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June 30, 2006

## BY ELECTRONIC MAIL (PUC.FilingCenter@state.or.us) AND REGULAR MAIL

Public Utility Commission of Oregon Attention: Filing Center 550 Capitol Street NE #215 PO Box 2148 Salem, OR 97308-2148

Re:

Wah Chang, Petitioner v. PacifiCorp, Respondent

Docket UM 1002

Dear Sir or Madam:

On behalf of Wah Chang, I enclose for filing in the above-captioned proceeding

- Errata to Appendix 2 to Wah Chang's Response to PacifiCorp's Motion to Strike Petitioner's Direct Testimony and Exhibits, with attached Certificate of Service.
- Correction to Wah Chang Exhibit WC/904, with attached Certificate of Service.
- Corrected Exhibit WC/904, under seal (original and five copies).

Also enclosed for the judge's file are courtesy copies of the first two items.

Very truly yours,

Richard H. Williams

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Enclosure

cc (w/enc): Service List

006854.0164/568461.1

F. 503.778.2200

Public Utility Commission of Oregon

Re: UM 1002 June 30, 2006

Page 2

bcc (by e-mail, w/enc):

James H. Denham Berne Martin Howard Robert F. McCullough, Jr. Milo Petranovich

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3					
4	BEFORE THE PUBLIC UTILITY COMMISSION OF THE STATE OF OREGON				
5	UM 1002				
6		VV-			
7	WAH CHANG,	)			
8	Petitioner,	ERRATA TO APPENDIX 2 TO			
9	V.	) WAH CHANG'S RESPONSE TO PACIFICORP'S MOTION TO			
10	PACIFICORP,	) STRIKE PETITIONER'S DIRECT TESTIMONY AND EXHIBITS			
11	Respondent.	) )			
12		)			
13	Appendix 2 to Wah Chang's Response	to PacifiCorp's Motion to Strike Petitioner's			
14	Direct Testimony and Exhibits states that Wah Chang does not intend to offer Exhibit WC/832				
15	captioned "Enron Buy-Resales," and that it does intend to offer Exhibit WC/862, captioned				
16	"Enron Ricochet Counterparties." The appendix is erroneous in that Wah Chang does intend to				
17	offer WC/832, and does not intend to offer WC/862.				
18	Corrected pages 3 and 8 of Appendix 2 showing corrections to the discussion of WC/832				
19	and WC/862 are attached hereto.				
20	Dated: June 30, 2006.				
21	LAN	IE POWELL PC			
22		•			
23	By	Richard H. Willing			
24	$\sqrt[3]{R}$	ichard H. Williams, OSB No. 72284			
25		filo Petranovich, OSB No. 81337			
	Attor	rneys for Petitioner Wah Chang			
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PAGE 1 - ERRATA TO APPENDIX 2 TO WAH CHANG'S RESPONSE TO PACIFICORP'S MOTION TO STRIKE PETITIONER'S DIRECT TESTIMONY AND EXHIBITS

Exhibit	Description
WC/827	Presentation by Tim Belden, dated March 25, 2001
	Exhibit 827 is a presentation made by Tim Belden at Enron, which was attached to emails produced by Enron in FERC proceedings. See discussion
	under WC/806 above.
WC/828	Bill Williams (Enron) email, dated April 17, 2001
	Exhibit 828 is an email from Bill Williams of Enron. See discussion under WC/806 above.
WC/829	Steve C. Hall email Attaching Draft Memorandum re: "Trading Strategies," November 14, 2000
	Exhibit 829 is an email from Steve C. Hall, one of Enron's attorneys, which
	attaches a rough draft of the Yoder Hall Memorandum that is Wah Chang exhibit 820. This document was among the documents obtained and made
	public by FERC as part of its PA02-2-000 investigation.
WC/830	Kim Ward (Enron) email dated May 4, 2001
	Exhibit 830 is an email from Kim Ward of Enron. See discussion under WC/806 above.
WC/832	Enron Buy-Resales
	Wah Chang does not intend to offer this exhibit. Exhibit 832 is an extract prepared by McCullough Research from a query of the Enpower records database. See discussion under WC/804 above.
WC/834	Bill Williams (Enron email), dated August 30, 2001
	Exhibit 832 is an email from Bill Williams of Enron. See discussion under WC/806 above.
WC/838	Stanley Cocke (Enron) email dated July 13, 2001
	Exhibit 838 is an email from Stanley Cocke of Enron. See discussion under WC/806 above.
WC/844	PacifiCorp/Enron Buy Sells by Month
	Exhibit 844 is a document prepared by McCullough Research from a query the Enpower database. See discussion under WC/804 above.
WC/845	Enron email to Portland Shift re Project Red Congo
	Exhibit 845 is an email from John Forney of Enron with handwritten notes. See discussion under WC/806 above.

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]	Exhibit	Description
N	VC/862	Enron Ricochet Counterparties
		Exhibit 862 is an extract prepared by McCullough Research from a query of the Enpower records database. See discussion under WC/804 above. Wah
		Chang does not intend to offer this exhibit.
W	WC/1107	Email from JMF to Portland Shift re Project Red Congo Document number Ecf000227557
		Exhibit 1107 is an e-mail from Enron's John Forney with handwritten notes. See discussion under WC/806 above.
		Exhibit 1107 is the same as Exhibit 845.
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4	CERTIFICATE OF SERVICE		
5	CERTIFICATE OF SERVICE		
6	I certify that on June 30, 2006, I served Errata to Appendix 2 to Wah Chang's Response		
7	to Pacificorp's Motion to Strike Petitioner's Direct Testimony and Exhibits (sealed version), by		
8	hand delivery or by U.S. mail, properly addressed with first class postage prepaid, to the		
9	following parties or attorneys of parties:		
10			
11	PAUL GRAHAM	ROBERT L. ALDISERT LAWRENCE REICHMAN	
12	JASON JONES DEPARTMENT OF JUSTICE	CHRISTOPHER L. GARRETT	
13	REGULATED UTILITY & BUSINESS SECTION	PERKINS COIE LLP 1120 NW COUCH ST – 10 FL	
14	1162 COURT ST NE	PORTLAND OR 97209-4128	
15	SALEM OR 97301-4096  paul.graham@state.or.us	lreichman@perkinscoie.com cgarrett@perkinscoie.com	
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17	ASSISTANT GENERAL COUNSEL PACIFICORP		
18	825 NE MULTNOMAH STE 1800		
19	PORTLAND OR 97232		
20	natalie.hocken@pacificorp.com		
21			
	DATED at Portland, Oregon, this 30th day of June, 2006.		
22	LA	NE POWELL PC	
23		Kichard H. Williams	
24	<del></del>		
25		hard H. Williams, OSB No. 72284	
26	Of Attorneys for Wah Chang		

PAGE 1 – CERTIFICATE OF SERVICE