2) 148,656 123,566 29 Accumulated Provision for Pensions and Benefits (228.3) 4,512,551 0 30 Accumulated Miscellaneous Operating Provisions (228.4) 0 0 31 Accumulated Provision for Rate Refunds (229) 0 0 32 Accumulated Provision for Rate Refunds (229) 0 0 0	$\vdash$					
29 Accumulated Provision for Pensions and Benefits (228.3) 4,512,551 0 30 Accumulated Miscellaneous Operating Provisions (228.4) 0 0 31 Accumulated Provision for Rate Refunds (229) 0 0 32 Accumulated Provision for Rate Refunds (229) 0 0 0	$\vdash$					
30 Accumulated Miscellaneous Operating Provisions (228.4) 31 Accumulated Provision for Rate Refunds (229) 0 0 0	$\vdash$					
31 Accumulated Provision for Rate Refunds (229) 0 0	$\vdash$					
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81	31	Accumulated Provision for Nate Neturius (229)			0	0
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Nam	e of Respondent	This Re		Date of Report	Year/Period of Report
Nort	hern Natural Gas Company	(1) <u>X</u> (2)	An Original A Resubmission	(Mo, Da, Yr) / /	End of 2014/Q4
<u> </u>	Comparative Balance Sheet (Lia		1		
Line No.	Title of Account		Reference Page Number	Current Year End of	Prior Year End Balance
	(a)		(b)	Quarter/Year Balance	12/31 (d)
32	Long-Term Portion of Derivative Instrument Liabilities		(0)	59,712,761	0
33	Long-Term Portion of Derivative Instrument Liabilities - Hedges			0	0
34	Asset Retirement Obligations (230)			31,283,936	35,395,587
35	TOTAL Other Noncurrent Liabilities (Total of lines 26 thru 34)			95,657,904	35,519,153
36	CURRENT AND ACCRUED LIABILITIES			35,037,304	00,010,100
37	Current Portion of Long-Term Debt			99,994,381	0
38	Notes Payable (231)			0	0
39	Accounts Payable (232)			64,846,299	32,701,386
40	Notes Payable to Associated Companies (233)			04,040,233	02,701,300
41	Accounts Payable to Associated Companies (234)			840,979	1,802,420
42	Customer Deposits (235)			17,805,900	17,122,337
43	Taxes Accrued (236)		262-263	46,077,705	49,741,700
44	Interest Accrued (237)		202-203	13,113,888	13,113,888
45	Dividends Declared (238)			13,113,000	13,113,000
46	Matured Long-Term Debt (239)			0	0
47	Matured Interest (240)			0	0
$\vdash$	· ,				
48	Tax Collections Payable (241)		200	1,003,475	973,833
49	Miscellaneous Current and Accrued Liabilities (242)		268	30,401,471	37,214,518
50	Obligations Under Capital Leases-Current (243)			70.507.000	0
51	Derivative Instrument Liabilities (244)			70,537,233	69,341,168
52	(Less) Long-Term Portion of Derivative Instrument Liabilities			59,712,761	0
53	Derivative Instrument Liabilities - Hedges (245)			194,667	518,507
54	(Less) Long-Term Portion of Derivative Instrument Liabilities - Hedge	es		0	0
55	TOTAL Current and Accrued Liabilities (Total of lines 37 thru 54)			285,103,237	222,529,757
56	DEFERRED CREDITS				
57	Customer Advances for Construction (252)			3,920,777	3,687,894
58	Accumulated Deferred Investment Tax Credits (255)			0	0
59	Deferred Gains from Disposition of Utility Plant (256)			0	0
60	Other Deferred Credits (253)		269	159,477	0
61	Other Regulatory Liabilities (254)		278	34,346,470	25,965,170
62	Unamortized Gain on Reacquired Debt (257)		260	0	0
63	Accumulated Deferred Income Taxes - Accelerated Amortization (28	51)		0	0
64	Accumulated Deferred Income Taxes - Other Property (282)			674,248,159	602,916,623
65	Accumulated Deferred Income Taxes - Other (283)			68,821,481	66,470,974
66	TOTAL Deferred Credits (Total of lines 57 thru 65)			781,496,364	699,040,661
67	TOTAL Liabilities and Other Credits (Total of lines 15,24,35,55,and	66)		3,291,780,492	3,216,629,094
		82			

North				Report Is:	Date o			ar/Period of Repor
	ern Natural Gas Company		(1) (2)	X An Original A Resubmis	(Mo, D	/a, 11) //	Er	nd of 2014/Q4
		Stateme	` '		101011			
uarter			01 1					
Enter Repo her ut Repo her ut	in column (d) the balance for the reporting quarter and in column (e) the rt in column (f) the quarter to date amounts for electric utility function; in illity function for the current year quarter.  It in column (g) the quarter to date amounts for electric utility function; illity function for the prior year quarter.  It includes the min a footnote.	n column	(h) the	quarter to date am	ounts for gas utility,	and in (j) the qua		
امييما	or Quarterly, if applicable							
Do no Reported Reported Property Proper	or Quarterly, if applicable of report fourth quarter data in columns (e) and (f) in amounts for accounts 412 and 413, Revenues and Expenses from Lithe amount(s) over lines 2 thru 26 as appropriate. Include these amount amounts in account 414, Other Utility Operating Income, in the same in the data for lines 8, 10 and 11 for Natural Gas companies using account age 122 for important notes regarding the statement of income for any acconcise explanations concerning unsettled rate proceedings where a term of which may result in material refund to the utility with respect to presency relates and the tax effects together with an explanation of the maje to power or gas purchases.  Concise explanations concerning significant amounts of any refunds may or or costs incurred for power or gas purches, and a summary of the adjuty notes appearing in the report to stokholders are applicable to the States on page 122 a concise explanation of only those changes in account and apportionments from those used in the preceding year. Also, go lain in a footnote if the previous year's/quarter's figures are different from the columns are insufficient for reporting additional utility departments, such as the provious of the provious year's figures are different from the columns are insufficient for reporting additional utility departments, such as the provious year's figures are different from the columns are insufficient for reporting additional utility departments, such as the provious year's figures are different from the prov	ints in color manner is 404.1, 4 v account continger over or go or factors hade or re ustments tement of ing meho ive the apm that rep	umns (das acco -04.2, 4 thereof cy exis as purcl which a ceived made t Incom- ds mad propria ported in	c) and (d) totals. counts 412 and 413 counts 412 and 413 counts 417 and 40 . ts such that refund chases. State for exaffect the rights of the during the year rest to balance sheet, in e, such notes may te during the year was te dollar effect of s n prior reports.	above. 17.2. Is of a material amout a property and the state of the st	unt may need to be gross revenues ch revenues or not of any rate prosections.	oe mad or cos ecover oceedin cluding	de to the utility's tts to which the ramounts paid with ng affecting revenues g the basis of
	Title of Account	Reference Page Numbe		Total Current Year to Date Balance	Total Prior Year to Date Balance	Current Thre Months Ende Quarterly On	ed nly	Prior Three Months Ended Quarterly Only
ne o.	(a)	(b)		for Quarter/Year (c)	for Quarter/Year (d)	No Fourth Qua	arter	No Fourth Quarter (f)
U	TILITY OPERATING INCOME							l l
_	TILITY OPERATING INCOME as Operating Revenues (400)	300-30		749,039,387	592,580,23	4	0	
G		300-30		749,039,387	592,580,23	4	0	
G	as Operating Revenues (400) perating Expenses Operation Expenses (401)	317-325	5	275,105,365	592,580,23 148,895,96		0	
G	as Operating Revenues (400) perating Expenses Operation Expenses (401) Maintenance Expenses (402)	317-325 317-325	j j	275,105,365 75,546,001	148,895,96 56,353,02	0 2	0	
G	as Operating Revenues (400) perating Expenses Operation Expenses (401) Maintenance Expenses (402) Opereciation Expense (403)	317-325 317-325 336-338	5 5 3	275,105,365	148,895,96	0 2	0 0	
G	as Operating Revenues (400) perating Expenses Operation Expenses (401) Maintenance Expenses (402) Opereciation Expense (403) Opereciation Expense for Asset Retirement Costs (403.1)	317-325 317-325 336-335 336-335	5 5 3 3	275,105,365 75,546,001 58,969,962 0	148,895,96 56,353,02 57,449,74	7 0	0 0 0	
G	as Operating Revenues (400) perating Expenses  Depration Expenses (401)  Maintenance Expenses (402)  Depreciation Expense (403)  Depreciation Expense for Asset Retirement Costs (403.1)  Amortization and Depletion of Utility Plant (404-405)	317-328 317-328 336-338 336-338	5 5 3 3	275,105,365 75,546,001	148,895,96 56,353,02 57,449,74 7,207,06	0 2 7 0 6	0 0 0 0	
G	as Operating Revenues (400) perating Expenses  Operation Expenses (401)  Maintenance Expenses (402)  Opereciation Expense (403)  Opereciation Expense for Asset Retirement Costs (403.1)  Amortization and Depletion of Utility Plant (404-405)  Amortization of Utility Plant Acu. Adjustment (406)	317-325 317-325 336-335 336-335	5 5 3 3	275,105,365 75,546,001 58,969,962 0	148,895,96 56,353,02 57,449,74 7,207,06	2 7 0 6 6	0 0 0 0 0 0	
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	as Operating Revenues (400) perating Expenses  Operation Expenses (401)  Maintenance Expenses (402)  Opereciation Expense (403)  Opereciation Expense for Asset Retirement Costs (403.1)  Amortization and Depletion of Utility Plant (404-405)  Amortization of Utility Plant Acu. Adjustment (406)  Amort. of Prop. Losses, Unrecovered Plant and Reg. Study Costs (407.1)  Amortization of Conversion Expenses (407.2)  Regulatory Debits (407.3)  Less) Regulatory Credits (407.4)	317-32! 317-32! 336-33! 336-33! 336-33!	5 5 3 3 3 3 3	275,105,365 75,546,001 58,969,962 0 9,757,632 0 0 0	148,895,96 56,353,02 57,449,74 7,207,06	0 0 2 2 7 7 0 0 0 0 0 0 0 0 0 0 0 0 0 0	0 0 0 0 0 0 0	
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	as Operating Revenues (400) perating Expenses  Operation Expenses (401)  Maintenance Expenses (402)  Operaciation Expenses (403)  Operaciation Expense (403)  Operaciation Expense of Asset Retirement Costs (403.1)  Amortization and Depletion of Utility Plant (404-405)  Amortization of Utility Plant Acu. Adjustment (406)  Amort. of Prop. Losses, Unrecovered Plant and Reg. Study Costs (407.1)  Amortization of Conversion Expenses (407.2)  Regulatory Debits (407.3)  Less) Regulatory Credits (407.4)  Faxes Other than Income Taxes (408.1)  Income Taxes-Federal (409.1)  Provision of Deferred Income Taxes (410.1)  Less) Provision for Deferred Income Taxes-Credit (411.1)  Investment Tax Credit Adjustment-Net (411.4)	317-32! 317-32! 336-338 336-338 336-338 262-26: 262-26: 262-26: 234-23:	3 3 3 3 3 3 5 5	275,105,365 75,546,001 58,969,962 0 9,757,632 0 0 0 0 0 52,638,789 10,305,714 5,560,741 218,624,286	148,895,96 56,353,02 57,449,74 7,207,06 52,683,28 27,707,02 6,918,93 136,579,31	2 2 7 7 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	
	as Operating Revenues (400) perating Expenses  Operation Expenses (401)  Maintenance Expenses (402)  Operciation Expense (403)  Operciation Expense (403)  Operciation Expense for Asset Retirement Costs (403.1)  Amortization and Depletion of Utility Plant (404-405)  Amortization of Utility Plant Acu. Adjustment (406)  Amort. of Prop. Losses, Unrecovered Plant and Reg. Study Costs (407.1)  Amortization of Conversion Expenses (407.2)  Regulatory Debits (407.3)  Less) Regulatory Credits (407.4)  Faxes Other than Income Taxes (408.1)  Income Taxes-Pederal (409.1)  Provision of Deferred Income Taxes (410.1)  Less) Provision for Deferred Income Taxes-Credit (411.1)  Investment Tax Credit Adjustment-Net (411.4)  Less) Gains from Disposition of Utility Plant (411.6)	317-32! 317-32! 336-338 336-338 336-338 262-26: 262-26: 262-26: 234-23:	3 3 3 3 3 3 5 5	275,105,365 75,546,001 58,969,962 0 9,757,632 0 0 0 0 0 52,638,789 10,305,714 5,560,741 218,624,286	148,895,96 56,353,02 57,449,74 7,207,06 52,683,28 27,707,02 6,918,93 136,579,31 84,056,96	2 2 7 7 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	
	as Operating Revenues (400) perating Expenses  Operation Expenses (401)  Maintenance Expenses (402)  Operciation Expense (403)  Operciation Expense (403)  Operciation Expense for Asset Retirement Costs (403.1)  Amortization and Depletion of Utility Plant (404-405)  Amortization of Utility Plant Acu. Adjustment (406)  Amort. of Prop. Losses, Unrecovered Plant and Reg. Study Costs (407.1)  Amortization of Conversion Expenses (407.2)  Regulatory Debits (407.3)  Less) Regulatory Credits (407.4)  Faxes Other than Income Taxes (408.1)  Income Taxes-Pederal (409.1)  Provision of Deferred Income Taxes (410.1)  Less) Provision for Deferred Income Taxes-Credit (411.1)  Investment Tax Credit Adjustment-Net (411.4)  Less) Gains from Disposition of Utility Plant (411.6)  Losses from Disposition of Utility Plant (411.7)	317-32! 317-32! 336-338 336-338 336-338 262-26: 262-26: 262-26: 234-23:	3 3 3 3 3 3 5 5	275,105,365 75,546,001 58,969,962 0 9,757,632 0 0 0 0 0 52,638,789 10,305,714 5,560,741 218,624,286	148,895,96 56,353,02 57,449,74 7,207,06 52,683,28 27,707,02 6,918,93 136,579,31 84,056,96	2 2 7 7 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	
	as Operating Revenues (400) perating Expenses Operation Expenses (401) Maintenance Expenses (402) Operation Expense (403) Operation Expense (403) Operation Expense for Asset Retirement Costs (403.1) Amortization and Depletion of Utility Plant (404-405) Amortization of Utility Plant Acu. Adjustment (406) Amort. of Prop. Losses, Unrecovered Plant and Reg. Study Costs (407.1) Amortization of Conversion Expenses (407.2) Regulatory Debits (407.3) Less) Regulatory Credits (407.4) Faxes Other than Income Taxes (408.1) Income Taxes-Federal (409.1) Provision of Deferred Income Taxes (410.1) Less) Provision for Deferred Income Taxes-Credit (411.1) Investment Tax Credit Adjustment-Net (411.4) Less) Gains from Disposition of Utility Plant (411.6) Losses from Disposition of Allowances (411.8)	317-32! 317-32! 336-338 336-338 336-338 262-26: 262-26: 262-26: 234-23:	3 3 3 3 3 5 5	275,105,365 75,546,001 58,969,962 0 9,757,632 0 0 0 0 0 52,638,789 10,305,714 5,560,741 218,624,286	148,895,96 56,353,02 57,449,74 7,207,06 52,683,28 27,707,02 6,918,93 136,579,31 84,056,96	2 2 7 7 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	
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	e of Respondent			Report Is:  X An Original		Date of (Mo, Da	Report Yr)	Yea	ar/Period of Repor
Nort	hern Natural Gas Company		(1) (2)	A Resubmiss	sion	•	/ /	Er	nd of <u>2014/Q4</u>
	State	ement of	Incon	ne(continued)					
	Title of Account	Referer	ice	Total	T	otal	Current Three	)	Prior Three
		Page		Current Year to		ar to Date	Months Ended		Months Ended
		Numb	er	Date Balance for Quarter/Year		ance rter/Year	Quarterly Only No Fourth Quar	•	Quarterly Only No Fourth Quarter
Line	(a)	(b)		(c)		d)	(e)	lei	(f)
No.					`		(-)		
27	Net Utility Operating Income (Carried forward from page 114)			184,183,781		182,360,166		0	
28	OTHER INCOME AND DEDUCTIONS								
29	Other Income								
30	Nonutility Operating Income								
31	Revenues form Merchandising, Jobbing and Contract Work (415)			0		0		0	
32	(Less) Costs and Expense of Merchandising, Job & Contract Work (416)			2,204		843		0	
33	Revenues from Nonutility Operations (417)			0		0		0	
34	(Less) Expenses of Nonutility Operations (417.1)			80		0		0	
35	Nonoperating Rental Income (418)			0		0		0	
36	Equity in Earnings of Subsidiary Companies (418.1)	119		0		0		0	
37	Interest and Dividend Income (419)			1,288,407		1,572,471		0	
38	Allowance for Other Funds Used During Construction (419.1)	+		4,366,451		1,396,855		0	
39	Miscellaneous Nonoperating Income (421)			10,694,646		18,294,993		0	
40	Gain on Disposition of Property (421.1)	+		0		6,318		0	
41	TOTAL Other Income (Total of lines 31 thru 40)	+		16,347,220		21,269,794		0	
42	Other Income Deductions			10.474		45.074			
43	Loss on Disposition of Property (421.2)		_	10,474		45,974			
44	Miscellaneous Amortization (425)	0.40	_	500,070		0		0	
45	Donations (426.1)	340	_	566,273		511,082		0	
46	Life Insurance (426.2)			0		0.050		0	
47	Penalties (426.3)			40.551		2,252		0	
48	Expenditures for Certain Civic, Political and Related Activities (426.4)	+	-	49,551		73,429 105,457		0	
49 50	Other Deductions (426.5)  TOTAL Other Income Deductions (Total of lines 43 thru 49)	340	-	48,489 674,787		738,194		0	
51	Taxes Applic. to Other Income and Deductions	340		074,707		730,134		U	
52	Taxes Other than Income Taxes (408.2)	262-26	3	0		0		0	
53	Income Taxes-Federal (409.2)	262-26		( 17,587,309)	- 1	15,737,665)			
54	Income Taxes-Other (409.2)	262-26		( 3,911,540)	(	3,505,812)		0	
55	Provision for Deferred Income Taxes (410.2)	234-23		64,716,700		73,287,143		0	
56	(Less) Provision for Deferred Income Taxes-Credit (411.2)	234-23	-	36,969,289		45,876,173		0	
57	Investment Tax Credit Adjustments-Net (411.5)			0		0		0	
58	(Less) Investment Tax Credits (420)			0		0		0	
59	TOTAL Taxes on Other Income and Deductions (Total of lines 52-58)			6,248,562		8,167,493		0	
60	Net Other Income and Deductions (Total of lines 41, 50, 59)			9,423,871		12,364,107		0	
61	INTEREST CHARGES								
62	Interest on Long-Term Debt (427)			44,075,000		44,075,000		0	
63	Amortization of Debt Disc. and Expense (428)	258-25	9	358,576		341,541		0	
64	Amortization of Loss on Reacquired Debt (428.1)			0		0		0	
65	(Less) Amortization of Premium on Debt-Credit (429)	258-25	9	0		0		0	
66	(Less) Amortization of Gain on Reacquired Debt-Credit (429.1)			0		0		0	
67	Interest on Debt to Associated Companies (430)	340		0		0		0	
68	Other Interest Expense (431)	340		94,324		38,624		0	
69	(Less) Allowance for Borrowed Funds Used During Construction-Credit (432)			1,194,966		401,726		0	
70	Net Interest Charges (Total of lines 62 thru 69)			43,332,934		44,053,439		0	
71	Income Before Extraordinary Items (Total of lines 27,60 and 70)			150,274,718		150,670,834		0	
72	EXTRAORDINARY ITEMS								
73	Extraordinary Income (434)			0		0		0	
74	(Less) Extraordinary Deductions (435)			0		0		0	
75	Net Extraordinary Items (Total of line 73 less line 74)			0		0		0	
76	Income Taxes-Federal and Other (409.3)	262-26	3	0		0		0	
77	Extraordinary Items after Taxes (Total of line 75 less line 76)			0		0		0	
				150 074 710		150,670,834		0	
78	Net Income (Total of lines 71 and 77)			150,274,718		130,070,034			

