Oregon Public Utility Commission

e-FILING REPORT COVER SHEET

COMPANY NAME: Pacific Power
DOES REPORT CONTAIN CONFIDENTIAL INFORMATION? No Yes If yes, submit a redacted public version (or a cover letter) by email. Submit the confidential information as directed in OAR 860-001-0070 or the terms of an applicable protective order.
Select report type: RE (Electric) RG (Gas) RW (Water) RT (Telecommunications) RO (Other, for example, industry safety information)
Did you previously file a similar report? No See, report docket number: RE 69
Report is required by: OAR OAR 860-027-0100 Statute Order Note: A one-time submission required by an order is a compliance filing and not a report (file compliance in the applicable docket) Other (For example, federal regulations, or requested by Staff)
Is this report associated with a specific docket/case? No Yes, docket number: RE 69
List Key Words for this report. We use these to improve search results.
Annual Affiliated Interest Report for 2020
Send the completed Cover Sheet and the Report in an email addressed to PUC.FilingCenter@state.or.us
Send confidential information, voluminous reports, or energy utility Results of Operations Reports to PUC Filing Center, PO Box 1088, Salem, OR 97308-1088 or by delivery service to 201 High Street SE Suite 100, Salem, OR 97301.



May 27, 2021

VIA ELECTRONIC FILING

Public Utility Commission of Oregon Attn: Filing Center 201 High Street SE, Suite 100 Salem, OR 97301-3398

RE: PacifiCorp's Affiliated Interest Report for Calendar Year 2020

PacifiCorp d/b/a Pacific Power submits for filing its Affiliated Interest Report for calendar year 2020 in accordance with OAR 860-027-0100.

It is respectfully requested that all formal correspondence and Staff requests regarding this filing be address to the following:

By email (preferred): <u>datarequest@pacificorp.com</u>

By regular mail: Data Request Response Center

PacifiCorp

825 NE Multnomah Street, Suite 2000

Portland, OR 97232

Informal questions may be directed to Cathie Allen, Regulatory Affairs Manager, at (503) 813-5934.

Sincerely,

Shelley McCoy Director, Regulation

Stulley McCory

Enclosure

PacifiCorp Affiliated Interest Report

for the year ended December 31, 2020

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I. Organization

PacifiCorp is a United States regulated electric utility company headquartered in Oregon that serves approximately 2.0 million retail electric customers in portions of Utah, Oregon, Wyoming, Washington, Idaho and California. PacifiCorp is principally engaged in the business of generating, transmitting, distributing and selling electricity. PacifiCorp's combined service territory covers approximately 141,400 square miles and includes diverse regional economies across six states. No single segment of the economy dominates the combined service territory, which helps mitigate PacifiCorp's exposure to economic fluctuations. In the eastern portion of the service territory, consisting of Utah, Wyoming and southeastern Idaho, the principal industries are manufacturing, mining or extraction of natural resources, agriculture, technology, recreation and government. In the western portion of the service territory, consisting of Oregon, southern Washington and northern California, the principal industries are agriculture, manufacturing, forest products, food processing, technology, government and primary metals. In addition to retail sales, PacifiCorp buys and sells electricity on the wholesale market with other utilities, energy marketing companies, financial institutions and other market participants to balance and optimize the economic benefits of electricity generation, retail customer loads and existing wholesale transactions. Certain PacifiCorp subsidiaries support its electric utility operations by providing coal mining services.

PacifiCorp was incorporated under the laws of the state of Oregon in 1989 and its principal executive offices are located at 825 N.E. Multnomah Street, Portland, Oregon 97232, its telephone number is (888) 221-7070 and its internet address is www.pacificorp.com. PacifiCorp delivers electricity to customers in Utah, Wyoming and Idaho under the trade name Rocky Mountain Power and to customers in Oregon, Washington and California under the trade name Pacific Power.

PacifiCorp is an indirect wholly owned subsidiary of Berkshire Hathaway Energy Company ("BHE"), a holding company that owns a highly diversified portfolio of locally managed businesses principally engaged in the energy industry and is a consolidated subsidiary of Berkshire Hathaway Inc. ("Berkshire Hathaway"). All shares of PacifiCorp's common stock are indirectly owned by BHE. PacifiCorp also has shares of preferred stock outstanding that are subject to voting rights in certain limited circumstances.

The following pages provide organization charts of PacifiCorp's and BHE's subsidiaries. See section I.C. Affiliate Descriptions for discussion of affiliates with which PacifiCorp did business during the year ended December 31, 2020, including Berkshire Hathaway affiliates.

Subsidiaries of PacifiCorp as of December 31, 2020^(a)

Name of Subsidiary	Approximate Percentage of Voting Securities Owned	State of Jurisdiction of Incorporation or Organization
Energy West Mining Company (b)	100%	Utah
Pacific Minerals, Inc. (c)	100%	Wyoming
- Bridger Coal Company, a joint venture (d)	66.67%	Wyoming
Trapper Mining Inc. (e)	21.40%	Delaware

- (a) Fossil Rock Fuels, LLC, Glenrock Coal Company and Interwest Mining Company were all dissolved in 2020.
- (b) Energy West Mining Company ceased mining operations in 2015.
- (c) Pacific Minerals, Inc. is a wholly owned subsidiary of PacifiCorp that holds a 66.67% ownership interest in Bridger Coal Company.
- (d) Bridger Coal Company is a coal mining joint venture with Idaho Energy Resources Company, a subsidiary of Idaho Power Company, and is jointly controlled by Pacific Minerals, Inc. and Idaho Energy Resources Company.
- (e) PacifiCorp is a minority owner in Trapper Mining Inc., a cooperative. The members are Salt River Project Agricultural Improvement and Power District (32.10%), Tri-State Generation and Transmission Association, Inc. (26.57%), PacifiCorp (21.40%) and Platte River Power Authority (19.93%).

Berkshire Hathaway Energy Company* Organization Chart As of December 31, 2020 Berkshire Hathaway Inc. 91.1% Berkshire Hathaway Energy Company PPW Holdings MidAmerican BHE NV Energy, Inc. LLC Funding, LLC Renewables, LLC Midwest Capital Nevada Power Sierra Pacific MidAmerican PacifiCorp BHE Wind, LLC Group, Inc. Energy Company Company Power Company BHE Pipeline BHE U.S. BHE AltaLink Ltd Group, LLC Transmission, LLC Kern River Gas Electric BHE GT&S, Northern Natural MTL Canyon Transmission Transmission MATL LLP Gas Company LLC Holdings, LLC Company Texas, LLC Northern MidAmerican CalEnergy HomeServices Powergrid Energy Philippines of America, Inc. Holdings Company Services, LLC

^{*} This chart does not include all subsidiaries of PacifiCorp or of its affiliates. For a list of certain subsidiaries of BHE, refer to Exhibit 21.1 included in BHE's Form 10-K for the year ended December 31, 2020 (File No. 001-14881) at www.sec.gov.

I. A. Officers and Directors

Information regarding directors and officers common to the regulated utility and affiliated interest are described in these categories:

- 1. PacifiCorp board of directors and committees of the board of directors during the year ended December 31, 2020
- 2. PacifiCorp executive officers during the year ended December 31, 2020
- 3. PacifiCorp executive officers and directors with affiliated positions as of December 31, 2020

The positions listed for the directors and executive officers in each of these sections are those positions that were held as of or during the year ended December 31, 2020, as indicated. Changes that occurred subsequent to December 31, 2020 (if any) are annotated.

1. PacifiCorp Board of Directors and Committees of the Board of Directors during the year ended December 31, 2020

Director	Address	From	To	Director at 12/31/2020	Elected During the Year Ended 12/31/2020	Resigned During the Year Ended 12/31/2020
William J. Fehrman	666 Grand Avenue 27th Floor Des Moines, Iowa 50309	1/10/2018		Yes	No	No
Stefan A. Bird	825 NE Multnomah Street Suite 2000 Portland, Oregon 97232	3/10/2015		Yes	No	No
Gary W. Hoogeveen	1407 West North Temple Suite 310 Salt Lake City, Utah 84116	11/19/2018		Yes	No	No
Nikki L. Kobliha	825 NE Multnomah Street Suite 1900 Portland, Oregon 97232	2/1/2017		Yes	No	No
Patrick J. Goodman ^(a)	666 Grand Avenue 27th Floor Des Moines, Iowa 50309	3/21/2006	5/29/2020	No	No	Yes
Calvin D. Haack ^(a)	666 Grand Avenue 27th Floor Des Moines, Iowa 50309	5/29/2020		Yes	Yes	No
Natalie L. Hocken	825 NE Multnomah Street Suite 2000 Portland, Oregon 97232	8/30/2007		Yes	No	No

⁽a) Patrick J. Goodman retired from the PacifiCorp Board of Directors on May 29, 2020. Calvin Haack was elected to fill the resulting vacant Board position effective May 29, 2020.

Committees of the Board of Directors: The Compensation Committee is the only PacifiCorp board committee. PacifiCorp's Chairman of the Board of Directors and Chief Executive Officer is the sole member of the Compensation Committee. All other board committees are at the Berkshire Hathaway Energy Company level.

2. PacifiCorp Executive Officers during the year ended December 31, 2020

Title	Officer	Address	From	To	Officer at 12/31/2020	Elected During the Year Ended 12/31/2020	Resigned During the Year Ended 12/31/2020
Chairman of the Board of Directors and Chief Executive Officer	William J. Fehrman	666 Grand Avenue 27th Floor Des Moines, Iowa 50309	1/10/2018		Yes	No	No
President and Chief Executive Officer, Pacific Power	Stefan A. Bird	825 NE Multnomah Street Suite 2000 Portland, Oregon 97232	3/10/2015		Yes	No	No
President and Chief Executive Officer, Rocky Mountain Power	Gary W. Hoogeveen	1407 West North Temple Suite 310 Salt Lake City, Utah 84116	6/1/2018 and 11/28/2018		Yes	No	No
Vice President, Chief Financial Officer and Treasurer	Nikki L. Kobliha	825 NE Multnomah Street Suite 1900 Portland, Oregon 97232	8/13/2015		Yes	No	No

3. PacifiCorp Executive Officers and Directors with Affiliated Positions as of December 31, 2020

Fehrman, William J.	
Business Entity	Title
AltaLink Management Ltd.	Director
Berkshire Hathaway Energy Company	Director
Berkshire Hathaway Energy Company	President & Chief Executive Officer
BHE Canada (BC) Holdings Corporation	President
HomeServices of America, Inc.	Director
HomeServices of America, Inc.	Executive Committee Member
HomeServices of America, Inc.	Finance Committee Member
NNGC Acquisition, LLC	President
Northern Natural Gas Company	Chairman
Northern Natural Gas Company	Director
Northern Powergrid Holdings Company	Chairman
Northern Powergrid Holdings Company	Director
NV Energy, Inc.	Chairman
NV Energy, Inc.	Director
PPW Holdings LLC	President
11 w Holdings LLC	Tresident
Bird, Stefan A.	
Business Entity	Title
PacifiCorp Foundation	Chairperson
PacifiCorp Foundation	Director
Hoogeveen, Gary W.	
Business Entity	Title
Energy West Mining Company	Director
Energy West Mining Company	President
Pacific Minerals, Inc.	Director
Pacific Minerals, Inc.	President
PacifiCorp Foundation	Director
PacifiCorp Foundation	President
Kobliha, Nikki L.	
Business Entity	Title
Pacific Minerals, Inc.	•
	Treasurer Treasurer
PacifiCorp Foundation	Vice President
PacifiCorp Foundation	vice President
Haack, Calvin D.	
Business Entity	Title
Alaska Gas Pipeline Company, LLC	Vice President & Treasurer
Alaska Gas Transmission Company, LLC	Manager (1)
Alaska Gas Transmission Company, LLC	Vice President & Treasurer
Alaska Storage Holding Company, LLC	Vice President & Treasurer
AltaLink Management Ltd.	Director
Berkshire Hathaway Energy Canada Foundation	Director
Berkshire Hathaway Energy Canada Foundation	Member
Berkshire Hathaway Energy Company	Senior Vice President & Chief Financial Officer
Berkshire Hathaway Energy Foundation	Director
Berkshire Hathaway Energy Foundation	Treasurer
BHE America Transco, LLC	Vice President & Treasurer
BHE Canada (BC) Holdings Corporation	Director
BHE Canada (BC) Holdings Corporation	Vice President & Treasurer
2112 Canada (20) Horanigo Corporation	. III I TOTALITO OF TI CADALOI

Haack, Calvin D.

Haack, Calvin D.	
Business Entity	Title
BHE Canada Holdings Corporation	Director
BHE Canada, LLC	Manager (1)
BHE Canada, LLC	Vice President & Treasurer
BHE Compression Services, LLC	Board Member
BHE Compression Services, LLC	Manager (1)
BHE Compression Services, LLC	Treasurer
BHE CS Holdings, LLC	Board Member
BHE CS Holdings, LLC	Manager (1)
BHE CS Holdings, LLC	Treasurer
BHE GT&S, LLC	Manager (1)
BHE GT&S, LLC	Senior Vice President & Chief Financial Officer
BHE Infrastructure Group, LLC	Manager (1)
BHE Infrastructure Group, LLC	Senior Vice President & Chief Financial Officer
BHE Infrastructure Services, LLC	Board Member
BHE Infrastructure Services, LLC	Manager (1)
BHE Infrastructure Services, LLC	Senior Vice President & Chief Financial Officer
BHE Midcontinent Transmission Holdings, LLC	Vice President & Treasurer
BHE Pipeline Group, LLC	Manager (1)
BHE Pipeline Group, LLC	Senior Vice President & Chief Financial Officer
BHE Southwest Transmission Holdings, LLC	Vice President & Treasurer
BHE Texas Transco, LLC	Vice President & Treasurer
BHE U.K. Electric, Inc.	Director
BHE U.K. Electric, Inc.	Vice President & Treasurer
BHE U.K. Inc.	Director
BHE U.K. Inc.	Vice President & Treasurer
BHE U.K. Power, Inc.	Director
BHE U.K. Power, Inc.	Vice President & Treasurer
BHE U.S. Transmission, LLC	Board Member
BHE U.S. Transmission, LLC	Manager (1)
CalEnergy Company, Inc.	Director
CalEnergy Company, Inc.	Vice President & Treasurer
CalEnergy Pacific Holdings Corp.	Director
CalEnergy Pacific Holdings Corp.	Vice President & Treasurer
California Utility HoldCo, LLC	Board Member
California Utility HoldCo, LLC	Manager (1)
California Utility HoldCo, LLC	Vice President & Treasurer
Carolina Gas Services, Inc.	Assistant Treasurer
Carolina Gas Transmission, LLC	Assistant Treasurer
CE International Investments, Inc.	Director
CE International Investments, Inc.	Vice President & Treasurer
Cook Inlet Natural Gas Storage Alaska, LLC	Vice President & Treasurer
Cove Point GP Holding Company, LLC	Assistant Treasurer
Cove Point LNG, LP	Assistant Treasurer
Dakota Dunes Development Company	Director
Dakota Dunes Development Company	Vice President & Treasurer
DCCO Inc.	Director
DCCO Inc.	Vice President & Treasurer
Eastern Brine, LLC	Assistant Treasurer
Eastern Energy Field Services Inc.	Assistant Treasurer
Eastern Energy Gas Holdings, LLC	Assistant Treasurer
Eastern Energy Gas Holdings, LLC	Director
Eastern Energy Gas Holdings, LLC	Manager (1)
Eastern Gas Transmission and Storage, Inc.	Assistant Treasurer
Fastern Gathering and Processing Inc.	Assistant Treasurer

Assistant Treasurer

Eastern Gathering and Processing, Inc.

Haack, Calvin D.

Business Entity Title Eastern MLP Holding Company II, LLC Assistant Secretary Farmington Properties, Inc. Assistant Treasurer IES Holding II, LLC Vice President & Treasurer Iroquois GP Holding Company, LLC Assistant Treasurer Iroquois, Inc. Assistant Treasurer JAX LNG, LLC Assistant Treasurer Kanstar Transmission, LLC Vice President & Treasurer Kern River Gas Transmission Company Vice President & Treasurer KR Holding, LLC Manager (1) M & M Ranch Acquisition Company, LLC Manager (1) M & M Ranch Acquisition Company, LLC Vice President & Treasurer Manager (1) M & M Ranch Holding Company, LLC M & M Ranch Holding Company, LLC Vice President & Treasurer Magma Netherlands B.V. Director Magma Netherlands B.V. Managing Director Magma Netherlands B.V. Vice President & Treasurer MEHC Investment, Inc. Director Manager (1) MES Holding, LLC Vice President & Treasurer MES Holding, LLC MHC Inc. Director Vice President & Treasurer MHC Inc. MHC Investment Company Director MHC Investment Company Vice President & Treasurer MidAmerican Central California Transco, LLC Vice President & Treasurer MidAmerican Energy Machining Services LLC Manager (1) MidAmerican Energy Machining Services LLC Vice President & Treasurer Manager (1) MidAmerican Funding, LLC MidAmerican Funding, LLC Vice President & Treasurer Midwest Capital Group Private Equity Holdings, LLC Board Member Midwest Capital Group Private Equity Holdings, LLC Senior Vice President & Chief Financial Officer Midwest Capital Group, Inc. Director Midwest Capital Group, Inc. Vice President & Treasurer Midwest Power Midcontinent Transmission Development, LLC **Board Member** Midwest Power Midcontinent Transmission Development, LLC Manager (1) Midwest Power Midcontinent Transmission Development, LLC Vice President & Treasurer Midwest Power Transmission Arkansas, LLC Manager (1) Midwest Power Transmission Arkansas, LLC Vice President & Treasurer Board Member Midwest Power Transmission Iowa, LLC Midwest Power Transmission Iowa, LLC Manager (1) Midwest Power Transmission Iowa, LLC Vice President & Treasurer Midwest Power Transmission Kansas, LLC Board Member Midwest Power Transmission Kansas, LLC Manager (1) Midwest Power Transmission Kansas, LLC Vice President & Treasurer

Midwest Power Transmission Oklahoma, LLC

Midwest Power Transmission Oklahoma, LLC Midwest Power Transmission Oklahoma, LLC Midwest Power Transmission Texas, LLC

Midwest Power Transmission Texas, LLC Midwest Power Transmission Texas, LLC

Modular LNG Holdings, Inc. Montana Alberta Tie LP Inc.

Montana Alberta Tie US Holdings GP Inc. MPT Heartland Development, LLC MPT Heartland Development, LLC

Board Member Manager (1)

Vice President & Treasurer

Board Member Manager (1)

Vice President & Treasurer

Assistant Treasurer

Director Director **Board Member** Manager (1)

Haack, Calvin D.

Business Entity Title

MPT Heartland Development, LLC

Vice President & Treasurer

MTL Canyon Holdings, LLC

Vice President & Treasurer

NT Hall Park LLC

A sixth T

NE Hub Partners, L.L.C.

NiCHe LNG, LLC

NiCHe Storage Solutions, LLC

Assistant Treasurer

Assistant Treasurer

Assistant Treasurer

NiCHe Storage Solutions, LLCAssistant TreasNNGC Acquisition, LLCBoard MemberNNGC Acquisition, LLCManager (1)Northern Electric plc.DirectorNorthern Natural Gas CompanyDirector

Northern Powergrid Holdings Company Director NVE Holdings, LLC Manager ⁽¹⁾

NVE Holdings, LLC

Pivotal JAX LNG, LLC

Pivotal LNG, Inc.

Assistant Treasurer

Assistant Treasurer

Assistant Treasurer

Manager (1)

PPW Holdings LLC Vice President & Treasurer
Rev LNG SSL BC LLC Assistant Treasurer
Tioga Properties, LLC Assistant Treasurer

Tongonan Power Investment, Inc.

Vice President & Treasurer
Visayas Geothermal Power Company

Vice President & Treasurer

Western Capital Group Private Equity Holdings, LLC
Western Capital Group, LLC

Wanager (1)

Hocken, Natalie L.

Business Entity Title

AltaLink Management Ltd. Director
Berkshire Hathaway Energy Canada Foundation Member

Berkshire Hathaway Energy Company

Corporate Secretary

Berkshire Hathaway Energy Company Senior Vice President & General Counsel

Berkshire Hathaway Energy Foundation

BHE America Transco, LLC

BHE America Transco, LLC

BHE Canada (BC) Holdings Corporation

Director

Director

BHE Canada Holdings Corporation

BHE Canada Holdings Corporation

Executive Vice President & Secretary

DHE Canada Holdings Corporation

BHE Canada, LLC Executive Vice President & General Counsel BHE Canada, LLC Manager (1)

BHE Compression Services, LLC

BHE CS Holdings, LLC

BHE GT&S, LLC

Manager (1)

Manager (1)

Manager (1)

BHE GT&S, LLC Senior Vice President & General Counsel

BHE Infrastructure Group, LLC Manager (1)

BHE Infrastructure Group, LLC Senior Vice President & General Counsel

BHE Infrastructure Services, LLC Manager (1)

BHE Infrastructure Services, LLC Senior Vice President

BHE Midcontinent Transmission Holdings, LLC

BHE Midcontinent Transmission Holdings, LLC

BHE Pipeline Group, LLC

Manager (1)

Manager (1)

BHE Pipeline Group, LLC Senior Vice President & General Counsel

BHE Southwest Transmission Holdings, LLC
BHE Southwest Transmission Holdings, LLC
BHE Texas Transco, LLC
BHE U.K. Electric, Inc.

Manager (1)
Manager (1)
Director

Hocken, Natalie L.

Business Entity	Title
BHE U.K. Electric, Inc.	President
BHE U.K. Inc.	Director
BHE U.K. Power, Inc.	Director
BHE U.K. Power, Inc.	President
BHE U.S. Transmission, LLC	Manager (1)
CalEnergy Company, Inc.	Senior Vice President & General Counsel
California Utility HoldCo, LLC	Manager (1)
California Utility HoldCo, LLC	President
Eastern Energy Gas Holdings, LLC	Manager (1)
HomeServices of America, Inc.	Director
Kanstar Transmission, LLC	Manager (1)
Kanstar Transmission, LLC	President
Kern River Gas Transmission Company	Director
KR Holding, LLC	Manager (1)
KR Holding, LLC	Vice President & Secretary
M & M Ranch Acquisition Company, LLC	Manager (1)
M & M Ranch Acquisition Company, LLC	President
M & M Ranch Holding Company, LLC	Manager (1)
M & M Ranch Holding Company, LLC	President
MEHC Investment, Inc.	Director
MEHC Investment, Inc.	Senior Vice President
MHC Inc.	Director
MHC Inc.	Senior Vice President, General Counsel & Assistant Secretary
MHC Investment Company	Director
MidAmerican Central California Transco, LLC	Manager (1)
MidAmerican Central California Transco, LLC	President
MidAmerican Energy Company	Vice President
MidAmerican Funding, LLC	Manager (1)
Midwest Power Midcontinent Transmission Development, LLC	Manager (1)
Midwest Power Midcontinent Transmission Development, LLC	President
Midwest Power Transmission Arkansas, LLC	Manager (1)
Midwest Power Transmission Arkansas, LLC	President
Midwest Power Transmission Iowa, LLC	Manager (1)
Midwest Power Transmission Iowa, LLC	President
Midwest Power Transmission Kansas, LLC	Manager (1)
Midwest Power Transmission Kansas, LLC Midwest Power Transmission Kansas, LLC	President
	Manager (1)
Midwest Power Transmission Oklahoma, LLC Midwest Power Transmission Oklahoma, LLC	President
Midwest Power Transmission Texas, LLC	Manager ⁽¹⁾ President
Midwest Power Transmission Texas, LLC	
Montana Alberta Tie LP Inc.	Director
Montana Alberta Tie US Holdings GP Inc.	Director
MPT Heartland Development, LLC	Manager (1)
MPT Heartland Development, LLC	President
MTL Canyon Holdings, LLC	Manager (1)
MTL Canyon Holdings, LLC	President
NNGC Acquisition, LLC	Manager (1)
Northern Natural Gas Company	Director

NVE Holdings, LLC

PPW Holdings LLC

NVE Insurance Company, Inc.

Western Capital Group, LLC

Manager (1)

Manager (1)

Senior Vice President & General Counsel

President

⁽¹⁾ For LLCs, a manager is the equivalent of a director.

I. B. Changes in Ownership

Changes in Successive Ownership Between the Regulated Utility and Affiliated Interest for the year ended December 31, 2020

Refer to Exhibit 21 of the Berkshire Hathaway Inc. ("Berkshire Hathaway") Form 10-K (File No. 001-14905) for a list of certain subsidiaries of Berkshire Hathaway Energy Company's parent company, Berkshire Hathaway, as of December 31, 2020. Refer to Exhibit 21.1 of the Berkshire Hathaway Energy Company ("BHE") Form 10-K (File No. 001-14881) for a list of certain subsidiaries of BHE as of December 31, 2020.

I. C. Affiliate Descriptions

A narrative description of each affiliated entity with which the regulated utility does business. State the factor(s) giving rise to the affiliation.

Affiliated interests of PacifiCorp are defined by Oregon Revised Statutes 757.015, Revised Code of Washington 80.16.010 and California Public Utilities Commission Decision 97-12-088, as amended by Decision 98-08-035, as having two or more officers or directors in common with PacifiCorp, or by meeting the ownership requirements of five percent direct or indirect ownership.

In the ordinary course of business, PacifiCorp engaged in various transactions with several of its affiliated companies during the year ended December 31, 2020. Services provided by PacifiCorp and charged to affiliates related primarily to administrative services provided under the Intercompany Administrative Services Agreement ("IASA") or mutual assistance provided under the Intercompany Mutual Assistance Agreement ("IMAA") among Berkshire Hathaway Energy Company ("BHE") and its affiliates, as well as wholesale energy supply and marketing activities, information technology, administrative support services and joint use services. Services provided by affiliates and charged to PacifiCorp related primarily to coal mining, the transportation of natural gas and coal, wholesale energy purchases and transmission of electricity, banking and lending services, travel services, employee relocation services, financial transactions related to energy hedging activity, administrative services provided under the IASA and mutual assistance provided under the IMAA. Refer to section III. Loans for information regarding the umbrella loan agreement between PacifiCorp and Pacific Minerals, Inc. Throughout this report, the term "services" includes labor, overheads and related employee expenses.

Although PacifiCorp provided retail electricity services to certain affiliates within its service territory, such transactions are excluded from this report because they are billed at tariff rates. Due to the volume and breadth of the Berkshire Hathaway Inc. ("Berkshire Hathaway") family of companies, it is possible that employees of PacifiCorp have made purchases from certain Berkshire Hathaway affiliates not listed here, and have been reimbursed by PacifiCorp for those purchases as a valid business expense. PacifiCorp does not believe those transactions would be material individually or in aggregate.

The narrative descriptions below are as of December 31, 2020 and do not contemplate changes subsequent to that date.

American Airlines, Inc. ("American Airlines") – During the second quarter of 2020, Berkshire Hathaway's ownership interest in American Airlines Group Inc., which wholly owns American Airlines, decreased to less than five percent of American Airlines Group Inc.'s outstanding common shares. Accordingly, this report reflects the transactions between PacifiCorp and American Airlines that occurred between January 1, 2020 and May 7, 2020 (the date Berkshire Hathaway filed Schedule 13G informing the U.S. Securities and Exchange Commission (the "SEC") of the disposition of beneficial ownership of securities). American Airlines is a major network carrier, providing scheduled air transportation for passengers and cargo. American Airlines provided travel services to PacifiCorp.

American Express Travel Related Services Company, Inc. ("American Express Travel") – At December 31, 2020, Berkshire Hathaway held a 18.83% ownership interest in American Express Company, which wholly owns American Express Travel. American Express Company is a global services company whose principal products and services are charge and credit card products and travel-related services to consumers and businesses around the world. American Express Travel provided PacifiCorp travel arrangement services.

Apple Inc. ("Apple") – At December 31, 2020, Berkshire Hathaway held a 5.67% ownership interest in Apple Inc. Apple designs, manufactures and markets smartphones, personal computers, tablets, wearables and accessories, and sells a variety of related services. In addition to its high-tech related activities, Apple owns several renewable electric generation facilities primarily for Apple's use; however, Apple has received permission to sell its surplus electricity into the marketplace at wholesale prices through spot transactions. PacifiCorp purchased wholesale energy from Apple.

The Bank of New York Mellon Corporation ("BNY Mellon") – At December 31, 2020, Berkshire Hathaway held an 8.39% ownership interest in BNY Mellon. BNY Mellon engages in trust and custody activities, investment management services, banking services and various securities-related activities. BNY Mellon provided trustee, custodial and lending services to PacifiCorp.

BNSF Railway Company ("BNSF") – an indirect wholly owned subsidiary of Berkshire Hathaway. BNSF operates one of the largest railroad networks in North America. PacifiCorp has long-term coal transportation contracts with BNSF, including indirectly through a generating facility that is jointly owned by PacifiCorp and another utility, as well as right-of-way agreements.

The Coca-Cola Company ("Coca-Cola") – At December 31, 2020, Berkshire Hathaway held a 9.31% ownership interest in Coca-Cola. Coca-Cola is a beverage company that owns, licenses and markets sparkling soft drinks, water, enhanced water, sports drinks, juice, dairy and plant-based beverages, tea, coffee and energy drinks. Coca-Cola provided beverage machine services to PacifiCorp.

