ORDER NO. 15008

ENTERED **JAN 1 3 2015**

BEFORE THE PUBLIC UTILITY COMMISSION

OF OREGON

UI 352

In the Matter of

PACIFICORP, dba PACIFIC POWER,

ORDER

Request for Approval of Affiliated Interest Transaction with Forney Corporation.

DISPOSITION: STAFF'S RECOMMENDATION ADOPTED

At its public meeting on January 13, 2015, the Public Utility Commission of Oregon adopted Staff's recommendation in this matter. The Staff Report with the recommendation is attached as Appendix A.

BY THE COMMISSION:

Becky L. Beier Commission Secretary

A party may request rehearing or reconsideration of this order under ORS 756.561. A request for rehearing or reconsideration must be filed with the Commission within 60 days of the date of service of this order. The request must comply with the requirements in OAR 860-001-0720. A copy of the request must also be served on each party to the proceedings as provided in OAR 860-001-0180(2). A party may appeal this order by filing a petition for review with the Court of Appeals in compliance with ORS 183.480 through 183.484.

ORDER NO.

15 008

ITEM NO. CA5

N/A

PUBLIC UTILITY COMMISSION OF OREGON STAFF REPORT PUBLIC MEETING DATE: January 13, 2015

CONSENT X EFFECTIVE DATE

| DATE: | January 6, 2015 |
|--|---|
| то: | Public Utility Commission |
| FROM: | Linnea Wittekind い |
| THROUGH: | Jason Eisdorfer and Marc Hellman |
| SUBJECT: | PACIFICORP: (Docket No. UI 352) Requests Approval of Affiliated Interest Transaction with Forney Corporation. |
| STAFF RECOMMENDATION: | |
| The Public Utility Commission of Oregon (Commission) should approve PacifiCorp's (PacifiCorp or Company) application for approval of an affiliated transaction between | |

PacifiCorp and Forney Corporation, an affiliated interest, subject to the following

1. PacifiCorp shall notify the Commission in advance of any substantive changes to the contracts, including any material change in price. Any such changes shall be submitted in an application for a supplemental order (or other appropriate format) in this docket.

2. PacifiCorp shall report to the Commission, as part of its annual affiliated interest report, all transactions entered into under the affiliated interest agreements with Forney Corporation.

DISCUSSION:

conditions:

REGULAR

PacifiCorp filed this application with the Commission on November 18, 2014, pursuant to ORS 757.495(1) and OAR 860-027-0040. PacifiCorp is an indirect, wholly-owned subsidiary of Berkshire Hathaway Energy Company (BHE). BHE is a subsidiary of Berkshire Hathaway, Inc. (Berkshire). Forney Corporation (Forney) is wholly owned by Graham Holdings Company. Berkshire Hathaway holds approximately percent interest in Graham Holdings Company voting stock.

ORDER NO. 15 0.08

Docket No. UI 352 January 6, 2015 Page 2

"Affiliated interest," as defined in ORS 757.015(3), includes every corporation five percent or more of whose voting securities are owned by any corporation or person owning five percent of the voting securities of a public utility or in any successive chain of ownership of a public utility. Berkshire's ownership interest in PacifiCorp and Graham Holdings Company qualifies as an affiliated interest.

Forney manufactures equipment that monitors and controls the combustion of coal, natural gas, and other materials. PacifiCorp uses gas head detectors, unfiltered flame detector assemblies, pipe spacer guides and other miscellaneous fiber optic materials purchased from Forney and now needs to purchase replacement fiber optic cable and fiber optic lens for the existing equipment. PacifiCorp purchased or will be purchasing several items from Forney to replenish stock for the Dave Johnson plant.

The Company notes that this transaction may qualify for a waiver of OAR 860-027-0040 filing requirements based on the amount spent for the three transactions. OAR 860-027-0043 allows for the waiver of the rules governing affiliate interest transactions upon petition by a utility and approval by the Commission, including transactions valued at less than 0.1 percent of the utility's Oregon operating revenues for the previous calendar year.

lssues

Staff investigated the following issues:

- 1. Terms and Conditions of the Agreement;
- 2. Transfer Pricing;
- 3. Public Interest Compliance; and
- 4. Records Availability, Audit Provisions, and Reporting Requirements.

Terms and Conditions of the Agreement

Staff did not observe any unusual terms or conditions in the contract; it appears to have been negotiated at arm's-length. PacifiCorp contacted several potential vendors for a quote for the needed parts, only Forney returned a quote. Forney is the manufacturer of the original parts. According to the Company, to the best of its knowledge only Forney manufactures the required replacement parts.

15 008

Docket No. UI 352 January 6, 2015 Page 3

Transfer Pricing

PacifiCorp may need to make periodic purchases from Forney, but does not anticipate annual spending on the purchases described in this application. In this application the Company is requesting approval of three purchases totaling \$48,868. The breakout is as follows:

- \$6,896 Fiber Optic Cable & Lens
- \$34,132 Ignitor Parts
- \$7,840 Ignitor Assembly

Staff believes the transaction is fair and reasonable. PacifiCorp attempted to purchase parts in the market, but is limited due to Forney being the only manufacturer of replacement parts.

According to OAR 860-027-0043, the Commission may, for good cause, waive the affiliated interest transaction requirements of OAR 860-027-0040. The rule provides:

Upon petition by a utility and approval by the Commission for good cause, the requirements of OARs 860-027-0040 and 860-027-0041 may be waived for individual transactions or classes of transactions. As a general guideline, in the absence of showing that the transaction is fair and reasonable and not contrary to the public interest, transactions exceeding 0.1 percent of the previous calendar year's Oregon utility operating revenues will not qualify for waiver.

As part of MEHC's acquisition of PacifiCorp, however, the Company agreed to file affiliated interest applications for all transactions between MEHC affiliates, regardless of the monetary amount involved.

Public Interest

The purchase of the parts is in the public interest. PacifiCorp must operate and maintain its generation facilities to ensure safe and reliable electric service to its customers. According to the Company, these parts are necessary at its Dave Johnson Plant for operation and proper maintenance.

<u>Records Availability, Audit Provisions, and Reporting Requirements</u> Order Conditions numbers 1 and 2, listed above in the Staff recommendations afford the necessary Commission examination of PacifiCorp's records concerning the transaction with Forney Corporation.

Based on the review of this application, Staff concludes:

ORDER NO.

008

Docket No. UI 352 January 6, 2015 Page 4

- 1. The application regards an affiliated interest agreement that is fair and reasonable and not contrary to the public interest with inclusion of the proposed ordering conditions; and
- 2. Necessary records are available.

PROPOSED COMMISSION MOTION:

PacifiCorp's application for approval of affiliated interest transaction with Forney Corporation be approved subject to the two recommended conditions.

UI 352