BEFORE THE PUBLIC UTILITY COMMISSION

OF OREGON

UM 1081

In the Matter of the	
PUBLIC UTILITY COMMISSION OF OREGON STAFF's) CROSS EXAMINATION) STATEMENT OF THE INDUSTRIAL) CUSTOMERS OF NORTHWEST
Investigation Into Direct Access Issues for Industrial and Commercial Customers under) CUSTOMERS OF NORTHWEST) UTILITIES)
SB 1149.) _)

Pursuant to the Administrative Law Judge's June 18, 2004 Memorandum, the Industrial Customers of Northwest Utilities ("ICNU") submits the following Cross Examination Statement. ICNU wishes to cross-examine the following witnesses of PacifiCorp and Oregon Public Utility Commission Staff ("Staff") at the hearing in the above-captioned Docket, currently scheduled for July 1, 2004. ICNU wishes to cross examine these witnesses generally regarding their direct and rebuttal testimony. Below is a list of time estimates for the cross examination of each witness, as well as a brief description of the issues to be covered.

<u>Witness</u>	<u>Party</u>	<u>Issue(s)</u>	Amount of Time Requested
Christy Omohundro	PacifiCorp	 Purpose and rationale for the transition adjustment Impact of SB 1149 on transition calculations PacifiCorp experience with direct access Interim transition adjustment methodology Use of GRID in calculating transition adjustments 	20 Minutes

PAGE 1 – CROSS-EXAMINATION STATEMENT OF ICNU

Witness	<u>Party</u>	<u>Issue(s)</u>	Amount of Time Requested
John Apperson	PacifiCorp	 PacifiCorp experience with direct access Transition adjustment components PacifiCorp's proposed revisions to transition adjustment Use of 4 hub approach System balancing approach Use of Mid-Columbia pricing 	40 Minutes
Mark Widmer	PacifiCorp	 Use of the grid model to set the transition adjustment Transition adjustment components GRID model assumptions 	30 Minutes
Maury Galbraith	Staff	 Assumptions in alternative transition mechanism Evaluation of PacifiCorp's transition adjustment Staff recommendations Impacts on direct access 	20 Minutes

ICNU has not yet fully reviewed PacifiCorp's reply testimony, which the Company filed today, and ICNU may file an amended Cross Examination Statement on June 28, 2004. Contemporaneous with the filing of this Cross Examination Statement, ICNU is filing a Motion to Modify Procedural Schedule.

Dated this 24th day of June, 2004.

Respectfully submitted,

DAVISON VAN CLEVE, P.C.

S. Bradley Van Cleve

Irion A. Sanger

Davison Van Cleve, P.C.

1000 SW Broadway, Suite 2460

Portland, Oregon 97205

(503) 241-7242 phone

(503) 241-8160 facsimile

mail@dvclaw.com

Of Attorneys for Industrial Customers

of Northwest Utilities