Delta Air Lines, Inc. ("Delta Air") – During the second quarter of 2020, Berkshire Hathaway's ownership interest in Delta Air decreased to less than five percent of Delta Air's outstanding common shares. Accordingly, this report reflects the transactions between PacifiCorp and Delta Air that occurred between January 1, 2020 and May 7, 2020 (the date Berkshire Hathaway filed Schedule 13G informing the SEC of the disposition of beneficial ownership of securities). Delta Air is a major passenger airline, providing scheduled air transportation for passengers and cargo throughout the United States and around the world. Delta Air provided travel services to PacifiCorp.

Environment One Corporation ("Environment One") – an operating company of Precision Castparts Corp., which is a wholly owned subsidiary of Berkshire Hathaway. Environment One is a manufacturer and provider of products and services for sewer systems and instruments used by electric utilities to protect and optimize the performance of assets. Environment One provided PacifiCorp with certain mechanical parts, supplies, and services used by PacifiCorp's large thermal generation plants, including vacuum pumps, cloud chamber assemblies and collector analysis, cleaning and repair.

FlightSafety International Inc. ("FlightSafety") – a wholly owned subsidiary of Berkshire Hathaway. FlightSafety provided aviation training to PacifiCorp.

Global Healthcare Product Solutions, LLC ("Global Healthcare") – At December 31, 2020, Berkshire Hathaway held a 24.59% ownership interest in BYD Company Limited, which owns Global Healthcare. Global Healthcare is the authorized seller of BYD Company Limited face masks and disinfection gels. Global Healthcare provided hand sanitizer necessary for PacifiCorp's COVID-19 preparedness efforts.

J. Aron & Company LLC ("J. Aron") – During the first quarter of 2020, Berkshire Hathaway's ownership interest in The Goldman Sachs Group, Inc, which wholly owns J. Aron, decreased to less than 5% of The Goldman Sachs Group, Inc.'s outstanding common shares. Accordingly, this report reflects the transactions between PacifiCorp and The Goldman Sachs Group, Inc. that occurred between January 1, 2020 and February 14, 2020 (the date Berkshire Hathaway filed its Schedule 13G with the SEC, and its decreased ownership of The Goldman Sachs Group, Inc. became known). J. Aron is an international commodities dealer that is engaged as a market-maker in physical and financial transactions involving various commodities, including electricity, natural gas, precious metals, base metals, crude oil and petroleum products. J. Aron provided financial transactions related to energy hedging activity to PacifiCorp.

Marmon Utility LLC – a wholly owned subsidiary of Marmon Holdings, Inc. ("Marmon"), in which Berkshire Hathaway held a 99.75% ownership interest at December 31, 2020. Marmon is an international association of numerous manufacturing and service businesses in energy-related and other markets. Marmon subsidiary Marmon Utility LLC provided materials and supplies to PacifiCorp in the normal course of business.

Moody's Investors Service ("Moody's") – At December 31, 2020, Berkshire Hathaway held a 13.14% ownership interest in Moody's Corporation, which wholly owns Moody's Moody's provided PacifiCorp with credit rating services.

Parts and Service Solutions LLC – At December 31, 2020, Berkshire Hathaway held a 38.60% ownership interest in Pilot Company, which owns Parts and Service Solutions LLC. Parts and Service Solutions LLC is a supplier of automobile service shop supplies. Parts and Service Solutions LLC provided protective masks necessary for PacifiCorp's COVID-19 preparedness efforts.

Southwest Airlines Co. ("Southwest Airlines") – During the second quarter of 2020, Berkshire Hathaway's ownership interest in Southwest Airlines decreased to less than five percent of Southwest Airlines' outstanding common shares. Accordingly, this report reflects the transactions between PacifiCorp and Southwest Airlines that occurred between January 1, 2020 and May 7, 2020 (the date Berkshire Hathaway filed Schedule 13G informing the SEC of the disposition of beneficial ownership of securities). Southwest Airlines is a major passenger airline, providing scheduled air transportation in the United States and near-international markets. Southwest Airlines provided travel services to PacifiCorp.

U.S. Bancorp – At December 31, 2020, Berkshire Hathaway held a 9.93% ownership interest in U.S. Bancorp. U.S. Bancorp is a financial services company providing lending and depository services, credit card, merchant, and ATM processing, mortgage banking, cash management, capital markets, insurance, trust and investment management, brokerage and leasing activities. U.S. Bancorp provided underwriting, banking and lending services to PacifiCorp.

United Airlines, Inc. ("United Airlines") - During the second quarter of 2020, Berkshire Hathaway's ownership interest in United Airlines Holdings, Inc., which wholly owns United Airlines decreased to less than five percent of United Airlines Holdings, Inc.'s outstanding common shares. Accordingly, this report reflects the transactions between PacifiCorp and United Airlines that occurred between January 1, 2020 and May 7, 2020 (the date Berkshire Hathaway filed Schedule 13G informing the SEC of the disposition of beneficial ownership of securities). United is a major passenger airline, providing scheduled air transportation for passengers and cargo throughout the United States and around the world. United Air provided travel services to PacifiCorp.

Wells Fargo & Company ("Wells Fargo") – During the third quarter of 2020, Berkshire Hathaway's ownership interest in Wells Fargo decreased to less than 5% of Wells Fargo & Company's outstanding common shares. Accordingly, this report reflects the transactions between PacifiCorp and Wells Fargo & Company that occurred between January 1, 2020 and September 4, 2020 (the date Berkshire Hathaway filed its Schedule 13G with the SEC, and its decreased ownership of Wells Fargo & Company became known). Wells Fargo is a financial services company providing banking, insurance, trust and investments, mortgage banking, investment banking, retail banking, brokerage, and consumer and commercial finance to consumers, businesses, and institutions. Wells Fargo provided banking and lending services, and financial transactions related to energy hedging activity to PacifiCorp.

Berkshire Hathaway Energy Company – a holding company that owns a highly diversified portfolio of locally managed businesses principally engaged in the energy industry. BHE is a consolidated subsidiary of Berkshire Hathaway. As of January 31, 2021, Berkshire Hathaway owned 91.9% of BHE's common stock. As of January 31, 2021, the balance of BHE's common stock is owned by Walter Scott, Jr., a member of BHE's Board of Directors (along with his family members and related or affiliated entities) (7.9% ownership interest as of January 31, 2021) and Gregory E. Abel, BHE's Chairman (1.0% ownership interest as of January 31, 2021). BHE and its subsidiaries provided administrative services to PacifiCorp under the IASA. PacifiCorp also provided administrative services to BHE and its subsidiaries under the IASA. Refer to section VII. Cost Allocations for further discussion.

BHE AltaLink Ltd. ("AltaLink") – an indirect wholly owned subsidiary of BHE Canada, LLC and the indirect parent company of AltaLink, L.P., a regulated electric transmission-only company headquartered in Alberta, Canada. PacifiCorp provided administrative services to AltaLink under the IASA.

BHE Renewables, LLC ("BHE Renewables") – a wholly owned subsidiary of BHE. BHE Renewables was developed to oversee unregulated solar, wind, hydro and geothermal projects. PacifiCorp provided administrative services to BHE Renewables under the IASA.

BHE Wind, LLC ("BHE Wind") – a wholly owned subsidiary of BHE Renewables. BHE Wind has projects that produce energy for both the wholesale market and for customers under long-term power agreements. BHE Wind transferred certain wind turbine equipment to PacifiCorp for use in multiple wind projects.

BHE U.S. Transmission, LLC ("BTL") – a wholly owned subsidiary of BHE. BTL is engaged in various joint ventures to develop, own and operate transmission assets and is pursuing additional investment opportunities in the United States. PacifiCorp provided administrative services to BTL under the IASA.

Electric Transmission Texas, LLC ("ETT") – a joint venture in which a wholly owned subsidiary of BTL holds a 50% ownership interest. ETT acquires, constructs, owns and operates electric transmission facilities within the Electric Reliability Council of Texas. PacifiCorp provided administrative services to ETT under the IASA.

MATL LLP ("MATL") – an indirect wholly owned subsidiary of BTL. MATL operates a merchant transmission facility extending from Lethbridge, Alberta, Canada to Great Falls, Montana. PacifiCorp provided administrative services to MATL under the IASA.

MTL Canyon Holdings, LLC ("MTL") – a wholly owned subsidiary of BTL. MTL owns a 50% interest in TransCanyon, LLC, an independent developer of electric transmission infrastructure for the western United States. PacifiCorp provided services to MTL under the IASA.

CalEnergy Philippines – a group of wholly owned and majority-owned subsidiaries of BHE located in the Philippines. The primary operating asset within this group is a 128-megawatt combined hydro and irrigation facility operated and maintained by CE Casecnan Water, and Energy Company, Inc. PacifiCorp provided administrative services to CalEnergy Philippines under the IASA.

HomeServices of America, Inc. ("HomeServices") – a majority-owned subsidiary of BHE, which held 97.78% ownership at December 31, 2020. HomeServices is, through its operating subsidiaries, a residential real estate brokerage firm whose services include relocation services and provided such services to employees of PacifiCorp and its affiliates. PacifiCorp provided administrative services to HomeServices under the IASA.

BHE GT&S, LLC ("BHE GT&S") – During the fourth quarter of 2020, BHE acquired the natural gas transmission and storage business of Dominion Energy, Inc. and Dominion Energy Questar Corporation, exclusive of Dominion Energy Questar Pipeline, LLC and related entities. These businesses are now organized as BHE GT&S, a wholly owned subsidiary of BHE Pipeline Group, LLC. Accordingly, this report reflects the transactions between PacifiCorp and BHE GT&S that occurred between November 1, 2020 (the date the previously announced purchase was completed, and the Form 8-K was filed with the SEC) and December 31, 2020. BHE GT&S is an interstate natural gas transmission and storage company that operates in the eastern United States. PacifiCorp provided administrative services to BHE GT&S under the IASA.

Kern River Gas Transmission Company ("Kern River") – an indirect wholly owned subsidiary of BHE Pipeline Group, LLC. Kern River owns an interstate natural gas pipeline system that extends from supply areas in the Rocky Mountains to consuming markets in Utah, Nevada, and California. Kern River's pipeline system consists of 1,700 miles of natural gas pipelines. Kern River's transportation operations are subject to a regulated tariff that is on file with the Federal Energy Regulatory Commission. Kern River provided transportation of natural gas to certain PacifiCorp generating facilities in Utah and provided administrative services to PacifiCorp under the IASA. PacifiCorp provided administrative services to Kern River under the IASA.

Northern Natural Gas Company ("Northern Natural") – an indirect wholly owned subsidiary of BHE Pipeline Group, LLC. Northern Natural owns the largest interstate natural gas pipeline system in the United States, as measured by pipeline miles, which reaches from west Texas to Michigan's Upper Peninsula. Northern Natural primarily transports and stores natural gas for utilities, municipalities, gas marketing companies and industrial and commercial users. PacifiCorp provided administrative services to Northern Natural under the IASA.

MidAmerican Energy Company ("MEC") – a wholly owned subsidiary of MHC Inc. MEC is principally engaged in the business of generating, transmitting, distributing and selling electricity and in distributing, selling and transporting natural gas. MEC provided mutual assistance to PacifiCorp under the IMAA and administrative services to PacifiCorp under the IASA. PacifiCorp also provided mutual assistance to MEC under the IMAA and administrative services to MEC under the IASA.

Midwest Capital Group, Inc. ("MCG") – a wholly owned subsidiary of MHC Inc. MCG holds a 100% interest in MHC Investment Company, as well as interests in other operating, financing and development companies. PacifiCorp provided administrative services to MCG under the IASA.

MidAmerican Energy Services, LLC ("MES") – an indirect wholly owned subsidiary of BHE. MES is a nonregulated energy business consisting of competitive electricity and natural gas retail sales. PacifiCorp provided administrative services under the IASA.

Northern Powergrid Holdings Company ("Northern Powergrid") – an indirect wholly owned subsidiary of BHE. Northern Powergrid owns two companies that distribute electricity in Great Britain, Northern Powergrid (Northeast) Limited and Northern Powergrid (Yorkshire) plc. Northern Powergrid also owns a meter asset rental business that leases smart meters to energy suppliers in the United Kingdom and Ireland, an engineering contracting business that provides electrical infrastructure contracting services primarily to third parties and a hydrocarbon exploration and development business that is focused on developing integrated upstream gas projects in Europe and Australia. PacifiCorp provided administrative services to Northern Powergrid under the IASA.

NV Energy, Inc. ("**NV Energy"**) – an indirect wholly owned subsidiary of BHE. NV Energy is an energy holding company owning subsidiaries that are public utilities that are principally engaged in the business of generating, transmitting, distributing and selling electricity and distributing, selling and transporting natural gas. NV Energy provided mutual assistance to PacifiCorp under the IMAA and administrative services to PacifiCorp under the IASA. PacifiCorp also provided administrative services to NV Energy under the IASA.

Nevada Power Company ("Nevada Power") — a wholly owned subsidiary of NV Energy. Nevada Power is a regulated electric utility company serving retail customers in Nevada. PacifiCorp purchased wholesale energy and transmission services from Nevada Power and paid Nevada Power for its share of the costs to operate and maintain assets on the Harry Allen substation. PacifiCorp sold wholesale energy and transmission services to Nevada Power. Nevada Power also provided administrative services to PacifiCorp under the IASA. PacifiCorp also provided administrative services to Nevada Power under the IASA.

Sierra Pacific Power Company ("Sierra Pacific") – a wholly owned subsidiary of NV Energy. Sierra Pacific is a regulated electric and natural gas utility company serving retail electric customers and retail and transportation natural gas customers in Nevada. PacifiCorp purchased wholesale energy and transmission services from Sierra Pacific. PacifiCorp sold transmission services to Sierra Pacific. PacifiCorp also provided administrative services to Sierra Pacific under the IASA.

PPW Holdings LLC – the holding company for PacifiCorp and a direct subsidiary of BHE. PacifiCorp pays dividends to PPW Holdings LLC. PPW Holdings LLC remits income taxes on behalf of PacifiCorp to BHE.

Fossil Rock Fuels, LLC ("Fossil Rock") – During the third quarter of 2020, Fossil Rock, a wholly owned subsidiary of PacifiCorp, was dissolved. Fossil Rock had served as the leaseholder for certain coal reserves until June 5, 2015, when the associated coal reserves were sold to Fossil Rock Resources, LLC.

Pacific Minerals, Inc. ("PMI") – a wholly owned subsidiary of PacifiCorp that owns 66.67% of Bridger Coal Company, the coal mining joint venture with Idaho Energy Resources Company ("IERC"), a subsidiary of Idaho Power Company. PMI is the entity that employs the individuals that work for Bridger Coal Company.

Bridger Coal Company ("Bridger Coal") – a coal mining joint venture 66.67% owned by PMI and 33.33% owned by IERC. Bridger Coal was formed to supply coal to the Jim Bridger generating facility. The Jim Bridger generating facility is 66.67% owned by PacifiCorp and 33.33% owned by Idaho Power Company. PacifiCorp provided information technology and administrative services to Bridger Coal.

Trapper Mining Inc. – a cooperative in which, as of December 31, 2020, PacifiCorp held a 21.40% interest, the Salt River Project Agricultural Improvement and Power District, an unaffiliated entity, held a 32.10% interest, Tri-State Generation and Transmission Association, Inc., an unaffiliated entity, held a 26.57% interest and the Platte River Power Authority, an unaffiliated entity, held a 19.93% interest. Trapper Mining Inc. was formed to supply coal to the Craig generating facility. The Craig generating facility is 19.28% owned by PacifiCorp. In addition to Trapper Mining Inc. providing coal to PacifiCorp, two PacifiCorp employees served on the Trapper Mining Inc. board of directors. PacifiCorp was compensated for this service.

PacifiCorp Foundation – an independent non-profit foundation created by PacifiCorp in 1988. PacifiCorp Foundation supports the growth and vitality of the communities where PacifiCorp and its businesses have operations, employees or interests. PacifiCorp Foundation operates as the Rocky Mountain Power Foundation and the Pacific Power Foundation. PacifiCorp provided administrative services to the PacifiCorp Foundation.

Cottonwood Creek Consolidated Irrigation Company ("CCCIC") – a non-profit mutual irrigation company, which is a privately owned water stock company. PacifiCorp holds approximately 25.98% of the outstanding water stock in CCCIC. PacifiCorp paid annual assessment fees to CCCIC to help cover its operating and maintenance costs, as well as other costs pertinent to conducting its business, in exchange for access to water used by PacifiCorp's Hunter generating facility. PacifiCorp also previously made capital investments in CCCIC to ensure a long-term, firm water supply for its Hunter generating facility.

Ferron Canal & Reservoir Company ("FCRC") – a non-profit mutual irrigation company, which is a privately owned water stock company. PacifiCorp holds approximately 36.82% of the outstanding water stock in FCRC. PacifiCorp paid annual assessment fees to FCRC to help cover its operating and maintenance costs, as well as other costs pertinent to conducting its business, in exchange for access to water used by PacifiCorp's Hunter generating facility. PacifiCorp also contracts additional water from FCRC, which is made available to the Hunter generating facility through a long-term agreement between FCRC and PacifiCorp. The agreement calls for PacifiCorp to make an annual payment to FCRC and in return, FCRC provides PacifiCorp up to 7,000 acre-feet of water.

Huntington Cleveland Irrigation Company ("HCIC") – a non-profit mutual irrigation company, which is a privately owned water stock company. PacifiCorp holds approximately 34.12% of the outstanding water stock in HCIC. PacifiCorp paid annual assessment fees to HCIC to help cover its operating and maintenance costs, as well as other costs pertinent to conducting its business, in exchange for access to water used by PacifiCorp's Huntington generating facility. PacifiCorp also previously made capital investments in HCIC to ensure a long-term, firm water supply for its Huntington generating facility.

I. D. Financial Statements

Financial statements or trial balances of the affiliated entity for the year ended December 31, 2020, are included in section II. Transactions.

II. Transactions

The following pages include the following information about services ⁽¹⁾ rendered by the regulated utility to the affiliate and vice versa:

- A description of the nature of the transactions
- Total charges or billings
- Information about the basis of pricing, cost of service, the margin of charges over costs, assets allocable to the services and the overall rate of return on assets

Refer to the following page for a summary of the transactions included in this section.

Refer to Appendix A for a discussion of Oregon Public Utility Commission orders approving transactions with affiliates.

At times, entities controlled by PacifiCorp directly transact with one another. Additionally, entities controlled by PacifiCorp may transact directly with Berkshire Hathaway Energy Company ("BHE") and its subsidiaries. As PacifiCorp is not a party to these transactions, such transactions have been excluded from the tables presented on the following pages and instead are disclosed in the footnotes to the tables.

The following items are excluded from this report as they do not constitute "services" as required by this report.

- "Convenience" payments made to vendors by one entity within the BHE group on behalf of, and charged to, other entities within the BHE group. Such convenience payments reflect the ability to obtain price discounts as a result of larger purchasing power.
- Reimbursements of payments related to wages and benefits associated with transferred employees within the BHE group.
- (1) In section II. Transactions, the term "services" as used in the headers "PacifiCorp Received Services" and "PacifiCorp Provided Services" encompasses both service and non-service transactions, which may include, but is not limited to, goods, assets and fees.

Summary of transactions included in Section II for the Year Ended December 31, 2020

		Services provided pursuant to the IASA (1)		Non-L	ASA goods and		
Affiliated Entity	Ownership Interest as of 12/31/2020	PacifiCorp Received Services	PacifiCorp Provided Services	Total PacifiCorp Received and Provided Services	PacifiCorp Received Services	PacifiCorp Provided Services	Total PacifiCorp Received and Provided Services
American Airlines, Inc. (2)	< 5%	\$ -	\$ -	\$ -	\$ 12,367	\$ -	\$ 12,367
American Express Travel Related Services Company, Inc.	18.83%	-	-	-	25,630	-	25,630
Apple Inc.	5.67%	-	-	-	387,384	-	387,384
The Bank of New York Mellon Corporation	8.39%	-	-	-	202,860	-	202,860
BNSF Railway Company	100.00%	-	-	-	28,857,667	-	28,857,667
The Coca-Cola Company	9.31%	-	-	-	6,913	-	6,913
Delta Air Lines, Inc. (2)	< 5%	-	-	-	470,671	-	470,671
Environment One Corporation	100.00%	-	-	-	12,861	-	12,861
FlightSafety International Inc.	100.00%	-	-	-	91,206	-	91,206
Global Healthcare Product Solutions, LLC	24.59%	_	-	-	24,628	-	24,628
J. Aron & Company LLC (2)	< 5%	_	_	-	2,500,232	_	2,500,232
Marmon Utility LLC	99.75%	_	_	-	3,290,593	-	3,290,593
Moody's Investors Service	13.14%	-	-	-	529,652	-	529,652
Parts and Service Solutions LLC	38.60%	-	-	-	31,131	-	31,131
Southwest Airlines Co. (2)	< 5%	_	-	_	21,045	-	21,045
U.S. Bancorp	9.93%	_	-	_	1,241,352	-	1,241,352
United Airlines, Inc. (2)	< 5%	_	_	_	43,392	_	43,392
Wells Fargo & Company (2)	< 5%	_	_	_	1,441,513	_	1,441,513
Berkshire Hathaway Energy Company	91.10%	4,054,460	1,379,922	5,434,382	-,,	_	-, · · · · · · · -
BHE AltaLink Ltd.	100.00%	-	48,264	48,264	_	_	_
BHE Renewables, LLC	100.00%	_	80,081	80,081	_	_	_
BHE Wind, LLC	100.00%	_	-	-	147,029,375	_	147,029,375
BHE U.S. Transmission, LLC	100.00%	_	21,504	21,504	147,027,373	_	147,027,373
Electric Transmission Texas, LLC	50.00%	_	1,986	1,986	_	_	_
MATL LLP	99.50%	_	28,910	28,910	_	_	_
MTL Canyon Holdings, LLC	100.00%	_	9,101	9,101	_	_	_
CalEnergy Philippines	various	_	1,657	1,657	_	_	-
HomeServices of America, Inc.	97.78%	-	141,229	141,229	960,143	-	960,143
BHE GT&S, LLC (2)	100.00%	-	76,463	76,463	900,143	-	900,143
		1 502			2 117 454	-	2 117 454
Kern River Gas Transmission Company	100.00%	1,503	139,114	140,617	3,117,454	-	3,117,454
Northern Natural Gas Company	100.00%	54,484	126,207	180,691	1.066.412	1 202 (01	2 450 002
MidAmerican Energy Company	100.00%	4,183,286	408,752	4,592,038	1,066,412	1,383,681	2,450,093
Midwest Capital Group, Inc.	100.00%	-	213	213	-	-	-
MidAmerican Energy Services, LLC	100.00%	-	11,025	11,025	-	-	-
Northern Powergrid Holdings Company	100.00%	-	68,739	68,739	-	-	-
NV Energy, Inc.	100.00%	356	31,761	32,117	584,745	-	584,745
Nevada Power Company	100.00%	197,597	90,572	288,169	2,773,220	967,142	3,740,362
Sierra Pacific Power Company	100.00%	23,245	53,237	76,482	60,871	71,460	132,331
PPW Holdings LLC	100.00%	-	-	-	-	-	-
Fossil Rock Fuels, LLC (3)	N/A	-	-	-	-	-	-
Pacific Minerals, Inc.	100.00%	-	=	=	=	-	-
Bridger Coal Company	66.67%	-	-	-	127,986,980	1,319,719	129,306,699
Trapper Mining Inc.	21.40%	-	-	-	16,849,542	4,532	16,854,074
PacifiCorp Foundation	0.00%	-	-	-	-	162,444	162,444
Cottonwood Creek Consolidated Irrigation Company	25.98%	-	-	-	327,886	-	327,886
Ferron Canal & Reservoir Company	36.82%	-	-	_	1,032,507	-	1,032,507
Huntington Cleveland Irrigation Company	34.12%	-	-	_	528,309	-	528,309
Total Affiliated Services by Category		\$ 8,514,931	\$ 2,718,737	\$ 11,233,668	\$ 341,508,541	\$ 3,908,978	\$ 345,417,519

⁽¹⁾ Intercompany Administrative Services Agreement

⁽²⁾ This entity was an affiliate for only part of the year ended December 31, 2020. Accordingly, the amounts reported relect only transactions between PacifiCorp and the entity that occurred during the period the entity was an affiliate. For further information, refer to the entity's page in this section, II. Transactions.

⁽³⁾ Fossil Rock Fuels, LLC was dissolved on August 26, 2020. For further information, refer to the entity's page in this section, II. Transactions.

American Airlines, Inc. Affiliated Transactions For the Period from January 1, 2020 to May 7, 2020^(a)

Account Description	PacifiCorp Received Services		PacifiCorp Provided Services
Travel services	\$	12,367	\$ -
Total	\$ 12,367		\$ -
Basis of pricing		(b)	N/A
Cost of service		(b)	N/A
The margin of charges over costs		(b)	N/A
Assets allocable to the services		(b)	N/A
The overall rate of return on assets		(b)	N/A

⁽a) During the second quarter of 2020, Berkshire Hathaway's ownership interest in American Airlines Group Inc. decreased to less than 5% of American Airlines Group Inc.'s outstanding common shares. Accordingly, this report reflects the transactions between PacifiCorp and American Airlines Group Inc. that occurred between January 1, 2020 and May 7, 2020 (the date Berkshire Hathaway filed Schedule 13G informing the U.S. Securities and Exchange Commission of the disposition of beneficial ownership of securities).

For further information on the following financial statements, refer to American Airlines, Inc.'s Form 10-K for the year ended December 31, 2020 (File No. 001-2691) at www.sec.gov.

⁽b) American Airlines, Inc. provides services to PacifiCorp in the normal course of business at standard pricing.

AMERICAN AIRLINES, INC. CONSOLIDATED BALANCE SHEETS (In millions, except share and par value)

		2020	ber 31,	2019
ASSETS				2010
Current assets				
Cash	\$	231	\$	267
Short-term investments		6,617		3,543
Restricted cash and short-term investments		609		158
Accounts receivable, net		1,334		1,770
Receivables from related parties, net		7,877		12,451
Aircraft fuel, spare parts and supplies, net		1,520		1,754
Prepaid expenses and other		633		584
Total current assets		18,821		20,527
Operating property and equipment				
Flight equipment		37,485		42,213
Ground property and equipment		8,836		9,089
Equipment purchase deposits		1,446		1,674
Total property and equipment, at cost		47,767		52,976
Less accumulated depreciation and amortization		(16,393)		(18,335
Total property and equipment, net		31,374		34,641
Operating lease right-of-use assets		7,994		8,694
Other assets				
Goodwill		4,091		4,091
Intangibles, net of accumulated amortization of \$745 and \$704, respectively		2,029		2,084
Deferred tax asset		3,235		689
Other assets		1,671		1,164
Total other assets		11,026		8,028
Total assets	\$	69,215	\$	71,890
LIABILITIES AND STOCKHOLDER'S EQUITY	<u>-</u>	·		·
Current liabilities				
Current maturities of long-term debt and finance leases	\$	2,800	\$	2,358
Accounts payable	Ψ	1,116	Ψ	1,990
Accrued salaries and wages		1,661		1,461
Air traffic liability		4,757		4,808
Loyalty program liability		2,033		3,193
Operating lease liabilities		1,641		1,695
Other accrued liabilities		2,300		2,055
Total current liabilities		16,308		17,560
Noncurrent liabilities		10,500		17,500
Long-term debt and finance leases, net of current maturities		26,182		20,684
Pension and postretirement benefits		7,027		6,008
Loyalty program liability		7,162		5,422
Operating lease liabilities		6,739		7,388
Other liabilities		1,449		1,406
Total noncurrent liabilities		48,559		40,908
		40,009		40,900
Commitments and contingencies (Note 10) Stockholder's equity				
Common stock, \$1.00 par value; 1,000 shares authorized, issued and outstanding Additional paid-in capital		17,050		16,903
· ·				
Accumulated other comprehensive loss		(7,194)		(6,423
Retained earnings (deficit)		(5,508)		2,942
Total stockholder's equity		4,348		13,422
Total liabilities and stockholder's equity	\$	69,215	\$	71,890

AMERICAN AIRLINES, INC. CONSOLIDATED STATEMENTS OF OPERATIONS (In millions)

		Year Ended December 31,			
	2020		2019		2018
Operating revenues:					
Passenger	\$	14,518	\$ 42,010	\$	40,676
Cargo		769	863		1,013
Other		2,048	2,888		2,841
Total operating revenues		17,335	45,761		44,530
Operating expenses:					
Aircraft fuel and related taxes		2,581	7,526		8,053
Salaries, wages and benefits		10,955	12,600		12,240
Regional expenses		4,676	7,518		7,064
Maintenance, materials and repairs		1,583	2,380		2,050
Other rent and landing fees		1,536	2,055		1,900
Aircraft rent		1,341	1,326		1,264
Selling expenses		513	1,602		1,520
Depreciation and amortization		2,040	1,982		1,839
Special items, net		(657)	635		787
Other		2,991	5,090		5,090
Total operating expenses		27,559	42,714		41,807
Operating income (loss)	(1	0,224)	3,047		2,723
Nonoperating income (expense):					
Interest income		337	515		330
Interest expense, net		(1,171)	(1,109)		(1,028)
Other income, net		155	152		167
Total nonoperating expense, net		(679)	(442)		(531)
Income (loss) before income taxes	(*	(0,903)	2,605		2,192
Income tax provision (benefit)		(2,453)	633		534
Net income (loss)			\$ 1,972	\$	1,658

American Express Travel Related Services Company, Inc. Affiliated Transactions For the Year Ended December 31, 2020

Account Description	PacifiCorp Received Services		PacifiCorp Provided Services	
Travel arrangement services	\$	25,630	\$ -	
Total	\$ 25,630		\$ -	
Basis of pricing	(a)	N/A	
Cost of service	(a)		N/A	
The margin of charges over costs	(a)		N/A	
Assets allocable to the services	(a)		N/A	
The overall rate of return on assets	(a)		N/A	

⁽a) American Express Travel Related Services Company, Inc. provides services to PacifiCorp in the normal course of business at standard pricing.