#### NV Energy, Inc. Affiliated Transactions For the Year Ended December 31, 2014

Account Description	PacifiCorp Received Services	PacifiCorp Provided Services		
Administrative services under the Intercompany Administrative Services Agreement ("IASA")	<u>\$ 39,304</u>	\$ 1,225,92 <u>5</u>		
Total	<u>\$ 39,304</u>	<u>\$ 1,225,925</u>		
Basis of pricing	(a)	(a)		
Cost of service	(a)	(a)		
The margin of charges over costs	None	None		
Assets allocable to the services	None	None		
The overall rate of return on assets	None	None		

<sup>(</sup>a) Services were performed under the IASA. Direct charges are calculated as described in Article 4(a)(i) of the attached IASA. Refer to Section VII for discussion of amounts that were based on allocation factors. The amounts in the table above reflect the cost of the services.

For further information on the following financial statements, refer to NV Energy, Inc. and Subsidiaries Consolidated Financial Statements (Unaudited) for the year ended December 31, 2014 at <a href="https://www.berkshirehathawayenergyco.com">www.berkshirehathawayenergyco.com</a>.

# NV ENERGY, INC. AND SUBSIDIARIES CONSOLIDATED BALANCE SHEETS (Unaudited)

(Amounts in millions, except share data)

	As of December			r 31,	
		2014		2013	
ASSETS					
Current assets:				• • •	
Cash and cash equivalents	\$	262	\$	287	
Accounts receivable, net		349		383	
Inventories		128		116	
Regulatory assets Deferred income taxes		89		96 189	
Other current assets		178 52		52	
Total current assets		1,058		1,123	
Total current assets		1,036		1,123	
Property, plant and equipment, net		9,643		9,544	
Regulatory assets		1,510		1,471	
Other assets		103		134	
Total assets	\$	12,314	\$	12,272	
LIABILITIES AND EQUITY					
Current liabilities:					
Accounts payable	\$	294	\$	314	
Accrued interest		78		79	
Accrued property, income and other taxes		42		50	
Regulatory liabilities		78		111	
Current portion of long-term debt		265		217	
Customer deposits		71		72	
Other current liabilities		49		44	
Total current liabilities		877		887	
NV Energy long-term debt		315		315	
Subsidiary long-term debt		4,511		4,755	
Regulatory liabilities		589		555	
Deferred income taxes		1,858		1,706	
Other long-term liabilities		430		421	
Total liabilities		8,580		8,639	
Commitments and contingencies (Note 16)					
Equity:					
Common stock - 1,000 shares authorized, \$.01 par value, 1 share issued and outstanding		_		_	
Other paid-in capital		3,128		3,023	
Retained earnings		610		619	
Accumulated other comprehensive loss, net		(4)		(9)	
Total equity		3,734		3,633	
Tom equity		3,134		3,033	
Total liabilities and equity	\$	12,314	\$	12,272	

The accompanying notes are an integral part of the consolidated financial statements.

# NV ENERGY, INC. AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF OPERATIONS (Unaudited)

(Amounts in millions)

	Years Ended	d December 31,
	2014	2013
Operating revenue:		
Regulated electric	\$ 3,116	\$ 2,840
Regulated natural gas	125	121
Total operating revenue	3,241	2,961
Operating costs and expenses:		
Cost of fuel, energy and capacity	1,437	1,127
Natural gas purchased for resale	76	72
Operating and maintenance	568	659
Depreciation and amortization	379	400
Property and other taxes	68	64
Merger-related		81
Total operating costs and expenses	2,528	2,403
Operating income	713	558
Other income (expense):		
Interest expense	(292	) (302)
Allowance for borrowed funds	3	8
Allowance for equity funds	4	10
Other, net	35	(5)
Total other income (expense)	(250	(289)
Income before income tax expense	463	269
Income tax expense	167	107
Net income	\$ 296	\$ 162

The accompanying notes are an integral part of these consolidated financial statements.

#### Nevada Power Company Affiliated Transactions For the Year Ended December 31, 2014

Account Description		Corp Received Services	PacifiCorp Provided Services		
Wholesale energy purchases	\$	2,114,287	\$	-	
Transmission line losses		(112,680)		9,408	
Electricity transmission services		210,638		39,212	
Transmission ancillary services		63,292		5,348	
Operations and maintenance on Harry Allen substation (a)		108,777		-	
Wholesale energy sales		-		4,542,803	
Interest income		-		4,092	
Administrative services under the Intercompany					
Administrative Services Agreement ("IASA")		<u>-</u>		157,647	
Total	<u>\$</u>	2,384,314	<u>\$</u>	4,758,510	
Basis of pricing		(b)	(b)	(c)	
Cost of service		(b)	(b)	(c)	
The margin of charges over costs		(b)	(b)	N/A	
Assets allocable to the services		(b)	(b)	N/A	
The overall rate of return on assets		(b)	(b)	N/A	

<sup>(</sup>a) In previous years, PacifiCorp paid Nevada Power Company ("Nevada Power") for the construction of transmission assets to be used by PacifiCorp at Nevada Power's Harry Allen substation. These assets are owned by Nevada Power and are recorded in PacifiCorp's plant-inservice as intangible assets in the gross amount of \$17,449,844 (\$13,253,377 net of accumulated depreciation) as of December 31, 2014. PacifiCorp pays Nevada Power for its share of the costs to operate and maintain these assets.

For further information on the following financial statements, refer to Nevada Power Company's Form 10-K for the year ended December 31, 2014 (File No. 000-52378) at <a href="https://www.sec.gov">www.sec.gov</a>.

<sup>(</sup>b) Wholesale energy purchases and sales are priced based on a negotiated rate capped by the selling entity's cost. Electricity transmission services and transmission ancillary services provided by Nevada Power are priced pursuant to Nevada Power's Open Access Transmission Tariff ("OATT"). Transmission line losses provided by Nevada Power are priced pursuant to a Nevada Power OATT schedule. Electricity transmission services provided by PacifiCorp are priced based on a formula rate on file with the Federal Energy Regulatory Commission ("FERC"). Transmission line losses and transmission ancillary services provided by PacifiCorp are priced pursuant to PacifiCorp's OATT Schedules. Operations and maintenance costs are ultimately based on PacifiCorp's share of actual operations and maintenance costs incurred. Interest income is priced based on rates on file with the FERC.

<sup>(</sup>c) Services were performed under the IASA. Direct charges are calculated as described in Article 4(a)(i) of the attached IASA. Refer to Section VII for discussion of amounts that were based on allocation factors. The amount in the table above reflects the cost of the services.

## NEVADA POWER COMPANY AND SUBSIDIARIES CONSOLIDATED BALANCE SHEETS

(Amounts in millions, except share data)

	As of December			er 31,	
		2014		2013	
ASSETS					
Current assets:					
Cash and cash equivalents	\$	220	\$	126	
Accounts receivable, net		243		227	
Inventories		88		73	
Regulatory assets		57		81	
Deferred income taxes		145		152	
Other current assets		32		39	
Total current assets		785		698	
Property, plant and equipment, net		7,003		6,992	
Regulatory assets		1,069		1,057	
Other assets		78		88	
Total assets	\$	8,935	\$	8,835	
LIABILITIES AND SHAREHOLDER'S EQUITY					
Current liabilities:					
Accounts payable	\$	212	\$	240	
Accrued interest		60		61	
Accrued property, income and other taxes		30		29	
Regulatory liabilities		40		74	
Current portion of long-term debt		264		22	
Customer deposits		55		58	
Other current liabilities		36		22	
Total current liabilities		697		506	
Long-term debt		3,312		3,555	
Regulatory liabilities		326		312	
Deferred income taxes		1,414		1,298	
Other long-term liabilities		298		274	
Total liabilities		6,047		5,945	
Commitments and contingencies (Note 16)					
Shareholder's equity:					
Common stock - \$1.00 stated value, 1,000 shares authorized, issued and outstanding		_		_	
Other paid-in capital		2,308		2,308	
Retained earnings		583		586	
Accumulated other comprehensive loss, net		(3)		(4	
Total shareholder's equity		2,888		2,890	
Total liabilities and shareholder's equity	\$	8,935	\$	8,835	

The accompanying notes are an integral part of the consolidated financial statements.

## NEVADA POWER COMPANY AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF OPERATIONS

(Amounts in millions)

	Year	Years Ended December 31,			
	2014	2013	2012		
Operating revenue	\$ 2,337	\$ 2,092	\$ 2,145		
Operating costs and expenses:					
Cost of fuel, energy and capacity	1,076	835	813		
Operating and maintenance	405	455	423		
Depreciation and amortization	274	277	270		
Property and other taxes	41	38	37		
Merger-related		52			
Total operating costs and expenses	1,796	1,657	1,543		
Operating income	541	435	602		
Other income (expense):					
Interest expense	(208	(215)	(215)		
Allowance for borrowed funds	1	6	5		
Allowance for equity funds	1	8	7		
Other, net	22	5	(3)		
Total other income (expense)	(184	(196)	(206)		
Income before income tax expense	357	239	396		
Income tax expense	130	94	138		
Net income	\$ 227	\$ 145	\$ 258		

The accompanying notes are an integral part of these consolidated financial statements.

#### Sierra Pacific Power Company Affiliated Transactions For the Year Ended December 31, 2014

Account Description		rp Received rvices	PacifiCorp Provided Services		
Wholesale energy purchases	\$	11,426	\$	-	
Transmission line losses		(36,367)		189	
Electricity transmission services		106,125		1,852	
Transmission ancillary services		14,288		77	
Electricity transmission service over agreed-upon facilities		-		68,919	
Reserve share		4,285		8,516	
Wholesale energy sales		-		20,125	
Interest income		-		790	
Operations and maintenance on Pavant substation Administrative services under the Intercompany		-		9,000	
Administrative Services Agreement ("IASA")				66,068	
Total	<u>\$</u>	99,757	<u>\$</u>	175,536	
Basis of pricing		(a)	(a)	(b)	
Cost of service		(a)	(a)	(b)	
The margin of charges over costs		(a)	(a)	N/A	
Assets allocable to the services		(a)	(a)	N/A	
The overall rate of return on assets		(a)	(a)	N/A	

<sup>(</sup>a) Wholesale energy purchases and sales are priced based on a negotiated rate capped by the selling entity's cost. Electricity transmission services and transmission ancillary services provided by Sierra Pacific Power Company ("Sierra Pacific") are priced pursuant to Sierra Pacific's Open Access Transmission Tariff ("OATT"). Reserve share is at standard pricing based on the Northwest Power Pool Reserve Sharing Agreement. Transmission line losses provided by Sierra Pacific are priced pursuant to a Sierra Pacific OATT schedule. Electricity transmission services over agreed-upon facilities are priced based on a rate schedule negotiated per the contract between PacifiCorp and Sierra Pacific. Electricity transmission services provided by PacifiCorp are priced based on a formula rate on file with the Federal Energy Regulatory Commission ("FERC"). Transmission line losses and transmission ancillary services provided by PacifiCorp are priced pursuant to PacifiCorp's OATT Schedules. Interest income is priced based on rates on file with the FERC. The operations and maintenance costs are based on the final installed cost of PacifiCorp's Pavant substation capacitor bank multiplied by an annual expense factor as determined by FERC methodology.

For further information on the following financial statements, refer to Sierra Pacific Power Company's Form 10-K for the year ended December 31, 2014 (File No. 000-00508) at <a href="https://www.sec.gov">www.sec.gov</a>.

<sup>(</sup>b) Services were performed under the IASA. Direct charges are calculated as described in Article 4(a)(i) of the attached IASA. Refer to Section VII for discussion of amounts that were based on allocation factors. The amount in the table above reflects the cost of the services.

