

# GARY HEBERT G O V E R N O R

SPENCER J. COX Lieutenant Governor

# State of Utah Department of Commerce Division of Public Utilities

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Director, Division of Public Utilities

# **ACTION REQUEST RESPONSE - REDACTED**

To: Utah Public Service Commission

From: Utah Division of Public Utilities

Chris Parker, Director

Artie Powell, Energy Section Manager Charles Peterson, Technical Consultant Doug Wheelwright, Technical Consultant

Date: September 13, 2016

Re: **Information Memo** 

Docket No. 16-035-08 - PacifiCorp's Semi-Annual Hedging Report

# RECOMMENDATION (No Action)

The Division of Public Utilities (Division) has reviewed the Semi-Annual Hedging Report along with the information included as Attachments A - E. The information presented is similar in format and content to previous reports and includes both historical information and a forecast of future hedging activities. As of the date of this report, the Company is in compliance with the current hedging guidelines. This report does not require approval or acknowledgement from the Commission and no further action is required.

#### ISSUE

On August 15, 2016, Rocky Mountain Power (Company) filed the PacifiCorp Semi-Annual Hedging Report with the Utah Public Service Commission (Commission). On August 15, 2016, the Commission issued an Action Request to the Division and requested a review for compliance. This memo is the Division's response to the Action Request.



#### BACKGROUND

During a general rate case, Docket No. 10-035-124, it became apparent that parties did not understand the various products, timing, volume and nature of the PacifiCorp<sup>1</sup> hedging transactions. As part of the settlement stipulation in that General Rate Case, the Company agreed to participate in a Collaborative Process to discuss appropriate changes to PacifiCorp's existing hedging practices. The goal of the collaborative process was to provide a better understanding of the PacifiCorp hedging program and discuss appropriate changes to better reflect customer risk tolerances and preferences.<sup>2</sup> One of the terms outlined in the stipulation requires the Company to provide a semi-annual hedging report to the Commission.<sup>3</sup> The hedging report is to be produced on a semi-annual basis with periods ending in June and December of each year.

The purpose of the report is to provide insights into PacifiCorp's hedging activity for the previous six months, report on the current market conditions and provide an indication of future hedging activities. The current report covers the six month period ending June 30, 2016. The report describes market fundamentals, basis risk, liquidity, energy positions, hedging activity, products, instruments and physical supply. The Company's hedging guidelines are outlined in the current risk management policy.<sup>4</sup> Due to the specific content, **the hedging report and portions of this memo should be considered confidential.** 

Discussion			

<sup>&</sup>lt;sup>1</sup> Rocky Mountain Power is a dba of PacifiCorp where the hedging transactions originate.

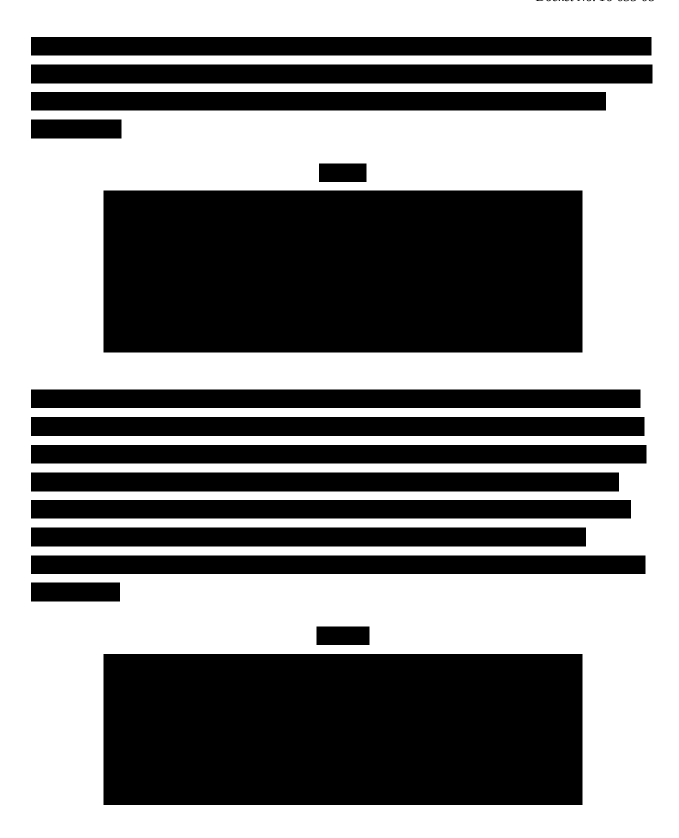
<sup>&</sup>lt;sup>2</sup> Collaborative Process to Discuss Appropriate Changes to PacifiCorp's Hedging Practices, March 30, 2012, p. 2.

<sup>&</sup>lt;sup>3</sup> Docket No. 10-035-124, Settlement Stipulation, p. 14.

<sup>&</sup>lt;sup>4</sup> PacifiCorp - Energy Risk Management Policy, Approved September 8, 2015.

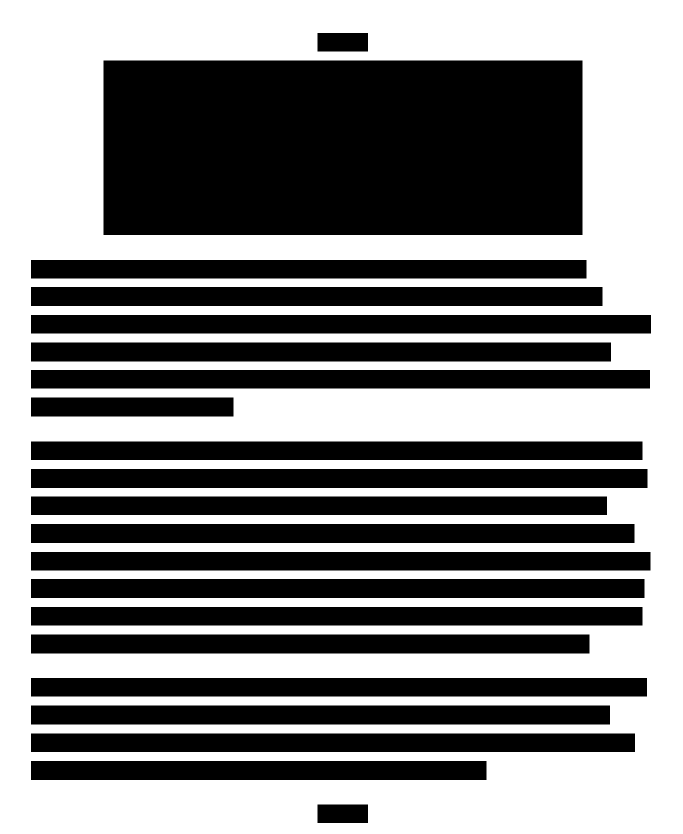


ELECTRIC HEDGING - HISTORICAL AND FORECAST



NATURAL GAS HEDGING – HISTORICAL AND FORECAST
The Common is averaged to notice loss saids aids due to its noticed constitution float
The Company is exposed to natural gas price risk due to its natural gas-fired generating fleet.
Natural gas hedging guidelines have been established to address the exposure to changes in
market conditions.







#### CONCLUSION

The Division has reviewed the Semi-Annual Hedging Report and responses to data requests. The information presented is similar in format and content to previous reports and includes both historical information and a forecast of future hedging activities. As of the date of this report, the Company is in compliance with the current hedging guidelines and no further action by the Commission is required.

cc: Jeffrey Larsen, Rocky Mountain Power
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