American Express Travel Related Services Company, Inc. is not a public company, and its financial statements are not available. The financial statements of its parent company, American Express Company, are included. For further information on the following financial statements, refer to American Express Company's Form 10-K for the year ended December 31, 2020 (File No. 001-7657) at www.sec.gov.

AMERICAN EXPRESS COMPANY CONSOLIDATED BALANCE SHEETS

December 31 (Millions, except share data)		2020		2019
Assets	7,00	-	37	
Cash and cash equivalents				
Cash and due from banks	\$	2,984	\$	3,613
Interest-bearing deposits in other banks (includes securities purchased under resale agreements: 2020, \$92; 2019, \$87)		29,824		20,610
Short-term investment securities (includes restricted cash of consolidated variable interest entities: 2020 \$47; 2019, \$85)		157		223
Total cash and cash equivalents		32,965		24,446
Card Member receivables (includes gross receivables available to settle obligations of a consolidated variable interest entity: 2020, \$4,296; 2019, \$8,284), less reserves for credit losses: 2020, \$267; 2019, \$619		43,434		56,794
Card Member loans (includes gross loans available to settle obligations of a consolidated variable interest entity: 2020, \$25,908; 2019, \$32,230), less reserves for credit losses: 2020, \$5,344; 2019, \$2,383		68,029		84,998
Other loans, less reserves for credit losses: 2020, \$238; 2019, \$152		2,614		4,626
Investment securities		21,631		8,406
Premises and equipment, less accumulated depreciation and amortization: 2020, \$7,540; 2019, \$6,562		5,015		4,834
Other assets, less reserves for credit losses: 2020, \$85; 2019, \$27		17,679		14,217
Total assets	\$	191,367	\$	198,321
Liabilities and Shareholders' Equity	-31			
Liabilities				
Customer deposits	\$	86,875	\$	73,287
Accounts payable		9,444		12,738
Short-term borrowings		1,878		6,442
Long-term debt (includes debt issued by consolidated variable interest entities: 2020, \$12,760; 2019, \$19,668)		42,952		57,835
Other liabilities		27,234		24,948
Total liabilities	\$	168,383	\$	175,250
Contingencies and Commitments (Note 12)	- 100			
Shareholders' Equity				
Preferred shares, \$1.66 ^{2/3} par value, authorized 20 million shares; issued and outstanding 1,600 shares as of December 31, 2020 and 2019 (Note 16)		-		2
Common shares, \$0.20 par value, authorized 3.6 billion shares; issued and outstanding 805 million shares as of December 31, 2020 and 810 million shares as of December 31, 2019		161		163
Additional paid-in capital		11,881		11,774
Retained earnings		13,837		13,871
Accumulated other comprehensive loss		,		,
Net unrealized debt securities gains, net of tax of: 2020, \$20; 2019, \$11		65		33
Foreign currency translation adjustments, net of tax of: 2020, \$(381); 2019, \$(319)		(2,229)		(2,189
Net unrealized pension and other postretirement benefits, net of tax of: 2020, \$(236); 2019, \$(208)		(731)		(581
Total accumulated other comprehensive loss		(2,895)	-	(2,737
Total shareholders' equity	340	22,984	-0	23,071
Total liabilities and shareholders' equity	- -	191,367	\$	198,321

AMERICAN EXPRESS COMPANY CONSOLIDATED STATEMENTS OF INCOME

Year Ended December 31 (Millions, except per share amounts)	85 -	2020	35	2019	00	2018
Revenues			-		-	
Non-interest revenues						
Discount revenue	\$	20,401	\$	26,167	\$	24,721
Net card fees		4,664		4,042		3,441
Other fees and commissions		2,163		3,297		3,153
Other	360	874	10	1,430	175	1,360
Total non-interest revenues	12.7	28,102		34,936		32,675
Interest income						
Interest on loans		9,779		11,308		9,941
Interest and dividends on investment securities		127		188		118
Deposits with banks and other		177		588		547
Total interest income		10,083		12,084		10,606
Interest expense					7).	
Deposits		943		1,559		1,287
Long-term debt and other		1,155		1,905		1,656
Total interest expense	***	2,098	102.	3,464	12.5	2,943
Net interest income	3.5	7,985	(4 2)	8,620	0	7,663
Total revenues net of interest expense		36,087	(182 (183	43,556	(E	40,338
Provisions for credit losses	-					
Card Member receivables		1,015		963		937
Card Member loans		3,453		2,462		2,266
Other		262		148		149
Total provisions for credit losses		4,730	t not	3,573		3,352
Total revenues net of interest expense after provisions for credit losses	*	31,357	101	39,983	**	36,986
Expenses			2017		Q.	
Marketing and business development		6,747		7,125		6,477
Card Member rewards		8,041		10,439		9,696
Card Member services		1,230		2,223		1,777
Salaries and employee benefits		5,718		5,911		5,250
Other, net		5,325		5,856		5,664
Total expenses		27,061	lite ora	31,554	6	28,864
Pretax income		4,296	0.5	8,429	V	8,122
Income tax provision		1,161		1,670		1,201
Net income	<u>\$</u>	3,135	\$	6,759	\$	6,921
Earnings per Common Share — (Note 21)(a)	70-2	· · ·	No Er		19	
Basic	\$	3.77	\$	8.00	\$	7.93
Diluted	\$	3.77	\$		\$	7.91
Average common shares outstanding for earnings per common share:	<u> </u>		Y19			
Basic		805		828		856
Diluted		806		830		859

⁽a) Represents net income less (i) earnings allocated to participating share awards of \$20 million, \$47 million and \$54 million for the years ended December 31, 2020, 2019 and 2018, respectively, and (ii) dividends on preferred shares of \$79 million, \$81 million and \$80 million for the years ended December 31, 2020, 2019 and 2018, respectively.

Apple Inc. Affiliated Transactions For the Year Ended December 31, 2020

Account Description	Pa <u>Recei</u>	PacifiCorp Provided Services			
Wholesale energy purchases	\$	387,384	\$	-	
Total	\$	387,384	\$		
Basis of pricing		(a)	N/A		
Cost of service	(a)		N/A		
The margin of charges over costs		(a)	N/A		
Assets allocable to the services		(a)	N/A		
The overall rate of return on assets		(a)	N/A		

⁽a) Wholesale energy purchases are priced at a tariff rate on file with the Oregon Public Utility Commission.

For further information on the following financial statements, refer to Apple Inc.'s Form 10-K for the year ended September 26, 2020 (File No. 001-36743) at www.sec.gov.

Apple Inc.

CONSOLIDATED BALANCE SHEETS
(In millions, except number of shares which are reflected in thousands and par value)

	September 26, 2020		September 28, 2019	
ASSETS:				
Current assets:	_		_	
Cash and cash equivalents	\$,	\$	48,844
Marketable securities		52,927		51,713
Accounts receivable, net		16,120		22,926
Inventories		4,061		4,106
Vendor non-trade receivables		21,325		22,878
Other current assets	217	11,264		12,352
Total current assets		143,713		162,819
Non-current assets:				
Marketable securities		100,887		105,341
Property, plant and equipment, net		36,766		37,378
Other non-current assets		42,522		32,978
Total non-current assets		180,175		175,697
Total assets	\$	323,888	\$	338,516
LIABILITIES AND SHAREHOLDERS' EQUITY:				
Current liabilities:				
Accounts payable	\$	42,296	\$	46,236
Other current liabilities	•	42,684	•	37,720
Deferred revenue		6,643		5,522
Commercial paper		4,996		5,980
Term debt		8,773		10,260
Total current liabilities	3	105,392		105,718
Non-current liabilities:				
Term debt		98,667		91,807
Other non-current liabilities		54,490		50,503
Total non-current liabilities	-	153,157	-	142,310
Total liabilities	19	258,549		248,028
Commitments and contingencies				
· · · · · · · · · · · · · · · · · · ·				
Shareholders' equity:				
Common stock and additional paid-in capital, \$0.00001 par value: 50,400,000 shares authorized; 16,976,763 and 17,772,945 shares issued and outstanding, respectively		50.779		45.174
Retained earnings		14.966		45,898
Accumulated other comprehensive income/(loss)		(406)		(584)
Total shareholders' equity	-	65,339	4	90.488
Total liabilities and shareholders' equity			\$	
Total nabilities and shareholders equity	\$	323,888	Φ	338,516

Apple Inc.

CONSOLIDATED STATEMENTS OF OPERATIONS (In millions, except number of shares which are reflected in thousands and per share amounts)

		Years ended				
	Septembe 2020	September 26, 2020		September 28, 2019		eptember 29, 2018
Net sales:						
Products	\$ 23	20,747	\$	213,883	\$	225,847
Services	<u> </u>	53,768		46,291		39,748
Total net sales	2	74,515		260,174		265,595
Cost of sales:						
Products	1:	51,286		144,996		148,164
Services		18,273		16,786		15,592
Total cost of sales	10	9,559		161,782		163,756
Gross margin	1	04,956	_	98,392		101,839
Operating expenses:						
Research and development		18,752		16,217		14,236
Selling, general and administrative		19,916		18,245		16,705
Total operating expenses	-	38,668		34,462		30,941
Operating income		66,288		63,930		70,898
Other income/(expense), net	<u>w</u>	803		1,807		2,005
Income before provision for income taxes	5	37,091		65,737		72,903
Provision for income taxes		9,680		10,481		13,372
Net income	\$	7,411	\$	55,256	\$	59,531
Earnings per share:						
Basic	\$	3.31	\$	2.99	\$	3.00
Diluted	\$	3.28	\$	2.97	\$	2.98
Shares used in computing earnings per share:						
Basic	17,3	52,119		18,471,336		19,821,510
Diluted	17,5	28,214		18,595,651		20,000,435

The Bank of New York Mellon Corporation Affiliated Transactions For the Year Ended December 31, 2020

Account Description	Pa <u>Recei</u>	PacifiCorp Provided Services		
Trustee, custodial and lending services	\$	202,860	\$ -	
Total	\$	202,860	\$ -	
Basis of pricing		(a)	N/A	
Cost of service	(a)		N/A	
The margin of charges over costs		(a)	N/A	
Assets allocable to the services		(a)	N/A	
The overall rate of return on assets	(a) (a)		N/A	

⁽a) The Bank of New York Mellon Corporation provides trustee, custodial and lending services to PacifiCorp in the normal course of business at standard pricing.

The following item is excluded from the table above:

• The Bank of New York Mellon Trust Company became the trustee and custodian for PacifiCorp's pension plan master trust and post-retirement health and welfare benefit plan trust during the year ended December 31, 2020. Trustee fees are paid by the trusts, however the expenses flow through to PacifiCorp's net periodic benefit cost. For the year ended December 31, 2020, the plans paid \$38,675.99 for these trustee and custodial services.

For further information on the following financial statements, refer to The Bank of New York Mellon Corporation's Form 10-K for the year ended December 31, 2020 (File No. 001-35651) at www.sec.gov.

Consolidated Balance Sheet

			c. 31,	
(dollars in millions, except per share amounts)		2020		2019
Assets			Ф	4.020
Cash and due from banks, net of allowance for credit losses of \$4 at Dec. 31, 2020 (a)	\$	6,252	\$	4,830
Interest-bearing deposits with the Federal Reserve and other central banks		141,775		95,042
Interest-bearing deposits with banks, net of allowance for credit losses of \$3 at Dec. 31, 2020 (includes restricted of \$3,167 and \$2,437) (a)		17,300		14,811
Federal funds sold and securities purchased under resale agreements		30,907		30,182
Securities:)		, -
Held-to-maturity, at amortized cost, net of allowance for credit losses of less than \$1 at Dec. 31, 2020 (fair value of \$49,224 and \$34,805) (a)		47,946		34,483
Available-for-sale, at fair value (amortized cost of \$105,141 and \$87,435, net of allowance for credit losses of \$11 at Dec. 31, 2020) (a)		108,495		88,550
Total securities		156,441		123,033
Trading assets		15,272		13,571
Loans		56,469		54,953
Allowance for credit losses (a)		(358)		(122
Net loans		56,111		54,831
Premises and equipment		3,602		3,625
Accrued interest receivable		510		624
Goodwill		17,496		17,386
Intangible assets		3,012		3,107
Other assets, net of allowance for credit losses on accounts receivable of \$4 at Dec. 31, 2020 (includes \$522 and \$419, at		20,468		20,221
fair value) (a) Subtotal assets of operations		469,146		381,263
1				,
Assets of consolidated investment management funds, at fair value		487	_	245
Total assets	\$	469,633	\$	381,508
Liabilities				
Deposits:	_	0.0 0		
Noninterest-bearing (principally U.S. offices)	\$	83,854	\$	57,630
Interest-bearing deposits in U.S. offices		133,479		101,542
Interest-bearing deposits in non-U.S. offices		124,212		100,294
Total deposits		341,545		259,466
Federal funds purchased and securities sold under repurchase agreements		11,305		11,401
Trading liabilities Payables to customers and broker-dealers		6,031		4,841
Commercial paper		25,085		18,758 3,959
Other borrowed funds		350		599
Accrued taxes and other expenses		5,696		5,642
Other liabilities (including allowance for credit losses on lending-related commitments of \$121 and \$94, also includes		2,070		3,012
\$1,107 and \$607, at fair value) (a)		7,514		7,612
Long-term debt (includes \$400 and \$387, at fair value)		25,984		27,501
Subtotal liabilities of operations		423,510		339,779
Subtotal Habilities of operations		3		1
1				339,780
Liabilities of consolidated investment management funds, at fair value		423,513		,
Liabilities of consolidated investment management funds, at fair value Total liabilities		423,513		
Liabilities of consolidated investment management funds, at fair value		423,513 176		143
Liabilities of consolidated investment management funds, at fair value Total liabilities Temporary equity				143
Liabilities of consolidated investment management funds, at fair value Total liabilities Temporary equity Redeemable noncontrolling interests				143 3,542
Liabilities of consolidated investment management funds, at fair value Total liabilities Temporary equity Redeemable noncontrolling interests Permanent equity		176		3,542
Liabilities of consolidated investment management funds, at fair value Total liabilities Temporary equity Redeemable noncontrolling interests Permanent equity Preferred stock – par value \$0.01 per share; authorized 100,000,000 shares; issued 45,826 and 35,826 shares Common stock – par value \$0.01 per share; authorized 3,500,000,000 shares; issued 1,382,306,327 and 1,374,443,376		176 4,541		3,542 14
Liabilities of consolidated investment management funds, at fair value Total liabilities Temporary equity Redeemable noncontrolling interests Permanent equity Preferred stock – par value \$0.01 per share; authorized 100,000,000 shares; issued 45,826 and 35,826 shares Common stock – par value \$0.01 per share; authorized 3,500,000,000 shares; issued 1,382,306,327 and 1,374,443,376 shares Additional paid-in capital Retained earnings		176 4,541 14		3,542 14 27,515 31,894
Liabilities of consolidated investment management funds, at fair value Total liabilities Temporary equity Redeemable noncontrolling interests Permanent equity Preferred stock – par value \$0.01 per share; authorized 100,000,000 shares; issued 45,826 and 35,826 shares Common stock – par value \$0.01 per share; authorized 3,500,000,000 shares; issued 1,382,306,327 and 1,374,443,376 shares Additional paid-in capital Retained earnings Accumulated other comprehensive loss, net of tax		176 4,541 14 27,823		3,542 14 27,515 31,894 (2,638
Liabilities of consolidated investment management funds, at fair value Total liabilities Temporary equity Redeemable noncontrolling interests Permanent equity Preferred stock – par value \$0.01 per share; authorized 100,000,000 shares; issued 45,826 and 35,826 shares Common stock – par value \$0.01 per share; authorized 3,500,000,000 shares; issued 1,382,306,327 and 1,374,443,376 shares Additional paid-in capital Retained earnings		176 4,541 14 27,823 34,241		3,542 14 27,515 31,894 (2,638
Liabilities of consolidated investment management funds, at fair value Total liabilities Temporary equity Redeemable noncontrolling interests Permanent equity Preferred stock – par value \$0.01 per share; authorized 100,000,000 shares; issued 45,826 and 35,826 shares Common stock – par value \$0.01 per share; authorized 3,500,000,000 shares; issued 1,382,306,327 and 1,374,443,376 shares Additional paid-in capital Retained earnings Accumulated other comprehensive loss, net of tax		176 4,541 14 27,823 34,241 (985)		3,542 14 27,515 31,894 (2,638 (18,844
Liabilities of consolidated investment management funds, at fair value Total liabilities Temporary equity Redeemable noncontrolling interests Permanent equity Preferred stock – par value \$0.01 per share; authorized 100,000,000 shares; issued 45,826 and 35,826 shares Common stock – par value \$0.01 per share; authorized 3,500,000,000 shares; issued 1,382,306,327 and 1,374,443,376 shares Additional paid-in capital Retained earnings Accumulated other comprehensive loss, net of tax Less: Treasury stock of 495,542,796 and 473,760,338 common shares, at cost		176 4,541 14 27,823 34,241 (985) (19,833)		3,542 14 27,515 31,894 (2,638) (18,844) 41,483
Liabilities of consolidated investment management funds, at fair value Total liabilities Temporary equity Redeemable noncontrolling interests Permanent equity Preferred stock – par value \$0.01 per share; authorized 100,000,000 shares; issued 45,826 and 35,826 shares Common stock – par value \$0.01 per share; authorized 3,500,000,000 shares; issued 1,382,306,327 and 1,374,443,376 shares Additional paid-in capital Retained earnings Accumulated other comprehensive loss, net of tax Less: Treasury stock of 495,542,796 and 473,760,338 common shares, at cost Total The Bank of New York Mellon Corporation shareholders' equity		176 4,541 14 27,823 34,241 (985) (19,833) 45,801		143 3,542 14 27,515 31,894 (2,638) (18,844) 41,483 102 41,585

⁽a) In 2020, we adopted new accounting guidance included in ASU 2016-13, Financial Instruments – Credit Losses: Measurement of Credit Losses on Financial Instruments. See Note 2 of the Notes to Consolidated Financial Statements for additional information.

Consolidated Income Statement

	-	Year ended Dec. 31,				
(in millions)		2020	2019	2018		
Fee and other revenue						
Investment services fees:						
Asset servicing fees	\$ 4	1,638 \$	4,563 \$	4,608		
Clearing services fees	1	,716	1,648	1,616		
Issuer services fees	1	1,092	1,130	1,099		
Treasury services fees		601	559	554		
Total investment services fees		3,047	7,900	7,877		
Investment management and performance fees	3	3,367	3,389	3,647		
Foreign exchange and other trading revenue		789	654	732		
Financing-related fees		212	196	207		
Distribution and servicing		115	129	139		
Investment and other income		184	968	240		
Total fee revenue	12	2,714	13,236	12,842		
Net securities gains (losses)		33	(18)	(48)		
Total fee and other revenue	12	2,747	13,218	12,794		
Operations of consolidated investment management funds						
Investment income (loss)		85	57	(12)		
Interest of investment management fund note holders		1	1	1		
Income (loss) from consolidated investment management funds	'	84	56	(13)		
Net interest revenue						
Interest revenue	4	1,109	7,548	6,432		
Interest expense		,132	4,360	2,821		
Net interest revenue	2	2,977	3,188	3,611		
Total revenue	15	5,808	16,462	16,392		
Provision for credit losses (a)		336	(25)	(11)		
Noninterest expense						
Staff	5	,966	6,063	6,145		
Professional, legal and other purchased services	1	,403	1,345	1,334		
Software and equipment	1	,370	1,222	1,062		
Net occupancy		581	564	630		
Sub-custodian and clearing		460	450	450		
Distribution and servicing		336	374	406		
Bank assessment charges		124	125	170		
Business development		105	213	228		
Amortization of intangible assets		104	117	180		
Other		555	427	606		
Total noninterest expense	11	,004	10,900	11,211		
Income	1					
Income before income taxes	4	1,468	5,587	5,192		
Provision for income taxes		842	1,120	938		
Net income	3	3,626	4,467	4,254		
Net (income) loss attributable to noncontrolling interests related to consolidated investment						
management funds		(9)	(26)	12		
Net income applicable to shareholders of The Bank of New York Mellon Corporation		3,617	4,441	4,266		
Preferred stock dividends		(194)	(169)	(169)		
Net income applicable to common shareholders of The Bank of New York Mellon Corporation	\$ 3	3,423 \$	4,272 \$	4,097		

⁽a) The provision for credit losses for 2020 relates to the financial instruments within the scope of Accounting Standards Update ("ASU") 2016-13, Financial Instruments – Credit Losses: Measurement of Credit Losses on Financial Instruments. See Note 2 of the Notes to Consolidated Financial Statements for additional information.

The Bank of New York Mellon Corporation (and its subsidiaries)

Consolidated Income Statement (continued)

Net income applicable to common shareholders of The Bank of New York Mellon Corporation used for the earnings per share calculation	Year en	ded Dec. 31,	
(in millions)	2020	2019	2018
Net income applicable to common shareholders of The Bank of New York Mellon Corporation	\$ 3,423 \$	4,272 \$	4,097
Less: Earnings allocated to participating securities	6	18	27
Net income applicable to common shareholders of The Bank of New York Mellon Corporation after required adjustment for the calculation of basic and diluted earnings per common share	\$ 3,417 \$	4,254 \$	4,070

Average common shares and equivalents outstanding of The Bank of New York Mellon Corporation	Year	ended Dec.	31,
(in thousands)	2020	2019	2018
Basic	890,839	939,623	1,002,922
Common stock equivalents	2,425	5,087	6,801
Less: Participating securities	(750)	(1,601)	(2,582)
Diluted	892,514	943,109	1,007,141
Anti-dilutive securities (a)	4,968	4,014	6,804

⁽a) Represents stock options, restricted stock, restricted stock units and participating securities outstanding but not included in the computation of diluted average common shares because their effect would be anti-dilutive.

Earnings per share applicable to common shareholders of The Bank of New York Mellon Corporation	Year en	ded Dec. 31,	
(in dollars)	2020	2019	2018
Basic	\$ 3.84 \$	4.53 \$	4.06
Diluted	\$ 3.83 \$	4.51 \$	4.04

BNSF Railway Company Affiliated Transactions For the Year Ended December 31, 2020

Account Description	PacifiCorp eived Services	PacifiCorp Provided Services
Rail services Right of way fees	\$ 28,742,050 115,617	\$ - -
Total	\$ 28,857,667	\$ -
Basis of pricing	(a)	N/A
Cost of service	(a)	N/A
The margin of charges over costs	(a)	N/A
Assets allocable to the services	(a)	N/A
The overall rate of return on assets	(a)	N/A

⁽a) Rail services are based on negotiated prices under long-term contracts. Right-of-way fees are based on factors such as square footage.

For further information on the following financial statements, refer to BNSF Railway Company's Consolidated Financial Statements for the year ended December 31, 2020 at www.bnsf.com.

BNSF Railway Company and Subsidiaries

Consolidated Balance Sheets

In millions

	December 31, 2020		December 31, 2019	
Assets				
Current assets:				
Cash and cash equivalents	\$	552	\$	557
Accounts receivable, net		1,738		1,874
Materials and supplies		803		789
Other current assets		130		129
Total current assets		3,223		3,349
Property and equipment, net of accumulated depreciation of \$13,126 and \$12,065, respectively		64,878		64,343
Goodwill		14,803		14,803
Operating lease right-of-use assets		1,898		2,264
Other assets		2,793		2,723
Total assets	\$	87,595	\$	87,482
Liabilities and Stockholder's Equity				
Current liabilities:				
Accounts payable and other current liabilities	\$	3,496	\$	3,619
Long-term debt and finance leases due within one year		217		121
Total current liabilities		3,713		3,740
Deferred income taxes		14,688		14,430
Operating lease liabilities		1,260		1,614
Long-term debt and finance leases		949		1,151
Casualty and environmental liabilities		451		465
Pension and retiree health and welfare liability		314		285
Other liabilities		1,334		1,287
Total liabilities		22,709		22,972
Commitments and contingencies (see Note 12)				
Stockholder's equity:				
Common stock, \$1 par value, 1,000 shares authorized; issued and outstanding and paid-in-capital		42,920		42,920
Retained earnings		58,921		52,655
Intercompany notes receivable		(37,053)		(31,210)
Accumulated other comprehensive income (loss)		98		145
Total stockholder's equity		64,886		64,510
Total liabilities and stockholder's equity	\$	87,595	\$	87,482

BNSF Railway Company and Subsidiaries

Consolidated Statements of Income

In millions

		Year	rs end	ed Decembe	ber 31,		
	2020		2019			2018	
Revenues	\$ 20,	80	\$	22,745	\$	22,999	
Operating expenses:							
Compensation and benefits	4,	542		5,270		5,322	
Depreciation and amortization	2,	158		2,389		2,306	
Purchased services	1,	96		2,086		2,168	
Fuel	1,	89		2,944		3,346	
Equipment rents		664		758		732	
Materials and other		88		1,239		1,329	
Total operating expenses	12,	37		14,686		15,203	
Operating income	7,	43		8,059		7,796	
Interest expense		37		57		51	
Interest income, related parties	(62)		(892)		(643)	
Other (income) expense, net		(83)		(229)		(70)	
Income before income taxes	8,	251		9,123		8,458	
Income tax expense	1,	85		2,216		2,019	
Net income	\$ 6,	266	\$	6,907	\$	6,439	

The Coca-Cola Company Affiliated Transactions For the Year Ended December 31, 2020

Account Description Beverage machine services Total	Paci <u>Receive</u>	PacifiCorp Provided Services		
Beverage machine services	\$	6,913	\$	
Total	\$	6,913	\$	-
Basis of pricing		(a)	N/A	
Cost of service		(a)	N/A	
The margin of charges over costs		(a)	N/A	
Assets allocable to the services		(a)	N/A	
The overall rate of return on assets		(a)	N/A	

⁽a) The Coca-Cola Company provides services to PacifiCorp in the normal course of business at standard pricing.

For further information on the following financial statements, refer to The Coca-Cola Company's Form 10-K for the year ended December 31, 2020 (File No. 001-02217) at www.sec.gov.

THE COCA-COLA COMPANY AND SUBSIDIARIES CONSOLIDATED BALANCE SHEETS (In millions except par value)

December 31,	2020	2019
<u>ASSETS</u>		
Current Assets		
Cash and cash equivalents	\$ 6,795 \$	6,480
Short-term investments	1,771	1,467
Total Cash, Cash Equivalents and Short-Term Investments	8,566	7,947
Marketable securities	2,348	3,228
Trade accounts receivable, less allowances of \$526 and \$524, respectively	3,144	3,971
Inventories	3,266	3,379
Prepaid expenses and other assets	1,916	1,886
Total Current Assets	19,240	20,411
Equity method investments	19,273	19,025
Other investments	812	854
Other assets	6,184	6,075
Deferred income tax assets	2,460	2,412
Property, plant and equipment — net	10,777	10,838
Trademarks with indefinite lives	10,395	9,266
Goodwill	17,506	16,764
Other intangible assets	649	736
Total Assets	\$ 87,296 \$	86,381
LIABILITIES AND EQUITY		
Current Liabilities		
Accounts payable and accrued expenses	\$ 11,145 \$	11,312
Loans and notes payable	2,183	10,994
Current maturities of long-term debt	485	4,253
Accrued income taxes	788	414
Total Current Liabilities	14,601	26,973
Long-term debt	40,125	27,516
Other liabilities	9,453	8,510
Deferred income tax liabilities	1,833	2,284
The Coca-Cola Company Shareowners' Equity		
Common stock, \$0.25 par value; authorized — 11,200 shares; issued — 7,040 shares	1,760	1,760
Capital surplus	17,601	17,154
Reinvested earnings	66,555	65,855
Accumulated other comprehensive income (loss)	(14,601)	(13,544)
Treasury stock, at cost — 2,738 and 2,760 shares, respectively	(52,016)	(52,244)
Equity Attributable to Shareowners of The Coca-Cola Company	19,299	18,981
Equity attributable to noncontrolling interests	1,985	2,117
Total Equity	21,284	21,098
Total Liabilities and Equity	\$ 87,296 \$	86,381

THE COCA-COLA COMPANY AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF INCOME (In millions except per share data)

Year Ended December 31,	2020	2019	2018
Net Operating Revenues	\$ 33,014 \$	37,266 \$	34,300
Cost of goods sold	13,433	14,619	13,067
Gross Profit	19,581	22,647	21,233
Selling, general and administrative expenses	9,731	12,103	11,002
Other operating charges	853	458	1,079
Operating Income	 8,997	10,086	9,152
Interest income	370	563	689
Interest expense	1,437	946	950
Equity income (loss) — net	978	1,049	1,008
Other income (loss) — net	 841	34	(1,674)
Income Before Income Taxes	9,749	10,786	8,225
Income taxes	1,981	1,801	1,749
Consolidated Net Income	 7,768	8,985	6,476
Less: Net income (loss) attributable to noncontrolling interests	21	65	42
Net Income Attributable to Shareowners of The Coca-Cola Company	\$ 7,747 \$	8,920 \$	6,434
Basic Net Income Per Share ¹	\$ 1.80 \$	2.09 \$	1.51
Diluted Net Income Per Share	\$ 1.79 \$	2.07 \$	1.50
Average Shares Outstanding — Basic	4,295	4,276	4,259
Effect of dilutive securities	28	38	40
Average Shares Outstanding — Diluted	4,323	4,314	4,299

 $^{^{\}rm 1}$ Calculated based on net income attributable to shareowners of The Coca-Cola Company.