## SIERRA PACIFIC POWER COMPANY AND SUBSIDIARIES CONSOLIDATED BALANCE SHEETS

(Amounts in millions, except share data)

	As of December			er 31,	
		2014		2013	
ASSETS					
Current assets:					
Cash and cash equivalents	\$	22	\$	67	
Accounts receivable, net	Ψ	127	4	156	
Inventories		40		43	
Regulatory assets		32		15	
Deferred income taxes		42		48	
Other current assets		20		23	
Total current assets		283		352	
Property, plant and equipment, net		2,640		2,552	
Regulatory assets		444		427	
Other assets		21		38	
Total assets	\$	3,388	\$	3,369	
LIABH ITIEC AND CHADEHOI DEDIC FOLHTV					
LIABILITIES AND SHAREHOLDER'S EQUITY Current liabilities:					
Accounts payable	\$	127	\$	151	
Accrued interest	ψ	15	Φ	151	
Accrued property, income and other taxes		12		12	
Regulatory liabilities		39		37	
Current portion of long-term debt		1		1	
Customer deposits		16		14	
Other current liabilities		14		9	
Total current liabilities		224		239	
Total culton habilities		224		23)	
Long-term debt		1,199		1,199	
Regulatory liabilities		262		243	
Deferred income taxes		566		525	
Other long-term liabilities		139		147	
Total liabilities		2,390		2,353	
Commitments and contingencies (Note 15)					
Shareholder's equity:					
Common stock - \$3.75 stated value, 20,000,000 shares authorized and 1,000 issued and outstanding		_			
Other paid-in capital		1,111		1,111	
Accumulated deficit		(111)		(93	
Accumulated other comprehensive loss, net		(2)		(2	
Total shareholder's equity		998		1,016	
Total liabilities and shareholder's equity	\$	3,388	\$	3,369	
Total manners and shareholder 5 equity	Ψ	2,200	Ψ	3,309	

The accompanying notes are an integral part of the consolidated financial statements.

## SIERRA PACIFIC POWER COMPANY AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF OPERATIONS

(Amounts in millions)

		Years Ended December 31,				
		2014	2013		2012	
Operating revenue:						
Regulated electric	\$	779	\$ 747	\$	726	
Regulated natural gas		125	106		108	
Total operating revenue		904	853		834	
Operating costs and expenses:						
Cost of fuel, energy and capacity		361	292		263	
Natural gas purchased for resale		76	56		62	
Operating and maintenance		158	197		190	
Depreciation and amortization		105	123		108	
Property and other taxes		26	25		23	
Merger-related			20			
Total operating costs and expenses		726	713		646	
Operating income		178	140		188	
Other income (expense):						
Interest expense		(61)	(61)		(65)	
Allowance for borrowed funds		2	1		2	
Allowance for equity funds		3	2		3	
Other, net		12	6		(4)	
Total other income (expense)	_	(44)	(52)		(64)	
Income before income tax expense		134	88		124	
Income tax expense		47	33		40	
Net income	\$	87	\$ 55	\$	84	

The accompanying notes are an integral part of these consolidated financial statements.

#### Northern Powergrid Holdings Company Affiliated Transactions For the Year Ended December 31, 2014

Account Description	PacifiCorp Received Services	PacifiCorp Provided Services			
Administrative services under the Intercompany Administrative Services Agreement ("IASA")	<u>\$</u>	\$ 23,779			
Total	<u>\$</u>	<u>\$ 23,779</u>			
Basis of pricing	N/A	(a)			
Cost of service	N/A	(a)			
The margin of charges over costs	N/A	None			
Assets allocable to the services	N/A	None			
The overall rate of return on assets	N/A	None			

<sup>(</sup>a) Services were performed under the IASA. Direct charges are calculated as described in Article 4(a)(i) of the attached IASA. Refer to Section VII for discussion of amounts that were based on allocation factors. The amount in the table above reflects the cost of the services.

Refer to the financial statements of Berkshire Hathaway Energy Company, the parent company of Northern Powergrid Holdings Company.

# CalEnergy Philippines Affiliated Transactions For the Year Ended December 31, 2014

Account Description	PacifiCorp Received Services	PacifiCorp Provided Services
Administrative services under the Intercompany Administrative Services Agreement ("IASA")	<u>\$</u> _	<u>\$ 3,441</u>
Total	<u>\$</u>	\$ 3,441
Basis of pricing	N/A	(a)
Cost of service The margin of charges over costs	N/A N/A	(a) None
Assets allocable to the services	N/A	None
The overall rate of return on assets	N/A	None

<sup>(</sup>a) Services were performed under the IASA. Direct charges are calculated as described in Article 4(a)(i) of the attached IASA. Refer to Section VII for discussion of amounts that were based on allocation factors. The amount in the table above reflects the cost of the services.

Refer to the financial statements of Berkshire Hathaway Energy Company, the parent company of CalEnergy Philippines.

#### CE Casecnan Water and Energy Company, Inc. Affiliated Transactions For the Year Ended December 31, 2014

Account Description	PacifiCorp Received Services	PacifiCorp Provided Services
Administrative services under the Intercompany Administrative Services Agreement ("IASA") Equipment transfer	\$ - 	\$ 146,951 161,914
Total	<u>\$</u>	\$ 308,865
Basis of pricing Cost of service The margin of charges over costs Assets allocable to the services The overall rate of return on assets	N/A N/A N/A N/A	(a) (a) None None None

<sup>(</sup>a) Services were performed under the IASA. Direct charges are calculated as described in Article 4(a)(i) of the attached IASA. Refer to Section VII for discussion of amounts that were based on allocation factors. The amount in the table above reflects the cost of the services. The equipment transfer from PacifiCorp to CE Casecnan Water and Energy Company, Inc. was priced at the actual costs of material and labor incurred by PacifiCorp.

Refer to the financial statements of Berkshire Hathaway Energy Company, the indirect majority-owner of CE Casecnan Water and Energy Company, Inc.

#### BHE Renewables, LLC Affiliated Transactions For the Year Ended December 31, 2014

Account Description	PacifiCorp Received Services	PacifiCorp Provided Services
Administrative services under the Intercompany Administrative Services Agreement ("IASA")	\$ 11,63 <u>1</u>	<u>\$ 197,365</u>
Total	<u>\$ 11,631</u>	<u>\$ 197,365</u>
Basis of pricing	(a)	(a)
Cost of service	(a)	(a)
The margin of charges over costs	None	None
Assets allocable to the services	None	None
The overall rate of return on assets	None	None

<sup>(</sup>a) Services were performed under the IASA. Direct charges are calculated as described in Article 4(a)(i) of the attached IASA. Refer to Section VII for discussion of amounts that were based on allocation factors. The amounts in the table above reflect the cost of the services.

Excluded from the table above are services provided by BHE Renewables, LLC to Interwest Mining Company in the amount of \$1,409.

Refer to the financial statements of Berkshire Hathaway Energy Company, the parent company of BHE Renewables, LLC.

#### CalEnergy Generation Operating Company Affiliated Transactions For the Year Ended December 31, 2014

Account Description	PacifiCorp Received Services	PacifiCorp Provided Services
Administrative services under the Intercompany Administrative Services Agreement ("IASA")	<u>\$</u>	<u>\$ 163,146</u>
Total	<u>\$</u>	<u>\$ 163,146</u>
Basis of pricing Cost of service	N/A	(a)
The margin of charges over costs	N/A N/A	(a) None
Assets allocable to the services	N/A	None
The overall rate of return on assets	N/A	None

<sup>(</sup>a) Services were performed under the IASA. Direct charges are calculated as described in Article 4(a)(i) of the attached IASA. Refer to Section VII for discussion of amounts that were based on allocation factors. The amount in the table above reflects the cost of the services.

Refer to the financial statements of Berkshire Hathaway Energy Company, the parent company of CalEnergy Generation Operating Company.

#### Cordova Energy Company LLC Affiliated Transactions For the Year Ended December 31, 2014

Account Description	PacifiCorp Received Services	PacifiCorp Provided Services
Administrative services under the Intercompany Administrative Services Agreement ("IASA")	\$ <u> </u>	\$ <u>8,439</u>
Total	<u>\$</u>	\$ 8,439
Basis of pricing	N/A	(a)
Cost of service	N/A	(a)
The margin of charges over costs	N/A	None
Assets allocable to the services	N/A	None
The overall rate of return on assets	N/A	None

<sup>(</sup>a) Services were performed under the IASA. Direct charges are calculated as described in Article 4(a)(i) of the attached IASA. Refer to Section VII for discussion of amounts that were based on allocation factors. The amount in the table above reflects the cost of the services.

Refer to the financial statements of Berkshire Hathaway Energy Company, the parent company of Cordova Energy Company LLC.

#### Pinyon Pines Wind I, LLC Affiliated Transactions For the Year Ended December 31, 2014

Account Description	PacifiCorp Received Services	PacifiCorp Provided Services
Administrative services under the Intercompany Administrative Services Agreement ("IASA")	\$ <u>-</u>	\$ 208
Total	<u>\$</u>	<u>\$ 208</u>
Basis of pricing Cost of service	N/A N/A	(a) (a)
The margin of charges over costs Assets allocable to the services The overall rate of return on assets	N/A N/A N/A	None None None

<sup>(</sup>a) Services were performed under the IASA. Direct charges are calculated as described in Article 4(a)(i) of the attached IASA. Refer to Section VII for discussion of amounts that were based on allocation factors. The amount in the table above reflects the cost of the services.

Refer to the financial statements of Berkshire Hathaway Energy Company, the parent company of Pinyon Pines Wind I, LLC.

#### Pinyon Pines Wind II, LLC Affiliated Transactions For the Year Ended December 31, 2014

Account Description	PacifiCorp Received Services	PacifiCorp Provided Services
Administrative services under the Intercompany Administrative Services Agreement ("IASA")	<u>\$</u> _	<u>\$ 265</u>
Total	<u>\$</u>	<u>\$ 265</u>
Basis of pricing	N/A	(a)
Cost of service	N/A	(a)
The margin of charges over costs	N/A	None
Assets allocable to the services	N/A	None
The overall rate of return on assets	N/A	None

<sup>(</sup>a) Services were performed under the IASA. Direct charges are calculated as described in Article 4(a)(i) of the attached IASA. Refer to Section VII for discussion of amounts that were based on allocation factors. The amount in the table above reflects the cost of the services.

Refer to the financial statements of Berkshire Hathaway Energy Company, the parent company of Pinyon Pines Wind II, LLC.

#### Solar Star California XIX, LLC Affiliated Transactions For the Year Ended December 31, 2014

Account Description	PacifiCorp Received Services	PacifiCorp Provided Services
Administrative services under the Intercompany Administrative Services Agreement ("IASA")	<u>\$</u> _	\$ 5,357
Total	<u>\$</u>	\$ 5,357
Basis of pricing	N/A	(a)
Cost of service	N/A	(a)
The margin of charges over costs	N/A	None
Assets allocable to the services	N/A	None
The overall rate of return on assets	N/A	None

<sup>(</sup>a) Services were performed under the IASA. Direct charges are calculated as described in Article 4(a)(i) of the attached IASA. Refer to Section VII for discussion of amounts that were based on allocation factors. The amount in the table above reflects the cost of the services.

Refer to the financial statements of Berkshire Hathaway Energy Company, the parent company of Solar Star California XIX, LLC.

#### Solar Star California XX, LLC Affiliated Transactions For the Year Ended December 31, 2014

Account Description	PacifiCorp Received Services	PacifiCorp Provided Services
Administrative services under the Intercompany Administrative Services Agreement ("IASA")	<u>\$</u> _	\$ 5,357
Total	<u>\$</u>	\$ 5,357
Basis of pricing	N/A	(a)
Cost of service	N/A	(a)
The margin of charges over costs	N/A	None
Assets allocable to the services	N/A	None
The overall rate of return on assets	N/A	None

<sup>(</sup>a) Services were performed under the IASA. Direct charges are calculated as described in Article 4(a)(i) of the attached IASA. Refer to Section VII for discussion of amounts that were based on allocation factors. The amount in the table above reflects the cost of the services.

Refer to the financial statements of Berkshire Hathaway Energy Company, the parent company of Solar Star California XX, LLC.

#### Topaz Solar Farms LLC Affiliated Transactions For the Year Ended December 31, 2014

Account Description	PacifiCorp Received Services	PacifiCorp Provided Services	
Administrative services under the Intercompany Administrative Services Agreement ("IASA")	<u>\$</u> _	<u>\$ 10,724</u>	
Total	<u>\$</u>	<u>\$ 10,724</u>	
Basis of pricing	N/A	(a)	
Cost of service	N/A	(a)	
The margin of charges over costs	N/A	None	
Assets allocable to the services	N/A	None	
The overall rate of return on assets	N/A	None	

<sup>(</sup>a) Services were performed under the IASA. Direct charges are calculated as described in Article 4(a)(i) of the attached IASA. Refer to Section VII for discussion of amounts that were based on allocation factors. The amount in the table above reflects the cost of the services.

Refer to the financial statements of Berkshire Hathaway Energy Company, the parent company of Topaz Solar Farms LLC.

#### TX Jumbo Road Wind, LLC Affiliated Transactions For the Year Ended December 31, 2014

Account Description	PacifiCorp Received Services	PacifiCorp Provided Services
Administrative services under the Intercompany Administrative Services Agreement ("IASA")	<u>\$</u>	\$ 5,588
Total	<u>\$</u>	\$ 5,588
Basis of pricing	N/A	(a)
Cost of service	N/A	(a)
The margin of charges over costs	N/A	None
Assets allocable to the services	N/A	None
The overall rate of return on assets	N/A	None

<sup>(</sup>a) Services were performed under the IASA. Direct charges are calculated as described in Article 4(a)(i) of the attached IASA. Refer to Section VII for discussion of amounts that were based on allocation factors. The amount in the table above reflects the cost of the services.

Refer to the financial statements of Berkshire Hathaway Energy Company, the parent company of TX Jumbo Road Wind, LLC.

#### Wailuku Investment, LLC Affiliated Transactions For the Year Ended December 31, 2014

<b>Account Description</b>	PacifiCorp Received Services	PacifiCorp Provided Services
Administrative services under the Intercompany Administrative Services Agreement ("IASA")	<u>\$</u>	<u>\$ 603</u>
Total	<u>\$</u>	<u>\$ 603</u>
Basis of pricing Cost of service	N/A N/A	(a)
The margin of charges over costs Assets allocable to the services	N/A N/A	(a) None None
The overall rate of return on assets	N/A	None

<sup>(</sup>a) Services were performed under the IASA. Direct charges are calculated as described in Article 4(a)(i) of the attached IASA. Refer to Section VII for discussion of amounts that were based on allocation factors. The amount in the table above reflects the cost of the services.

Refer to the financial statements of Berkshire Hathaway Energy Company, the parent company of Wailuku Investment, LLC.

# BHE U.S. Transmission, LLC Affiliated Transactions For the Year Ended December 31, 2014

Account Description	ount Description PacifiCorp Received Services		
Administrative services under the Intercompany Administrative Services Agreement ("IASA")	<u>\$</u> _	\$ 934,61 <u>2</u>	
Total	<u>\$</u>	\$ 934,612	
Basis of pricing	N/A	(a)	
Cost of service The margin of charges over costs	N/A N/A	(a) None	
Assets allocable to the services	N/A	None	
The overall rate of return on assets	N/A	None	

<sup>(</sup>a) Services were performed under the IASA. Direct charges are calculated as described in Article 4(a)(i) of the attached IASA. Refer to Section VII for discussion of amounts that were based on allocation factors. The amount in the table above reflects the cost of the services.

Refer to the financial statements of Berkshire Hathaway Energy Company, the parent company of BHE U.S. Transmission, LLC.

# Electric Transmission Texas, LLC Affiliated Transactions For the Year Ended December 31, 2014

Account Description	PacifiCorp Received Services	PacifiCorp Provided Services	
Administrative services under the Intercompany Administrative Services Agreement ("IASA")	<u>\$</u>	\$ 22,738	
Total	<u>\$</u>	<u>\$ 22,738</u>	
Basis of pricing	N/A	(a)	
Cost of service	N/A	(a)	
The margin of charges over costs	N/A	None	
Assets allocable to the services	N/A	None	
The overall rate of return on assets	N/A None		

<sup>(</sup>a) Services were performed under the IASA. Direct charges are calculated as described in Article 4(a)(i) of the attached IASA. Refer to Section VII for discussion of amounts that were based on allocation factors. The amount in the table above reflects the cost of the services.

