

June 11, 2009

***VIA ELECTRONIC FILING
AND OVERNIGHT DELIVERY***

Oregon Public Utility Commission
5500 Capitol Street NE, Ste 215
Salem, OR 97301-2551

Attn: Filing Center

**RE: UM 1429 – PacifiCorp’s Request for Proposal 2009R
Draft Request for Proposal for New Renewable Resources**

By this filing, PacifiCorp d/b/a Pacific Power (“Company”) submits the original and one (1) copy of revisions to Appendix L of the Company’s draft request for proposal for new renewable resources (“2009R RFP”) in the above-referenced docket. A copy of this filing has been served on all parties on the service list. Additionally, a courtesy copy has been sent to the service list in Docket UM 1368, which is the Company’s current on-going request for proposals (“2008R-1 RFP”). Copies of the 2009R RFP are available electronically on PacifiCorp’s website, at www.pacificorp.com.

The revisions to Appendix L are found at pages 4 through 5, in the section titled "FERC’s Standards of Conduct," and are shown in the attached redlined document. The revisions reflect changes to the FERC’s Standards of Conduct, pursuant to FERC Order No. 717.

PacifiCorp held a bidders conference on June 9, 2009 to discuss the draft 2009R RFP and answer any questions. Based on the conference, the Company has no other changes to the draft 2009R RFP at this time.

Please direct any informal inquiries to Joelle Steward, Regulatory Manager, at (503) 813-5542.

Sincerely,



Andrea L. Kelly
Vice President, Regulation

Enclosures

cc: Service List in UM 1429
Service List in UM 1368

CERTIFICATE OF SERVICE

I hereby certify that I served a true and correct copy of the foregoing document in Docket No. UM 1368 and UM-1429 on the following named person(s) below by e-mail and U.S. Mail (if paper service has not been waived) addressed to said person(s) at his or her last-known address(es) indicated below:

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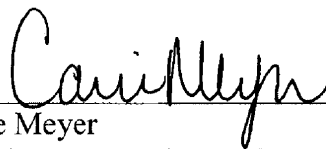
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DATED: June 11, 2009.

A handwritten signature in cursive script, appearing to read "Carrie Meyer", written over a horizontal line.

Carrie Meyer
Coordinator, Regulatory Operations

FERC'S STANDARDS OF CONDUCT

In addition to ~~this PacifiCorp's~~ self-imposed code of conduct, as a transmission provider, PacifiCorp is required to comply with FERC's Standards of Conduct which govern interactions between PacifiCorp's ~~tTransmission fFunction~~ and its ~~mMarketing Affiliate~~ function employees. Under the Standards of Conduct, PacifiCorp's ~~tTransmission fFunction~~ employees must function independently of PacifiCorp's ~~mMarketing Affiliate~~ function employees. ~~Marketing Affiliate employees cannot have access to transmission control center or other transmission facilities or information systems that differ in any way from the access provided to non-affiliated transmission customers.~~ The Standards of Conduct prohibit ~~mMarketing Affiliate~~ function employees from gaining access to any information about the day-to-day operation of PacifiCorp's transmission system that is not posted on the OASIS or otherwise made publicly-available to all other market participants.

Under the Standards of Conduct, transmission function employees and all other unclassified employees must follow the ~~FERC will allow certain non-operating employees to be shared between the Transmission Function and Marketing Affiliate.~~ Under FERC's "no-conduit rule", which means that they shared employees may receive confidential non-public transmission function system or marketing information, but they are prohibited from sharing such information with ~~mMarketing Affiliate~~ function employees through any non-public or off-OASIS communications.

Marketing Affiliate Function Employees

PacifiCorp's marketing function includes employees, contractors, consultants or agents of PacifiCorp who actively and personally engage on a day-to-day basis in sales for resale or the submission of offers to sell electric energy or capacity and are not permitted to have access to non-public transmission function information.

~~PacifiCorp has identified the following business groups as Marketing Affiliate Business Units of PacifiCorp: PacifiCorp Energy, Commercial & Trading:~~

- ~~Energy Trading~~
- ~~Short-term Origination and Contracts~~
- ~~Long-Term Origination and Strategy~~

Transmission Function Employees

PacifiCorp's ~~tTransmission fFunction~~ includes: employees, contractors, consultants or agents of PacifiCorp who actively and personally e~~ondu~~ct~~en~~g~~ag~~e in transmission system operations or reliability functions, including, but not limited to, those who are engaged in day-to-day duties and responsibilities for planning, directing, or carrying out transmission-related operations.

~~Shared Employees~~

~~PacifiCorp has identified Integrated Resource Planning, Structuring and Pricing, Marketing, and Trading Contracts, Environmental, Credit, Legal, and Risk Management as shared employee functions under FERC's Standards of Conduct.~~

Information Status

PacifiCorp's ~~mMarketing Affiliate~~ function employees (as defined above) will not be involved in a Bidder's transmission interconnection and integration with the control area. PacifiCorp's employees will at all times abide by FERC's Standards of Conduct, including the "no-conduit rule". If an issue arises ~~about~~ with respect to compliance with FERC's Standards of Conduct, PacifiCorp's FERC Standards of Conduct Compliance Officer, Colt Norrish at 503-813-5545, should be contacted immediately.