Delta Air Lines, Inc. Affiliated Transactions For the Period from January 1, 2020 to May 7, 2020^(a)

Account Description	cifiCorp ved Services	PacifiCorp Provided Services		
Travel services	\$ 470,671	\$ -		
Total	\$ 470,671	\$ -		
Basis of pricing	(b)	N/A		
Cost of service	(b)	N/A		
The margin of charges over costs	(b)	N/A		
Assets allocable to the services	(b)	N/A		
The overall rate of return on assets	(b)	N/A		

⁽a) During the second quarter of 2020, Berkshire Hathaway's ownership interest in Delta Air Lines, Inc. decreased to less than 5% of Delta Air Lines, Inc.'s outstanding common shares. Accordingly, this report reflects the transactions between PacifiCorp and Delta Air Lines, Inc. that occurred between January 1, 2020 and May 7, 2020 (the date Berkshire Hathaway filed Schedule 13G informing the U.S. Securities and Exchange Commission of the disposition of beneficial ownership of securities).

For further information on the following financial statements, refer to Delta Air Lines, Inc. Form 10-K for the year ended December 31, 2020 (File No. 001-5424) at www.sec.gov.

⁽b) Delta Air Lines, Inc. provides services to PacifiCorp in the normal course of business at standard pricing.

DELTA AIR LINES, INC. Consolidated Balance Sheets

	 Decem	ber 3	31,
(in millions, except share data)	2020		2019
ASSETS			
Current Assets:			
Cash and cash equivalents	\$ 8,307	\$	2,882
Short-term investments	5,789		_
Accounts receivable, net of an allowance for uncollectible accounts of \$89 and \$13 as of 2020 and 2019, respectively	1,396		2,854
Fuel inventory	377		730
Expendable parts and supplies inventories, net of an allowance for obsolescence of \$188 and \$82 as of 2020 and 2019, respectively	355		521
Prepaid expenses and other	 1,180		1,262
Total current assets	17,404		8,249
Noncurrent Assets:			
Property and equipment, net of accumulated depreciation and amortization of \$17,511 and \$17,027 as of 2020 and 2019, respectively	26,529		31,310
Operating lease right-of-use assets	5,733		5,627
Goodwill	9,753		9,781
Identifiable intangibles, net of accumulated amortization of \$883 and \$873 as of 2020 and 2019, respectively	6,011		5,163
Cash restricted for airport construction	1,556		636
Equity investments	1,665		2,568
Deferred income taxes, net	1,988		120
Other noncurrent assets	1,357		1,078
Total noncurrent assets	54,592		56,283
Total assets	\$ 71,996	\$	64,532
LIABILITIES AND STOCKHOLDERS' EQUITY			
Current Liabilities:			
Current maturities of debt and finance leases	\$ 1,732	\$	2,287
Current maturities of operating leases	678		80
Air traffic liability	4,044		5,110
Accounts payable	2,840		3,260
Accrued salaries and related benefits	2,086		3,70
Loyalty program deferred revenue	1,777		3,219
Fuel card obligation	1,100		730
Other accrued liabilities	1,670		1,078
Total current liabilities	15,927		20,204
Noncurrent Liabilities:			
Debt and finance leases	27,425		8,873
Noncurrent air traffic liability	500		_
Pension, postretirement and related benefits	10,630		8,452
Loyalty program deferred revenue	5,405		3,509
Noncurrent operating leases	5,713		5,294
Deferred income taxes, net	_		1,456
Other noncurrent liabilities	4,862		1,386
Total noncurrent liabilities	54,535		28,970
Commitments and Contingencies			
Stockholders' Equity:			
Stockholders' Equity: Common stock at \$0.0001 par value; 1,500,000,000 shares authorized, 647,352,203 and 651,731,443 shares issued as of 2020 and 2019, respectively			
Additional paid-in capital	11,259		11,129
Retained earnings/(deficit)	(428)		12,45
Accumulated other comprehensive loss	(9,038)		(7,989
•	(259)		(23)
Treasury stock at cost y 16y 6x3 and x y5y /31 shares as of 7070 and 7010 respectively	(239)		(23)
Treasury stock, at cost, 9,169,683 and 8,959,730 shares as of 2020 and 2019, respectively Total stockholders' equity	 1,534		15,358

DELTA AIR LINES, INC. Consolidated Statements of Operations

		Year Ended December			r 31,		
(in millions, except per share data)	20)20	:	2019		2018	
Operating Revenue:							
Passenger	\$	12,883	\$	42,277	\$	39,755	
Cargo		608		753		865	
Other		3,604		3,977		3,818	
Total operating revenue		17,095		47,007		44,438	
Operating Expense:							
Salaries and related costs		8,754		11,225		10,743	
Aircraft fuel and related taxes		3,176		8,519		9,020	
Regional carriers expense, excluding fuel		2,479		3,584		3,438	
Depreciation and amortization		2,312		2,581		2,329	
Ancillary businesses and refinery		1,785		1,245		1,695	
Contracted services		1,778		2,641		2,175	
Landing fees and other rents		1,518		1,762		1,662	
Aircraft maintenance materials and outside repairs		822		1,751		1,575	
Passenger commissions and other selling expenses		582		1,993		1,941	
Passenger service		523		1,251		1,178	
Aircraft rent		399		423		394	
Restructuring charges		8,219		_		_	
Government grant recognition		(3,946)		_		_	
Profit sharing		_		1,643		1,301	
Other		1,163		1,771		1,723	
Total operating expense		29,564		40,389		39,174	
Operating (Loss)/Income	(12,469)		6,618		5,264	
Non-Operating Expense:							
Interest expense, net		(929)		(301)		(311	
Impairments and equity method losses		(2,432)		(62)		(60	
Gain/(loss) on investments, net		(105)		119		38	
Miscellaneous, net		348		(176)		220	
Total non-operating expense, net		(3,118)		(420)		(113	
(Loss)/Income Before Income Taxes	(15,587)		6,198		5,15	
Income Tax Benefit/(Provision)		3,202		(1,431)		(1,210	
Net (Loss)/Income	\$ (12,385)	\$	4,767	\$	3,93	
Basic (Loss)/Earnings Per Share	\$	(19.49)	\$	7.32	\$	5.69	
Diluted (Loss)/Earnings Per Share		(19.49)	\$	7.30	\$	5.67	
Cash Dividends Declared Per Share	\$	0.40	\$	1.51	\$	1.31	

Environment One Corporation Affiliated Transactions For the Year Ended December 31, 2020

Account Description		PacifiCorp Received Services		p <u>vices</u>
Equipment parts	\$	12,861	\$	-
Total	\$	12,861	\$	
Basis of pricing	(a)		N/A	
Cost of service	(a)		N/A	
The margin of charges over costs	(a)		N/A	
Assets allocable to the services	(a)		N/A	
The overall rate of return on assets		(a)	N/A	

⁽a) Environment One provides services to PacifiCorp in the normal course of business at standard pricing.

Environment One is not a public company, and its financial statements are not available.

FlightSafety International Inc. Affiliated Transactions For the Year Ended December 31, 2020

Account Description		cifiCorp red Services	PacifiCorp es Provided Servi	
Aviation training	\$	91,206	\$	-
Total	\$	91,206	\$	
Basis of pricing	(a)		N/A	
Cost of service	(a)		N/A	
The margin of charges over costs	(a)		N/A	
Assets allocable to the services	(a)		N/A	
The overall rate of return on assets	(a)		N/A	

⁽a) FlightSafety International Inc. provides services to PacifiCorp in the normal course of business at standard pricing.

FlightSafety International Inc. is not a public company, and its financial statements are not available.

Global Healthcare Product Solutions, LLC Affiliated Transactions For the Year Ended December 31, 2020

Account Description		cifiCorp red Services	PacifiCorp Provided Services
Hand sanitizer	\$	24,628	\$ -
Total	\$	24,628	\$ -
		_	
Basis of pricing		(a)	N/A
Cost of service		(a)	N/A
The margin of charges over costs	(a)		N/A
Assets allocable to the services	(a)		N/A
The overall rate of return on assets		(a)	N/A

⁽a) Global Healthcare Product Solutions, LLC provides services to PacifiCorp in the normal course of business at standard pricing.

Global Healthcare Product Solutions, LLC is not a public company, and its financial statements are not available. The financial statements of its parent company, BYD Company Limited, are included. BYD Company Limited is a publicly traded company on The Stock Exchange of Hong Kong Ltd and the Shenzhen Stock Exchange.

Consolidated Statement of Financial Position 合併財務狀況表

31 December 2020 二零二零年十二月三十一日

		2020 二零二零年 RMB'000 人民幣千元	2019 二零一九年 RMB'000 人民幣千元
NON-CURRENT ASSETS Property, plant and equipment Investment properties Right-of-use assets Goodwill Other intangible assets Prepayments, other receivables and other assets Long-term receivables Investments in joint ventures Investments in associates Equity investments at fair value through other comprehensive income	非流動資產 物業所屬所及設備 投資用權資產 商譽 其他無形資產 預付款項資產 預以其他應收賬款 及期應收可的投資 於聯營公司的投資 於聯營公司的投資 以公允值計量並計入 其他綜合收益的權益投資	58,201,882 94,217 7,527,852 65,914 10,107,776 2,670,118 1,804,913 4,442,807 1,022,781 1,420,080	55,296,009 96,902 7,241,013 65,914 11,887,635 5,303,154 1,240,340 3,105,145 955,030 1,922,304
Other non-current financial assets Deferred tax assets	其他非流動金融資產 遞延税項資產	284,896 1,768,975	46,608 1,514,934
Total non-current assets	非流動資產總值	89,412,211	88,674,988
CURRENT ASSETS Inventories Contract assets Trade receivables Trade receivable financing Prepayments, other receivables and other assets Due from joint ventures and associates Completed property held for sale Derivative financial instruments Pledged deposits Restricted bank deposits Cash and cash equivalents	流動資產 存貨 合同資產 應收貿易賬款 應收款項、其他應收賬款 及其他資產 應收合營公司及聯營公司款項 持作出融工 行生金融工 已抵押存款 受限的現金等價物	31,396,358 5,346,105 39,307,896 8,862,340 5,911,685 3,434,820 2,900,852 24 429,041 277,491 13,738,498	25,571,564 6,986,619 40,134,545 7,009,379 6,078,455 5,135,699 3,365,916 34,345 837,921 137,865 11,674,297
CURRENT LIABILITIES Trade and bills payables Other payables and accruals Lease liabilities Derivative financial instruments Advances from customers Contract liabilities Interest-bearing bank and other borrowings Due to joint ventures and associates Due to other related parties Tax payable Provision	流動資產總值 流動負債 應付貿易賬款及票據 其他應付款項及應計費用 租賃負債 衍生金融工具 預收客戶賬款 合同負債 計息銀行及其他借款 應付內營公司及聯營公司款項 應付其他關聯方款項 應付税項	49,791,630 15,536,057 168,507 57,541 7,500 8,185,888 27,644,643 2,398,177 137,566 564,498 1,938,689	35,340,662 10,648,738 219,040 34,307 2,000 4,502,139 54,061,858 1,025,545 110,857 259,607 1,824,194
Total current liabilities	流動負債總額	106,430,696	108,028,947
NET CURRENT ASSETS(LIABILITIES)	流動資產(負債)淨額	5,174,414	(1,062,342)

Consolidated Statement of Financial Position 合併財務狀況表

31 December 2020 二零二零年十二月三十一日

		2020 二零二零年 RMB'000 人民幣千元	2019 二零一九年 RMB'000 人民幣千元
TOTAL ASSETS LESS CURRENT LIABILITIES	6 資產總值減流動負債	94,586,625	87,612,646
NON-CURRENT LIABILITIES Interest-bearing bank and other borrowings Lease liabilities Deferred tax liabilities Deferred income Other liabilities	非流動負債 計息銀行及其他借款 租賃負債 遞延税項負債 遞延收入 其他負債	23,625,954 843,286 393,150 2,269,176 3,001,147	21,916,487 548,680 102,864 2,232,101 211,094
Total non-current liabilities	非流動負債總額	30,132,713	25,011,226
Net assets	資產淨值	64,453,912	62,601,420
EQUITY Equity attributable to owners of the parent Share capital Reserves Perpetual loans	權益 母公司擁有人應佔權益 股本 儲備 永續債	2,728,143 53,051,539 1,094,592	2,728,143 49,639,554 4,394,592
Non-controlling interests	非控股權益	56,874,274 7,579,638	56,762,289 5,839,131
Total equity	權益總額	64,453,912	62,601,420

Consolidated Statement of Profit or Loss 合併損益表

Year ended 31 December 2020 截至二零二零年十二月三十一日止年度

		2020	2019
		二零二零年	二零一九年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
REVENUE	收入	153,469,184	121,778,117
Cost of sales	銷售成本	(126,225,593)	(103,702,124)
Gross profit	毛利	27,243,591	18,075,993
Other income and gains	其他收入及收益	1,700,078	1,974,950
Government grants and subsidies	政府補助及補貼	1,688,142	1,707,657
Selling and distribution expenses	銷售及分銷成本	(5,055,613)	(4,345,897)
Research and development costs	研究與開發成本	(7,464,861)	(5,629,372)
Administrative expenses	行政開支	(4,395,630)	(4,232,316)
Impairment losses on financial and	金融及合同資產的	(1,166,268)	(477,031)
contract assets	減值虧損		
Loss on disposal of financial assets measured	處置按攤銷成本計量的	(299,523)	(519,134)
at amortised cost	金融資產的虧損		
Other expenses	其他開支	(2,056,691)	(213,536)
Finance costs	融資成本	(3,123,801)	(3,487,407)
Share of profits and losses of:	分佔溢利及虧損:		
Joint ventures	合營公司	(198,955)	(435,311)
Associates	聯營公司	12,118	12,535
PROFIT BEFORE TAX	除税前溢利	6,882,587	2,431,131
Income tax expense	所得税開支	(868,624)	(312,274)
PROFIT FOR THE YEAR	年度溢利 ————————————————————————————————————	6,013,963	2,118,857
Attributable to:	應佔:		
Owners of the parent	母公司擁有人	4,234,267	1,614,450
Non-controlling interests	非控股權益	1,779,696	504,407
TVOIT CONTROLLING INTERCOLO	<u> </u>	1,770,000	004,407
		6,013,963	2,118,857
EARNINGS PER SHARE ATTRIBUTABLE TO	母公司的普通股		
ORDINARY EQUITY HOLDERS OF	權益持有人		
THE PARENT	應佔每股盈利		
Basic and diluted	基本及攤薄	DMD	
 For profit for the year 	一 年度溢利 	RMB 人民教1.47元	RMB 人民数0.50元
		人民幣1.47元	人民幣0.50元

J. Aron & Company LLC Affiliated Transactions

For the Period from January 1, 2020 to February 14, 2020^(a)

Account Description	PacifiCorp Received Services		PacifiCorp Provided Service	
Financial transactions related to energy hedging activity (b)	\$	2,630,800	\$	_
Interest earned (c)	Ψ 	(130,568)		
Total	\$	2,500,232	\$	-
Basis of pricing	See discussion below		N/A	
Cost of service	See discussion below		N/A	
The margin of charges over costs	See discussion below		N/A	
Assets allocable to the services	See discussion below		N/A	
The overall rate of return on assets	See discussion below		N/A	

- (a) During the first quarter of 2020, Berkshire Hathaway's ownership interest in The Goldman Sachs Group, Inc. decreased to less than 5% of The Goldman Sachs Group, Inc.'s outstanding common shares. Accordingly, this report reflects the transactions between PacifiCorp and The Goldman Sachs Group, Inc. that occurred between January 1, 2020 and February 14, 2020 (the date Berkshire Hathaway filed its Schedule 13G with the U.S. Securities and Exchange Commission, and its decreased ownership of The Goldman Sachs Group, Inc. became known).
- (b) Represents the financial impact realized on natural gas swaps during the period ended February 29, 2020. In conjunction with these swap arrangements, PacifiCorp had posted \$51,500,000 of collateral at J.Aron & Company LLC at February 29, 2020. Please refer to further discussion below.
- (c) Represents interest earned on collateral posted during the period ended February 29, 2020 in conjunction with the natural gas swaps discussed in (b) above.

The costs incurred with J. Aron & Company LLC for the natural gas swaps included above are only one component of PacifiCorp's overall risk management process that is designed to identify, manage and report each of the various types of risk involved in PacifiCorp's business, including commodity price risk. PacifiCorp is principally exposed to commodity price risk as PacifiCorp has an obligation to serve retail customer load in its service territories. Exposures to commodity prices consist mainly of variations in the price of fuel required to generate electricity and wholesale electricity that is purchased and sold. Commodity prices are subject to wide price swings as supply and demand are impacted by, among many other unpredictable items, weather, market liquidity, generating facility availability, customer usage, storage, and transmission and transportation constraints. To mitigate a portion of its commodity price risk, PacifiCorp uses commodity derivative contracts, which may include forwards, options, swaps and other agreements. For further information regarding PacifiCorp's risk management process and hedging activities, including its use of commodity derivative contracts, please refer to PacifiCorp's Annual Report on Form 10-K for the year ended December 31, 2020.

J. Aron & Company LLC is not a public company, and its financial statements are not available. The financial statements of its parent company, The Goldman Sachs Group, Inc., are included. For further information on the following financial statements, refer to The Goldman Sachs Group, Inc.'s Form 10-K for the year ended December 31, 2020 (File No. 001-14965) at www.sec.gov.

	As of De	cember
\$ in millions	2020	2019
Assets		
Cash and cash equivalents	\$ 155,842	\$133,546
Collateralized agreements:		
Securities purchased under agreements to resell (at fair value)	108,060	85,691
Securities borrowed (includes \$28,898 and \$26,279 at fair value)	142,160	136,071
Customer and other receivables (includes \$82 and \$53 at fair value)	121,331	74,605
Trading assets (at fair value and includes \$69,031 and \$66,605 pledged as collateral)	393,630	355,332
Investments (includes \$82,778 and \$57,827 at fair value, and \$13,375 and \$10,968 pledged as collateral) Loans (net of allowance of \$3,874 and \$1,441, and includes \$13,625 and \$14,386 at fair value)	88,445 116,115	63,937 108,904
Other assets	37,445	34,882
	\$1,163,028	\$992,968
Total assets	\$1,103,026	\$992,900
Liabilities and shareholders' equity		
	\$ 259,962	\$190,019
Collateralized financings:	10C E71	117 750
Securities sold under agreements to repurchase (at fair value) Securities loaned (includes \$1,053 and \$714 at fair value)	126,571 21,621	117,756 14,985
Other secured financings (includes \$24,126 and \$18,071 at fair value)	25.755	19,277
Customer and other payables	190,658	174,817
Trading liabilities (at fair value)	153.727	108,835
Unsecured short-term borrowings (includes \$26,750 and \$26,007 at fair value)	52,870	48,287
Unsecured long-term borrowings (includes \$40,911 and \$43,661 at fair value)	213,481	207,076
Other liabilities (includes \$263 and \$150 at fair value)	22,451	21,651
Total liabilities	1,067,096	902,703
Commitments, contingencies and guarantees		
Shareholders' equity		
Preferred stock; aggregate liquidation preference of \$11,203 and \$11,203	11,203	11,203
Common stock; 901,692,039 and 896,782,650 shares issued, and 344,088,725 and 347,343,184 shares outstanding		9
Share-based awards	3,468	3,195
Nonvoting common stock; no shares issued and outstanding Additional paid-in capital	55,679	54.883
Retained earnings	112,947	106,465
Accumulated other comprehensive loss	(1,434)	,
Stock held in treasury, at cost; 557,603,316 and 549,439,468 shares	(85,940)	
Total shareholders' equity	95,932	90,265
Total liabilities and shareholders' equity	\$1,163,028	\$992,968

THE GOLDMAN SACHS GROUP, INC. AND SUBSIDIARIES Consolidated Statements of Earnings

	Year Ended December		mber
in millions, except per share amounts	2020	2019	2018
Revenues			
Investment banking	\$ 9,141	\$ 6,798	\$ 7,430
Investment management	6,923	6,189	6,590
Commissions and fees	3,548	2,988	3,199
Market making	15,546	10,157	9,724
Other principal transactions	4,651	6,052	5,906
Total non-interest revenues	39,809	32,184	32,849
Interest income	13,689	21,738	19,679
Interest expense	8,938	17,376	15,912
Net interest income	4,751	4,362	3,767
Total net revenues	44,560	36,546	36,616
Provision for credit losses	3,098	1,065	674
Operating expenses			
Compensation and benefits	13,309	12,353	12,328
Transaction based	4,141	3,513	3,492
Market development	401	739	740
Communications and technology	1,347	1,167	1,023
Depreciation and amortization	1,902	1,704	1,328
Occupancy Professional fees	960	1,029	809
Other expenses	1,306 5,617	1,316 3,077	1,214 2,527
Total operating expenses	28,983	24,898	23,461
Total operating expenses	20,303	24,090	23,401
Pre-tax earnings	12,479	10,583	12,481
Provision for taxes	3,020	2,117	2,022
Net earnings	9,459	8,466	10,459
Preferred stock dividends	544	569	599
Net earnings applicable to common shareholders	\$ 8,915	\$ 7,897	\$ 9,860
Earnings per common share			
Basic	\$ 24.94	\$ 21.18	\$ 25.53
Diluted	\$ 24.74	\$ 21.03	\$ 25.27
Average common shares			
Basic	356.4	371.6	385.4
Diluted	360.3	375.5	390.2

Marmon Utility LLC Affiliated Transactions For the Year Ended December 31, 2020

Account Description	PacifiCorp Received Services		PacifiCorp Provided Services
Materials	\$	3,290,593	\$ -
Total	\$ 3,290,593		\$ -
Basis of pricing		(a)	N/A
Cost of service		(a)	N/A
The margin of charges over costs		(a)	N/A
Assets allocable to the services		(a)	N/A
The overall rate of return on assets		(a)	N/A

⁽a) Marmon Utility LLC provides services to PacifiCorp in the normal course of business at standard pricing.

Marmon Utility LLC is not a public company, and its financial statements are not available.

Moody's Investors Service Affiliated Transactions For the Year Ended December 31, 2020

Account Description	PacifiCorp Received Services		PacifiCorp Provided Services	
Credit rating services	\$	529,652	\$ -	
Total	\$	529,652	\$ -	
Basis of pricing		(a)	N/A	
Cost of service	(a)		N/A	
The margin of charges over costs	(a)		N/A	
Assets allocable to the services	(a)		N/A	
The overall rate of return on assets	(a)		N/A	

⁽a) Moody's Investors Service provides services to PacifiCorp in the normal course of business at standard pricing.

Moody's Investors Service is not a public company, and its financial statements are not available. The financial statements of its parent company, Moody's Corporation, are included. For further information on the following financial statements, refer to Moody's Corporation's Form 10-K for the year ended December 31, 2020 (File No. 001-14037) at www.sec.gov.

MOODY'S CORPORATION CONSOLIDATED BALANCE SHEETS

(Amounts in millions, except share and per share data)

	18	Decem		mber 31,	
	76	2020	35-	2019	
ASSETS	"				
Current assets:					
Cash and cash equivalents	\$	2,597	\$	1,832	
Short-term investments		99		98	
Accounts receivable, net of allowances for credit losses of \$34 in 2020 and \$20 in 2019		1,430		1,419	
Other current assets		383		330	
Total current assets		4,509		3,679	
Property and equipment, net		278		292	
Operating lease right-of-use assets		393		456	
Goodwill		4,556		3,722	
Intangible assets, net		1,824		1,498	
Deferred tax assets, net		334		229	
Other assets		515		389	
Total assets	\$	12,409	\$	10,265	
LIABILITIES, REDEEMABLE NONCONTROLLING INTEREST AND SHAREHOLDERS' EQUITY	*		-		
Current liabilities:					
Accounts payable and accrued liabilities	\$	1,039	\$	773	
Current portion of operating lease liabilities		94		89	
Deferred revenue		1,089		1,050	
Total current liabilities	1/2	2,222	27	1,912	
Non-current portion of deferred revenue		98		112	
Long-term debt		6,422		5,581	
Deferred tax liabilities, net		404		357	
Uncertain tax positions		483		477	
Operating lease liabilities		427		485	
Other liabilities		590		504	
Total liabilities	As-	10,646	-	9,428	
Contingencies (Note 21)	7.8		-	•	
Redeemable noncontrolling interest				6	
Shareholders' equity:					
Preferred stock, par value \$.01 per share; 10,000,000 shares authorized; no shares issued and outstanding					
Series common stock, par value \$.01 per share; 10,000,000 shares authorized; no shares issued and outstanding		<u></u> 1		_	
Common stock, par value \$.01 per share; 1,000,000,000 shares authorized; 342,902,272 shares issued at December 31, and December 31, 2019, respectively.	2020	3		3	
Capital surplus		735		642	
Retained earnings		11,011		9,656	
Treasury stock, at cost; 155,808,563 and 155,215,143 shares of common stock at December 31, 2020 and December 31, 2019, respectively		(9,748)		(9,250)	
Accumulated other comprehensive loss		(432)		(439)	
Total Moody's shareholders' equity	i i	1,569	-	612	
Noncontrolling interests		194		219	
Total shareholders' equity	9	1,763	-	831	
Total liabilities, redeemable noncontrolling interest and shareholders' equity	\$	12,409	\$	10,265	

MOODY'S CORPORATION CONSOLIDATED STATEMENTS OF OPERATIONS

(Amounts in millions, except per share data)

	Year Ended December 31,					
	4.	2020		2019		2018
Revenue	\$	5,371	\$	4,829	\$	4,443
Expenses	·		_			
Operating		1,475		1,387		1,246
Selling, general and administrative		1,229		1,167		1,080
Restructuring		50		60		49
Depreciation and amortization		220		200		192
Acquisition-Related Expenses		(-)		3		8
Loss pursuant to the divestiture of MAKS	24	9		14		=
Total expenses		2,983		2,831		2,575
Operating income	TA-	2,388	t fe	1,998		1,868
Non-operating (expense) income, net						
Interest expense, net		(205)		(208)		(215)
Other non-operating income, net	VE.	46		20	-0.	19
Non-operating (expense) income, net		(159)		(188)		(196)
Income before provision for income taxes	S .	2,229		1,810		1,672
Provision for income taxes		452		381		352
Net income		1,777		1,429	-	1,320
Less: Net (loss) income attributable to noncontrolling interests		(1)		7		10
Net income attributable to Moody's	\$	1,778	\$	1,422	\$	1,310
Earnings per share	#				*	
Basic	\$	9.48	\$	7.51	\$	6.84
Diluted	\$	9.39	\$	7.42	\$	6.74
Weighted average shares outstanding			-			
Basic		187.6		189.3		191.6
Diluted	85-	189.3		191.6		194.4
	ė –					

Parts and Service Solutions LLC Affiliated Transactions For the Year Ended December 31, 2020

Account Description	PacifiCorp Received Services		PacifiCorp <u>Provided Servi</u>		
Protective masks	\$	31,131	\$	-	
Total	\$	31,131	\$		
Basis of pricing		(a)	N/A		
Cost of service		(a)	N/A		
The margin of charges over costs		(a)	N/A		
Assets allocable to the services		(a)	N/A		
The overall rate of return on assets		(a)	N/A		

⁽a) Parts and Service Solutions LLC provides services to PacifiCorp in the normal course of business at standard pricing.

Parts and Service Solutions LLC is a subsidiary of Pilot Company. Pilot Company is not a public company, and its financial statements are not available.

Southwest Airlines Co. Affiliated Transactions For the Period from January 1, 2020 to May 7, 2020^(a)

Account Description	PacifiCorp <u>Received Services</u>		PacifiCorp Provided Service		
Travel services	\$	21,045	\$	-	
Total	\$	21,045	\$	-	
Basis of pricing		(b)	N/A		
Cost of service		(b)			
The margin of charges over costs		(b)			
Assets allocable to the services		(b)			
The overall rate of return on assets		(b)	N/A		

⁽a) During the second quarter of 2020, Berkshire Hathaway's ownership interest in Southwest Airlines Co. decreased to less than 5% of Southwest Airlines Co.'s outstanding common shares. Accordingly, this report reflects the transactions between PacifiCorp and Southwest Airlines Co. that occurred between January 1, 2020 and May 7, 2020 (the date Berkshire Hathaway filed Schedule 13G informing the U.S. Securities and Exchange Commission of the disposition of beneficial ownership of securities).

For further information on the following financial statements, refer to Southwest Airlines Co. Form 10-K for the year ended December 31, 2020 (File No. 001-7259) at www.sec.gov.

⁽b) Southwest Airlines Co. provides services to PacifiCorp in the normal course of business at standard pricing.