Electric Transmission Texas, LLC is not a consolidated subsidiary of Berkshire Hathaway Energy Company nor is it a public company. Accordingly, its financial statements are not available.

# MidAmerican Central California Transco, LLC Affiliated Transactions For the Year Ended December 31, 2014

Account Description	PacifiCorp Received Services	PacifiCorp Provided Services	
Administrative services under the Intercompany Administrative Services Agreement ("IASA")	<u>\$</u> _	\$ 331,41 <u>3</u>	
Total	<u>\$</u>	<u>\$ 331,413</u>	
Basis of pricing	N/A	(a)	
Cost of service	N/A	(a)	
The margin of charges over costs	N/A	None	
Assets allocable to the services	N/A	None	
The overall rate of return on assets	N/A None		

<sup>(</sup>a) Services were performed under the IASA. Direct charges are calculated as described in Article 4(a)(i) of the attached IASA. Refer to Section VII for discussion of amounts that were based on allocation factors. The amount in the table above reflects the cost of the services.

Refer to the financial statements of Berkshire Hathaway Energy Company, the parent company of MidAmerican Central California Transco, LLC.

# MEHC Canada Transmission GP Corporation Affiliated Transactions For the Year Ended December 31, 2014

Account Description	Description PacifiCorp Received Services		
Administrative services under the Intercompany Administrative Services Agreement ("IASA")	<u>\$</u>	\$ 3,047,749	
Total	<u>\$</u>	\$ 3,047,749	
Basis of pricing	N/A	(a)	
Cost of service	N/A	(a)	
The margin of charges over costs	N/A	None	
Assets allocable to the services	N/A	None	
The overall rate of return on assets	N/A	None	

<sup>(</sup>a) Services were performed under the IASA. Direct charges are calculated as described in Article 4(a)(i) of the attached IASA. Refer to Section VII for discussion of amounts that were based on allocation factors. The amount in the table above reflects the cost of the services.

Refer to the financial statements of Berkshire Hathaway Energy Company, the parent company of MEHC Canada Transmission GP Corporation.

# Metalogic Inspection Services Inc. Affiliated Transactions For the Year Ended December 31, 2014

Account Description	PacifiCorp Received Services		
Administrative services under the Intercompany Administrative Services Agreement ("IASA")	<u>\$</u> _	\$ 15,25 <u>5</u>	
Total	<u>\$</u>	<u>\$ 15,255</u>	
Basis of pricing	N/A	(a)	
Cost of service	N/A	(a)	
The margin of charges over costs	N/A	None	
Assets allocable to the services	N/A	None	
The overall rate of return on assets	N/A	None	

<sup>(</sup>a) Services were performed under the IASA. Direct charges are calculated as described in Article 4(a)(i) of the attached IASA. Refer to Section VII for discussion of amounts that were based on allocation factors. The amount in the table above reflects the cost of the services.

Refer to the financial statements of Berkshire Hathaway Energy Company, the parent company of Metalogic Inspection Services Inc.

## PPW Holdings LLC Affiliate Transactions For the Year Ended December 31, 2014

<b>Account Description</b>	ecount Description PacifiCorp Received Services	
N/A	<u>\$</u>	<u>\$</u> _
Total	<u>\$</u>	<u>\$</u>
Basis of pricing	N/A	N/A
Cost of service	N/A	N/A
The margin of charges over costs	N/A	N/A
Assets allocable to the services	N/A	N/A
The overall rate of return on assets	N/A	N/A

During the year ended December 31, 2014, PacifiCorp paid dividends of \$725,000,000 to PPW Holdings LLC.

PacifiCorp is party to an income tax-sharing arrangement and is part of the Berkshire Hathaway Inc. United States federal income tax return. For certain state income taxes, PacifiCorp is part of Berkshire Hathaway Energy Company ("BHE") combined or consolidated state income tax returns. PacifiCorp's provision for income taxes has been computed on a stand-alone basis. PacifiCorp remits federal and certain state income tax payments to PPW Holdings LLC. PPW Holdings LLC then remits income tax payments to BHE, and BHE remits any federal income tax payments to Berkshire Hathaway Inc. At December 31, 2014, PPW Holdings LLC owed PacifiCorp \$134,718,814 and Pacific Minerals, Inc. owed PPW Holdings LLC \$1,465,478 under this arrangement.

#### PPW HOLDINGS LLC

#### **BALANCE SHEET**

#### **December 31, 2014**

(Amounts in thousands)

#### **ASSETS**

Current assets:	
Accounts receivable, net	\$ 3,351
Amounts due from affiliates	286
Deferred income taxes	(24)
Total current assets	3,613
Property, plant and equipment, net	35,951
Investment in subsidiaries	7,766,933
Goodwill	1,126,641
Other assets	 39,739
Total assets	\$ 8,972,877
LIABILITIES AND EQUITY	
Current liabilities:	
Accounts payable	\$ 20
Current portion of long-term debt and capital lease obligations	23,023
Total current liabilities	23,043
Long-term debt and capital lease obligations	12,928
Deferred income taxes	436
Total liabilities	36,407
Equity:	
Common stock	-
Additional paid-in capital	6,217,086
Retained earnings	2,715,835
Accumulated other comprehensive income, net	3,549
Total equity	 8,936,470
Total liabilities and equity	\$ 8,972,877

# PPW HOLDINGS LLC STATEMENT OF OPERATIONS

#### For the Year Ended December 31, 2014

(Amounts in thousands)

Operating revenue	\$ 
Operating costs and expenses:	
Energy costs	(27,051)
Operations and maintenance	(412)
Depreciation and amortization	 19,702
Total operating costs and expenses	 (7,761)
Operating income	 7,761
Other income (expense):	
Interest expense	(7,349)
Interest income	2,593
Other	697,859
Total other income (expense)	693,103
Income before income tax expense	700,864
Income tax expense	816
Net income	 700,048
Net income attributable to noncontrolling interests	162
Net income attributable to PPW Holdings LLC	\$ 699,886

# PacifiCorp Foundation Affiliated Transactions For the Year Ended December 31, 2014

Account Description	PacifiCorp Received Services	PacifiCorp Provided Services	
Administrative support services	<u>\$</u>	<u>\$ 210,174</u>	
Total	<u>\$</u>	<u>\$ 210,174</u>	
Basis of pricing	N/A	(a)	
Cost of service The margin of charges ever costs	N/A N/A	(a) None	
The margin of charges over costs Assets allocable to the services	N/A N/A	None	
The overall rate of return on assets	N/A	None	

<sup>(</sup>a) 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.

# **PacifiCorp Foundation**

# Statement of Financial Position

(in dollars)

(Unaudited - Internal Use Only)

	12	12/31/2014		
Assets: Cash	\$	101,488		
Restricted investments: Cash and cash equivalents Dividend receivable Tax receivable State Street investments Total restricted investments		256,825 8,752 657 45,666,974 45,933,208		
Total assets		46,034,696		
Liabilities: Accounts payable Grants payable Total liabilities		21,465 37,500 58,965		
Net assets	\$	45,975,731		

# PacifiCorp Foundation Statement of Income and Changes in Net Assets For the Year Ended December 31, 2014

(in dollars)

(Unaudited - Internal Use Only)

	Year-to-Date
Revenue and contributions: Interest income Dividends Realized gain/(loss) on sale of investment Unrealized gain/(loss) on investment Capital gains on partnership investments Miscellaneous income: security litigation income Total revenues/(losses) and contributions	\$ 209 1,354,202 1,376,449 (397,445) 79,158 2,699 2,415,272
Expenses: Grants: Health, welfare and social services Education Culture and arts Civic and community betterment Giving campaign match Matching gift program Small community capital projects Rocky Mountain Power Foundation special grants Pacific Power Foundation special grants Global Days of Service Other Community Pledge Grants approved for future periods Total grants	313,500 307,500 152,000 116,000 300,000 88,024 269,000 20,000 20,000 60,000 - (17,500)
Administrative expenses Investment management fees Consulting fees Taxes Bank fees Total expenses	220,097 51,647 10,473 83,691 2,019 1,996,451
Net assets increase (decrease)	418,821
Net assets beginning of period	45,556,910
Net assets end of period	\$ 45,975,731

# **Energy West Mining Company Intercompany Transactions For the Year Ended December 31, 2014**

Account Description	PacifiCorp Received Services		PacifiCorp Provided Services	
Coal mining services Information technology and administrative support services Information technology support services	\$ 47	,447,164 - 217,570	\$	- 161,984 -
Total	<u>\$ 47</u>	,664,734	<u>\$</u>	161,984
Basis of pricing Cost of service The margin of charges over costs Assets allocable to the services	(a) (b None No None No		(b) (b) None None	
The overall rate of return on assets	None			None

<sup>(</sup>a) Under the terms of the coal mining agreement between PacifiCorp and Energy West Mining Company ("Energy West"), Energy West provides coal mining services to PacifiCorp that are absorbed directly by PacifiCorp. Coal mining services are based on costs incurred to extract coal from PacifiCorp-owned coal reserves. PacifiCorp owns title to the assets used in the mining process. No profit is allowed. These costs are included in PacifiCorp's fuel inventory, and as coal is consumed, the costs are charged to fuel expense at PacifiCorp. Costs incurred by Energy West on behalf of PacifiCorp are charged at direct cost. Labor is charged at Energy West's fully loaded cost plus administrative and general expense. Energy West ceased mining operations in early January 2015.

The following items are excluded from the table above:

- Management fees charged by Interwest Mining Company to Energy West in the amount of \$786,300.
- Premium expense for an excess loss insurance policy charged by Symetra Life Insurance Company to Energy West in the amount of \$337,906.
- Services provided by MidAmerican Energy Company to Energy West in the amount of \$96,335.

<sup>(</sup>b) 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.

### **ENERGY WEST MINING COMPANY**

# BALANCE SHEET

December 31, 2014

(Amounts in thousands)

#### **ASSETS**

Current assets:	
Cash and cash equivalents	\$ (129)
Accounts receivable, net	48
Amounts due from affiliates	9,651
Other current assets	 125
Total current assets	9,695
Long-term notes receivable - affiliates	 110,681
Total assets	\$ 120,376
LIABILITIES AND EQUITY	
Current liabilities:	
Accounts payable	\$ 1,335
Accrued employee expenses	8,026
Accrued property and other taxes	 333
Total current liabilities	9,694
Pension and other post retirement obligations	110,681
Total liabilities	120,375
Equity:	
Common stock	-
Additional paid-in-capital	1
Total equity	 1
Total liabilities and equity	\$ 120,376

## Interwest Mining Company Intercompany Transactions For the Year Ended December 31, 2014

Account Description	Corp Received Services		orp Provided ervices
Administrative and financial support services Financial support services and employee benefits	\$ 777,745 	<u>\$</u>	729,835
Total	\$ 777,745	\$	729,835
Basis of pricing Cost of service The margin of charges over costs Assets allocable to the services The overall rate of return on assets	(a) (a) None None None		(b) (b) None None None

<sup>(</sup>a) Under the terms of a services agreement between PacifiCorp and Interwest Mining Company ("Interwest Mining"), administrative support services provided by Interwest Mining are fully absorbed by PacifiCorp and its affiliates, and charges for the services are based on labor, benefits and operational cost. No profit is allowed. Costs incurred by Interwest Mining on behalf of PacifiCorp for financial support services are charged at direct cost. Labor is charged at Interwest Mining's fully loaded cost plus administrative and general expense.

#### The following items are excluded from the table above:

- Services provided by MidAmerican Energy Company to Interwest Mining in the amount of \$2,397.
- Services provided by BHE Renewables, LLC to Interwest Mining in the amount of \$1,409.
- Management fees charged by Interwest Mining to Energy West Mining Company in the amount of \$786,300 and to Pacific Minerals, Inc. ("PMI") in the amount of \$1,043,696. The amount charged to PMI was then charged by PMI to Bridger Coal Company.
- Board of directors fees and associated board meeting costs related to an Interwest Mining employee that serves on the Trapper Mining Inc. board of directors in the amount of \$3,516.

<sup>(</sup>b) 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.

#### INTERWEST MINING COMPANY

#### BALANCE SHEET

#### December 31, 2014

(Amounts in thousands)

#### **ASSETS**

Current assets:	
Amounts due from affiliates	\$ 45
Total assets	\$ 45
LIABILITIES AND EQUITY	
Current liabilities:	
Accrued employee expenses	\$ 26
Accrued property and other taxes	18
Total liabilities	44
Equity:	
Common stock	-
Additional paid-in-capital	1
Total equity	1
Total liabilities and equity	\$ 45

# Fossil Rock Fuels, LLC Intercompany Transactions For the Year Ended December 31, 2014

Account Description	PacifiCorp Received Services	PacifiCorp Provided Services	
N/A	\$	<u>\$</u>	
Total	<u>\$</u> _	<u>\$</u>	
Basis of pricing	N/A	N/A	
Cost of service	N/A	N/A	
The margin of charges over costs	N/A	N/A	
Assets allocable to the services	N/A	N/A	
The overall rate of return on assets	N/A	N/A	

During the year ended December 31, 2014, PacifiCorp made equity contributions to Fossil Rock Fuels, LLC in the amount of \$2,060,000.

## FOSSIL ROCK FUELS, LLC

#### BALANCE SHEET

**December 31, 2014** 

(Amounts in thousands)

#### **ASSETS**

Current assets:	
Cash and cash equivalents	\$ 1,172
Total current assets	 1,172
Property, plant and equipment, net	 30,137
Total assets	\$ 31,309
LIABILITIES AND EQUITY	
Equity:	
Common stock	\$ -
Additional paid-in capital	31,323
Retained earnings	 (14)
Total equity	31,309
Total liabilities and equity	\$ 31,309

# FOSSIL ROCK FUELS, LLC STATEMENT OF OPERATIONS

#### For the Year Ended December 31, 2014

(Amounts in thousands)

Operating revenue	<u> </u>
Operating costs and expenses:	
Operations and maintenance	3
Operating loss	(3)
Other income (expense):	
Interest expense	-
Interest income	-
Total other income (expense)	
Loss before income tax benefit Income tax benefit	(3)
Net loss	\$ (3)

# Pacific Minerals, Inc. Intercompany Transactions For the Year Ended December 31, 2014

<b>Account Description</b>	PacifiCorp Received Services	ved PacifiCorp Provided Services	
(a)	<u>\$</u>	<u>\$</u>	
Total	<u>\$</u>	<u>\$</u>	
Basis of pricing	N/A	N/A	
Cost of service	N/A	N/A	
The margin of charges over costs	N/A	N/A	
Assets allocable to the services	N/A	N/A	
The overall rate of return on assets	N/A	N/A	

<sup>(</sup>a) Refer to Section III for information regarding loans and associated interest between PacifiCorp and Pacific Minerals, Inc. ("PMI").

The following items are excluded from the table above:

- Management fees in the amount of \$1,043,696 that were charged by Interwest Mining Company to PMI, and then charged by PMI to Bridger Coal Company ("Bridger Coal").
- Employee services provided by PMI to Bridger Coal. PMI is the entity that employs the individuals that work for Bridger Coal. PMI charges Bridger Coal for these employees' services, including labor, pensions and benefits costs. Bridger Coal then inherently charges PacifiCorp for its 66.67% share of this payroll expense in the cost of fuel.

During the year ended December 31, 2014, Bridger Coal made equity distributions to PMI and PMI made equity contributions to Bridger Coal for a net distribution of \$7,172,044.

PacifiCorp is party to an income tax-sharing arrangement and is part of the Berkshire Hathaway Inc. United States federal income tax return. For certain state income taxes, PacifiCorp is part of Berkshire Hathaway Energy Company ("BHE") combined or consolidated state income tax returns. PacifiCorp's provision for income taxes has been computed on a stand-alone basis. PacifiCorp remits federal and certain state income tax payments to PPW Holdings LLC. PPW Holdings LLC then remits income tax payments to BHE, and BHE remits any federal income tax payments to Berkshire Hathaway Inc. At December 31, 2014, Pacific Minerals, Inc. owed PPW Holdings LLC \$1,465,478 under this arrangement.

