

**BEFORE THE PUBLIC UTILITY COMMISSION  
OF OREGON**

**UE 264**

In the Matter of

	)	CROSS EXAM STATEMENT AND
PACIFICORP	)	LIST OF EXHIBITS OF THE
	)	INDUSTRIAL CUSTOMERS OF
2014 Transition Adjustment Mechanism	)	NORTHWEST UTILITIES
_____	)	

Pursuant to Administrative Law Judge Pines' August 7, 2013 Memorandum, the Industrial Customers of Northwest Utilities ("ICNU") submits its cross examination statement and list of exhibits. ICNU has identified a number of cross examination exhibits that it wishes to enter into the record in lieu of cross examination, but ICNU understands that the Company objects to the admission of some of ICNU's exhibits. If the Company withdraws its objection, then ICNU waives cross examination of all witnesses, with the exception that ICNU reserves the right to cross examine any witnesses that are examined by other parties, the ALJ or the Commissioners. If the Company does not withdraw its objection to ICNU's cross examination exhibits, then ICNU requests the opportunity to cross examine PacifiCorp witness Cindy Crane and reserves 30 minutes to address the cross examination exhibits.

ICNU notes that it is not identifying any documents from prior Oregon Public Utility Commission ("OPUC" or the "Commission") proceedings, as ICNU understands that both ICNU and PacifiCorp will request that the Commission take official notice of the documents from prior OPUC proceedings that will be referred to legal briefs. ICNU identifies

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the following cross examination exhibits that ICNU intends to introduce at the hearing, and  
ICNU's current understanding of which exhibits PacifiCorp may raise an objection to:

<u>Cross Examination Exhibits</u>	<u>Description</u>	<u>PacifiCorp Objection</u>
ICNU/200	PacifiCorp Response to ICNU Data Request No. 5.2	No.
Confidential ICNU/201	Excerpt of Confidential PacifiCorp Coal Inventory Policies & Procedures, Section VII, effective 9/30/2010	Yes.
Confidential ICNU/202	Excerpt of Confidential PacifiCorp Coal Inventory Policies & Procedures, Section VII, effective 1/1/2013	Yes.
Confidential ICNU/203	Excerpt of Confidential Pincock Report on Coal Inventory Policies, Section 4, dated 1/28/2012	Yes.
ICNU/204	Redacted Rebuttal Testimony of Cindy A. Crane in Case No. PAC-E-10-07	No.
ICNU/205	Redacted Rebuttal Testimony of Cindy A. Crane in Docket No. 20000-384-ER-10	No.
Confidential ICNU/206	Confidential Rebuttal Testimony of Cindy A. Crane in Docket No. 12-035-92	No.

In addition, ICNU will seek the admission of the following pre-filed testimony  
and exhibits into the record in this proceeding:

<u>Exhibit No.</u>	<u>Description</u>
Confidential ICNU/100	Confidential Responsive Testimony of Michael C. Deen
ICNU/101	Qualifications of Michael C. Deen
Confidential ICNU/102	Confidential Excerpts of PacifiCorp's Responses to ICNU Data Requests 2.1 and 2.3 (UE 263) and 1.12 and 2.1 (UE 264)

Dated this 15th day of August, 2013.

Respectfully submitted,

DAVISON VAN CLEVE, P.C.

/s/ Irion A. Sanger

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August 15, 2013

***Via Electronic Mail and Federal Express***

Public Utility Commission of Oregon  
Attn: Filing Center  
550 Capitol St. NE #215  
P.O. Box 2148  
Salem OR 97308-2148

Re: In the Matter of PACIFICORP 2014 Transition Adjustment Mechanism  
**Docket No. UE 264**

Dear Filing Center:

Enclosed for filing in the above-referenced docket, please find the original and one (1) copy of the Cross Examination Statement and Exhibits (ICNU/200 – ICNU/206) of the Industrial Customers of Northwest Utilities. Also enclosed are the original and one (1) copy of the confidential pages of same (ICNU/201 – ICNU/203 in their entirety, and the confidential pages of ICNU/206), which are being filed under seal pursuant to the Protective Order in this docket.

Thank you for your assistance, and please do not hesitate to call our office with any questions.

Sincerely,

/s/ Jesse Gorsuch  
Jesse Gorsuch

Enclosures

cc: Service List

## CERTIFICATE OF SERVICE

I HEREBY CERTIFY that I have this day served the foregoing documents upon all parties in this proceeding by causing the same to be sent via electronic mail to each individual's last-known email address, as shown below, and by causing the confidential pages of same to be sent via First Class U.S. Mail, postage prepaid, to all parties who have signed the General Protective Order in this docket.

Dated at Portland, Oregon, this 15<sup>th</sup> day of August, 2013.

/s/ Jesse Gorsuch  
Jesse Gorsuch

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