Southwest Airlines Co. Consolidated Balance Sheet

(in millions, except share data)

	December 31, 2020		December 31, 2019
ASSETS			
Current assets:			
Cash and cash equivalents	\$	11,063	\$ 2,548
Short-term investments		2,271	1,524
Accounts and other receivables		1,130	1,086
Inventories of parts and supplies, at cost		414	529
Prepaid expenses and other current assets		295	287
Total current assets		15,173	5,974
Property and equipment, at cost:			
Flight equipment		20,877	21,629
Ground property and equipment		6,083	5,672
Deposits on flight equipment purchase contracts		305	248
Assets constructed for others		309	164
		27,574	27,713
Less allowance for depreciation and amortization		11,743	10,688
•		15,831	17,025
Goodwill		970	970
Operating lease right-of-use assets		1,892	1,349
Other assets		722	577
	\$	34,588	\$ 25,895
LIABILITIES AND STOCKHOLDERS' EQUITY Current liabilities:	\$	931	\$ 1,574
Accounts payable Accrued liabilities	Þ	2,259	
		306	1,749 353
Current operating lease liabilities Air traffic liability		3,790	4,457
Current maturities of long-term debt		220	819
Total current liabilities			
		7,506	8,952
Long-term debt less current maturities		10,111	1,846
Air traffic liability - noncurrent		3,343	1,053
Deferred income taxes		1,634	2,364
Construction obligation		309	164
Noncurrent operating lease liabilities		1,562	978
Other noncurrent liabilities		1,247	706
Stockholders' equity:			
Common stock, \$1.00 par value: 2,000,000,000 shares authorized; 888,111,634 and 807,611,634 shares issued in 2020 and 2019 respectively		888	808
Capital in excess of par value		4,191	1,581
Retained earnings		14,777	17,945
Accumulated other comprehensive loss		(105)	(61)
Treasury stock, at cost: 297,637,297 and 288,547,318 shares in 2020 and 2019 respectively		(10,875)	(10,441)
Total stockholders' equity		8,876	9,832
	\$	34,588	\$ 25,895
	-	2 .,000	

Southwest Airlines Co. Consolidated Statement of Income (Loss)

(in millions, except per share amounts)

	 Year ended December						
	 2020		2019		2018		
OPERATING REVENUES:							
Passenger	\$ 7,665	\$	20,776	\$	20,455		
Freight	161		172		175		
Other	 1,222		1,480		1,335		
Total operating revenues	9,048		22,428		21,96		
OPERATING EXPENSES, NET:							
Salaries, wages, and benefits	6,811		8,293		7,649		
Payroll support and voluntary Employee programs, net	(967)		_		_		
Fuel and oil	1,849		4,347		4,616		
Maintenance materials and repairs	750		1,223		1,107		
Landing fees and airport rentals	1,240		1,363		1,334		
Depreciation and amortization	1,255		1,219		1,201		
Other operating expenses	1,926		3,026		2,852		
Total operating expenses, net	12,864		19,471		18,759		
OPERATING INCOME (LOSS)	(3,816)		2,957		3,206		
OTHER EXPENSES (INCOME):							
Interest expense	349		118		131		
Capitalized interest	(35)		(36)		(38		
Interest income	(32)		(90)		(69		
Other (gains) losses, net	158		8		18		
Total other expenses (income)	440		_		42		
INCOME (LOSS) BEFORE INCOME TAXES	(4,256)		2,957		3,164		
PROVISION (BENEFIT) FOR INCOME TAXES	(1,182)		657		699		
NET INCOME (LOSS)	\$ (3,074)	\$	2,300	\$	2,465		
NET INCOME (LOSS) PER SHARE, BASIC	\$ (5.44)	\$	4.28	\$	4.30		
NET INCOME (LOSS) PER SHARE, DILUTED	\$ (5.44)	\$	4.27	\$	4.29		

U.S. Bancorp Affiliated Transactions For the Year Ended December 31, 2020

PacifiCorp		PacifiCorp		
Account Description	Received Services		Provid	ed Services
Underwriting services (a) Banking and lending services (b)	\$	868,000 373,352	\$	-
Total	\$	1,241,352	\$	-
Basis of pricing		(b)		N/A
Cost of service		(b)		N/A
The margin of charges over costs		(b)		N/A
Assets allocable to the services		(b)		N/A
The overall rate of return on assets		(b)		N/A

⁽a) Represents a percentage of underwriting discount costs, excluding any expenses incurred by PacifiCorp in connection with a debt offering.

For further information on the following financial statements, refer to U.S. Bancorp's Form 10-K for the year ended December 31, 2020 (File No. 001-6880) at www.sec.gov

⁽b) U.S. Bancorp provides banking and lending services to PacifiCorp in the normal course of business at standard pricing for certain transactions and at negotiated rates below standard pricing for certain transactions.

U.S. Bancorp Consolidated Balance Sheet

At December 31 (Dollars in Millions)	2020	2019
Assets		
Cash and due from banks	\$ 62,580	\$ 22,405
Available-for-sale investment securities (\$402 and \$269 pledged as collateral, respectively) ^(a)	136,840	122,613
Loans held for sale (including \$8,524 and \$5,533 of mortgage loans carried at fair value, respectively)	8,761	5,578
Loans		
Commercial	102,871	103,863
Commercial real estate	39,311	39,746
Residential mortgages	76,155	70,586
Credit card	22,346	24,789
Other retail	57,024	57,118
Total loans	297,707	296,102
Less allowance for loan losses	(7,314)	(4,020)
Net loans	290,393	292,082
Premises and equipment	3,468	3,702
Goodwill	9,918	9,655
Other intangible assets	2,864	3,223
Other assets (including \$1,255 and \$951 of trading securities at fair value pledged as collateral, respectively) ^(a)	39,081	36,168
Total assets	\$553,905	\$495,426
Liabilities and Shareholders' Equity		
Deposits		
Noninterest-bearing	\$118,089	\$ 75,590
Interest-bearing ^(b)	311,681	286,326
Total deposits	429,770	361,916
Short-term borrowings	11,766	23,723
Long-term debt	41,297	40,167
Other liabilities	17,347	17,137
Total liabilities	500,180	442,943
Shareholders' equity		
Preferred stock	5,983	5,984
Common stock, par value \$0.01 a share — authorized: 4,000,000,000 shares; issued: 2020 and 2019 — 2,125,725,742 shares	21	21
Capital surplus	8,511	8,475
Retained earnings	64,188	63,186
Less cost of common stock in treasury: 2020 — 618,618,084 shares; 2019 — 591,570,506 shares	(25,930)	(24,440)
Accumulated other comprehensive income (loss)	322	(1,373)
Total U.S. Bancorp shareholders' equity	53,095	51,853
Noncontrolling interests	630	630
Total equity	53,725	52,483
Total liabilities and equity	\$553,905	\$495,426

⁽a) Includes only collateral pledged by the Company where counterparties have the right to sell or pledge the collateral.
(b) Includes time deposits greater than \$250,000 balances of \$4.4 billion and \$7.8 billion at December 31, 2020 and 2019, respectively.

U.S. Bancorp Consolidated Statement of Income

Year Ended December 31 (Dollars and Shares in Millions, Except Per Share Data)	2020	2019	2018
Interest Income			
Loans	\$ 12,018	\$ 14,099	\$ 13,120
Loans held for sale	216	162	165
Investment securities	2,428	2,893	2,616
Other interest income	178	340	272
Total interest income	14,840	17,494	16,173
Interest Expense			
Deposits	950	2,855	1,869
Short-term borrowings	141	360	378
Long-term debt	924	1,227	1,007
Total interest expense	2,015	4,442	3,254
Net interest income	12,825	13,052	12,919
Provision for credit losses	3,806	1,504	1,379
Net interest income after provision for credit losses	9,019	11,548	11,540
Noninterest Income			
Credit and debit card revenue	1,338	1,413	1,401
Corporate payment products revenue	497	664	644
Merchant processing services	1,261	1,601	1,531
Trust and investment management fees	1,736	1,673	1,619
Deposit service charges	677	909	1,070
Treasury management fees	568	578	594
Commercial products revenue	1,143	934	895
Mortgage banking revenue	2,064	874	720
Investment products fees	192	186	188
Securities gains (losses), net	177	73	30
Other	748	926	910
Total noninterest income	10,401	9,831	9,602
Noninterest Expense			
Compensation	6,635	6,325	6,162
Employee benefits	1,303	1,286	1,231
Net occupancy and equipment	1,092	1,123	1,063
Professional services	430	454	407
Marketing and business development	318	426	429
Technology and communications	1,294	1,095	978
Postage, printing and supplies	288	290	324
Other intangibles	176	168	161
Other	1,833	1,618	1,709
Total noninterest expense	13,369	12,785	12,464
Income before income taxes	6,051	8,594	8,678
Applicable income taxes	1,066	1,648	1,554
Net income	4,985	6,946	7,124
Net (income) loss attributable to noncontrolling interests	(26)	(32)	(28)
Net income attributable to U.S. Bancorp	\$ 4,959	\$ 6,914	\$ 7,096
Net income applicable to U.S. Bancorp common shareholders	\$ 4,621	\$ 6,583	\$ 6,784
Earnings per common share	\$ 3.06	\$ 4.16	\$ 4.15
Diluted earnings per common share	\$ 3.06	\$ 4.16	\$ 4.14
Average common shares outstanding	1,509	1,581	1,634
Average diluted common shares outstanding	1,510	1,583	1,638

United Airlines, Inc. Affiliated Transactions For the Period from January 1, 2020 to May 7, 2020^(a)

Account Description	PacifiCorp <u>Received Services</u>		PacifiCorp Provided Services
Travel services	\$	43,392	\$ -
Total	\$	43,392	\$ -
Basis of pricing		(b)	N/A
Cost of service		(b)	N/A
The margin of charges over costs	(b)		N/A
Assets allocable to the services	(b)		N/A
The overall rate of return on assets		(b)	N/A

⁽a) During the second quarter of 2020, Berkshire Hathaway's ownership interest in United Airlines Holdings, Inc. decreased to less than 5% of United Airlines Holdings, Inc.'s outstanding common shares. Accordingly, this report reflects the transactions between PacifiCorp and United Airlines Holdings, Inc. that occurred between January 1, 2020 and May 7, 2020 (the date Berkshire Hathaway filed Schedule 13G informing the U.S. Securities and Exchange Commission of the disposition of beneficial ownership of securities).

For further information on the following financial statements, refer to United Airline, Inc. Form 10-K for the year ended December 31, 2020 (File No. 001-0323) at www.sec.gov.

⁽b) United Airlines, Inc. provides services to PacifiCorp in the normal course of business at standard pricing.

UNITED AIRLINES HOLDINGS, INC. CONSOLIDATED BALANCE SHEETS (In millions, except shares)

	At December 31,			
ASSETS		2020		2019
Current assets:				
Cash and cash equivalents	\$	11,269	\$	2,762
Short-term investments		414		2,182
Restricted cash		255		_
Receivables, less allowance for credit losses (2020—\$78; 2019—\$9)		1,295		1,364
Aircraft fuel, spare parts and supplies, less obsolescence allowance (2020—\$478; 2019—\$425)		932		1,072
Prepaid expenses and other		635		814
Total current assets	<u>-</u>	14,800		8,194
Operating property and equipment:			-	
Flight equipment		38,218		35,421
Other property and equipment		8,511		7,926
Purchase deposits for flight equipment		1,166		1,360
Total operating property and equipment		47,895		44,707
Less—Accumulated depreciation and amortization		(16,429)		(14,537)
Total operating property and equipment, net		31,466		30,170
Oppositing large wight of the position		4.527		4.750
Operating lease right-of-use assets		4,537		4,758
Other assets:				
Goodwill		4,527		4,523
Intangibles, less accumulated amortization (2020—\$1,495; 2019—\$1,440)		2,838		3,009
Restricted cash		218		106
Deferred income taxes		131		_
Notes receivable, less allowance for credit losses (2020—\$522)		31		671
Investments in affiliates and other, net		1,000		1,180
Total other assets	'	8,745		9,489
Total assets	\$	59,548	\$	52,611

(continued on next page)

UNITED AIRLINES HOLDINGS, INC. CONSOLIDATED BALANCE SHEETS (In millions, except shares)

	At December 31,		
LIABILITIES AND STOCKHOLDERS' EQUITY	2020	2019	
Current liabilities:			
Accounts payable	\$ 1,595	\$ 2,703	
Accrued salaries and benefits	1,960	2,271	
Advance ticket sales	4,833	4,819	
Frequent flyer deferred revenue	908	2,440	
Current maturities of long-term debt	1,911	1,407	
Current maturities of operating leases	612	686	
Current maturities of finance leases	182	46	
Other	724	566	
Total current liabilities	12,725	14,938	
Long-term debt	24,836	13,145	
Long-term obligations under operating leases	4,986	4,946	
Long-term obligations under finance leases	224	220	
Other liabilities and deferred credits:			
Frequent flyer deferred revenue	5,067	2,836	
Pension liability	2,460	1,446	
Postretirement benefit liability	994	789	
Deferred income taxes	_	1,736	
Other financial liabilities from sale-leasebacks	1,140	_	
Other	1,156	1,024	
Total other liabilities and deferred credits	10,817	7,831	
Commitments and contingencies		. <u> </u>	
Stockholders' equity:			
Preferred stock	_	_	
Common stock at par, \$0.01 par value; authorized 1,000,000,000 shares; outstanding 311,845,232 and 251,216,381 shares at December 31, 2020 and 2019, respectively	4	3	
Additional capital invested	8,366	6,129	
Stock held in treasury, at cost	(3,897)	(3,599)	
Retained earnings	2,626	9,716	
Accumulated other comprehensive loss	(1,139)	(718)	
Total stockholders' equity	5,960	11,531	
Total liabilities and stockholders' equity	\$ 59,548	\$ 52,611	
Total Habilities and Stockholders equity	ψ 53,540	ψ J2,011	

UNITED AIRLINES HOLDINGS, INC. STATEMENTS OF CONSOLIDATED OPERATIONS (In millions, except per share amounts)

	Year Ended December 31,			
	 2020	2019		2018
Operating revenue:	 			
Passenger revenue	\$ 11,805	\$ 39,625	\$	37,706
Cargo	1,648	1,179		1,237
Other operating revenue	 1,902	2,455		2,360
Total operating revenue	15,355	43,259		41,303
Operating expense:				
Salaries and related costs	9,522	12,071		11,458
Aircraft fuel	3,153	8,953		9,307
Depreciation and amortization	2,488	2,288		2,165
Landing fees and other rent	2,127	2,543		2,449
Regional capacity purchase	2,039	2,849		2,649
Aircraft maintenance materials and outside repairs	858	1,794		1,767
Distribution expenses	459	1,651		1,558
Aircraft rent	198	288		433
Special charges (credit)	(2,616)	246		487
Other operating expenses	 3,486	6,275		5,801
Total operating expense	 21,714	38,958		38,074
Operating income (loss)	(6,359)	4,301		3,229
Nonoperating income (expense):				
Interest expense	(1,063)	(731)		(670)
Interest capitalized	71	85		65
Interest income	50	133		101
Unrealized gains (losses) on investments, net	(194)	153		(5)
Miscellaneous, net	(1,327)	(27)	1	(72)
Total nonoperating expense, net	 (2,463)	(387)		(581)
Income (loss) before income taxes	 (8,822)	3,914		2,648
Income tax expense (benefit)	(1,753)	905		526
Net income (loss)	\$ (7,069)	\$ 3,009	\$	2,122
Earnings (loss) per share, basic	\$ (25.30)	\$ 11.63	\$	7.70
Earnings (loss) per share, diluted	\$ (25.30)	\$ 11.58	\$	7.67

Wells Fargo & Company Affiliated Transactions

For the Period from January 1, 2020 to September 4, 2020^(a)

Account Description	PacifiCorp <u>Received Services</u>		PacifiCorp Provided Services	
Banking and lending services (b)	\$	851,613	\$ -	
Financial transactions related to energy hedging activity (c)		589,900		
Total	\$	1,441,513	\$ -	
Basis of pricing	(b), Se	ow N/A		
Cost of service	(b), Se	e discussion bel	ow N/A	
The margin of charges over costs	(b), Se	e discussion bel	ow N/A	
Assets allocable to the services	(b), Se	ow N/A		
The overall rate of return on assets	(b), See discussion below N/A			

- (a) During the third quarter of 2020, Berkshire Hathaway's ownership interest in Wells Fargo & Company decreased to less than 5% of Wells Fargo & Company's outstanding common shares. Accordingly, this report reflects the transactions between PacifiCorp and Wells Fargo & Company that occurred between January 1, 2020 and September 4, 2020 (the date Berkshire Hathaway filed its Schedule 13G with the U.S. Securities and Exchange Commission, and its decreased ownership of Wells Fargo & Company became known).
- (b) Wells Fargo & Company provides financial services to PacifiCorp in the normal course of business at standard pricing for certain transactions and at negotiated rates below standard pricing for certain transactions.
- (c) Represents the financial impact realized on natural gas swaps during the period ended September 30, 2020. In conjunction with these swap arrangements, PacifiCorp had no collateral at Wells Fargo as of September 30, 2020. Please refer to further discussion below

The costs incurred from Wells Fargo & Company for the natural gas swaps included above are only one component of PacifiCorp's overall risk management process that is designed to identify, manage and report each of the various types of risk involved in PacifiCorp's business, including commodity price risk. PacifiCorp is principally exposed to commodity price risk as PacifiCorp has an obligation to serve retail customer load in its service territories. Exposures to commodity prices consist mainly of variations in the price of fuel required to generate electricity and wholesale electricity that is purchased and sold. Commodity prices are subject to wide price swings as supply and demand are impacted by, among many other unpredictable items, weather, market liquidity, generating facility availability, customer usage, storage, and transmission and transportation constraints. To mitigate a portion of its commodity price risk, PacifiCorp uses commodity derivative contracts, which may include forwards, options, swaps and other agreements. For further information regarding PacifiCorp's risk management process and hedging activities, including its use of commodity derivative contracts, please refer to PacifiCorp's Annual Report on Form 10-K for the year ended December 31, 2020.

For further information on the following financial statements, refer to Wells Fargo & Company's Form 10-K for the year ended December 31, 2020 (File No. 001-2979) at www.sec.gov.

Wells Fargo & Company and Subsidiaries

Consolidated Balance Sheet

(in millions, except shares)	Dec 31, 2020	Dec 31, 2019
Assets		
Cash and due from banks	\$ 28,236	21,757
Interest-earning deposits with banks	236,376	119,493
Total cash, cash equivalents, and restricted cash	264,612	141,250
Federal funds sold and securities purchased under resale agreements	65,672	102,140
Debt securities:		
Trading, at fair value	75,095	79,733
Available-for-sale, at fair value (includes amortized cost of \$215,533 and \$260,060, net of allowance for credit losses) (1)	220,392	263,459
Held-to-maturity, at amortized cost, net of allowance for credit losses (fair value \$212,307 and \$156,860) (1)	205,720	153,933
Loans held for sale (includes \$18,806 and \$17,578 carried at fair value) (2)	36,384	24,319
Loans	887,637	962,265
Allowance for loan losses	(18,516)	(9,551
Net loans	869,121	952,714
Mortgage servicing rights (includes \$6,125 and \$11,517 carried at fair value) (2)	7,437	12,947
Premises and equipment, net	8,895	9,309
Goodwill	26,392	26,390
Derivative assets	25,846	14,203
Equity securities (includes \$34,009 and \$41,936 carried at fair value)	62,260	68,241
Other assets	87,337	78,917
Total assets (3)	\$ 1,955,163	1,927,555
Liabilities		
Noninterest-bearing deposits	\$ 467,068	344,496
Interest-bearing deposits	937,313	978,130
Total deposits	1,404,381	1,322,626
Short-term borrowings	58,999	104,512
Derivative liabilities	16,509	9,079
Accrued expenses and other liabilities (includes \$22,441 and \$17,430 carried at fair value)	76,404	75,163
Long-term debt	212,950	228,191
Total liabilities (4)	1,769,243	1,739,571
Equity		
Wells Fargo stockholders' equity:		
Preferred stock	21,136	21,549
Common stock – \$1-2/3 par value, authorized 9,000,000,000 shares; issued 5,481,811,474 shares	9,136	9,136
Additional paid-in capital	60,197	61,049
Retained earnings	162,890	166,697
Cumulative other comprehensive income (loss)	194	(1,311
Treasury stock – 1,337,799,931 shares and 1,347,385,537 shares	(67,791)	(68,831
Unearned ESOP shares	(875)	(1,143
Total Wells Fargo stockholders' equity	184,887	187,146
Noncontrolling interests	 1,033	838
Total equity	185,920	187,984

Prior to our adoption of CECL on January 1, 2020, the allowance for credit losses (ACL) related to available-for-sale (AFS) and held-to-maturity (HTM) debt securities was not applicable. For additional information, see Note 1 (Summary of Significant Accounting Policies) to Financial Statements in this Report.

In 2020, loans held for sale and mortgage loans held for sale were combined into a single line item, and mortgage servicing rights measured at fair value and at amortized cost were combined into a (1)

⁽²⁾ single line item. Prior period balances have been revised to conform with the current period presentation.

Our consolidated assets at December 31, 2020 and 2019, included the following assets of certain variable interest entities (VIEs) that can only be used to settle the liabilities of those VIEs: Debt securities, \$967 million and \$540 million; Net loans, \$10.9 billion and \$13.2 billion; All other assets, \$310 million and \$658 million; and Total assets, \$12.1 billion and \$14.4 billion, respectively. Prior period balances have been conformed to current period presentation.

Our consolidated liabilities at December 31, 2020 and 2019, include the following VIE liabilities for which the VIE creditors do not have recourse to Wells Fargo: Long-term debt, \$203 million and \$587 million; All other liabilities, \$900 million and \$639 million; and Total liabilities, \$1.1 billion and \$1.2 billion, respectively. Prior period balances have been conformed to current period presentation.

		Year ended De	ecember 31,
(in millions, except per share amounts)	 2020	2019	2018
Interest income			
Debt securities	\$ 11,234	14,955	14,406
Loans held for sale (1)	947	892	91
Loans	34,109	44,146	43,974
Equity securities	554	962	992
Other interest income	 954	5,128	4,358
Total interest income	 47,798	66,083	64,647
Interest expense			
Deposits	2,804	8,635	5,622
Short-term borrowings	250	2,316	1,71
Long-term debt	4,471	7,350	6,703
Other interest expense	 438	551	610
Total interest expense	 7,963	18,852	14,652
Net interest income	39,835	47,231	49,99
Noninterest income (2)			
Deposit and lending-related fees	6,602	7,293	7,369
Brokerage fees	9,375	9,237	9,436
Trust and investment management fees	2,872	3,038	3,316
Investment banking fees	1,865	1,797	1,757
Card fees	3,544	4,016	3,90
Mortgage banking	3,493	2,715	3,017
Net gains on trading and securities	2,710	3,976	2,225
Other	 2,044	5,760	5,386
Total noninterest income	32,505	37,832	36,413
Total revenue	72,340	85,063	86,408
Provision for credit losses	14,129	2,687	1,744
Noninterest expense(3)			
Personnel	34,811	35,128	33,085
Technology, telecommunications and equipment	3,099	3,276	2,903
Occupancy	3,263	2,945	2,888
Operating losses	3,523	4,321	3,124
Professional and outside services	6,706	6,745	6,588
Advertising and promotion	600	1,076	857
Restructuring charges	1,499	_	_
Other	 4,129	4,687	6,683
Total noninterest expense	 57,630	58,178	56,126
Income before income tax expense (benefit)	581	24,198	28,538
Income tax expense (benefit)	 (3,005)	4,157	5,662
Net income before noncontrolling interests	3,586	20,041	22,876
Less: Net income from noncontrolling interests	 285	492	483
Wells Fargo net income	\$ 3,301	19,549	22,393
Less: Preferred stock dividends and other	1,591	1,611	1,704
Wells Fargo net income applicable to common stock	\$ 1,710	17,938	20,689
Per share information			
Earnings per common share	\$ 0.42	4.08	4.3
Diluted earnings per common share	0.41	4.05	4.28
Average common shares outstanding	4,118.0	4,393.1	4,799.7
Diluted average common shares outstanding	4,134.2	4,425.4	4,838.4

⁽¹⁾ In 2020, interest income on mortgage loans held for sale was reclassified into loans held for sale. Prior period balances have been revised to conform with the current period presentation.

^[2] In 2020, service charges on deposit accounts service charges on deposit accounts, cash network fees, wire transfer and other remittance fees, certain other fees, and certain fees associated with lending activities were combined into a single line item for deposit and lending-related fees; insurance income, lease income and certain other fees were reclassified to other noninterest income; and net gains from trading activities, net gains on debt securities, and net gains from equity securities were combined into a single line for net gains on trading and securities. Prior period balances have been revised to conform with the current period presentation.

⁽³⁾ In 2020, personnel-related expenses were combined into a single line item, expenses for outside professional services, contract services, and outside data processing were combined into a single line item for professional and outside services expense; expenses for technology and equipment and telecommunications were combined into a single line item for technology, telecommunications and equipment expense; and certain other expenses were reclassified to other noninterest expense. Prior period balances have been revised to conform with the current period presentation.

Berkshire Hathaway Energy Company Affiliated Transactions For the Year Ended December 31, 2020

Account Description	PacifiCorp Received Services		PacifiCorp Provided Services		
Administrative services under the Intercompany Administrative Services Agreement ("IASA")	\$	4,054,460	\$	1,379,922	
Total	\$ 4,054,460		\$	1,379,922	
Basis of pricing		(a)	(a)		
Cost of service	(a)		(a)		
The margin of charges over costs	None		None		
Assets allocable to the services	None		None		
The overall rate of return on assets		None	None		

⁽a) Services are performed under the IASA. Direct charges are calculated as described in Article 4(a)(i) of the attached IASA. Refer to Section VII for discussion of amounts that were based on allocation factors. The amount in the table above reflects the cost of the services.

The following items are excluded from the table above:

• Services provided by Berkshire Hathaway Energy Company to Bridger Coal Company in the amount of \$7,898.

PacifiCorp is party to an income tax-sharing arrangement and is part of the Berkshire Hathaway Inc. consolidated United States federal income tax return. For certain state income taxes, PacifiCorp is part of Berkshire Hathaway Energy Company ("BHE") combined or consolidated state income tax returns. PacifiCorp's provision for income taxes has been computed on a stand-alone basis. PacifiCorp remits federal and certain state income tax payments to PPW Holdings LLC. PPW Holdings LLC then remits income tax payments to BHE, and BHE remits any federal income tax payments to Berkshire Hathaway Inc. Under this arrangement, at December 31, 2020, PPW Holdings LLC owed PacifiCorp and Pacific Minerals, Inc. \$22,364,226 and \$2,668,313, respectively.

For further information on the following financial statements, refer to Berkshire Hathaway Energy Company's Form 10-K for the year ended December 31, 2020 (File No. 001-14881) at www.sec.gov. PacifiCorp is included in the following financial statements as a consolidated subsidiary of BHE.

BERKSHIRE HATHAWAY ENERGY COMPANY AND SUBSIDIARIES CONSOLIDATED BALANCE SHEETS

	 As of Dec	emb	er 31,
	2020		2019
ASSETS			
Current assets:			
Cash and cash equivalents	\$ 1,290	\$	1,040
Restricted cash and cash equivalents	140		212
Trade receivables, net	2,107		1,910
Inventories	1,168		873
Mortgage loans held for sale	2,001		1,039
Other current assets	2,741		839
Total current assets	9,447		5,913
Property, plant and equipment, net	86,128		73,305
Goodwill	11,506		9,722
Regulatory assets	3,157		2,766
Investments and restricted cash and cash equivalents and investments	14,320		6,255
Other assets	 2,758		2,090
Total assets	\$ 127,316	\$	100,051

BERKSHIRE HATHAWAY ENERGY COMPANY AND SUBSIDIARIES CONSOLIDATED BALANCE SHEETS (continued)

	As of Dece		emb	ember 31,	
		2020		2019	
LIABILITIES AND EQUITY					
Current liabilities:					
Accounts payable	\$	1,867	\$	1,839	
Accrued interest		555		493	
Accrued property, income and other taxes		582		537	
Accrued employee expenses		383		285	
Short-term debt		2,286		3,214	
Current portion of long-term debt		1,839		2,539	
Other current liabilities		1,626		1,350	
Total current liabilities		9,138		10,257	
BHE senior debt		12,997		8,231	
BHE junior subordinated debentures		100		100	
Subsidiary debt		34,930		28,483	
Regulatory liabilities		7,221		7,100	
Deferred income taxes		11,775		9,653	
Other long-term liabilities		4,178		3,649	
Total liabilities		80,339		67,473	
Commitments and contingencies (Note 16)					
Equity:					
BHE shareholders' equity:					
Preferred stock - 100 shares authorized, \$0.01 par value, 4 shares issued and outstanding		3,750		_	
Common stock - 115 shares authorized, no par value, 76 and 77 shares issued and outstanding		_		_	
Additional paid-in capital		6,377		6,389	
Long-term income tax receivable		(658)		(530)	
Retained earnings		35,093		28,296	
Accumulated other comprehensive loss, net		(1,552)		(1,706)	
Total BHE shareholders' equity		43,010	_	32,449	
Noncontrolling interests		3,967		129	
Total equity		46,977		32,578	
Total liabilities and equity	\$	127,316	\$	100,051	

BERKSHIRE HATHAWAY ENERGY COMPANY AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF OPERATIONS

	Years Ended December 31,			31,		
		2020		019		2018
Operating revenue:						
Energy	\$	15,556	\$	15,371	\$	15,573
Real estate		5,396		4,473		4,214
Total operating revenue		20,952		19,844		19,787
Operating expenses:						
Energy:						
Cost of sales		4,187		4,586		4,769
Operations and maintenance		3,545		3,318		3,440
Depreciation and amortization		3,410		2,965		2,933
Property and other taxes		634		574		573
Real estate		4,885		4,251		4,000
Total operating expenses		16,661		15,694		15,715
Operating income	_	4,291		4,150		4,072
Other income (expense):						
Interest expense		(2,021)		(1,912)		(1,838)
Capitalized interest		80		77		61
Allowance for equity funds		165		173		104
Interest and dividend income		71		117		113
Gains (losses) on marketable securities, net		4,797		(288)		(538)
Other, net		88		97		(9)
Total other income (expense)		3,180		(1,736)		(2,107)
Income before income tax expense (benefit) and equity (loss) income		7,471		2,414		1,965
Income tax expense (benefit)		308		(598)		(583)
Equity (loss) income		(149)		(44)		43
Net income		7,014		2,968		2,591
Net income attributable to noncontrolling interests		71		18		23
Net income attributable to BHE shareholders		6,943		2,950		2,568
Preferred dividends		26		_		_
Earnings on common shares	\$	6,917	\$	2,950	\$	2,568

BHE AltaLink Ltd. Affiliated Transactions For the Year Ended December 31, 2020

Account Description	PacifiC Received S	PacifiCorp Provided Services		
Administrative services under the Intercompany Administrative Services Agreement ("IASA")	\$	<u>-</u>	\$	48,264
Total	\$	_	\$	48,264
			1	
Basis of pricing	N/A	<u>.</u>		(a)
Cost of service	N/A		(a)	
The margin of charges over costs	N/A		None	
Assets allocable to the services	N/A		None	
The overall rate of return on assets	N/A			None

⁽a) Services are performed under the IASA. Direct charges are calculated as described in Article 4(a)(i) of the attached IASA. Refer to Section VII for discussion of amounts that were based on allocation factors. The amount in the table above reflects the cost of the services.