## PACIFIC MINERALS, INC.

#### **BALANCE SHEET**

#### **December 31, 2014**

(Amounts in thousands)

#### **ASSETS**

Current assets:		
Cash and cash equivalents	\$	8,454
Amounts due from affiliates		6,146
Other current assets		234
Total current assets		14,834
Investment in unconsolidated subsidiaries		192,438
Other assets		1,435
Total assets	\$	208,707
LIABILITIES AND EQUITY		
Current liabilities:		
Accounts payable	\$	(2)
Amounts due to affiliates		1,512
Accrued employee expenses		3,083
Accrued property and other taxes		132
Total current liabilities		4,725
Deferred income taxes		20,512
Total liabilities	-	25,237
Equity:		
Common stock		-
Additional paid-in capital		47,960
Retained earnings		135,510
Total equity		183,470
Total liabilities and equity	\$	208,707

# PACIFIC MINERALS, INC. STATEMENT OF OPERATIONS

#### For the Year Ended December 31, 2014

(Amounts in thousands)

Operating revenue	\$ 
Operating costs and expenses:	
Taxes other than income taxes	 39
Operating loss	 (39)
Other income (expense):	
Interest expense	(1)
Interest income	4
Other	21,629
Total other income (expense)	 21,632
Income before income tax expense	21,593
Income tax expense	7,445
Net income	\$ 14,148

## Bridger Coal Company Affiliated Transactions For the Year Ended December 31, 2014

Account Description	PacifiCorp Received Services	PacifiCorp Provided Services
Coal purchases (a) Support services (b)	\$ 136,492,800 4,780	\$ -
Information technology and administrative support services	<del>_</del>	857,074
Total	<u>\$ 136,497,580</u>	<u>\$ 857,074</u>
Basis of pricing Cost of service The margin of charges over costs Assets allocable to the services The overall rate of return on assets	(c) (c) None, (c) None None	(d) (d) None None None

<sup>(</sup>a) Represents the cost of coal purchased by PacifiCorp from Bridger Coal Company ("Bridger Coal") during the year ended December 31, 2014 and is PacifiCorp's 66.67% share equal to its ownership interest in Bridger Coal. Refer also to (c) below.

During the year ended December 31, 2014, Bridger Coal made equity distributions to Pacific Minerals, Inc. ("PMI") and PMI made equity contributions to Bridger Coal for a net distribution of \$7,172,044.

The following items are excluded from the table above:

- Management fees in the amount of \$1,043,696 that were charged by Interwest Mining Company to PMI, and then charged by PMI to Bridger Coal.
- Services provided by MidAmerican Energy Company to Bridger Coal in the amount of \$38,698.
- Services provided by HomeServices of America, Inc. to Bridger Coal in the amount of \$394,831.
- Employee services provided by PMI to Bridger Coal. PMI is the entity that employs the individuals that work for Bridger Coal. PMI charges Bridger Coal for these employees' services, including labor, pensions and benefits costs. Bridger Coal then inherently charges PacifiCorp for its 66.67% share of this payroll expense as part of the coal purchases shown in the table above.

<sup>(</sup>b) Includes \$1,593 of amounts that were ultimately reimbursed by the joint owner of PacifiCorp's Jim Bridger generating facility.

<sup>(</sup>c) Although coal purchased from Bridger Coal is priced at Bridger Coal's cost plus a margin, coal purchases are reflected on PacifiCorp's books at Bridger Coal's cost and any margin is eliminated resulting in both fuel inventory and fuel expense being reflected at Bridger Coal's cost in PacifiCorp's state ratemaking and generally accepted accounting principles books. Costs are reflected as fuel inventory upon purchase and recognized as fuel expense as consumed.

<sup>(</sup>d) Costs incurred by PacifiCorp on behalf of Bridger Coal are charged at direct cost. Labor is charged at PacifiCorp's fully loaded cost plus administrative and general expense.

#### M GL BOOK BCC Balance Sheet SAP VERSION Current Period: DEC-14

Currency: USD No specific Ledger requested

No opecation industrial industrial	2014	2013
CURRENT ASSETS		
Cash and Temp Investments	6,436,796	1,630,623
Accounts Receivable Trade	8,478,636	1,630,623 9,324,706
Accounts Receivable Interco		21,941,406
Coal Inventory	70,640,072	41,992,910
Materials and Supplies Inventory	19,593,802	18,107,332
Prepaids and Other Current Assets	18,054	0
Total Current Assets	123,636,757	92,996,976
PROPERTY, PLANT AND EQUIPMENT		
Land	6,211	6,211
Land Improvements	12,207,676	6,211 12,207,676
Mine Developement	18,332,031	17,791,655
Buildings and Improvements		43,314,142
Capitalized Interest	410,400	410,400
Haul Roads	15,390,873	15,390,873
Mining Equipment	209,981,154	203,642,512
Vehicles	141,057,610	136,098,935
Office Furniture & Equip	444,451	552,373
Computer H & S	4,051,114	3,962,380 13,567,663
Other Equipment	12,177,352	13,567,663
Mineral Rights	14,549,834	14,090,624
ARO	141,554,250	121,986,376
Non-Utility Property	177,017	176,074
Total Property, Plant and Equipment	614,376,837	
Less: Accumulated Depreciation/Depletion	330,072,162	305,746,917
Construction in Progress	9,626,288	13,436,129
Net Property, Plant and Equipment	293,930,963	
OTHER NON-CURRENT ASSETS		
Deferred Longwall	1,674,177	656,565
Reclamation Trust Fund	66,976,976	66,886,081
Total Other Non-Current Assets	68,651,153	67,542,646
TOTAL - ASSETS	486,218,873	451,426,726
		==============

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# M GL BOOK BCC Balance Sheet SAP VERSION Current Period: DEC-14

486,218,873

\_\_\_\_\_

Currency: USD		
No specific Ledger requested	2014	2013
CURRENT LIABILITIES		
Accounts Payable - Trade	9,772,626	16,207,541
Accounts Payable - Interco	4,026,770	
Accrued Royalties	1,945,333	1,828,396
Accrued Payroll	233,213	219.284
Accrued Production Taxes	12,656,942	12,315,873
Accrued Property and Sales Tax	1,106,596	1,352,094
Total Current Liabilities	29,741,480	35,580,972
LONG-TERM LIABILITIES		
Accrued Pre Jan 1988 Reclamation	0	0
Accrued Post Jan 1988 Reclamation	0	0
Earnings on Reclamation Trust Fund	0	0
ARO Regulatory Liability Unrealized G/L	11,116,454	11,394,869
ARO Regulatory Liability	28,413,891	22,782,752
ARO Liability	123,883,988	109,588,982
Production Taxes	4,406,669	5,107,631
Coal Lease Bonus	0	0
Total Long-Term Liabilities	167,821,001	148,874,234
20002 20119 101111 21112		
Total Liabilities	197.562.482	184,455,206
iocal maniferes		
JOINT VENTURE CAPITAL		
Pacific Minerals, Inc.	192.437.594	177,981,013
Idaho Energy Resources	96,218,797	88,990,507
Idano Indial nepodrees		
Total Joint Venture Capital	288,656,391	266,971,520

TOTAL - LIABILITIES/CAPITAL

451,426,726

# M GL BOOK Brider Coal Company Statement of Income Current Period: DEC-14

Currency: USD CO=03 (Bridger Coal Company)

One Mont	h Ended	Year to	Date
DEC-14	DEC-13	DEC-14	DEC-13
25,435,858			
0	0	•	0
37,207	80,857	(553,379)	(909,251)
25,473,065	28,051,686	236,890,320	236,826,506
1,552,561	1,041,032	24,830,005	
1,277,346	992,886	12,581,995	10,796,838
998,246	481,976	14,739,328	5,852,797
12,977,294	13,923,056	77,246,481	
536,680	117,671	4,119,840	220,743
2,884,151	2,625,978		
2,070,333	1,962,388		
2,148,620			
91,500	99,000	1,260,600	1,179,600
0	0	0	0
24,536,732	23,718,567	204,447,382	206,100,670
936,333	4,333,119	32,442,938	30,725,836
	25,435,858 0 37,207 25,473,065 1,552,561 1,277,346 998,246 12,977,294 536,680 2,884,151 2,070,333 2,148,620 91,500 0	DEC-14 DEC-13  25,435,858 27,970,829 0 0 37,207 80,857  25,473,065 28,051,686  1,552,561 1,041,032 1,277,346 992,886 998,246 481,976 12,977,294 13,923,056 536,680 117,671 2,884,151 2,625,978 2,070,333 1,962,388 2,148,620 2,474,580 91,500 99,000 0 0  24,536,732 23,718,567	25,435,858 27,970,829 237,443,699 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0

Date: 05-JAN-15 18:19:39 Page: 1

# Trapper Mining Inc. Affiliated Transactions For the Year Ended December 31, 2014

Account Description	PacifiCorp Received Services	PacifiCorp Provided Services			
Coal purchases <sup>(a)</sup> Board of directors fees and associated board meeting costs <sup>(b)</sup>	\$ 9,453,439	\$ <u>-</u> 3,285			
Total	\$ 9,453,439	<u>\$ 3,285</u>			
Basis of pricing Cost of service The margin of charges over costs Assets allocable to the services The overall rate of return on assets	(c) (c) None, (c) None None	(d) (d) (d) (d) (d)			

<sup>(</sup>a) Represents the cost of coal purchased by PacifiCorp from Trapper Mining Inc. during the year ended December 31, 2014. Refer also to (c) below.

During the year ended December 31, 2014, Trapper Mining Inc. paid a dividend of \$94,048 to PacifiCorp.

<sup>(</sup>b) PacifiCorp and Interwest Mining Company each have an employee that serves on the Trapper Mining Inc. board of directors. The table excludes \$3,516 related to the Interwest Mining Company employee.

<sup>(</sup>c) Although coal purchased from Trapper Mining Inc. is priced at Trapper Mining Inc.'s cost plus a margin, coal purchases are reflected on PacifiCorp's books at Trapper Mining Inc.'s cost and any margin is eliminated resulting in both fuel inventory and fuel expense being reflected at Trapper Mining Inc.'s cost in PacifiCorp's state ratemaking and generally accepted accounting principles books. Costs are reflected as fuel inventory upon purchase and recognized as fuel expense as consumed.

<sup>(</sup>d) Charges for board of directors fees and associated board meeting costs are based on a flat fee of \$500 per board meeting plus lodging expenses.

# Trapper Mining Inc. Consolidated Balance Sheet December 31, 2014 (Unaudited)

Assets:		
Current Assets:		
Cash & Cash Equivalents	\$	14,781,811
Accounts Receivable		3,381,231
Inventories		7,941,834
Prepaid and Other Current Assets		485,177
Current Reclamation Receivable from Buyers		310,237
Total Current Assets	\$	26,900,290
Property Plant and Equipment before FAS 143:		
Lands and Leases	\$	18,350,717
Development Costs		2,834,815
Equipment and Facilities		118,987,034
Total Property Plant and Equipment (Cost)	\$	140,172,566
Less Depreciation and Amortization		(105,526,918)
Total Property Plant and Equipment (Net)	\$	34,645,648
FAS 143 Property Plant and Equipment (Net)		7,122,208
Grand Total Property Plant and Equipment (Net)	\$	41,767,856
Reclamation Receivable from Buyers		16,495,855
Acquired GE Royalty - Net		0
Restricted Funds - Black Lung		500,000
Deferred Loan Fees - Net		24,021
Advance Royalty - State 206-13		30,000
•		· · · · · · · · · · · · · · · · · · ·
Total Assets	\$	85,718,022
I the later of the		
Liabilities and Members' Equity:		
Current Liabilities:	Φ	1 605 056
Accounts Payable	\$	1,695,956
Accrued Payroll Expenses		3,028,936
Accrued Production Taxes		1,558,390
Accrued Royalties		361,771
Deferred Reclamation Revenue		0
Current Asset Retirement Liability		310,237
Current Portion Long-Term Debt	_	2,195,647
Total Current Liabilities	\$	9,150,937
Long-Term Debt		1,399,526
Asset Retirement Liability		23,618,063
Black Lung Liability	_	176,669
Total Liabilities	\$	34,345,195
Members' Equity		
Paid in Capital @ 1/1/98	\$	20,324,925
Patronage Equity - Prior Year		26,330,539
Non-Patronage Equity - Prior Year		2,716,596
Patronage Equity - Current Year		2,094,231
Non-Patronage Equity - Current Year		(93,464)
Total Members' Equity	\$	51,372,827
Total Liabilities and Members' Equity	\$	85,718,022

### TRAPPER MINING INC CONSOLIDATED NET INCOME AS OF: DECEMBER 31, 2014

		NET INCOME FOR THE MONTH		NET INCOME YEAR TO DATE
TRAPPER MINING		\$	(2,691,037.41)	2,905,621.63
WILLIAMS FORK MINING			(8.15)	(1,179.16)
WILLIAMS FORK LAND			(245,494.87)	(902,225.19)
NET INCOME (LOSS) BEFOR	RE TAX	\$	(2,936,540.43)	\$ 2,002,217.28
CURRENT TAX PROVISION			(1,450.00)	(1,450.00)
TOTAL TAX PROVISION			(1,450.00)	(1,450.00)
NET INCOME (LOSS) AFTER	TAX	\$	(2,937,990.43)	2,000,767.28
SALT RIVER 32.1 TRI-STATE 26.5 PACIFICORP 21.4 PLATTE RIVER 19.5	57%		(75,533.08) (62,520.69) (50,355.39) (46,896.40)	(30,001.91) (24,833.36) (20,001.27) (18,627.36)
TOTAL NONPATRONAGE IN	COME (LOSS)		(235,305.56)	(93,463.90)
SALT RIVER 32.1 TRI-STATE 26.5 PACIFICORP 21.4 PLATTE RIVER 19.5	57% 10%		(867,561.84) (718,103.37) (578,374.56) (538,645.10)	672,248.21 556,437.23 448,165.47 417,380.27
TOTAL PATRONAGE INCOM	E (LOSS)		(2,702,684.87)	2,094,231.18
TOTAL INCOME (LOSS)			(2,937,990.43)	2,000,767.28

## TRAPPER MINING INC CONSOLIDATED PATRONAGE & NONPATRONAGE INCOME ALLOCATION AS OF: DECEMBER 31, 2014

		NET INCOME \$ FOR THE MONTH	NET INCOME YEAR TO DATE
TRAPPER PATRONA		(2,457,190.00)	
TRAPPER NONPATR	ON INCOME	(235,297.41)	
TOTAL TRAPPER II	NCOME	(2,692,487.41)	
WFMC NONPATRON	AGE INCOME	(8.15)	
WFLC PATRONAGE	INCOME	(245,494.87)	
TOTAL CONSOLIDA	ATED INCOME	(2,937,990.43)	
SALT RIVER	32.10%	(788,757.98)	961,862.50
TRI-STATE	26.57%	(652,875.39)	796,158.46
PACIFICORP	21.40%	(525,838.66)	641,241.66
PLATTE RIVER	19.93%	(489,717.97)	597,193.75
	13.3370	(400,111.01)	007,100.70
TOTAL TRAPPER F	PATRONAGE	(2,457,190.00)	2,996,456.37
SALT RIVER	32.10%	(75,530.47)	(29,623.40)
TRI-STATE	26.57%	(62,518.53)	(24,520.06)
PACIFICORP	21.40%	(50,353.64)	(19,748.93)
PLATTE RIVER	19.93%	(46,894.77)	(18,392.35)
TOTAL TRAPPER N	IONPATRON	(235,297.41)	(92,284.74)
TOTAL TRAPPER	INCOME	(2,692,487.41)	2,904,171.63
SALT RIVER	32.10%	(2.61)	(378.51)
TRI-STATE	26.57%	(2.16)	(313.30)
PACIFICORP	21.40%	(1.75)	(252.34)
PLATTE RIVER	19.93%	(1.63)	(235.01)
TOTAL WFMC NON	IPATRONAGE	(8.15)	(1,179.16)
SALT RIVER	32.10%	(78,803.86)	(289,614.29)
TRI-STATE	26.57%	(65,227.98)	(239,721.23)
PACIFICORP	21.40%	(52,535.90)	(193,076.19)
PLATTE RIVER	19.93%	(48,927.13)	(179,813.48)
TOTAL WFLC PATE	RONAGE	(245,494.87)	(902,225.19)

# Huntington Cleveland Irrigation Company Affiliated Transactions For the Year Ended December 31, 2014

Account Description	PacifiCorp Received Services	PacifiCorp Provided Services		
Annual assessment fees Operation and inspection services	\$ 528,309 1,236	\$ - -		
Total	<u>\$ 529,545</u>	<u>\$ -</u>		
Basis of pricing Cost of service The margin of charges over costs Assets allocable to the services The overall rate of return on assets	(a) (a) None None None	N/A N/A N/A N/A N/A		

<sup>(</sup>a) Under section 501(c)12 of the Internal Revenue Code, Huntington Cleveland Irrigation Company operates at cost.