For further information on the following financial statements, refer to the AltaLink, L.P. Financial Statements for the year ended December 31, 2020, at www.brkenergy.com.

Statement of Financial Position

		As at			
		De	ecember 31,	D€	ecember 31
(in thousands of dollars)	Notes		2020		2019
ACCETC					
ASSETS Current					
Cash		\$	4,229	\$	1,313
Trade and other receivables	5	Ţ	105,117	۲	159,086
Trade and other receivables	<u> </u>		109,346		160,399
Non-current			103,340		100,333
Goodwill			202,066		202,066
Intangible assets	6		293,154		291,468
Property, plant and equipment	7		8,138,737		8,131,718
Third party deposits	8		74,790		62,606
Other non-current assets	9		803,729		717,921
other from current assets	<u> </u>	\$	9,621,822	\$	9,566,178
		· · · · · · · · · · · · · · · · · · ·	-,,	т	-,,
LIABILITIES AND PARTNERS' EQUITY					
Current					
Trade and other payables	10	\$	104,109	\$	136,373
Commercial paper and bank credit facilities	11	·	143,500	·	249,361
Long-term debt maturing in less than one year	11		· —		125,000
Current portion of deferred revenue	12		57,185		61,402
·			304,794		572,136
Non-current			-		
Long-term debt	11		4,722,483		4,497,604
Deferred revenue	12		1,017,630		995,995
Third party deposits liability	8		74,790		62,606
Lease liabilities	13		52,830		51,449
Other non-current liabilities	14		43,021		35,476
			6,215,548		6,215,266
Commitments and contingencies	24, 25		•		, , ,
Partners' equity					
AltaLink, L.P. equity	20		3,389,739		3,340,978
Non-controlling interests	21		16,535		9,934
To the second se			3,406,274		3,350,912
			-,, ·		-, -,
		\$	9,621,822	\$	9,566,178



Statement of Comprehensive Income

		Year ended December 31, December 31,
	Notes	2020 2019
(in thousands of dollars)	110103	2020
Revenue		
Operations	17	\$ 953,899 \$ 947,614
Re-measurement of future income tax recovery	17	- (57,969)
Other	18	39,318 42,529
		993,217 932,174
Evmonsos		
Expenses Operating	19	(107,298) (109,060)
. •	19	(107,298) (109,000) (102,489) (101,200)
Property taxes, salvage and other Depreciation and amortization	19	(102,489) (101,200) (279,444) (270,688)
Depreciation and amortization		
		(489,231) (480,948) 503,986 451,226
		503,386 451,226
Finance costs	11	(187,608) (191,116)
Loss on disposal of assets		(4,101) (5,247)
Income before non-controlling interests		\$ 312,277 \$ 254,863
Non-controlling interests		(1,598) (571)
Net income		\$ 310,679 \$ 254,292
Other community in income		
Other comprehensive income	15	(246)
Actuarial (loss) gain	15	(316) 3,355
Comprehensive income		\$ 310,363 \$ 257,647



BHE Renewables, LLC Affiliated Transactions For the Year Ended December 31, 2020

Account Description	•	PacifiCorp Received Services		cifiCorp led Services	
Administrative services under the Intercompany Administrative Services Agreement ("IASA")	\$		\$	80,081	
Total	\$		\$	80,081	
Basis of pricing	(a)			(a)	
Cost of service	(a)		(a)		
The margin of charges over costs	None			None	
Assets allocable to the services	None			None	
The overall rate of return on assets	None			None	

⁽a) Services are performed under the IASA. Direct charges are calculated as described in Article 4(a)(i) of the attached IASA. Refer to Section VII for discussion of amounts that were based on allocation factors. The amount in the table above reflects the cost of the services.

Refer to the financial statements of Berkshire Hathaway Energy Company, the parent company of BHE Renewables, LLC.

BHE Wind, LLC Affiliated Transactions For the Year Ended December 31, 2020

Account Description	PacifiCorp <u>Received Services</u>		PacifiCorp Provided Services
Wind turbine equipment	\$	147,029,375	\$ -
Total	\$	147,029,375	\$ -
Basis of pricing		(a)	N/A
Cost of service		(a)	N/A
The margin of charges over costs		(a)	N/A
Assets allocable to the services		(a)	N/A
The overall rate of return on assets		(a)	N/A

⁽a) Equipment was transferred from BHE Wind, LLC to PacifiCorp via a purchase and sale agreement priced at BHE Wind, LLC's cost.

Refer to the financial statements of Berkshire Hathaway Energy Company, the parent company of BHE Wind, LLC.

BHE U.S. Transmission, LLC Affiliated Transactions For the Year Ended December 31, 2020

		rp rvices	PacifiCorp s Provided Serv		
Administrative services under the Intercompany Administrative Services Agreement ("IASA")	\$	_	\$	21,504	
Total	\$	-	\$	21,504	
Basis of pricing	(a)			(a)	
Cost of service	(a)		(a)		
The margin of charges over costs	None			None	
Assets allocable to the services	None			None	
The overall rate of return on assets	None			None	

⁽a) Services are performed under the IASA. Direct charges are calculated as described in Article 4(a)(i) of the attached IASA. Refer to Section VII for discussion of amounts that were based on allocation factors. The amount in the table above reflects the cost of the services.

Refer to the financial statements of Berkshire Hathaway Energy Company, the parent company of BHE U.S. Transmission, LLC.

Electric Transmission Texas, LLC Affiliated Transactions For the Year Ended December 31, 2020

Account Description	PacifiC <u>Received S</u>	-		cifiCorp led Services
Administrative services under the Intercompany Administrative Services Agreement ("IASA")	\$		\$	1,986
Total	\$		\$	1,986
Basis of pricing	N/A			(a)
Cost of service	N/A			(a)
The margin of charges over costs	N/A			None
Assets allocable to the services	N/A		:	None
The overall rate of return on assets	N/A			None

⁽a) Services are performed under the IASA. Direct charges are calculated as described in Article 4(a)(i) of the attached IASA. Refer to Section VII for discussion of amounts that were based on allocation factors. The amount in the table above reflects the cost of the services.

Electric Transmission Texas, LLC is not a consolidated subsidiary of Berkshire Hathaway Energy Company nor is it a public company; accordingly, its financial statements are not available.

MATL LLP Affiliated Transactions For the Year Ended December 31, 2020

Account Description	PacifiCo <u>Received Se</u>	PacifiCorp Provided Services		
Administrative services under the Intercompany Administrative Services Agreement ("IASA")	\$	-	\$	28,910
Total	\$		\$	28,910
Basis of pricing	N/A			(a)
Cost of service	N/A			(a)
The margin of charges over costs	N/A			None
Assets allocable to the services	N/A			None
The overall rate of return on assets	N/A			None

⁽a) Services are performed under the IASA. Direct charges are calculated as described in Article 4(a)(i) of the attached IASA. Refer to Section VII for discussion of amounts that were based on allocation factors. The amount in the table above reflects the cost of the services.

Refer to the financial statements of Berkshire Hathaway Energy Company, the indirect parent company of MATL LLP.

MTL Canyon Holdings, LLC Affiliated Transactions For the Year Ended December 31, 2020

Account Description	PacifiCorp Received Service	PacifiCorp Provided Services		
Administrative services under the Intercompany Administrative Services Agreement ("IASA")	\$	_	\$	9,101
Total	\$	_	\$	9,101
Basis of pricing	N/A			(a)
Cost of service	N/A			(a)
The margin of charges over costs	N/A		1	None
Assets allocable to the services	N/A		1	None
The overall rate of return on assets	N/A		1	None

⁽a) Services are performed under the IASA. Direct charges are calculated as described in Article 4(a)(i) of the attached IASA. Refer to Section VII for discussion of amounts that were based on allocation factors. The amount in the table above reflects the cost of the services.

Refer to the financial statements of Berkshire Hathaway Energy Company, the indirect parent company of MTL Canyon Holdings, LLC.

CalEnergy Philippines Affiliated Transactions For the Year Ended December 31, 2020

Account Description	PacifiCo Received So	-		cifiCorp led Services
Administrative services under the Intercompany Administrative Services Agreement ("IASA")	\$	<u>-</u>	\$	1,657
Total	\$	_	\$	1,657
Basis of pricing	N/A			(a)
Cost of service	N/A			(a)
The margin of charges over costs	N/A		:	None
Assets allocable to the services	N/A			None
The overall rate of return on assets	N/A		-	None

⁽a) Services are performed under the IASA. Direct charges are calculated as described in Article 4(a)(i) of the attached IASA. Refer to Section VII for discussion of amounts that were based on allocation factors. The amount in the table above reflects the cost of the services.

Refer to the financial statements of Berkshire Hathaway Energy Company, the parent company of CalEnergy Philippines.

HomeServices of America, Inc. Affiliated Transactions For the Year Ended December 31, 2020

Account Description	acifiCorp ived Services	PacifiCorp rided Services
Employee relocation services	\$ 960,143	\$ -
Administrative services under the Intercompany Administrative Services Agreement ("IASA")	 	 141,229
Total	\$ 960,143	\$ 141,229
Basis of pricing	(a)	(b)
Cost of service	(a)	(b)
The margin of charges over costs	(a)	None
Assets allocable to the services	(a)	None
The overall rate of return on assets	(a)	None

⁽a) HomeServices of America, Inc. ("HomeServices") charged PacifiCorp \$0, \$1, \$395 or \$895 per homeowner relocation, depending on policy; \$400 per union relocation; and \$895 per renter relocation; plus the actual costs of services procured from its vendors and service providers.

The following items are excluded from the table above:

• Services provided by HomeServices to Bridger Coal Company in the amount of \$61,881.

Refer to the financial statements of Berkshire Hathaway Energy Company, the parent company of HomeServices of America, Inc.

⁽b) Services are performed under the IASA. Direct charges are calculated as described in Article 4(a)(i) of the attached IASA. Refer to Section VII for discussion of amounts that were based on allocation factors. The amount in the table above reflects the cost of the services.

BHE GT&S, LLC Affiliated Transactions

For the Period from November 1, 2020 to December 31, 2020^(a)

Account Description	PacifiCorp Received Serv		cifiCorp led Services
Administrative services under the Intercompany	Ф	Ф	76.462
Administrative Services Agreement ("IASA")	\$	 	76,463
Total	\$	 \$	76,463
Basis of pricing	N/A		(b)
Cost of service	N/A		(b)
The margin of charges over costs	N/A		None
Assets allocable to the services	N/A		None
The overall rate of return on assets	N/A		None

⁽a) During the fourth quarter of 2020, BHE acquired the natural gas transmission and storage business of Dominion Energy, Inc. and Dominion Energy Questar Corporation, exclusive of Dominion Energy Questar Pipeline, LLC and related entities. These businesses are now organized as BHE GT&S, LLC. Accordingly, this report reflects the transactions between PacifiCorp and BHE GT&S, LLC that occurred between November 1, 2020 (the date the previously announced purchase was completed, and the Form 8-K was filed with the U.S. Securities and Exchange Commission) and December 31, 2020.

Refer to the financial statements of Berkshire Hathaway Energy Company, the indirect parent company of BHE GT&S, LLC.

⁽b) Services are performed under the IASA. Direct charges are calculated as described in Article 4(a)(i) of the attached IASA. Refer to Section VII for discussion of amounts that were based on allocation factors. The amount in the table above reflects the cost of the services.

Kern River Gas Transmission Company Affiliated Transactions For the Year Ended December 31, 2020

Account Description		acifiCorp ived Services	PacifiCorp Provided Services
Natural gas transportation services (a) Power line crossing (b)	\$	3,109,681 7,773	\$ - -
Administrative services under the Intercompany Administrative Services Agreement ("IASA") (c)		1,503	139,114
Total	\$	3,118,957	\$ 139,114
Basis of pricing	(a)	(b) (c)	(c)
Cost of service	(a)	(b) (c)	(c)
The margin of charges over costs	(a)	(b) None	None
Assets allocable to the services	(a)	(b) None	None
The overall rate of return on assets	(a)	(b) None	None

⁽a) Natural gas transportation services are priced at a tariff rate on file with the Federal Energy Regulatory Commission ("FERC"), or as priced in a negotiated rate transportation service agreement filed with and approved by the FERC.

For further information on the following financial statements, refer to the Kern River Gas Transmission Company FERC Form 2 for the year ended December 31, 2020 at www.brkenergy.com.

⁽b) Costs related to alternating current mitigation. Costs are comprised of Kern River Gas Transmission Company employee labor, as well as third-party design costs.

⁽c) Services are performed under the IASA. Direct charges are calculated as described in Article 4(a)(i) of the attached IASA. Refer to Section VII for discussion of amounts that were based on allocation factors. The amount in the table above reflects the cost of the services.

Nam	e of Respondent	This Rep	ort Is: An Original	Date of Report (Mo, Da, Yr)	Year/Period of Rep
Ker			A Resubmission	04/16/2021	Endof 2020/Q4
	Comparative Balance She			ts)	
ine	Title of Account		Reference	Current Year End of	Prior Year
No.			Page Number	Quarter/Year Balance	End Balance
	(a)		(h)	(c)	12/31 (d)
1	UTILITY PLANT		(b)		(a)
2	Utility Plant (101-106, 114)		200-201	2.926.127.232	2,916,897,8
3	Construction Work in Progress (107)		200-201	5,119,521	1,857,8
4	TOTAL Utility Plant (Total of lines 2 and 3)		200-201	2,931,246,753	2,918,755,6
5	(Less) Accum. Provision for Depr., Amort., Depl. (108, 111, 115)		200-201	1,480,943,869	1,423,520,5
6	Net Utility Plant (Total of line 4 less5)			1,450,302,884	1,495,235,1
7	Nuclear Fuel (120.1 thru 120.4, and 120.6)			1,430,302,004	1,400,200,1
8	(Less) Accum. Provision for Amort., of Nuclear Fuel Assemblies (120.	E\		0	
9	Nuclear Fuel (Total of line 7 less8)	٥)			
10	Net Utility Plant (Total of lines 6 and 9)			1.450.302.884	1,495,235,1
11	Utility Plant Adjustments (116)		122	1,430,302,664	1,485,235,1
12	Gas Stored-Base Gas (117.1)		220	1 0	
13	System Balancing Gas (117.1)		220	0	
4	Gas Stored in Reservoirs and Pipelines-Noncurrent (117.3)		220	0	
5	Gas Owedto System Gas (117.4)		220	0	
_			220	0	
7	OTHER PROPERTY AND INVESTMENTS Nonutility Property (121)			0	
8				0	
	(Less) Accum. Provision for Depreciation and Amortization (122)		202 202	0	
9	Investments in Associated Companies (123) Investments In Subsidiary Companies (123.1)		222-223 224-225	0	
21			224-225	U	
22	(For Cost of Account 123.1 See Footnote Page 224, line 40) Noncurrent Portionof Allowances				
23	Other Investments (124)		222-223	0	
_			222-223	-	
24	Sinking Funds (125)			0	
25 26	Depreciation Fund (126)				
_	Amortization Fund - Federal (127)			0	10010
27	Other Special Funds (128)			11,033,004	10,812,5
28	Long-Term Portion of Derivative Assets (175)			0	
29	Long-Term Portion of Derivative Assets - Hedges (176)			0	
30	TOTAL Other Property and Investments (Total of lines 17-20, 22-29)		11,033,004	10,812,5
31	CURRENT AND ACCRUED ASSETS				
32	Cash (131)			0	8,709,0 1.046,2
33	SpecialDeposits (132-134)			469,026	1,046,2
34	Working Funds (135)			0	
35	Temporary Cash Investments (136)		222-223	11,000,000	
36	Notes Receivable (141)			0	21.100
37 38	Customer Accounts Receivable (142)			19,243,061	21,468,6
_	Other Accounts Receivable (143)			229,997	2,644,9
39	(Less) Accum. Provision for Uncollectible Accounts - Credit (144)			0	
10	Notes Receivable from Associated Companies (145)			0	1 = 10 -
41	Accounts Receivable from Associated Companies (146)			4,987,737	4,549,3
42	Fuel Stock (151)			0	
43	Fuel Stock Expenses Undistributed (152)			0	
	C FORM NO. 2 (REV 06-04)				

FERC FORM NO. 2 (REV 06-04)

Hermitian (1) (1) (1) (1) (1) (1) (1) (1) (1) (1)		An Original A Resubmission of Other Debits (co. Reference Page Number (b) 220 220 230	(Mo, Da, Yr) O4/16/2021 Intlinued) Current Year End of Quarter/Year Balance (c) 13,451,702 0 0 0 0 0 0 1,951,970	End of 2020/04 Prior Year End Balance 12/31 (d) 0 12,723,084 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0
No.	Comparative Balance Sheet (Assets a Title of Account (a) (a) (a) and Materials and Operating Supplies (154) erchandise (155) ther Materials and Supplies (156) ubcarMaterials Beldfor Sale (157) lowances (158.1 and 158.2) eas) Monournet Portion of Allowanos orose Expense Undistributed (163) as Stored Underground-Current (164.1) quaptied Natural Gas Stored and Held for Processing (164.2 thru 164.3) epayments (165) twances for Gas (166 thru 167) tenest and Dividends Receivable (171) ents Receivable (172)	nd Other Debits)(cd Reference Page Number (b)	ntlinued) Current Year End of Quarter/Year Balance (c) 0 13,451,702 0 0 0 0 0 0 0 0 0 0 0 0	Prior Year End Balance 12/31 (d) 0 12,723,084 0 0 0 0 0 0 0 0 0 0
No.	Title of Account (a) (a) (a) (a) (a) (a) (a) (a	Reference Page Number (b)	Current Year End of Quarter/Year Balance (c) 0 13,451,702 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	End Balance 12/31 (d) 0 0 12/723,084 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0
No.	(a) sektuals (Elec) and Extracted Products (Gas) (153) ant Materials and Operating Supplies (154) erchandise (155) ther Materials and Supplies (156) uclearMaterials Heidfor Sale (157) lowances (158.1 and 158.2) sess) Noncurrent Portion of Allowances cross Expense Undistributed (163) as Stored Underground-Current (164.1) querfed Natural Gas Stored and Held for Processing (184.2 thru 164.3) epayments (165) vances for Gas (166 thru 167) tenest and Dividends Receivable (171) ents Receivable (172)	Page Number (b) 220 220	Quarter/Year Balance (c) 0 0 13,451,702 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	End Balance 12/31 (d) 0 0 12/723,084 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0
45 Pla 46 Mee 47 Ott 48 Nu 49 Alk 50 (Le 51 Stc 52 Ga 53 Liq 54 Pre 55 Ad 56 Inte 57 Re 58 Ac 59 Mis 60 De	esiduals (Elec) and Extracted Products (Gas) (153) ant Materials and Operating Supplies (154) erchandise (155) ther Materials and Supplies (156) uclear Materials and Supplies (156) uclear Materials Heidfor Salo (157) lowances (158.1 and 158.2) ess) Noncurrent Portion of Allowances tores Expense Undistributed (163) as Slored Underground-Current (164.1) queferd Natural Gas Stored and Held for Processing (164.2 thru 164.3) repayments (165) vances for Gas (166 thru 167) terest and Dividends Receivable (171) ents Receivable (172)	220 220	0 13,451,702 0 0 0 0 0 0 0 0	(d) 0 12,723,084 0 0 0 0 0 0 0 0 0
45 Pla 46 Mee 47 Ott 48 Nu 49 Alk 50 (Le 51 Stc 52 Ga 53 Liq 54 Pre 55 Ad 56 Inte 57 Re 58 Ac 59 Mis 60 De	ant Materials and Operating Supplies (154) erchandisc (155) ther Materials and Supplies (156) uclearMaterials Heidfor Sale (157) lowanosc (158.1 and 158.2) lowanosc (158.1 and 158.2) ses) Noncurrent Portion of Allowanoss tores Expense Undistributed (163) as Stored Underground-Current (164.1) as Stored Underground-Current (164.1) superfor Maturia Sa Stored and Held for Processing (164.2 thru 164.3) repayments (165) vanoes for Gas (166 thru 167) tents and Dividends Receivable (171) ents Receivable (172)	220	13,451,702 0 0 0 0 0 0 0 0 0	12,723,084 0 0 0 0 0 0 0 0 0 0
46 Me 47 Ott 48 Nu 49 Alle 50 (Le 51 Stc 52 Ga 53 Liq 54 Pre 55 Ad 56 Inte 57 Re 58 Ac 59 Mis 60 De	erchandise (155) ther Materials and Supplies (156) uokan Materials Heidfor Sale (157) lowances (158.1 and 158.2) esses) Noncurrent Portion of Allowances cores Expense Undistributed (163) as Stored Underground-Current (164.1) quefed Natural Gas Stored and Held for Processing (164.2 thru 164.3) epayments (165) twances for Gas (166 thru 167) tenest and Dividends Receivable (171) ents Receivable (172)	220	0 0 0 0 0 0 0	0 0 0 0 0 0
47 Ott 48 Nu 49 Alk 50 (Le 51 Stc 52 Ga 53 Liq 54 Pro 55 Ad 56 Inter 57 Re 58 Ao 59 Mis 60 De	ther Materials and Supplies (156) uclearMaterials Heidfor Sale (157) uclearMaterials Heidfor Sale (157) ess) Noncurrent Portion of Allowances tores Expense Undistributed (163) as Stored Underground-Current (164.1) quefied Natural Gas Stored and Heid for Processing (164.2 thru 164.3) repayments (165) vances for Gas (166 thru 167) terest and Dividends Receivable (171) ents Receivable (172)	220	0 0 0 0 0 0	0 0 0 0
48 Nu 49 Alld 50 (Le 51 Stc 52 Ga 53 Liq 54 Pro 55 Ad 56 Into 57 Re 58 Ac 59 Mis	uclearMaterials Heidfor Sale (157) lowances (158.1 and 158.2) sess) Noncurrent Portion of Allowances tores Expense Undistributed (163) as Stored Underground-Current (164.1) querfed Natural Sas Stored and Heid for Processing (164.2 thru 164.3) repayments (165) vances for Gas (166 thru 167) tents and Dividends Receivable (171) ents Receivable (172)	220	0 0 0 0 0	0 0 0 0
49 Alle 50 (Le 51 Stc 52 Ga 53 Liq 54 Pre 55 Ad 56 Inte 57 Re 58 Ac 59 Mis	lowances (158.1 and 158.2) ses) Monument Portion of Allowances orose Expense Undestributed (163) as Stored Underground-Current (164.1) quefied Natural Gas Stored and Held for Processing (164.2 thru 164.3) epayments (165) twances for Gas (166 thru 167) tenest and Dividends Receivable (171) ents Receivable (172)	220	0 0 0	0 0 0
50 (Le 51 Stc 52 Ga 53 Liq 54 Pre 55 Ad 56 Inte 57 Re 58 Ac 59 Mis 60 De	ess) Noncurrent Portion of Allowances cores Expense Undistributed (163) as Stored Underground-Current (164.1) quefied Natural Gas Stored and Held for Processing (164.2 thru 164.3) repayments (165) vances for Gas (166 thru 167) tents and Dividends Receivable (171) ents Receivable (172)	220	0 0	0
51 Sto 52 Ga 53 Liq 54 Pro 55 Ad 56 Into 57 Re 58 Ao 59 Mis 60 De	tores Expense Undistributed (163) as Stored Underground-Current (164.1) quefed Natural Sas Stored and Held for Processing (164.2 thru 164.3) repayments (165) tvances for Gas (166 thru 167) tetest and Dividenti Receivable (171) ents Receivable (172)	220	0 0	0
52 Ga 53 Liq 54 Pro 55 Ad 56 Into 57 Re 58 Ao 59 Mis 60 De	as Stored Underground-Current (164.1) quefied Natural Gas Stored and Held for Processing (164.2 thru 164.3) repayments (165) dvances for Gas (166 thru 167) terest and Dividends Receivable (171) ents Receivable (172)	220	0	0
53 Liq 54 Pre 55 Ad 56 Inte 57 Re 58 Ao 59 Mis	quefied Natural Sas Stored and Held for Processing (164.2 thru 164.3) epayments (165) dvances for Gas (166 thru 167) tents and Dividends Receivable (171) ents Receivable (172)	220	0	
54 Pre 55 Ad 56 Inte 57 Re 58 Ao 59 Mis	repayments (165) Vances for Gas (166 thru 167) Ienes and Dividends Receivable (171) ents Receivable (172)			0
55 Ad 56 Inte 57 Re 58 Ac 59 Mis 60 De	dvances for Gas (166 thru 167) terest and Dividends Receivable (171) ents Receivable (172)	230	1 961 970	
56 Inte 57 Re 58 Ac 59 Mis 60 De	terest and Dividends Receivable (171) ents Receivable (172)		1,001,070	1,713,556
57 Re 58 Ao 59 Mis 60 De	ents Receivable (172)		0	0
58 Ao 59 Mis 60 De			0	0
59 Mis 60 De	ccrued Utility Revenues (173)		0	0
60 De	(,		0	0
	iscellaneous Current and Accrued Assets (174)		2,938,198	2,815,772
61 (Le	erivative Instrument Assets (175)		0	0
	ess) Long-Term Portion of Derivative Instrument Assets (175)		0	0
62 De	erivative Instrument Assets - Hedges (176)		0	1,500,430
63 (Le	ess) Long-Term Portion of Derivative Instrument Assests - Hedges (176)		0	0
64 T	TOTAL Current and Accrued Assets (Total of lines 32 thru 63)		54,281,691	57,171,094
65 DE	E FERRED DEBITS			
66 Un	namortized Debt Expense (181)		0	0
67 Ex	xtraordinary PropertyLosses (182.1)	230	0	0
68 Un	nrecovered Plant and Regulatory Study Costs (182.2)	230	0	0
69 Ot	ther Regulatory Assets (182.3)	232	175,250,211	165,106,298
70 Pro	reliminary Survey and Investigation Charges (Electric)(183)		0	0
71 Pro	reliminary Survey and Investigation Charges (Gas)(183.1 and 183.2)		713,151	789,940
72 Cle	learing Accounts (184)		0	0
73 Te	emporary Facilities (185)		0	0
74 Mis	iscellaneous Deferred Debits (186)	233	0	0
75 De	eferred Losses from Disposition of Utility Plant (187)		0	0
76 Re	esearch, Development, and Demonstration Expend. (188)		0	0
77 Ur			1 0	
77 01	namortized Loss on Reacquired Debt (189)	1		0
	namortized Loss on Reacquired Debt (189) ccumulated Deferred Income Taxes (190)	234-235	126,629,660	133,260,876
78 Ac		234-235	126,629,660	133,260,876
78 Ac	ccumulated Deferred Income Taxes (190)	234-235	126,629,660	133,260,876

Ker					Year/Period of Report
	n River Gas Transmission Company		An Original A Resubmission	Date of Report (Mo, Da, Yr) 04/16/2021	End of 2020/Q4
	Comparative Balance She				
Line	Title of Account	or (Elabili	Reference	Current Year	Prior Year
No.	Title of Account		Page Number	End of	End Balance
			r ago riambor	Quarter/Year	12/31
	(a)		(b)	Balance	(d)
1	PRO PRIETARY CAPITAL				
2	Common Stock Issued (201)		250-251	1	1
3	Preferred Stock Issued (204)		250-251	0	0
4	Capital Stock Subscribed (202, 205)		252	0	0
5	Stock Liabilityfor Conversion (203, 206)		252	0	C
6	Premium on Capital Stock (207)		252	0	0
7	Other Paid-In Capital (208-211)		253	1,229,271,246	1,229,271,246
8	Installments Received on Capital Stock (212)		252	0	0
9	(Less) Discounton Capital Stock (213)		254	0	0
10	(Less) Capital Stock Expense (214)		254	0	0
11	Retained Earnings (215,215.1,216)		118-119	(281,261,218)	(277,091,724)
12	Unappropriated Undistributed Subsidiary Earnings (216.1)		118-119	0	0
13	(Less) Reacquired Capital Stock (217)		250-251	0	0
14	Accumulated Other Comprehensive Income (219)		117	(18,158)	1,124,996
15	TOTAL Proprietary Capital (Total of lines 2 thru 14)			947,991,871	953,304,519
16	LONG TERM DEBT			947,991,071	900,004,019
17	Bonds (221)		256-257	0	
18					0
	(Less) Reacquired Bonds (222)		256-257	0	0
19	Advances from Associated Companies (223)		256-257	0	0
20	Other Long-Term Debt (224)		256-257	0	0
21	Unamortized Premium on Long-Term Debt (225)		258-259	0	0
22	(Less) Unamortized Discount on Long-Term Debt-Dr (226)		258-259	0	0
23	(Less) Current Portion of Long-Term Debt			0	0
24	TOTAL Long-Term Debt (Total of lines 17 thru 23)			0	0
25	OTHER NONCURRENT LIABILITIES				
26	Obligations Under Capital Leases-Noncurrent (227)			11,938,758	12,899,586
27	Accumulated Provision for Property Insurance (228.1)			0	0
28	Accumulated Provision for Injuries and Damages (228.2)			0	0
29	Accumulated Provision for Pensions and Benefits (228.3)			5,030,003	3,621,614
30	Accumulated Miscellaneous Operating Provisions (228.4)			374,673	0
31	Accumulated Provision for Rate Refunds (229)			0	0
			·		