At December 31, 2014, PacifiCorp's plant-in-service included the following assets related to Huntington Cleveland Irrigation Company: \$22,075,411 (\$17,512,043 net of accumulated depreciation) for a water supply project (including allowance for funds used during construction and capital surcharge) and \$1,471,639 (\$489,798 net of accumulated depreciation) for water rights.

#### HUNTINGTON-CLEVELAND IRRIGATION COMPANY STATEMENTS OF FINANCIAL POSITION AS OF DECEMBER 31, 2014 AND 2013

	TOTAL ALL FUNDS					
		2014		2013		
<u>ASSETS</u>						
CURRENT ASSETS:						
Cash and cash equivalents	\$	476,303	\$	422,463		
Restricted cash and cash equivalents		486,024		225,170		
Accounts receivable:						
Shareholder assessments		5,839		19,296		
Other		4,259		3,803		
Contracts receivable:						
BOR - Restricted		64,172				
NRCS - Restricted		26,095		57,803		
Prepaid Insurance		3,158		1,440		
Total current assets	\$	1,065,850	\$	729,975		
NONCURRENT ASSETS:						
Fixed Assets:						
Land	\$	41,722	\$	41,722		
Easements		116,708		116,708		
Water rights		3,096,469		3,096,469		
Vehicles		13,737		13,737		
Office equipment		5,840		4,105		
Other equipment		4,759		872		
Diversion structures		55,000		55,000		
Storage facilities improvements		4,462,411		4,442,196		
Irrigation System		55,787,080				
Construction in progress						
Salinity project				54,354,070		
Accumulated depreciation		(3,154,519)		(2,533,140)		
Total noncurrent assets	\$	60,429,207	_\$_	59,591,739		
Total assets	\$	61,495,057	\$	60,321,714		

<sup>&</sup>quot;The accompanying notes are an integral part of this statement."

#### HUNTINGTON-CLEVELAND IRRIGATION COMPANY STATEMENTS OF FINANCIAL POSITION AS OF DECEMBER 31, 2014 AND 2013

	TOTAL ALL FUNDS				
	 2014		2013		
LIABILITIES AND NET ASSETS					
CURRENT LIABILITIES:					
Accounts payable	\$ 655,319	\$	615,955		
Payroll taxes payable	4,284		4,527		
Accrued interest payable	3,265		2,599		
Current portion of long-term liabilities	 294,781		302,629		
Total current liabilities	 957,649		925,710		
LONG-TERM LIABILITIES:					
Notes payable	\$ 3,096,258	\$	2,828,318		
Total long-term liabilities	\$ 3,096,258	\$	2,828,318		
Total liabilities	\$ 4,053,907	\$	3,754,028		
NET ASSETS:					
Unrestricted:	\$ 5,654,474	\$	5,377,089		
Temporarily Restricted -			, ,		
Salinity Project	 51,786,676		51,190,597		
Total net assets	\$ 57,441,150	\$	56,567,686		
Total liabilities and net assets	\$ 61,495,057	\$	60,321,714		

<sup>&</sup>quot;The accompanying notes are an integral part of this statement."

#### HUNTINGTON-CLEVELAND IRRIGATION COMPANY STATEMENTS OF ACTIVITIES FOR THE YEARS ENDED DECEMBER 31, 2014 AND 2013

				2014						2013		
	OPE	ESTRICTED RATIONS & NTENANCE	RI S	MPORARILY ESTRICTED SALINITY PROJECT		TOTAL 2014	OPE	RESTRICTED ERATIONS & INTENANCE	RE S	MPORARILY STRICTED ALINITY PROJECT		TOTAL 2013
Charges for Services:												
A Water Assessment	\$	82,018			\$	82,018	\$	83,330			\$	83,330
B Water Assessment		22,721				22,721		22,343				22,343
Municipal and Industry Assessment		577,375				577,375		500,480				500,480
Dam Repayment Assessment		29,121				29,121		51,086				51,086
Project Repayment/O & M Assessment		68,163				68,163		68,055				68,055
Upper Pond Assessment		65,298				65,298		114,480				114,480
Meter Assessment		32,325				32,325		28,500				28,500
Minimal Assessment Adjustments		2,363				2,363		2,467		<del></del>		2,467
Net charges for services	\$	879,384	\$	***	\$	879,384	_\$	870,741	\$	***	_\$_	870,741
Governmental grants	\$	83,858	\$	103,158	\$	187,016	\$	127,919	\$	69,857	\$	197,776
Other Revenue:												
Payments from Stockholders (NRCS)			\$	1,050,472	\$	1,050,472			\$	805,084	\$	805,084
Certificate Transfers	\$	2,857		.,,	•	2,857	\$	1,670	Ψ	005,004	Ψ	1,670
Late Fees		1,970				1,970	•	3,882				3,882
Interest		1,630		320		1,950		422		250		672
Reimbursements		14,746				14,746		22,183		3,500		25,683
Miscellaneous		646				646		574		<b></b>		574
Total other revenue	\$	21,849	\$	1,050,792	\$	1,072,641	\$	28,731	\$	808,834	\$	837,565
Total revenues	\$	985,091	\$	1,153,950	\$	2,139,041	\$	1,027,391	\$	878,691	\$	1,906,082
Expenses:												
Program services:												
Water Master Wage	\$	93,329			\$	93,329	\$	84,692			\$	84,692
Reservoir Manager Wage		13,065				13,065		17,683			•	17,683
Payroll Benefits		17,078				17,078		10,832				10,832
Machine Hire		10,287				10,287		10,002				10,002
Equipment Rental		8,720				8,720						
Non Employee Labor		4,713				4,713		4,362				4,362
Joe's Valley Dam Repayment		26,198				26,198		26,198				26,198
O&M - EWCD		41,975				41,975		41,975				41,975
Huntington Dam Repayment		11,154				11,154		21,254				21,254
Water System Maintenance		149,818				149,818		55,036				55,036
Water Rights Assessments		25,398				25,398		25,063				25,063
Beaver & Muskrat Control		1,450				1,450		5,430				5,430
Vehicle and Equipment Expense		15,747				15,747		19,722				19,722
Material and Supplies		3,377				3,377		15,301				15,301
Insurance		10,407				10,407		10,249				10,249
Depreciation		64,468	\$	557,871		622,339		55,844	\$	300		56,144
Erosion control		78,000	•	,		78,000		,	•	500		20,177
Miscellaneous		5,392				5,392						
Total program expenses	\$	580,576	\$	557,871	_\$	1,138,447	\$	393,641	\$	300	\$	393,941

<sup>&</sup>quot;The accompanying notes are an integral part of this statement."

#### HUNTINGTON-CLEVELAND IRRIGATION COMPANY STATEMENTS OF ACTIVITIES FOR THE YEARS ENDED DECEMBER 31, 2014 AND 2013

	_			2014						2013		
	OP	RESTRICTED ERATIONS & JINTENANCE	R	EMPORARILY ESTRICTED SALINITY PROJECT	- <del></del>	TOTAL 2014	OP:	RESTRICTED ERATIONS & INTENANCE		EMPORARILY RESTRICTED SALINITY PROJECT		TOTAL 2013
Support Services:												
Secretary Wage	\$	45,464			\$	45,464	\$	40,808			\$	40,808
Payroll Benefits		4,953				4,953		4,318				4,318
Office Rent		3,300				3,300		3,600				3,600
Accounting and Auditing		5,590				5,590		9,125				9,125
Legal Fees		22,993				22,993		32,051				32,051
Telephone and Internet		6,271				6,271		4,479				4,479
Office Supplies		4,690				4,690		5,476				5,476
Postage		1,287				1,287		1,465				1,465
Meetings								175				175
Training		495				495						1,5
Bank Charges and Fees		663				663		392				392
Travel		5,120				5,120		711				711
Bad Debt Expense		2,677				2,677		,				,,,
Miscellaneous		23,627				23,627		1,911				1,911
Total support services	_\$_	127,130	\$		\$	127,130	\$	104,511	\$	***	\$	104,511
Total expenses	\$	707,706	\$	557,871	_\$	1,265,577	\$	498,152	_\$_	300	\$	498,452
Change in net assets before transfers		277,385	\$	596,079	_\$	873,464	\$	529,239	\$	878,391	_\$_	1,407,630
Transfers In (Out): Transfers In Transfers Out												
Total transfers in (out)	\$		\$		\$		\$	***	\$	•••	\$	***
Change in net assets	\$	277,385	\$	596,079	\$	873,464	\$	529,239	\$	878,391	\$	1,407,630
Net assets, beginning of year		5,377,089		51,190,597		56,567,686		4,847,850		50,312,206	_	55,160,056
Net assets, end of year	\$	5,654,474	\$	51,786,676	_\$	57,441,150	\$	5,377,089	\$	51,190,597	\$	56,567,686

<sup>&</sup>quot;The accompanying notes are an integral part of this statement."

# Ferron Canal & Reservoir Company Affiliated Transactions For the Year Ended December 31, 2014

Account Description	PacifiCorp Received Services <sup>(a)</sup>	PacifiCorp Provided Services			
Payment for water rights Annual assessment fees Credit received	\$ 623,112 669,113 (229,276)	\$ - - -			
Total	\$ 1,062,949	\$			
Basis of pricing Cost of service The margin of charges over costs Assets allocable to the services The overall rate of return on assets	(b) (b) None None None	N/A N/A N/A N/A N/A			

<sup>(</sup>a) During the year ended December 31, 2014, PacifiCorp paid \$623,112 for the right to obtain 7,000 acre feet of water for the year ended December 31, 2014. PacifiCorp received a credit of \$229,276 representing PacifiCorp's share of the water rights payment based on its percentage ownership in Ferron Canal & Reservoir Company.

At December 31, 2014, PacifiCorp's plant-in-service included the following asset related to Ferron Canal & Reservoir Company: \$383,772 (\$159,640 net of accumulated depreciation) for water rights.

<sup>(</sup>b) Under section 501(c)12 of the Internal Revenue Code, Ferron Canal & Reservoir Company operates at cost.

10:34 AM 02/26/15 Cash Basis

# FERRON CANAL & RESERVOIR CO. Balance Sheet

As of December 31, 2014

	Dec 31, 14
ASSETS Current Assets Checking/Savings	
DESERTVIEW CHECKING DESERTVIEW FEDERAL CREDIT UNION	630,875.71
MASTER SHARES SHARE ACCOUNT	163,508.88 27.99
Total DESERTVIEW FEDERAL CREDIT UNION	163,536.87
ZION'S BANK	166,132.19
Total Checking/Savings	960,544.77
Total Current Assets	960,544.77
TOTAL ASSETS	960,544.77
LIABILITIES & EQUITY Liabilities Current Liabilities Other Current Liabilities Payroll Liabilities	486.91
Total Other Current Liabilities	486.91
Total Current Liabilities	486.91
Total Liabilities	486.91
Equity Retained Earnings Net Income	659,624.15 300,433.71
Total Equity	960,057.86
TOTAL LIABILITIES & EQUITY	960,544.77

10:32 AM 02/26/15 Cash Basis

# FERRON CANAL & RESERVOIR CO. Profit & Loss

January through December 2014

	Jan - Dec 14	
Income INCOME REVENUE		0,126.64 8,400.58
Total Income	95	8,527.22
Gross Profit	95	8,527.22
Expense Bank Service Charge EQUIPMENT LEASE TOOLS EQUIPMENT - Other	4,120.00 90.88 2,211.25	14.55
Total EQUIPMENT		6,422.13
GENERAL BOARDMEMBER DREDGE INSURANCE LEGAL NOTICE LOAN PAYMENTS OFFICE SUPPLIES PAYROLL EXPENSES PERMITS POWER PROFESSIONAL SERVICES REIMBURSEMENT TELEPHONE TRAVEL EXPENSE VISA ACCOUNT WATER/POP/GROCERIES GENERAL - Other	930.00 85,474.45 19,638.00 54.00 163,100.00 3,625.42 129,553.96 224.16 1,895.91 29,343.58 1,729.56 2,401.55 549.20 213.85 518.58 39,617.20	
Total GENERAL	47	8,869.42
IRRIGATION REPAIRS SUPPLIES	40,329.84 38,398.63	
Total IRRIGATION	7	8,728.47
MAINTENANCE EQUIPMENT REPAIRS FUEL SUPPLIES MAINTENANCE - Other	34,807.40 22,316.42 35,276.08 953.54	
Total MAINTENANCE	9	3,353.44
VEHICLES REGISTRATION	705.50	
Total VEHICLES		705.50
Total Expense	65	8,093.51
Net Income	30	0,433.71

## Cottonwood Creek Consolidated Irrigation Company Affiliated Transactions For the Year Ended December 31, 2014

Account Description	PacifiCorp Received Services	PacifiCorp Provided Services		
Annual assessment fees	\$ 303,268	<u>\$</u>		
Total	\$ 303,268	<u>\$</u>		
Basis of pricing	(a)	N/A		
Cost of service	(a)	N/A		
The margin of charges over costs	None	N/A		
Assets allocable to the services	None	N/A		
The overall rate of return on assets	None	N/A		

<sup>(</sup>a) Cottonwood Creek Consolidated Irrigation Company is a not-for-profit entity that operates at cost.

At December 31, 2014, PacifiCorp's plant-in-service included the following assets related to Cottonwood Creek Consolidated Irrigation Company: \$6,052,845 (\$5,625,289 net of accumulated depreciation) for a water supply project (including allowance for funds used during construction and capital surcharge) and \$65,431 (\$27,218 net of accumulated depreciation) for water rights.

# Cottonwood Creek Consolidated Irrigation Company General Ledger Report Date: For The Year Ended 31 December 2014

Account Name	Beginning Balance	Receipts	Disbursements	Ending Balance
General Fund	223,149.43	208,729.93	143,100.67	288,778.69
Loan Payment	0.00	276,000.00	276,000.00	0.00
Interest Earnings	0.00	5,529.83		5,529.83
Stock Water Pipeline	66,970.86	8,300.00	10,256.66	65,014.20
Project Water Fund	0.00	22,599.31	22,599.31	0,00
River Commissioner	23,351.43	20,096.47	20,096.47	23,351.43
Pointer Ditch	1.46			1.46
Swasey Ditch	938.46			938.46
Peacock Ditch	675.97			675.97
Slaughter House Ditch	212.89			212.89
South Ditch	44.10			44.10
Stock Corral	175.18			175.18
Joes Valley	3,623.34	1,978.69		5,602.03
Black Canyon	4,337.03	2,892.53		7,229.56
Fund Adjustment Acct Total General	13,907,085.86	276,000.00	0	14,183,085.86 14,580,639.66
O&M	7 660 09	12,648.40	12,648.40	7,660.08
Mammoth Canal	7,660.08	·	7,807.20	15,576.15
Clipper & Western Canal		7,807.20		·
Blue Cut Canal	11,594.04	16,530.72	16,530.72	11,594.04
O&M Reservoir	0.00	3,759.79	3,759.79	0.00
O&M Irrigation System Total O&M	0.00	459.18	459.18	0.00 34,830.27
Construction Project Capitalization	7,509,201.01	2,681,775.21	1,163,169.63	9,027,806.59
C&W Pipeline Salinity	0.00	17,359.14	45,687.93	(28,328.79)
Adobe Wash Reservoir	0.00	0.00	43,101.21	(43,101.21)
Blue Cut Project	0.00	0.00	1,682,498.42	(1,682,498.42)
Upper Mamoth Project Total Construction	0.00	0.00	411,540.16	(411,540.16) 6,862,338.01
Grand Totals	21,774,597.29	3,562,466.40	3,859,255.75	21,477,807.94

#### Cottonwood Creek Consolidated Irrigation Company

#### **Balance Sheet**

Date: For The Year Ended 31 December 2014

Account Name	Beginning Balance	Receipts & Transfers	Disbursements Transfers	Ending Balance
Cash On Hand	0.00	0.00	0.00	0.00
Checking - Zions Bank	1,580.24	1,154,898.22	809,125.89	347,352.57
Checking - Wells Fargo	115,322.67	79,641.47	194,964.14	0.00
Checking - W/F Constr	2,615.24	1,593,525.06	1,592,516.16	3,624.14
Certificate W/F Bond	10,475.00	0.00	0.00	10,475.00
Money Market - Zions	0.00	3,988,412.41	0.00	3,988,412.41
Accounts Receivable	9,905.68	1,919.79	2,253.30	9,572.17
Short Term - Wells Fargo	6,430,963.06	7,718.25	6,436,172.23	2,509.08
Property & Equipment	22,184,862.57	0.00	0.00	22,184,862.57
Liabilities Payable	(2,799,296.80)	2,799,296.80	0.00	0.00
Loan - Utah Water Resource	(4,181,830.37)	276,000.00	1,163,169.63	(5,069,000.00)
Totals	21,774,597.29	9,901,412.00	10,198,201.35	21,477,807.94

#### III. Loans

The following information on loans to and from affiliates of PacifiCorp includes the following:

- A. The month-end amounts outstanding.
- B. The highest amount outstanding during the year, separately for short-term and long-term loans.
- 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.
- E. Specify the commission order(s) approving the transaction where such approval is required by law.

#### **Loan Summary**

#### 2014

REQUIREMENTS	PACIFIC MINERALS, INC.
III. For inter-company loans to / from affiliates:	
A. The month-end amounts outstanding for short-term	
and long-term loans:	
Short-term loans:	
January - December	(a)
Long-term loans:	N/A
B. The highest amount during the year separately for	
short-term and long-term loans:	
Maximum loan to affiliate:	
Short-term loans:	
Amount	\$4,170,000
Date	May 1, 2014
Maximum loan to affiliate:	
Long-term loans:	
Amount	N/A
Date	N/A
Maximum loan from affiliate:	
Short-term loans:	
Amount	\$13,971,014
Date	February 19, 2014
Maximum loan from affiliate:	
Long-term loans:	
Amount	N/A
Date	N/A
C. A description of the terms and	Under the
conditions for loans including the	terms and conditions of the
basis for interest rates:	Umbrella Loan Agreement
D. The total amount of interest charged or credited and	
the weighted average rate of interest separately for	
short-term and long-term loans:	
Short-term loans:	
Interest expense charged	\$3,966
Interest income credited	\$1,454
	(b)
Long-term loans:	
Interest charged or credited	N/A
E. Specify the commission order(s) approving the transaction where such	Defeate Assessible A
approval is required by law:	Refer to Appendix A

- (a) Refer to the following schedule for the detail of month-end loan amounts outstanding.
- (b) Refer to the following schedule for the detail of interest charged or credited and the rates of interest.

#### PacifiCorp - Pacific Minerals, Inc.

# Umbrella Loan Agreement Transactions Statement Pacific Minerals, Inc. ("PMI") 2014

~	v	1	•	

<u>Month</u>	1	et Principal Advanced <u>PacifiCorp</u>	]	Principal Repaid PacifiCorp		pal Advanced <u>Γο PMI</u>		cipal Repaid By PMI	Outstanding Month End <u>Balance<sup>(a)</sup></u>	Interest Ra <u>Range</u>	nte	Exp Incur	erest eense red By <u>iCorp</u>	Ear	Income rned ifiCorp
Jan-14	\$	11,138,894	\$	8,400,000	\$		\$		\$ (11,354,089)	0.2500% - 0.25	500%	\$	1,265	\$	-
Feb-14		9,416,925		6,800,000		-		-	(13,971,014)	0.2500% - 0.25	500%		1,634		-
Mar-14		_		13,971,014				_	-	0.2390% - 0.24	400%		1,067		_
Apr-14		-		-		-		-	-	0.2500% - 0.23	500%				-
May-14		-		1		4,170,000		4,170,000	-	0.2400% - 0.24	400%		1		501
Jun-14				_		3,971,000		3,971,000	-	0.2400% - 0.24	400%		-		450
Jul-14		-		-		1,289,000		1,289,000	-	0.2500% - 0.23	500%		-		179
Aug-14		-		-		3,045,000		3,045,000	-	0.2500% - 0.25	500%		-		317
Sep-14		-		-		-		-	-	0.2500% - 0.25	500%		-		-
Oct-14		-		-		-		-	-	0.2500% - 0.25	500%		-		-
Nov-14		-		-		75,000		75,000	-	0.2500% - 0.25	500%		-		7
Dec-14				-		-			-	0.3300% - 0.43	350%		-		-
TOTAL	\$	20,555,819	<u>\$</u>	29,171,014	\$	12,550,000	\$	12,550,000				\$	3,966	\$	1,454
(a) Outstand	ling mo	nth-end balances	s advanc	ed to PacifiCon	rp are sho	own in parenthes	es, if appl	icable.							

#### **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 ended December 31, 2014 and the balance as of December 31, 2014.

PacifiCorp does not guarantee the debt of its subsidiaries or any of its affiliates.

#### V. Other Transactions

Other transactions (utility leasing of affiliate property, affiliate leasing of utility property, utility purchase of affiliate property, material or supplies and affiliate purchase of utility property, material or supplies) are as follows:

In January 2014, PacifiCorp and Kern River Gas Transmission Company ("Kern River") entered into an Agreement for the Mutual Exchange of Property Interests whereby PacifiCorp agreed to modify designs and incur additional right of way costs associated with its Terminal-Oquirrh transmission line in order to eliminate the need for Kern River to relocate its existing natural gas pipelines. In exchange, Kern River agreed to allow PacifiCorp to occupy its exclusive easements in certain locations in order for PacifiCorp to construct the transmission line. The value of the additional right of way that PacifiCorp will acquire has been determined to be roughly equivalent to the value of obtaining right of way within Kern River's exclusive easements. As such, neither PacifiCorp nor Kern River collected or paid any funds from or to each other for this transaction.

All other transactions are included in Section II. Transactions.

## 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 PacifiCorp Employee Transfers to Affiliates During the Year Ended December 31, 2014

Affiliate	Job Title	Count
BHE Renewables, LLC	Supervisor, Plant	1
Kern River Gas Transmission Company	Systems Analyst 1	1
MidAmerican Energy Company	Managing Director, Plant (Medium)	1
MidAmerican Energy Company	Supervisor, Tax	1
NV Energy, Inc.	Director, Customer Contract Center	1
NV Energy, Inc.	Director, Origination	1
NV Energy, Inc.	Senior Attorney	1
NV Energy, Inc.	Vice President, Customer and Community Affairs	1
Total		8

# Report of PacifiCorp Employee Transfers from Affiliates During the Year Ended December 31, 2014

Affiliate	Job Title	Count
CalEnergy Generation Operating Company	Vice President, Mining and Fuels	1
Kern River Gas Transmission Company	Senior Vice President and Chief Commercial Officer	1
MidAmerican Energy Company	Systems Analyst 1	1
MidAmerican Energy Company	Supervisor, Tax	1
NV Energy, Inc.	Senior Technician, Operations	1
NV Energy, Inc.	Supervisor, Dispatch	1
Total		6

### **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.

# PacifiCorp Cost Allocation Manual For the Year Ended December 31, 2014

#### Overview/Introduction

This section describes the allocation of costs between PacifiCorp and its affiliates.

On March 31, 2006, PacifiCorp entered into an Intercompany Administrative Services Agreement ("IASA") between Berkshire Hathaway Energy Company ("BHE") and its subsidiaries. PacifiCorp is an indirect subsidiary of BHE, a holding company based in Des Moines, Iowa, owning subsidiaries that are primarily engaged in the energy business. Refer to attached IASA. 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 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; and
- d) the use of automobiles, airplanes, other vehicles and equipment.

#### Allocation Amounts and Methods

#### BHE and subsidiaries to PacifiCorp

During the year ended December 31, 2014, PacifiCorp was allocated costs by its non-regulated parent company, BHE, and certain of BHE's subsidiaries, some of which are non-regulated, as part of the administrative services under the IASA. The amounts included in Section II – Transactions include both direct charges and allocated amounts. The allocated amounts were as follows:

Name of entity	Total services received as reported in Section II - Transactions	Amount of services based on allocations
Berkshire Hathaway Energy Company	\$ 3,738,954	\$ 2,305,233
MHC Inc.	116,352	98,733
MidAmerican Energy Company	5,659,614	3,612,935
Kern River Gas Transmission Company	148,029	3,599
Northern Natural Gas Company	2,320	658
NV Energy, Inc.	39,304	1,030
BHE Renewables, LLC	11,631	11,631
Total	<u>\$ 9,716,204</u>	<u>\$ 6,033,819</u>

The amounts were allocated by BHE and its subsidiaries to PacifiCorp using nine different formulae during the year ended December 31, 2014. These formulae are as follows:

- a) A two-factor formula based on the labor and assets of each of BHE's subsidiaries. PacifiCorp's allocation percentage during the period of January 1 through November 30, 2014 was 33.05% and December 1 through December 31, 2014 was 29.05%.
- b) The same two-factor formula as a) above, except excluding the labor and assets of BHE's international subsidiaries. PacifiCorp's allocation percentage during the period of January 1

- through November 30, 2014 was 36.89% and December 1 through December 31, 2014 was 34.70%.
- c) The same two-factor formula as b) above, except excluding the labor and assets of NVE Holdings, LLC subsidiaries. PacifiCorp's allocation percentage during the period of January 1 through November 30, 2014 was 46.66% and December 1 through December 31, 2014 was 43.06%.
- d) The same two-factor formula as b) above, except excluding the labor and assets of HomeServices of America, Inc. PacifiCorp's allocation percentage during period of January 1 through November 30, 2014 was 39.64% and December 1 through December 31, 2014 was 38.18%.
- e) A same two-factor formulas as a) above, except excluding the labor and assets of HomeServices of America, Inc. and BHE's Philippine subsidiaries. PacifiCorp's allocation percentage during the period of January 1 through November 30, 2014 was 35.28% and December 1 through December 31, 2014 was 31.52%.
- f) The same two-factor formulas as a) above, except excluding the labor and assets of NVE Holdings, LLC subsidiaries and BHE AltaLink Ltd. subsidiaries. PacifiCorp's allocation percentage during the period of January 1 through November 30, 2014 was 40.68% and December 1 through December 31, 2014 was 37.78%.
- g) A formula to allocate legislative and regulatory costs to each of BHE's subsidiaries based on where the legislative and regulatory employees spent their time. PacifiCorp's allocation percentage during the year ended December 31, 2014 was 15.00%.
- h) A formula based on the gross plant asset amounts of each of BHE's subsidiaries. PacifiCorp's allocation percentage during the year ended December 31, 2014 was 33.09%.
- A formula based on shared Information Technology infrastructure that is owned and/or managed by MidAmerican Energy Company. PacifiCorp's allocation percentage during the year ended December 31, 2014 was 2.37%.

#### PacifiCorp to BHE and subsidiaries

During the year ended December 31, 2014, PacifiCorp allocated costs to its non-regulated parent company, BHE, and certain of BHE's subsidiaries, some of which are non-regulated, as part of the administrative services under the IASA. The amounts included in Section II – Transactions include both direct charges and allocated amounts. The allocated amounts were as follows:

Name of entity	Total services provided as reported in Section II - Transactions	Amount of services based on allocations
Berkshire Hathaway Energy Company	\$ 257,866	\$ 78,002
MidAmerican Energy Company	2,318,734	893,990
Midwest Capital Group, Inc.	1,165	1,095
MEC Construction Services Co.	50,577	686
HomeServices of America, Inc.	322,965	241,902
Iowa Realty Co., Inc.	24,724	13,965
Kern River Gas Transmission Company	563,688	82,341
Northern Natural Gas Company	426,990	254,318
NV Energy, Inc.	1,225,925	74,439
Nevada Power Company	157,647	55,013
Sierra Pacific Power Company	66,068	28,340
Northern Powergrid Holdings Company	23,779	19,509
CalEnergy Philippines	3,441	1,442
CE Casecnan Water and Energy Company, Inc.	146,951	-
BHE Renewables, LLC	197,365	167,119
CalEnergy Generation Operating Company	163,146	23,246
Cordova Energy Company LLC	8,439	7,949
Pinyon Pines Wind I, LLC	208	=

Pinyon Pines Wind II, LLC	265	-
Solar Star California XIX, LLC	5,357	-
Solar Star California XX, LLC	5,357	-
Topaz Solar Farms LLC	10,724	-
TX Jumbo Road Wind, LLC	5,588	-
Wailuku Investment, LLC	603	-
BHE U.S. Transmission, LLC	934,612	14,174
Electric Transmission Texas, LLC	22,738	-
MidAmerican Central California Transco, LLC	331,413	-
MEHC Canada Transmission GP Corporation	3,047,749	-
Metalogic Inspection Services, Inc.	<u>15,255</u>	5,542
Total	<u>\$ 10,339,339</u>	<u>\$ 1.963.072</u>

The amounts were allocated by PacifiCorp to BHE and its subsidiaries using seven different formulae during the year ended December 31, 2014. These formulae are as follows:

- a) A two-factor formula based on the labor and assets of each of BHE's subsidiaries. The percentage that PacifiCorp allocated to BHE and its subsidiaries during the period of January 1 through November 30, 2014 was 66.95% and December 1 through December 31, 2014 was 70.95%.
- b) The same two-factor formula as a) above, except excluding the labor and assets of BHE's international subsidiaries. The percentage that PacifiCorp allocated to BHE and its subsidiaries during the period of January 1 through November 30, 2014 was 63.11% and December 1 through December 31, 2014 was 65.30%.
- c) The same two-factor formula as b) above, except excluding the labor and assets of NVE Holdings, LLC subsidiaries. The percentage that PacifiCorp allocated to BHE and its subsidiaries during the period of January 1 through November 30, 2014 was 53.34% and December 1 through December 31, 2014 was 56.94%.
- d) The same two-factor formula as b) above, except excluding the labor and assets of HomeServices of America, Inc. The percentage that PacifiCorp allocated to BHE and its subsidiaries during the period of January 1 through November 30, 2014 was 60.36% and December 1 through December 31, 2014 was 61.82%.
- e) The same two-factor formula as a) above, except excluding the labor and assets of HomeServices of America, Inc. and BHE's Philippine subsidiaries. The percentage that PacifiCorp allocated to BHE and its subsidiaries during the period of January 1 through November 30, 2014 was 64.72% and December 1 through December 31, 2014 was 68.48%.
- f) A formula to allocate legislative and regulatory costs to each of BHE's subsidiaries based on where the legislative and regulatory employees spent their time. The percentage that PacifiCorp allocated to BHE and its subsidiaries during the year ended December 31, 2014 was 85%.
- g) A formula based on shared Information Technology infrastructure that is owned and/or managed by MidAmerican Energy Company. The percentage that PacifiCorp allocated to BHE and its subsidiaries during the year ended December 31, 2014 was 97.63%.