FERC FORM NO. 2 (REV 06-04)

Name	e of Respondent	This Rep	ort Is:	Date of Report (Mo, Da, Yr)	Year/Period ofReport
Kem	River Gas Transmission Company		An Original A Resubmission	04/162021	Endof 2020/Q4
	Comparative Balance Sheet (Lia			continued)	
Line	Titleof Account		Reference	Current Year	Prior Year
No.	THOU THOUGHT		Page Number	End of	End Balance
				Quarter/Year	12/31
32	(a)		(b)	Balance	(d)
\rightarrow	Long-Term Portion of Derivative Instrument Liabilities			0	0
_	Long-Term Portion of Derivative Instrument Liabilities - Hedges			0	0
_	Asset Retirement Obligations (230)			0	0
35	TOTAL Other Noncurrent Liabilities (Total of lines 26 thru 34)			17,343,434	16,521,200
	CURRENT AND ACCRUED LIABILITIES				
\rightarrow	Current Portion of Long-Term Debt			0	0
\rightarrow	Notes Payable (231)			0	0
\rightarrow	Accounts Payable (232)			2,874,936	1,585,955
\rightarrow	Notes Payable to Associated Companies (233)			0	0
\rightarrow	Accounts Payable to Associated Companies (234)			610,260	594,382
-	Customer Deposits (235)			1,232,424	1,708,326
43	Taxes Accrued (236)		262-263	6,716,686	4,645,635
44	Interest Accrued (237)			18,894	18,894
45	Dividends Declared (238)			0	0
46	Matured Long-Term Debt (239)			0	0
47	Matured Interest (240)			0	0
48	Tax Collections Payable (241)			150,578	123,804
49	Miscellaneous Current and Accrued Liabilities (242)		268	4,965,605	7,135,859
50	Obligations Under Capital Leases- Current (243)			963,926	877,588
51	DerivativeInstrument Liabilitles (244)			0	0
52	(Less) Long-Term Portion of Derivative Instrument Liabilities			0	0
53	Derivative Instrument Liabilities - Hedges (245)			24,258	0
54	(Less) Long-Term Portion of Derivative Instrument Liabilities - Hedge	es		0	0
55	TOTAL Current and Accrued Liabilities (Total of lines 37 thru 54)			17,557,567	16,690,443
56	DEFERRED CREDITS				CHARLES NO.
57	Customer Advances for Construction (252)			1,260,589	4,722,152
58	Accumulated Deferred Investment Tax Credits (255)			0	0
59	Deferred Gains from Disposition of Utility Plant (256)			0	0
\rightarrow	Other Deferred Credits (253)		269	0	0
\rightarrow	Other Regulatory Liabilities (254)		278	466,212,672	496,983,215
\rightarrow	Unamortized Gain on Reacquired Debt (257)		260	0	0
\rightarrow	Accumulated Deferred Income Taxes - Accelerated Amortization (28	:1)		0	0
\rightarrow	Accumulated Deferred Income Taxes - Other Property (282)	-,		318,996,728	327,374,479
\rightarrow	Accumulated Deferred Income Taxes - Other (283)			48,847,740	46,779,893
66	TOTAL Deferred Credits (Total of lines 57 thru 65)			835,317,729	875,859,739
67	TOTAL Liabilities and Other Credits (Total of lines 15,24,35,55,and	66)		1,818,210,601	1,862,375,901
67	TOTAL Elabilities and Other Credits (Total of lines 15,24,55,55,and	00)		1,010,210,001	1,002,373,901
		89			

rvei	ne of Respondent n River Gas Transmission Company	(1)		Date of (Mo, Da		ar/Period of Repor
		(2)	A Resubmis	sion 04/16	/2021 E	ndof <u>2020/Q4</u>
_		Statement	of Income			
	Title of Account	Reference	Total	Total	Current Three	Prior Three
	Tide of Pucourk	Page	Current Year to	Prior Year to Date	Months Ended	Months Ended
		Number	Date Balance	Balance	Quarterly Only	Quarterly Only
ine	(a)	(b)	for Quarter/Year (c)	for Quarter/Year (d)	No Fourth Quarter (e)	No Fourth Quarter (f)
No.		(4)	149		149	**
1	UTILITY OPERATING INCOME					1
2	Gas Operating Revenues (400)	300-301	278,979,910	278,302,546		
3	Operating Expenses	317-325				المناسبات
5	Operation Expenses (401) Maintenance Expenses (402)	317-325	42,062,484 446,232	48,406,499 854,927		
	Depreciation Expenses (403)	336-338	60,264,883	60,017,188		
		336-338	00,20,000	0,011,100	·	
6	Degreciation Expense for Asset Retirement Costs (403.1)					
7	Depreciation Expense for Asset Retirement Costs (403.1) Amortization and Depiction of Utility Plant (404-405)		2,807,906	2,787,058		
	Depreciation Expense for Asset Retirement Costs (403.1) Amortization and Depletion of Utility Plant (404-405) Amortization of I WillyPlant Acu. Adjustment (406)	336-338 336-338	2,807,906	2,787,058		0
8	Amortization and Depletion of Utility Plant (404-405)	336-338	2,807,906		(0
7 8 9	Amortization and Depletion of Utility Plant (404-405) Amortization of UtilityPlant Acu. Adjustment (406)	336-338	0	0 0 0	(0
7 8 9 10 11	Amortization and Depietion of Utility Plant (404-405) Amortization of UtilityPlant Ana. Adjustment (405) Amort of Prop. 1 Dasses, Unrecovered Plantand Reg. Study Costs (407.1) Amort of Prop. 1 Dasses, Unrecovered Plantand Reg. Study Costs (407.1) Amortization of Convention Expenses (407.2) Regulatory Debtis (407.3)	336-338	0 0 0 0 6,614,174	0 0 6,900,539	(0
7 8 9 10 11 12	Amortization and Depletion of UBBy Plank (404-405) Amortization of UBByPlank Part. Adjustment (405) Amortization of UBByPlank Part. Adjustment (405) Amort. of Pipos Loses, Uniforcoursed Plankand Rigs, Shaky Coots (407.1) Amortization of Comercian Expenses (407.2) Regulatory Debits (407.2) (Less) Regulatory Cendis (407.4)	336-338 336-338	0 0 0 6,614,174 39,007,071	0 0 0 6,900,539 41,552,144	(0 0 0 0 0
7 8 9 10 11 12 13	Americation and Deplinion of URINP Paid (604-405) Americation of 1 WillyFries Arc. Adjustment (606) Americation of 1 WillyFries Arc. Adjustment (606) Americation of 1 WillyFries Arc. Adjustment (607) Americation Convention Expenses (607–27) Registrate (704) (607) (Leas) Registrate (704) (607) (Leas) Registrate (704) (607) (Leas) Registrate (704) (607) (Leas) Registrate (704) (607)	336-338 336-338 262-263	0 0 0,614,174 39,007,071 11,592,592	0 0 0 6,900,539 41,552,144 11,607,240	(
7 8 9 10 11 12 13 14	Amortzellon and Depinitor of URBy Pinit (494-405) Amortzellon of URBy Pinit (494-405) Amortzellon Or URBy Pinit Aru. Algoliumne (166) Amortzellon Oriologia (1970) Amortzellono Convention Depreses (407-2) Regulator Poblis (1970) (Leso) Regulatory Combis (407-4) Tamo Other Instruction Terms (400.1) Tamo Other Instruction Terms (400.1)	336-338 336-338 36-338 262-263 262-263	0 0 0 6,614,174 39,007,071 11,592,592 42,711,921	0 0 0 6,900,539 41,552,144 11,607,240 34,265,316	(0)	
7 8 9 10 11 12 13 14 15	Amortization and Depinitor of Williy Print (4644-05) Amortization and Depinitor of Williy Print (4644-05) Amortization (1 Williy Print Arc., 1 Adjustment (469) Amortization (1 Williy Print Arc.) Amortization of Convention Expenses (407.2) Regulatory Debts (407.3) Regulatory Debts (407.3) Tasso Other Bankscome Tasses (408.5) Income Tasses-Federal (409.1) Income Tasses-Federal (409.1)	336-338 336-338 262-263 262-263 262-263	0 0 0,614,174 39,007,071 11,592,592 42,711,921 8,819,752	0 0 0 6,900,539 41,552,144 11,607,240 34,265,316 7,942,967		
7 8 9 10 11 12 13 14 15 16	Amortadion and Ospithor of UBINP Pair (604-MS) Amortadion of UBINPP Pair (604-MS) Amortadion of UBINPP Pair More, Anglantamen (1903) Amortadion of UBINPP Pair More Amortadion Play Study Costs (407.1) Amortadionof Convention Expenses (607.2) Regulatery Debits (1907.2) (Leas) Regulatery Costal (1907.4) Teams Office Marketon Times (406.1) Income Tames-Federal (409.1) Income Tames-Tederal (409.1) Income Tames-Tederal (409.1)	336-338 336-338 36-338 262-263 262-263	0 0 0,6,614,174 39,007,071 11,592,592 42,711,921 8,819,762 28,142,719	0 0 0 6,900,539 41,552,144 11,607,240 34,265,316	(0)	
7 8 9	Amortization and Depinitor of Williy Print (4644-05) Amortization and Depinitor of Williy Print (4644-05) Amortization (1 Williy Print Arc., 1 Adjustment (469) Amortization (1 Williy Print Arc.) Amortization of Convention Expenses (407.2) Regulatory Debts (407.3) Regulatory Debts (407.3) Tasso Other Bankscome Tasses (408.5) Income Tasses-Federal (409.1) Income Tasses-Federal (409.1)	336-338 336-338 262-263 262-263 262-263 234-235	0 0 0,614,174 39,007,071 11,592,592 42,711,921 8,819,752	0 0 0,500,539 41,552,144 11,607,240 34,255,316 7,942,967 42,091,715		
7 8 9 10 11 11 12 13 14 15 16 17 18	Americation and Depinitor of URBy Print (4984-405) Americation on Ol 1889/Print Acu. Algolariman (105) Americation Collision (106) Americation Collision (106) Americation Convention Copenses (407-2) Regulatory Debts (407-2) Regulatory Debts (407-2) Regulatory Debts (407-2) Regulatory Debts (407-3) Taxes Other fundament (107-1) Taxes Other fundament (107-1) Second Taxes-Evolution (107-1) Second Taxes-Collect (409.1) Providence Observed Income Taxes (410.1) Lecond Taxes-Collect (409.1)	336-338 336-338 262-263 262-263 262-263 234-235	0 0 0,6514,174 39,007,071 11,592,592 42,711,921 8,819,752 28,142,719 35,729,492	0 0 0,590,539 41,552,144 11,607,240 34,265,316 7,942,967 42,091,715 39,904,846		
7 8 9 110 111 112 113 114 115 116 117 118 119 220	Innoversion and Ouglini or of USIN Pair 4 (604-405) Amortisation of 1 USIN/Pair 4 Acts Agricultural Play Study Costs (407.1) Amortisation of 1 USIN/Pair 4 Acts. Adjustment (405) Amortisation of 1 USIN/Pair 4 Acts. Adjustment (405) Amortisation Convention Expenses (607-2) Regulatery Debtils (407.2) (Leas) Regulatery Costs (407.3) (Leas) Regulatery Costs (407.3) Innova Times Chief and Costs (407.1) Innova Times Chief (403.1) Innova Times Chief (403.1) Foundation of Deferred Incoma Times (404.1) Leasy Provisions for Deferred Incoma Times Costs (411.1) Leasy Provisions for Deferred Incoma Times Costs (411.1) Leasy Expensions for Debty Adjustment Ava (411.4) (Leasy Classin from Disposition of USIN Plast (411.1) Lease from Disposition of USIN Plast (411.7)	336-338 336-338 262-263 262-263 262-263 234-235	0 9 0,6514,174 39,007,071 11,592,592 14,2711,921 8,819,752 28,142,719 35,729,492 0 0 0	0 0 0 0,0,539 41,552,144 11,607,240 34,265,316 7,942,967 42,091,715 39,904,846 0 0		
7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Amortzelon and Depilotor of UBIty Print (QA-M-SS) Amortzelon on Ol UBIty Print A. no., 45(palment (RD)) Amortzelon of UBItyPrint A. no., 45(palment (RD)) Amortzelon Ol UBItyPrint A. no., 45(palment (RD)) Amortzelon Convention Expenses (QD-2) Regulary Debits (QD-2) (Less) Providero (Deferred (RD-2)) (Less) Providero (Deferred (LD-2)) (Less) Providero (Deferred (LD-2)) (Less) Providero (Deferred (LD-2)) (Less) Regulary Debits (QD-2) (Less) Regulary Debit	336-338 336-338 262-263 262-263 262-263 234-235	0 0 0,614,174 39,007,071 11,592,592 42,771,921 8,819,752 28,142,719 35,723,492 0 0	0 0 0 6,900,539 41,552,144 11,607,240 34,265,316 7,942,967 42,097,715 39,904,846 0 0		
7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	Innortration and Ouglithor of URINP peak (604-MS) Amortisation of 1 Willipficat Acts. Adjustment (406) Amortisation of 1 Willipficat Acts. Adjustment (406) Amortisation of 1 Willipficat Acts. Adjustment (406) Amortisation Convention Expenses (607-2) Regulatory Dealer (407-2) (Leas) Regulatory Conditis (607-0) Leas) Regulatory Conditis (607-0) Leas (Regulatory Conditis (607-0) L	336-338 336-338 262-263 262-263 262-263 234-235	0 9 0,6514,174 39,007,071 11,592,592 14,2711,921 8,819,752 28,142,719 35,729,492 0 0 0	0 0 0 0,500,539 41,552,144 11,607,240 34,265,316 7,942,967 42,091,715 39,904,846 0 0		
7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	Amortados and Deplotos of UBIP/Paix Kon. Adjustment (1905) Amortados of Corresto in Expenses (1907–20) Equitary Debis (1907–20) Equit	336-338 336-338 262-263 262-263 262-263 234-235	0 0 0,614,174 39,007,077 11,592 42,711,921 8,819,762 28,142,711 35,723,492 0 0 0	0 0 0 0,500,539 41,552,144 11,882,463 7,942,967 42,091,715 39,904,846 0 0 0 0		
7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Innortration and Ouglithor of URINP peak (604-MS) Amortisation of 1 Willipficat Acts. Adjustment (406) Amortisation of 1 Willipficat Acts. Adjustment (406) Amortisation of 1 Willipficat Acts. Adjustment (406) Amortisation Convention Expenses (607-2) Regulatory Dealer (407-2) (Leas) Regulatory Conditis (607-0) Leas) Regulatory Conditis (607-0) Leas (Regulatory Conditis (607-0) L	336-338 336-338 262-263 262-263 262-263 234-235	0 0 0,614,174 39,007,071 11,592,592 42,771,921 8,819,752 28,142,719 35,723,492 0 0	0 0 0 0,500,539 41,552,144 11,607,240 34,265,316 7,942,967 42,091,715 39,904,846 0 0		

Name of Respondent
Kern River Gas Transmission Company

	Elec. Utility	Elec. Utility	Gas Utility	Gas Utility	Other Utility	Other Utility
	Current	Previous	Current	Previous	Current	Previous
ine	Year to Date (in dollars)	Year to Date (in dollars)	Year to Date (in dollars)	Year to Date	Year to Date (in dollars)	Year to Date (in dollars)
No.	(g)	(h)	` (0 ′	(in dollars)	(k)	(1)
1		7 J. W. J. 1941 (1942)	7 4 25 27 2 2 2 2 3		144 T. 145 T. 144	
2	0	0	278,979,910	278,302,546	0	0
3_4		0	42,062,484	48,406,499	0	0
5	0	0	446,232	854,927	0	0
6 7	0	0	60,264,883	60,017,188	0	0
8	0	0		2,787,058	0	
9	0	0		0	0	0
0	0	0		0	0	0
12	0	0	6,614,174	6,900,539	0	0
4	0	0		41,552,144 11,607,240	0	0
5	0	0		34,265,316	0	0
6	0	0		7,942,967	0	0
7	0	0		42,091,715 39,904,846	0	0
9	0	0	0	0	0	0
20	0	0		0	0	0
22	0	0	0	0	0	0
23	0	0		0	0	0
24 25	0	0		133,416,459	0	0
26	0	0	150,253,810	144,886,087	0	0
						1
			90			

This Report Is:
(1) X An Original
(2) A Resubmission

Date of Report (Mo, Da, Yr) 04/16/2021

Year/Periodof Repor End of 2020/Q4

	e of Respondent n River Gas Transmission Company	(1		Date of (Mo, Da sion 04/16			ar/Perio s l of Repo nd of <u>2020/Q4</u>
	State	ement of Inc	ome(continued)				
	Title of Account	Reference	Total	Total	Qurrent Thro	. 7	Prior Theop
	THE OF ACCOUNT	Page	Current Year to	Prior Year to Date	Months Ende		Mon lhs Ended
		Number	Date Balance	Ralance	Quarterly On		Quarterly On ly
		140111001	for Quarter/Year	for Quarter/Ye ar	No Fourth Qua		No Fourth Quarter
Line	(a)	(b)	(c)	(d)	(e)	~	(0
No.		(0)	(6)	(4)	(9)		(9
27	Net was Operating Income (Carried forward from page 1) 14		159,253,810	144,886,087		0	
28	OTHER INCOME AND DEDUCTIONS		NAME OF TAXABLE PARTY.	1977 4 3 .	7.0		
29	Other Income						
30	Nonulilly Operating Income	+ -					1 1 2
31	Revenues form Merchandising, Jobbing and Contact Work (415)	+		0		0	
	(Less) Costs and Expense of Merchandising, Job & Contract Work (416)		9	0		ol	
32		-					
33	Revenues from Nonullity Operations (417)		0	0		0	
34	(Less) Expenses of Nonutility Operations (417.1)		0	0		0	
35	Nonoperating Rentallincome (418)		0	0		0	
36	Equity in Earnings of Subsidiary Companies (418.1)	119	0	0		0	
37	Interestand Divid end Income (419)	1	72,686	272,344		0	
38	Allowance for Other Funds Used During Construction (419.1)	1	281,107	250.087		0	
39	Miscellaneous Nonoperating Income(421)	+	1,582,359	3,409,338		0	
		+					
40	Gain on Disposition of Property (421.1)	1	0	0		0	
41	TOTALOther Income (Totalof lines 31 thru40)		1,936,152	3,931,769		0	
42	Other Income Deductions						
43	Loss on Disposition of Property (421.2)	T	0	0		0	
44	Miscellane ous Amortization (425)	i	oi oi	0		ol	
45	Donations (426.1)	360	37,333	40,584		ol	
16	Life Insurance (426.2)	1	0	0		0	
47		-	1 1			0	
	Penalties (426.3)		16	61			
48	Expenditures for Certain Civic, Political and Related Activities (426.4)		7,744	4,670		0	
49	Olher Deductions (426.5)		94,434	2,110		0	
50	TOTAL Other Income Deductions (Total of lines 43 thru 49)	340	139,527	47,405		0	
51	Taxes Applic, to Other Income and Deductions			1.100		4.1	1000
52	Taxes Otherthan Income Taxes (408.2)	262-263	0	0		0	
53	Income Taxes Federal (409.2)	262,263	(136,668)	147,854		0	
54	Income Taxes-Other (409.2)	262-263	64,814	12,525		0	
55	Provision for Deferred Income Taxes (410.2)	234-235	938,121	1,586,315		0	
56	(Less) Provision for Deferred Income Taxes-Credit (411.2)	234-235	646,338	612,744		0	
57	Investment Tex Credit Adjustments-Net (411.5)		0	0		0	
58	(Less) Investment Tax Credits (420)		0	0		0	
59	TOTAL Taxes on Other Income and Deductions (Total of lines 52-58)		219,929	1,133,950		0	
60	Na IOtherIncome and Deductions (Total of lines 41,50, 59)	i	1,576,696	2,750,414		ol	
	INTEREST CHARGES	-					-
32	Intereston Long-Term Debt (427)		0	0		_	
		258-259				0	
33	Amortization of Debt Disc. and Expense (428)	258-259	0	0		0	
34	Amortization of Loss on Reacquired Debt (428.1)		0	0		0	
65	(t.ess) Amortization of Premium on Debt-Cred t (429)	258-259	0	0		0	
66	(Less) Amortization of Gain on Reacquired Debt-Credit (429.1)		0	0		0	
67	Interest on Debito Associated Companies (430)	340	i d	0		0	
88	Other Interest Expense (431)	340	1	0		0	
69	(Less) Allowance for B orrowed Funds Used During Construction-Credit (432)	+	0	, 0		0	
70	Net Interest Charges (Total of lines 62 thru 69)	+-	+				
			1	0		0	
71	Income Before Extraordin ary Items (Total of lines 27,90 and 70)		151,830,505	147,636,501		0	
	EXTRAORDINARY ITEMS						1.0
73	Extraordin ary Income (434)		0	0		0	
74	(Less.) Extraordinary Deductions (435)		0	0		0	
75	Ne I Extraordinary Items (Total of line 73 less line 74)	<u> </u>	0	0		0	
76	Income Taxes-Federal and Other (409.3)	262-263	0	0		0	
, 0	Extraordinary Items after Taxes (Total of line 75 less line 76)	202-203	0	0			
				0		0	
77 78	Ne tincome (Total of lines 71 and 77)	+	151,830,505	147,636,501		0	

FERC FORM NO. 2 (REV 06-04)

Northern Natural Gas Company Affiliated Transactions For the Year Ended December 31, 2020

Account Description	PacifiCorp <u>Received Services</u>		PacifiCorp Provided Services	
Administrative services under the Intercompany Administrative Services Agreement ("IASA")	\$	54,484	\$	126,207
Total	\$	54,484	\$	126,207
Basis of pricing		(a)	(a)	
Cost of service		(a)	(a)	
The margin of charges over costs	None		None	
Assets allocable to the services	None		None	
The overall rate of return on assets		None	None	

⁽a) Services are performed under the IASA. Direct charges are calculated as described in Article 4(a)(i) of the attached IASA. Refer to Section VII for discussion of amounts that were based on allocation factors. The amount in the table above reflects the cost of the services.

For further information on the following financial statements, refer to the Northern Natural Gas Company Financial Statements for the year ended December 31, 2020, at www.brkenergy.com.

MidAmerican Energy Company Affiliated Transactions For the Year Ended December 31, 2020

Account Description	PacifiCorp Received Services		PacifiCorp Provided Services		
Administrative services under the Intercompany Administrative Services Agreement ("IASA") (a) Mutual aid services under the Intercompany	\$	4,183,286	\$	408,752	
Mutual Assistance Agreement ("IMAA") (b)	1,066,412			1,383,681	
Total	\$ 5,249,698		\$	1,792,433	
Basis of pricing	(a)	(b)	(a)	(b)	
Cost of service	(a)	(b)	(a)	(b)	
The margin of charges over costs	None	None	None	None	
Assets allocable to the services	None	None	None	None	
The overall rate of return on assets	None	None	None	None	

⁽a) Services are performed under the IASA. Direct charges are calculated as described in Article 4(a)(i) of the attached IASA. Refer to Section VII for discussion of amounts that were based on allocation factors. The amount in the table above reflects the cost of the services.

The following items are excluded from the table above:

• Services provided by MidAmerican Energy Company to Bridger Coal Company in the amount of \$36,975.

For further information on the following financial statements, refer to MidAmerican Energy Company's Form 10-K for the year ended December 31, 2020 (File No. 333-15387) at www.sec.gov.

⁽b) Services are performed under the IMAA. Charges are calculated as described in Article 4 of the attached IMAA. The subtotal of PacifiCorp Received Services under the IMAA in the table above includes an amount recorded in the December 31, 2020 financial statements that is based on an estimate. The actual amounts incurred were \$1,183,033. A true-up will be reflected in the 2021 Affiliated Interest Report.

MIDAMERICAN ENERGY COMPANY BALANCE SHEETS

	As of D	ecember 31,
	2020	2019
ASSETS		
Current assets:		
Cash and cash equivalents	\$ 3	8 \$ 287
Trade receivables, net	23	4 291
Inventories	27	8 226
Other current assets	7	3 90
Total current assets	62	3 894
Property, plant and equipment, net	19,27	9 18,375
Regulatory assets	39	2 289
Investments and restricted investments	91	1 818
Other assets	23	2 188
Total assets	\$ 21,43	7 \$ 20,564

MIDAMERICAN ENERGY COMPANY BALANCE SHEETS (continued)

	As of December 31,			er 31,
		2020		2019
LIABILITIES AND SHAREHOLDER'S EQUITY				
Current liabilities:				
Accounts payable	\$	408	\$	519
Accrued interest		78		78
Accrued property, income and other taxes		161		225
Other current liabilities		183		219
Total current liabilities		830		1,041
Long-term debt		7,210		7,208
Regulatory liabilities		1,111		1,406
Deferred income taxes		3,054		2,626
Asset retirement obligations		709		704
Other long-term liabilities		458		339
Total liabilities		13,372		13,324
Commitments and contingencies (Note 13)				
Shareholder's equity:				
Common stock - 350 shares authorized, no par value, 71 shares issued and outstanding		_		_
Additional paid-in capital		561		561
Retained earnings		7,504		6,679
Total shareholder's equity		8,065		7,240
Total liabilities and shareholder's equity	\$	21,437	\$	20,564

MIDAMERICAN ENERGY COMPANY STATEMENTS OF OPERATIONS

		Years Ended December			31,	
		2020	2	2019		2018
Operating revenue:						
Regulated electric	\$	2,139	\$	2,237	\$	2,283
Regulated natural gas and other		581		688		766
Total operating revenue		2,720		2,925		3,049
Operating expenses:						
Cost of fuel and energy		339		399		487
Cost of natural gas purchased for resale and other		328		413		466
Operations and maintenance		754		800		811
Depreciation and amortization		716		639		609
Property and other taxes		135		126		125
Total operating expenses		2,272		2,377		2,498
Operating income		448		548		551
Other income (expense):						
Interest expense		(304)		(281)		(227)
Allowance for borrowed funds		15		27		20
Allowance for equity funds		45		78		53
Other, net		52		50		30
Total other income (expense)	_	(192)		(126)		(124)
Income before income tax benefit		256		422		427
Income tax benefit		(570)		(371)		(255)
Net income	<u>\$</u>	826	\$	793	\$	682

Midwest Capital Group, Inc. Affiliated Transactions For the Year Ended December 31, 2020

Account Description	PacifiCorp Received Services		PacifiCorp Provided Services	
Administrative services under the Intercompany Administrative Services Agreement ("IASA")	\$		\$	213
Total	\$	_	\$	213
Basis of pricing	N/A		(a)	
Cost of service	N/A		(a)	
The margin of charges over costs	N/A		None	
Assets allocable to the services	N/A		None	
The overall rate of return on assets	N/A		None	e

⁽a) Services are performed under the IASA. Direct charges are calculated as described in Article 4(a)(i) of the attached IASA. Refer to Section VII for discussion of amounts that were based on allocation factors. The amount in the table above reflects the cost of the services.

Refer to the financial statements of MHC Inc., the parent company of Midwest Capital Group, Inc.

MidAmerican Energy Services, LLC Affiliated Transactions For the Year Ended December 31, 2020

Account Description	PacifiCorp Received Services		PacifiCorp Provided Services		
Administrative services under the Intercompany Administrative Services Agreement ("IASA")	\$		\$	11,025	
Total	\$		\$	11,025	
Basis of pricing	N/A			(a)	
Cost of service	N/A		(a)		
The margin of charges over costs	N/A		None		
Assets allocable to the services	N/A		None		
The overall rate of return on assets	N/A			None	

⁽a) Services are performed under the IASA. Direct charges are calculated as described in Article 4(a)(i) of the attached IASA. Refer to Section VII for discussion of amounts that were based on allocation factors. The amount in the table above reflects the cost of the services.

Refer to the financial statements of Berkshire Hathaway Energy Company, the indirect parent company of MidAmerican Energy Services, LLC.

Northern Powergrid Holdings Company Affiliated Transactions For the Year Ended December 31, 2020

Account Description	PacifiCo <u>Received Se</u>	PacifiCorp Provided Services		
Administrative services under the Intercompany Administrative Services Agreement ("IASA")	\$		\$	68,739
Total	\$		\$	68,739
Basis of pricing	N/A			(a)
Cost of service	N/A			(a)
The margin of charges over costs	N/A		None	
Assets allocable to the services	N/A		None	
The overall rate of return on assets	N/A			None

⁽a) Services are performed under the IASA. Direct charges are calculated as described in Article 4(a)(i) of the attached IASA. Refer to Section VII for discussion of amounts that were based on allocation factors. The amount in the table above reflects the cost of the services.