#### 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:

MIDAMERICAN ENERGY HOLDINGS COMPANY	NNGC ACQUISITION, LLC
By: DJCoocl Patrick J. Goodman	By: Brian K. Hankel
Title: Sr. Vice President & Chief Financial Officer	Tite: <u>Vice President &amp; Treasure</u> r
PPW HOLDINGS LLC	KR HOLDING, LLC
By: Brian K. Hankel	By: Doods Patrick J. Goodman
Title: Vice President & Treasurer	Title: Vice President & Treasurer
CE ELECTRIC UK FUNDING COMPANY	CALENERGY INTERNATIONAL SERVICES, INC.
By: PJCooch Patrick J. Goodman	By: Brian K. Hankel
Title: Director	Tite: Vice President & Treasurer
HOME SERVICES OF AMERICA, INC.	CE CASECNAN WATER AND ENERGY COMPANY INC.
By: Paul J. Heighton	By: Brian K. Hankel
Title: Asst Secrety	Title: Vice President & Treasurer
MIDAMERICAN FUNDING, LLC  By: B purch	
Thomas B. Specketer  Title: Vice President & Controller	
ING. Vice President a Controller	

# INTERCOMPANY MUTUAL ASSISTANCE AGREEMENT

#### BY AND BETWEEN THE RATE-REGULATED SUBSIDIARIES OF

#### MIDAMERICAN ENERGY HOLDINGS COMPANY

This Intercompany Mutual Assistance Agreement ("Agreement") is entered into by and between the rate-regulated public utility subsidiaries of MidAmerican Energy Holdings Company ("Company") (each a "Party" and together the "Parties").

WHEREAS, each of the Parties provides public utility services subject to the oversight of regulatory authorities, such as a state public utility commission and/or the Federal Energy Regulatory Commission ("FERC"):

WHEREAS, a Party may from time to time require mutual aid or assistance from another Party, which may involve the provision of goods, services and/or specialized resources for temporary emergency purposes, or the emergency interchange of equipment or goods by one Party to the other, as long as provided without detriment to the providing Party's public utility obligations ("mutual assistance"); and

WHEREAS, as rate-regulated public utilities, the Parties have obligations to provide reasonably adequate public utility service, and from time to time may be able to assist one another in providing mutual assistance; and

WHEREAS, the Parties are some of the signatories of the Intercompany Administrative Services Agreement ("IASA") by and between Company and its Subsidiaries, which permits the sharing of professional, technical and other specialized resources and wish to enter into an agreement that will allow mutual assistance on similar terms; and

WHEREAS, in order to minimize any potential for cross-subsidization or affiliate abuse and ensure appropriate oversight, participation under this Agreement is limited to Rate-Regulated Subsidiaries of the Company.

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

#### ARTICLE 1. PROVISION OF MUTUAL ASSISTANCE

Upon and subject to the terms of this Agreement, one Party ("Providing Party") may provide mutual assistance to another Party ("Recipient Party").

Availability and provision of mutual assistance shall be governed by an applicable mutual aid agreement, which may be the Edison Electric Institute Mutual Aid Agreement, the Western Region Mutual Assistance Agreement, or such other agreement as may be customarily used in the region where the mutual assistance is to be provided, except for reimbursement of costs, which shall be governed by Article 4 of this Agreement.

The Parties recognize that there may be several phases of mutual assistance activity, including prenotification of a potential need for assistance, a request for information related to the costs and availability of mutual assistance, and actual mobilization. Only actual mobilization is considered the provision of mutual assistance.

#### 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 of any governmental authority, which may be without limitation a federal agency, a state or a governmental subdivision.
- (b) "Rate-Regulated Subsidiary" shall mean a subsidiary of the Company ("subsidiary") that is regulated by one or more State Commissions and/or FERC, in the subsidiary's capacity of providing regulated public utility services.
- (c) "State Commissions" shall mean any state public utility commission or state public service commission with utility regulatory jurisdiction over a Rate-Regulated Subsidiary.

#### ARTICLE 3. EFFECTIVE DATE

This Agreement shall be effective as of the date of execution; 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

The Parties recognize that charges for mutual assistance will begin when a request for mobilization of assistance is submitted to the Providing Party by the Recipient Party. Costs associated with pre-notification of a potential need or gathering of information associated with a request for mutual assistance will not be charged to the Recipient Party.

Providing Parties shall bill Recipient Parties, as appropriate, for mutual assistance rendered under this Agreement in as specific a manner as practicable.

Payments for mutual assistance shall be governed by an applicable mutual aid agreement, which may be the Edison Electric Institute Mutual Aid Agreement, the Western Region Mutual Assistance Agreement, or such other agreement as may be customarily used in the region where the mutual assistance is to be provided.

In the event that the mutual assistance consists only of the interchange of a good in an emergency circumstance, the Recipient Party shall reimburse the Providing Party the replacement cost of the

transferred good. Any associated services shall be reimbursed by the Recipient Party as a direct charge, service charge or allocation as applicable pursuant to the IASA.

#### ARTICLE 5. STANDARD OF CARE

The Parties shall comply with all applicable Laws regarding affiliated interest transactions, including timely filing of regulatory filings and reports. The Parties agree not to cross-subsidize and shall comply with all applicable Laws and orders issued by State Commissions or FERC. 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 mutual assistance under this Agreement, including without limitation sales, use and value-added taxes.

#### ARTICLE 7. ACCOUNTING AND AUDITING

Providing Parties shall maintain such books and records as are necessary to support the charges for mutual assistance, 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 Parties' accounting records.

Subject to the provisions of this Agreement, Records supporting mutual assistance billings shall be available for inspection and copying by any qualified representative or agent of a Party, at the expense of the inquiring Party. In addition, FERC or State Commissions staff or agents may audit the accounting records of Providing Parties that form the basis for charges to Rate-Regulated Subsidiaries. All Parties agree to cooperate fully with such audits.

#### ARTICLE 8. COOPERATION WITH OTHERS

The Parties shall use good faith efforts to cooperate with each other in all matters related to the provision and receipt of mutual assistance. 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 mutual assistance 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 another Party any information required or reasonably requested by the Party related to the provision of mutual assistance and shall be responsible for timely provision of said information and for the accuracy and completeness of the information; provided, however, that a Party shall not be liable for not providing any information that is subject to a confidentiality obligation or a regulatory obligation not to disclose or be a conduit of information owned by it to a person or regulatory body other than the other Party.

The Parties shall cooperate with each other in making such information available as needed in the event of any and all internal or external audits, State Commissions or FERC regulatory proceedings, legal actions, or dispute resolution.

Each Party shall fully cooperate and coordinate with each other's employees and contractors in the performance or provision of mutual assistance. The Parties shall not commit or permit any act that will interfere with the performance or receipt of mutual assistance by any Party's employees or contractors.

#### ARTICLE 9. COMPLIANCE WITH ALL LAWS

Each Party shall be responsible for (a) its compliance with all Laws affecting its business, including, but not limited to, laws and governmental regulations governing federal and state affiliate transactions, workers' compensation, health, safety and security; (b) any use it may make of the mutual assistance to assist it in complying with such laws and governmental regulations; and (c) compliance with FERC's Standards of Conduct, Market-Based Rate Affiliate Restrictions, and any comparable restrictions imposed by FERC or State Commissions.

#### ARTICLE 10. LIMITATION OF LIABILITY

Notwithstanding any other provision of this Agreement and except for (a) rights provided under Article 11 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 its respective directors, officers, employees and agents, will have any liability to any other Party, nor its respective directors, officers, employees and agents, whether based on contract, warranty, tort, strict liability or any other theory, for any indirect, incidental, consequential or special damages, and no Party, as a result of providing mutual assistance pursuant to this Agreement, shall be liable to any other Party for more than the cost of the mutual assistance related to the claim or damages.

#### ARTICLE 11. 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 the 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 12. 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 13. TERMINATION FOR CONVENIENCE**

A Party may terminate its participation in this Agreement either with respect to all, or part, of the mutual assistance provided hereunder at any time and from time to time, for any reason or no reason, by giving notice of termination to the other party as soon as reasonably possible.

ARTICLE 14. CONFIDENTIAL INFORMATION/NONDISCLOSURE

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

The Parties shall handle all information exchanged in the course of performing mutual assistance in accordance with requirements for documenting and handling critical infrastructure information as defined by the North American Electric Reliability Corporation Critical Infrastructure Protection Standards and will further comply with non-disclosure requirements of other applicable regulations.

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

ARTICLE 15. PERMITTED DISCLOSURE

Notwithstanding provisions of this Agreement to the contrary, each Party may disclose confidential information:

- (a) To the extent required by State Commissions, FERC, a court of competent jurisdiction or other governmental authority or otherwise as required by Laws, including without limitation disclosure obligations imposed under 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
- (b) 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 16. 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 anything not contained herein shall not be deemed to create any contractual relation between the subcontractor of any tier and the Parties.

ARTICLE 17. 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 18. 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 19. ENTIRE AGREEMENT/DOCUMENTS INCORPORATED BY REFERENCE

All understandings, representations, warranties, agreements and 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.

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

KERN RIVER GAS-TRANSMISSION COMPANY—	MIDAMERICAN ENERGY COMPANY
Ву:	By: 18 pucit
Title:	Title: 11/2 Controller
Name:	Name: Ton Specketer
Date:	Date: February 15, 2011
NORTHERN NATURAL GAS COMPANY	PACIFICORP
Ву:	By: Dala K. Da
Title:	Title: SVP & CFO
Name:	Name: Douglas K. Sturer
Date	Data: 2/15/11

KERN RIVER GAS TRANSMISSION COMPANY	MIDAMERICAN ENERGY COMPANY
By: Mary Hausman	By: 18 Bulit
Title: Controller	Title: 1/P& Controller
Name: Mary Hausman	Name: Tom Specketer
Date: 2/24/11	Date: February 15, 2011
//3/	٠, ٠,
NORTHERN NATURAL GAS COMPANY	PACIFICORP
By: // /adv	
Dy	By:
Title: VP France	By:
	Title:
Tille: VP France	

Appendix A

December 31, 2014 Affiliated Interest Report

Oregon Public Utility Commission orders approving transactions with affiliates

Affiliate	Order No.	Docket No.	Date Approved
BNSF Railway Company	07-323	UI 269	July 27, 2007
	09-504	UI 288	December 28, 2009
	10-090	UI 292	March 11, 2010
	10-089	UI 293	March 11, 2010
	12-348	UI 325	September 13, 2012
National Indemnity Company	13-322	UI 339	September 3, 2013
Marmon Utility LLC (a Marmon Holdings, Inc.	11-189	UI 308	June 16, 2011
company)	11-191	UI 309	June 16, 2011
	11-200	UI 311	June 22, 2011
The Kerite Company (a Marmon Holdings, Inc. company)	10-409	UI 303	October 18, 2010
Marmon/Keystone Corporation	12-143	UI 319	April 24, 2012
Wells Fargo Home Equity	08-165	UI 277	March 12, 2008
Wells Fargo Securities, LLC	11-423	UI 315	October 26, 2011
	12-142	UI 318	April 24, 2012
	12-457	UI 328	November 26, 2012
	13-283	UI 336	August 6, 2013
	13-371	UI 340	October 16, 2013
	14-251	UI 349	July 8, 2014
	14-396	UI 351	November 12, 2014
U.S. Bancorp Investments, Inc.	14-251	UI 349	July 8, 2014
International Business Machines Corporation	12-227	UI 321	June 19, 2012
	12-228	UI 322	June 19, 2012
	12-385	UI 327	October 9, 2012
	13-100	UI 330	March 26, 2013

Affiliate	Order No.	Docket No.	Date Approved
	13-486	UI 341	December 19, 2013
	13-487	UI 342	December 19, 2013
	14-052	UI 344	February 18, 2014
American Express Travel Related Services Company, Inc.	14-144	UI 346	April 30, 2014
Shaw Environmental, Inc. (a Chicago Bridge & Iron Company N.V. company)	14-367	UI 350	October 28, 2014
Berkshire Hathaway Energy Company (formerly known as MidAmerican Energy Holdings Company)	06-305	UI 249	June 19, 2006
MidAmerican Funding, LLC	06-305	UI 249	June 19, 2006
MHC Inc.	06-305	UI 249	June 19, 2006
MidAmerican Energy Company	06-305	UI 249	June 19, 2006
	11-190	UI 310	June 16, 2011
	11-400	UI 316	October 6, 2011
Midwest Capital Group, Inc.	06-305	UI 249	June 19, 2006
MEC Construction Services Co.	06-305	UI 249	June 19, 2006
HomeServices of America, Inc.	06-305	UI 249	June 19, 2006
	08-165	UI 277	March 12, 2008
	11-053	UI 304	February 11, 2011
Iowa Realty Co., Inc.	06-305	UI 249	June 19, 2006
Kern River Gas Transmission Company	06-305	UI 249	June 19, 2006
	06-683	UI 255	December 26, 2006
	09-503	UI 255 (1)	December 28, 2009
	11-400	UI 316	October 6, 2011
MidAmerican Energy Holdings Company Insurance Services Ltd.	06-498	UI 253	August 24, 2006
Northern Natural Gas Company	06-305	UI 249	June 19, 2006
	11-400	UI 316	October 6, 2011

Affiliate	Order No.	Docket No.	Date Approved
NV Energy, Inc.	06-305	UI 249	June 19, 2006
Nevada Power Company	06-305	UI 249	June 19, 2006
Sierra Pacific Power Company	06-305	UI 249	June 19, 2006
Northern Powergrid Holdings Company (formerly CE Electric UK Funding Company)	06-305	UI 249	June 19, 2006
CalEnergy Philippines	06-305	UI 249	June 19, 2006
CE Casecnan Water and Energy Company, Inc.	06-305	UI 249	June 19, 2006
BHE Renewables, LLC (formerly known as MidAmerican Renewables, LLC)	06-305	UI 249	June 19, 2006
Bishop Hill Interconnection LLC	06-305	UI 249	June 19, 2006
CalEnergy Generation Operating Company	06-305	UI 249	June 19, 2006
Cordova Energy Company LLC	06-305	UI 249	June 19, 2006
Pinyon Pines Wind I, LLC	06-305	UI 249	June 19, 2006
Pinyon Pines Wind II, LLC	06-305	UI 249	June 19, 2006
Solar Star California XIX, LLC	06-305	UI 249	June 19, 2006
Solar Star California XX, LLC	06-305	UI 249	June 19, 2006
Topaz Solar Farms, LLC	06-305	UI 249	June 19, 2006
TX Jumbo Road Wind, LLC	06-305	UI 249	June 19, 2006
Wailuku Investment, LLC	06-305	UI 249	June 19, 2006
BHE U.S. Transmission, LLC (formerly known as MidAmerican Transmission, LLC)	06-305	UI 249	June 19, 2006
BHE Southwest Transmission Holdings, LLC	06-305	UI 249	June 19, 2006
Electric Transmission America, LLC	06-305	UI 249	June 19, 2006
Electric Transmission Texas, LLC	06-305	UI 249	June 19, 2006
MidAmerican Central California Transco LLC	06-305	UI 249	June 19, 2006
Midwest Power Transmission Iowa, LLC	06-305	UI 249	June 19, 2006
Midwest Power Transmission Illinois, LLC	06-305	UI 249	June 19, 2006
BHE Canada, LLC (formerly known as MEHC	06-305	UI 249	June 19, 2006

Affiliate	Order No.	Docket No.	Date Approved
Canada, LLC)			
MEHC Canada Transmission GP Corporation	06-305	UI 249	June 19, 2006
Metalogic Inspection Services Inc.	06-305	UI 249	June 19, 2006
Metalogic Inspection Services, LLC	15-018	UI 353	January 28, 2015
MEHC Investment, Inc.	06-305	UI 249	June 19, 2006
M&M Ranch Acquisition Company, LLC	06-305	UI 249	June 19, 2006
Racom Corporation	11-276	UI 313	July 29, 2011
PPW Holdings LLC	06-305	UI 249	June 19, 2006
PacifiCorp Foundation	04-028	UI 223	January 15, 2004
Energy West Mining Company	91-513	UI 105	April 12, 1991
Interwest Mining Company	09-261	UI 286	July 7, 2009
Fossil Rock Fuels, LLC	11-482	UI 317	December 6, 2011
Pacific Minerals, Inc. (Umbrella Loan Agreement)	06-353	UI 1 (11)	July 7, 2006
Bridger Coal Company	01-472	UI 189	June 12, 2001
Trapper Mining Inc.	94-1550	UI 140	October 12, 1994
Huntington Cleveland Irrigation Company	10-353	UI 300	September 10, 2010
Ferron Canal & Reservoir Company	10-345	UI 301	September 2, 2010
Cottonwood Creek Consolidated Irrigation Company	11-332	UI 312	August 26, 2011