For further information on the following financial statements, refer to the Northern Powergrid Holdings Company Financial Statements for the year ended December 31, 2020, at www.brkenergy.com.

Northern Powergrid Holdings Company (Registration number: 03476201)

Consolidated Statement of Financial Position as at 31 December 2020

	31 December 2020 £ 000	31 December 2019 £ 000
Assets		
Non-current assets		
Property, plant and equipment	6,698,650	6,374,612
Right of use assets	23,684	18,048
Intangible assets	300,744	306,356
Equity accounted investments	3,648	29,253
Retirement benefit obligations	88,100	93,400
Deferred tax asset	334	577
Trade and other receivables	4,598	7,730
	7,119,758	6,829,976
Current assets		
Inventories	19,347	20,692
Trade and other receivables	151,462	154,174
Tax receivable	291	101
Cash and cash equivalents	57,221	245,122
Restricted cash	16,758	13,873
Contract assets	6,214	8,132
	251,293	442,094
Total assets	7,371,051	7,272,070
Equity and liabilities		
Equity		
Share capital	(354,550)	(354,550)
Share premium	810	810
Foreign currency translation reserve	769	1,549
Cash flow hedging reserve	3,089	1,091
Retained earnings	(2,491,566)	(2,361,515)
Equity attributable to owners of the Company	(2,841,448)	(2,712,615)
Non-controlling interests	(37,482)	(36,466)
Total equity	(2,878,930)	(2,749,081)
Non-current liabilities		
Lease liabilities	(18,632)	(13,731)
Loans and borrowings	(2,384,242)	(2,089,401)
Provisions	(10,486)	(6,232)
Deferred revenue	(1,468,599)	(1,462,863)
Deferred tax liabilities	(239,729)	(225,537)
Other non-current financial liabilities	(3,174)	(1,131)
Trade and other payables		(2,693)
	(4,124,862)	(3,801,588)

Northern Powergrid Holdings Company (Registration number: 03476201) Consolidated Statement of Financial Position as at 31 December 2020 (continued)

	31 December 2020 £ 000	31 December 2019 £ 000
Current liabilities		
Lease liabilities	(5,518)	(4,508)
Trade and other payables	(213,299)	(210,418)
Loans and borrowings	(80,203)	(417,164)
Income tax liability	<u>-</u>	(23,701)
Deferred revenue	(64,687)	(61,273)
Provisions	(2,912)	(4,153)
Other current financial liabilities	(640)	(184)
	(367,259)	(721,401)
Total liabilities	(4,492,121)	(4,522,989)
Total equity and liabilities	(7,371,051)	(7,272,070)

Northern Powergrid Holdings Company Consolidated Income Statement for the Year Ended 31 December 2020

	2020 £ 000	2019 £ 000
Revenue	853,718	849,695
Cost of sales	(45,939)	(50,779)
Gross profit	807,779	798,916
Distribution costs	(296,955)	(285,321)
Administrative expenses	(147,531)	(146,524)
Operating profit	363,293	367,071
Other (losses)/gains	(34,011)	2,711
Finance income	986	1,363
Finance costs	(98,172)	(108,918)
Profit before tax	232,096	262,227
Income tax expense	(72,073)	(46,469)
Profit for the year	160,023	215,758
Profit attributable to:		
Owners of the Company	158,372	213,535
Non-controlling interests	1,651	2,223
	160,023	215,758

The above results were derived from continuing operations.

NV Energy, Inc. Affiliated Transactions For the Year Ended December 31, 2020

Account Description	PacifiCorp Received Services		PacifiCorp Provided Services	
Administrative services under the Intercompany Administrative Services Agreement ("IASA") (a) Mutual aid services under the Intercompany	\$	356	\$	31,761
Mutual Assistance Agreement ("IMAA") (b)		584,745		-
Total	\$	585,101	\$	31,761
Basis of pricing	(a)	(b)	(a)	
Cost of service	(a)	(b)	(a)	
The margin of charges over costs	None	None	None	
Assets allocable to the services	None	None	None	
The overall rate of return on assets	None	None	None	

⁽a) Services are performed under the IASA. Direct charges are calculated as described in Article 4(a)(i) of the attached IASA. Refer to Section VII for discussion of amounts that were based on allocation factors. The amount in the table above reflects the cost of the services.

NV Energy, Inc. is a holding company that wholly owns Nevada Power Company and Sierra Pacific Power Company. NV Energy is an indirect wholly owned subsidiary of Berkshire Hathaway Energy Company. For further information refer to Berkshire Hathaway Energy Company's Form 10-K for the year ended December 31, 2020 (File No. 001-14881) at www.sec.gov.

⁽b) Services are performed under the IMAA. Charges are calculated as described in Article 4 of the attached IMAA. The amount in the table above represents the amount recorded in the December 31, 2020 financial statements and is based on an estimate. Actual amounts incurred were \$191,571 from Nevada Power Company and \$202,498 from Sierra Pacific Power Company. A true-up will be reflected in the 2021 Affiliated Interest Report.

Nevada Power Company Affiliated Transactions For the Year Ended December 31, 2020

Account Description	PacifiCorp Received Services		PacifiCorp Provided Services	
Electricity transmission services	\$	1,393,449	\$	-
Transmission ancillary services		241,270		-
Wholesale energy purchases		1,131,238		-
Wholesale energy sales		-		967,142
Settlement adjustment		7,263		-
Administrative services under the Intercompany				
Administrative Services Agreement ("IASA") (b)		197,597		90,572
Total	\$	2,970,817	\$	1,057,714
Basis of pricing	(a)	(b)	(a)	(b)
Cost of service	(a)	(b)	(a)	(b)
The margin of charges over costs	(a)	None	(a)	None
Assets allocable to the services	(a)	None	(a)	None
The overall rate of return on assets	(a)	None	(a)	None

- (a) Electricity transmission services and transmission ancillary services provided by Nevada Power are priced pursuant to Nevada Power's Open Access Transmission Tariff ("OATT"). Electricity transmission services provided by PacifiCorp are priced based on a formula rate on file with the Federal Energy Regulatory Commission ("FERC"). Transmission ancillary services provided by PacifiCorp are priced pursuant to PacifiCorp's OATT Schedules. Wholesale energy purchases and sales are priced based on a negotiated rate capped by the selling entity's cost.
- (b) Services are performed under the IASA. Direct charges are calculated as described in Article 4(a)(i) of the attached IASA. Refer to Section VII for discussion of amounts that were based on allocation factors. The amount in the table above reflects the cost of the services.

In previous years, PacifiCorp paid Nevada Power Company ("Nevada Power") for the construction of transmission assets to be used by PacifiCorp at Nevada Power's Harry Allen substation. These assets are owned by Nevada Power and are recorded in PacifiCorp's plant-in-service as intangible assets in the gross amount of \$18,193,656 (\$6,845,941 net of accumulated depreciation) as of December 31, 2020. PacifiCorp pays Nevada Power for its share of the costs to operate and maintain these assets; for the year ended December 31, 2020 there were no operations and maintenance billings.

For further information on the following financial statements, refer to Nevada Power Company's Form 10-K for the year ended December 31, 2020 (File No. 000-52378) at www.sec.gov.

NEVADA POWER COMPANY AND SUBSIDIARIES CONSOLIDATED BALANCE SHEETS

(Amounts in millions, except share data)

		As of Dec	embe	
		2020		2019
ASSETS				
Current assets:				
Cash and cash equivalents	\$	25	\$	15
Trade receivables, net		234		215
Inventories		69		62
Derivative contracts		26		_
Regulatory assets		48		1
Prepayments		38		42
Other current assets		26		29
Total current assets		466		364
		6.701		c 520
Property, plant and equipment, net		6,701		6,538
Finance lease right of use assets, net		351		441
Regulatory assets		746		800
Other assets		72		59
Total assets	\$	8,336	\$	8,202
LIABILITIES AND SHAREHOLDER'S EQUITY Current liabilities:				
Accounts payable	\$	181	\$	194
Accrued interest	Ψ	32	Ψ	30
Accrued property, income and other taxes		25		25
Current portion of long-term debt				575
Current portion of finance lease obligations		27		24
Regulatory liabilities		50		93
Customer deposits		47		62
Asset retirement obligation		25		14
Other current liabilities		22		20
Total current liabilities		409		
Total cultent habilities		409		1,037
Long-term debt		2,496		1,776
Finance lease obligations		334		430
Regulatory liabilities		1,163		1,163
Deferred income taxes		738		714
Other long-term liabilities		257		285
Total liabilities		5,397		5,405
Commitments and contingencies (Note 13)				
Shayahaldan'a aquity				
Shareholder's equity: Common stock - \$1.00 stated value, 1,000 shares authorized, issued and outstanding				
Additional paid-in capital		2,308		2,308
Retained earnings		634		493
<u>*</u>				
Accumulated other comprehensive loss, net		(3)		2.707
Total shareholder's equity		2,939		2,797
Total liabilities and shareholder's equity	\$	8,336	\$	8,202

NEVADA POWER COMPANY AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF OPERATIONS

(Amounts in millions)

	Years	Years Ended December 31,			
	2020	2019	2018		
Operating revenue	\$ 1,998	\$ 2,148	\$ 2,184		
Operating expenses:					
Cost of fuel and energy	816	943	917		
Operations and maintenance	299	324	443		
Depreciation and amortization	361	357	337		
Property and other taxes	47	45	41		
Total operating expenses	1,523	1,669	1,738		
Operating income	475	479	446		
Other income (expense):					
Interest expense	(162)	(171)	(170)		
Allowance for borrowed funds	3	3	2		
Allowance for equity funds	7	5	3		
Other, net	19	21	17		
Total other income (expense)	(133)	(142)	(148)		
Income before income tax expense	342	337	298		
Income tax expense	47	73	72		
Net income	\$ 295	\$ 264	\$ 226		

Sierra Pacific Power Company Affiliated Transactions For the Year Ended December 31, 2020

Account Description	PacifiCorp <u>Received Services</u>		PacifiCorp Provided Services	
Electricity transmission services	\$	38,742	\$	-
Transmission ancillary services		5,665		-
Electricity transmission service over agreed-upon facilities		_		36,160
Wholesale energy purchases		6,677		-
Reserve share		9,787		27,499
Operations and maintenance		-		7,801
Administrative services under the Intercompany				
Administrative Services Agreement ("IASA") (b)		23,245		53,237
Total	\$	84,116	\$	124,697
Basis of pricing	(a)	N/A	(a)	(b)
Cost of service	(a)	N/A	(a)	(b)
The margin of charges over costs	(a)	N/A	(a)	None
Assets allocable to the services	(a)	N/A	(a)	None
The overall rate of return on assets	(a)	N/A	(a)	None

⁽a) Electricity transmission services and transmission ancillary services provided by Sierra Pacific Power Company ("Sierra Pacific") are priced pursuant to Sierra Pacific's OATT. Electricity transmission services over agreed-upon facilities are priced based on a rate schedule negotiated per the contract between PacifiCorp and Sierra Pacific. Wholesale energy purchases are priced based on a negotiated rate capped by the selling entity's cost. Reserve share is at standard pricing based on the Northwest Power Pool Reserve Sharing Agreement. Operations and maintenance costs are ultimately based on PacifiCorp's actual operations and maintenance costs incurred.

For further information on the following financial statements, refer to Sierra Pacific Power Company's Form 10-K for the year ended December 31, 2020 (File No. 000-00508) at www.sec.gov.

⁽b) Services are performed under the IASA. Direct charges are calculated as described in Article 4(a)(i) of the attached IASA. Refer to Section VII for discussion of amounts that were based on allocation factors. The amount in the table above reflects the cost of the services.

SIERRA PACIFIC POWER COMPANY BALANCE SHEETS

(Amounts in millions, except share data)

		As of December 31,			
		2020		2019	
ASSETS					
Current assets:					
Cash and cash equivalents	\$	19	\$	27	
Trade receivables, net		97		109	
Income taxes receivable		7		14	
Inventories		77		57	
Regulatory assets		67		12	
Other current assets		38		20	
Total current assets		305		239	
Property, plant and equipment, net		3,164		3,075	
Regulatory assets		267		283	
Other assets		183		74	
Total assets	\$	3,919	\$	3,671	
LIADII ITIES AND SHADEHOI DEDIS EQUITV					
LIABILITIES AND SHAREHOLDER'S EQUITY Current liabilities:					
Accounts payable	\$	108	\$	103	
Accrued interest	Ψ	14	Ψ	14	
Accrued property, income and other taxes		14		12	
Short-term debt		45		_	
Regulatory liabilities		34		49	
Customer deposits		15		21	
Other current liabilities		25		21	
Total current liabilities		255		220	
Total current intollities		233		220	
Long-term debt		1,164		1,135	
Finance lease obligations		121		40	
Regulatory liabilities		463		489	
Deferred income taxes		374		347	
Other long-term liabilities		131		120	
Total liabilities		2,508		2,351	
Commitments and contingencies (Note 13)					
Shareholder's equity:					
Common stock - \$3.75 stated value, 20,000,000 shares authorized and 1,000 issued and outstanding		_		_	
Additional paid-in capital		1,111		1,111	
Retained earnings		301		210	
Accumulated other comprehensive loss, net		(1)		(1)	
Total shareholder's equity		1,411		1,320	
Total liabilities and shareholder's equity	\$	3,919	\$	3,671	
• •		- ,	<u> </u>	-,0,1	

SIERRA PACIFIC POWER COMPANY STATEMENTS OF OPERATIONS

(Amounts in millions)

		Years Ended December 31,			
		2020		2018	
Operating revenue:					
Regulated electric	\$	738	\$ 770	\$ 752	
Regulated natural gas		116	119	103	
Total operating revenue		854	889	855	
Operating expenses:					
Cost of fuel and energy		301	337	322	
Cost of natural gas purchased for resale		62	62	49	
Operations and maintenance		162	172	190	
Depreciation and amortization		141	125	119	
Property and other taxes		23	22	23	
Total operating expenses	_	689	718	703	
Operating income		165	171	152	
Other income (expense):					
Interest expense		(56)	(48)	(44)	
Allowance for borrowed funds		2	1	1	
Allowance for equity funds		4	3	4	
Other, net		11	4	9	
Total other income (expense)	_	(39)	(40)	(30)	
Income before income tax expense		126	131	122	
Income tax expense		15	28	30	
Net income	\$	111	\$ 103	\$ 92	

PPW Holdings LLC Affiliated Transactions For the Year Ended December 31, 2020

Account Description	PacifiCorp <u>Received Services</u>	PacifiCorp Provided Services
N/A	\$ -	\$ -
Total	\$ -	\$ -
Basis of pricing	N/A	N/A
Cost of service	N/A	N/A
The margin of charges over costs	N/A	N/A
Assets allocable to the services	N/A	N/A
The overall rate of return on assets	N/A	N/A

During the year ended December 31, 2020, PacifiCorp paid no dividends to PPW Holdings LLC.

PacifiCorp is party to an income tax-sharing arrangement and is part of the Berkshire Hathaway Inc. consolidated United States federal income tax return. For certain state income taxes, PacifiCorp is part of Berkshire Hathaway Energy Company ("BHE") combined or consolidated state income tax returns. PacifiCorp's provision for income taxes has been computed on a stand-alone basis. PacifiCorp remits federal and certain state income tax payments to PPW Holdings LLC. PPW Holdings LLC then remits income tax payments to BHE, and BHE remits any federal income tax payments to Berkshire Hathaway Inc. Under this arrangement, at December 31, 2020, PPW Holdings LLC owed PacifiCorp and Pacific Minerals, Inc. \$22,364,226 and \$2,668,313, respectively.

PPW HOLDINGS LLC

BALANCE SHEET

December 31, 2020

(Amounts in thousands)

ASSETS

Current assets:	
Accounts receivable, net	\$ 3,509
Amounts due from affiliates	 85
Total current assets	3,594
Investment in subsidiaries	9,190,198
Goodwill	1,126,642
Other assets	29,095
other absolu	 25,055
Total assets	\$ 10,349,530
LIABILITIES AND EQUITY	
Current liabilities:	
Accounts payable	\$ 25
Income taxes payable	-
Total current liabilities	 25
Equity:	
Common stock	-
Additional paid-in capital	6,217,086
Retained earnings	4,129,472
Accumulated other comprehensive income, net	2,947
Total equity	 10,349,505
Total liabilities and equity	\$ 10,349,530

PPW HOLDINGS LLC STATEMENT OF OPERATIONS

For the Year Ended December 31, 2020

(Amounts in thousands)

Operating revenue	\$
Operating costs and expenses:	
Operations and maintenance	25
Total operating costs and expenses	25
Operating income	(25)
Other income (expense):	
Interest income	1,977
Other	739,336
Total other income (expense)	741,313
Income before income tax benefit	741,288
Income tax benefit	549
Net income	740,739
Net income attributable to noncontrolling interests	162
Net income attributable to PPW Holdings LLC	\$ 740,577

Fossil Rock Fuels, LLC Affiliated Transactions For the Period from January 1, 2020 to August 26, 2020^(a)

Account Description	PacifiCorp Received Service	PacifiCorp <u>Provided Services</u>
N/A	\$	_ \$
Total	\$	- \$ -
Basis of pricing	N/A	N/A
Cost of service	N/A	N/A
The margin of charges over costs	N/A	N/A
Assets allocable to the services	N/A	N/A
The overall rate of return on assets	N/A	N/A

⁽a) During the third quarter of 2020, PacifiCorp dissolved Fossil Rock Fuels, LLC. Accordingly, this report reflects the transactions between PacifiCorp and Fossil Rock Fuels, LLC that occurred between January 1, 2020 and August 26, 2020.

During the period from January 1, 2020 to August 26, 2020, Fossil Rock Fuels, LLC paid dividends of \$87,149, and returned \$22,336,770 of capital to PacifiCorp.

Pacific Minerals, Inc. Affiliated Transactions For the Year Ended December 31, 2020

Account Description	PacifiCorp <u>Received Services</u>		PacifiCorp Provided Services
(a)	\$		\$ -
Total	\$	_	\$ -
Basis of pricing	N/A		N/A
Cost of service	N/A		N/A
The margin of charges over costs	N/A		N/A
Assets allocable to the services	N/A		N/A
The overall rate of return on assets	N/A		N/A

⁽a) Refer to Section III for information regarding loans and associated interest between PacifiCorp and Pacific Minerals, Inc. ("PMI").

The following item is excluded from the table above:

• Employee services provided by PMI to Bridger Coal. PMI is the entity that employs the individuals that work for Bridger Coal. PMI charges Bridger Coal for these employees' services, including labor, pensions and benefits costs. Bridger Coal then inherently charges PacifiCorp for its 66.67% share of this payroll expense in the cost of fuel.

During the year ended December 31, 2020, Bridger Coal made equity distributions to PMI and PMI made equity contributions to Bridger Coal for a net distribution of \$27,400,000.

During the year ended December 31, 2020, PMI paid a dividend of \$60,000,000 to PacifiCorp.

PacifiCorp is party to an income tax-sharing arrangement and is part of the Berkshire Hathaway Inc. consolidated United States federal income tax return. For certain state income taxes, PacifiCorp is part of Berkshire Hathaway Energy Company ("BHE") combined or consolidated state income tax returns. PacifiCorp's provision for income taxes has been computed on a stand-alone basis. PacifiCorp remits federal and certain state income tax payments to PPW Holdings LLC. PPW Holdings LLC then remits income tax payments to BHE, and BHE remits any federal income tax payments to Berkshire Hathaway Inc. Under this arrangement, at December 31, 2020, PPW Holdings LLC owed PacifiCorp and Pacific Minerals, Inc. \$22,364,226 and \$2,668,313, respectively.

PACIFIC MINERALS, INC.

BALANCE SHEET

December 31, 2020

(Amounts in thousands)

ASSETS

Current assets:	
Cash and cash equivalents	\$ 1,234
Amounts due from affiliates	33,499
Other current assets	220
Total current assets	 34,953
Investment in unconsolidated subsidiaries	 74,231
Total assets	\$ 109,184
LIABILITIES AND EQUITY	
Current liabilities:	
Accounts payable	\$ 62
Amounts due to affiliates	-
Accrued employee expenses	3,423
Accrued property and other taxes	 928
Total current liabilities	4,413
Deferred income taxes	(17,951)
Other long-term liabilities	 781
Total liabilities	 (12,757)
Equity:	
Common stock	-
Additional paid-in capital	47,960
Retained earnings	73,981
Total equity	121,941
Total liabilities and equity	\$ 109,184

PACIFIC MINERALS, INC. STATEMENT OF OPERATIONS

For the Year Ended December 31, 2020

(Amounts in thousands)

Operating revenue	\$ -	_
Operating costs and expenses:		
Taxes other than income taxes	32	_
Operating loss	(32))
Other income (expense):		
Interest expense	(2))
Interest income	91	
Other	20,204	
Total other income (expense)	20,293	_
Income before income tax expense	20,261	
Income tax expense	2,073	
Net income	\$ 18,188	_

Bridger Coal Company Affiliated Transactions For the Year Ended December 31, 2020

Account Description	PacifiCorp eived Services	PacifiCorp Provided Services		
Coal purchases ^(a) Information technology and administrative services	\$ 127,986,980	\$	1,319,719	
Total	\$ 127,986,980	\$	1,319,719	
Basis of pricing	(b)		(c)	
Cost of service	(b)		(c)	
The margin of charges over costs	None, (b)		None	
Assets allocable to the services	None		None	
The overall rate of return on assets	None		None	

- (a) Represents the cost of coal purchased by PacifiCorp from Bridger Coal Company ("Bridger Coal") during the year ended December 31, 2020, and is PacifiCorp's 66.67% share equal to its ownership interest in Bridger Coal. Refer also to (b) below.
- (b) Although coal purchased from Bridger Coal is priced at Bridger Coal's cost plus a margin, coal purchases are reflected on PacifiCorp's books at Bridger Coal's cost and any margin is eliminated resulting in both fuel inventory and fuel expense being reflected at Bridger Coal's cost in PacifiCorp's state ratemaking and generally accepted accounting principles books. Costs are reflected as fuel inventory upon purchase and recognized as fuel expense as consumed.
- (c) Costs incurred by PacifiCorp on behalf of Bridger Coal are charged at direct cost. Labor is charged at PacifiCorp's fully loaded cost plus administrative and general expense.

The following items are excluded from the table above:

- Services provided by Berkshire Hathaway Energy Company to Bridger Coal in the amount of \$7,898.
- Services provided by HomeServices of America, Inc. to Bridger Coal in the amount of \$61,881.
- Services provided by MidAmerican Energy Company to Bridger Coal in the amount of \$36,975.
- Employee services provided by Pacific Minerals, Inc. ("PMI") to Bridger Coal. PMI is the entity that employs the individuals that work for Bridger Coal. PMI charges Bridger Coal for these employees' services, including labor, pensions and benefits costs. Bridger Coal then inherently charges PacifiCorp for its 66.67% share of this payroll expense as part of the coal purchases shown in the table above.

During the year ended December 31, 2020, Bridger Coal made equity distributions to PMI and PMI made equity contributions to Bridger Coal for a net distribution of \$27,400,000.

December 31, 2020	Bridger Coal		
	Company Current Balance		Current Balance
ASSETS		LIABILITIES	
Cash & Temporary Investments		Accounts Payable - Trade	
		AP Goods Received Not Invoiced	-1,742,756.84
Cash JP Morgan Chase Temporary Investments	5,105,765.09 0.00	AP Unpaid Invoices AP Manual Accruals	-1,400,853.90 -1,552,181.85
Total Cash and Temporary Investments	5,105,765.09	Accrued Settlement Provisions	-10,145.00
Accounts Receivable Trade		Total Accounts Payable Trade	-4,705,937.59
AR Trade Idaho Power AR Trade Return to Vendors	6,302,734.00 0.00	Accounts Payable Intercompany AP Inco Pacific Electric Operations	
AR Employee Travel Advan	0.00	AP Inco PMI	-4,075,662.88
AR Trade Other	3,232.60 6,305,966.60	AP Inco PacifiCorp	-167,809.16
Total Accounts Receivable Trade Accounts Receivable Interco	6,305,966.60	Total Accounts Payable Intercompany Payroll Liabilities	-4,243,472.04
AR Inco PMI	0.00	Accrued Bonus - AIP Corporate	0.00
AR Inco PP&L Total Accounts Receivable Interco	12,768,154.00 12,768,154.00	Accrued Bonus - Other Accrued Retention Bonus	-189,541.74 0.00
Coal Inventory	12,700,104.00	Accrued Severance	-3,539,639.00
Surface Coal	186,875.07	Total Payroll Liabilities	-3,729,180.74
Commingled Coal UG CM/LW Coal	0.00 24,719,446.73	Royalties and Taxes Payable Accrued Royalties - BLM	-1,356,068.80
Inventoried Coal Production Tax/Royalties	2,702,798.58	Accrued Royalties - ALC	-151,254.87
Total Coal Inventory	27,609,120.38	Accrued Royalties - State of Wyoming	137,804.68
Material and Supplies Inventory Materials and Supplies Inventory- Surface	10,680,426.13	Production Tax Payable - Severance Production Tax Payable - Wyoming Extraction	-1,152,669.06 -11,082,844.86
Materials and Supplies Inventory- Underground	6,142,145.07	Production Tax Payable - Federal Reclamation	-220,269.08
Materials and Supplies on Consignment	0.00 4,087.63	Production Tax Payable - Black Lung	-93,709.55 -707,123.47
Materials and Supplies Return Exchange Loaner Materials and Supplies Inactive Obsolete Reserve	-3,745,545.04	Taxes Payable - Property Taxes Payable - Sales & Use	-169,464.25
Materials and Supplies Inventory Clearing	0.00	Total Taxes Payable	-14,795,599.26
Total Material and Supplies Inventory Prepayments and Other Current Assets	13,081,113.79	Other Non-Current Liabilities Production Tax Long Term	-4,539,287.07
OthCurAsset/Prepaid Expenses	0.00	ARO Reg. Liab. Unrealized Earnings	-41,304,883.08
OthCurAsset/Diesel Clearing	0.00	ARO Regulatory Liability	-75,932,514.72
OthCurAsset/Gasoline Clearing OthCurAsset/NonIssue Stock Clearing	0.00 0.00	ARO Liability Minority Interest	-153,217,358.31
OthCurAsset/Emulsion Clearing	0.00	Total Other Non-Current Liabilities	-274,994,043.18
OthCurAsset/KLS EPS Clearing	0.00	Total-Liabilities	-302,468,232.81
OthCurAsset/Prill Clearing OthCurAsset/Components Clearing	0.00 0.00	Equity	
OthCurAsset/Suspense	0.00	Equity	
Total Prepays & Other Current Assets	0.00	Owner's Equity - Common Stock	
Investment in Subsidiary Investment in Subs - Bridger		Common Stock Total Owner's Equity - Common Stock	0.00
Total Investment in Subsidiary	0.00	Paid-in Capital	
Property Plant & Equipment Land	6,211.00	Paid in Capital Total Paid In Capital	0.00
Land Improvements	12,207,676.14	Contributions	0.00
Mine Development	20,960,258.64	Contributions - Pacific Minerals Inc.	-58,000,000.00
Buildings & Improvements Capitalized Interest	46,303,376.63 410,399.65	Contributions - Idaho Energy Resources Total Contributions	-29,000,000.00 -87,000,000.00
Haul Roads	15,370,873.97	Distributions	07,000,000.00
Mining Equipment	168,106,833.80	Distributions - Pacific Minerals Inc.	85,400,000.00
Vehicles Office Furniture & Equipment	149,048,878.51 160,487.65	Distributions - Idaho Energy Resources Total Distributions	42,700,000.00 128,100,000.00
Computer Hardware & Software	4,576,750.62	Retained Earnings	,,
Other Equipment	11,893,684.33	Retained Earnings Current Year Income	20 200 270 00
Mineral Rights Sub-Total Property Plant and Equipment	15,520,571.88 444,566,002.82	Retained Earnings Pacific Minerals Inc.	-30,306,272.96 -81,426,495.51
Accumulated Depreciation		Retained Earnings Idaho Energy Resources	-40,713,247.70
AD Land Improvements AD Mine Development	-11,116,125.32 -15,926,598.72	Total Retained Earnings Total Equity	-152,446,016.17 -111,346,016.17
AD Buildings & Improvements	-38,531,681.14	Total Liabilities and Equity	-413,814,248.98
AD Capitalized Interest	-342,222.90		
AD Haul Roads AD Mining Equipment	-13,586,594.61 -153,887,993.57		
AD Vehicles	-117,015,198.71		
AD Office Furniture & Equipment	-152,435.51		
AD Computer Hardware & Software AD Other Equipment	-3,991,255.47 -10,419,003.20		
AD Mineral Rights	-12,300,309.17		
Sub-Total Accumulated Depreciation	-377,269,418.32		
Total Property, Plant & Equipment Construction Work In Process	67,296,584.50		
CWIP Additions	3,147,345.18		
CWIP Capitalizations Total Construction Work in Progress	-1,677,455.71 1,469,889.47		
Other Non-Current Assets	1, 100,000. 17		
Deferred Longwall	5,179,145.02		
Reclamation Trust Fund Reclamation Trust Earnings	38,520,236.92 124,692,583.59		
Reclamation Trust Tax Withheld	-5,757,510.90		
Reclamation Trust Market Value Reclamation Trust Drawdown	41,304,883.08		
Reclamation Trust Drawdown Reclamation Trust Adtl Contributions 2010	-131,101,281.92 115,672,565.70		
Asset Retirement Obligation	177,123,444.00		
ARO - Accumulated Depreciation Employee Housing Project	-85,633,847.00 177,436.66		
Total Other Non-Current Assets	280,177,655.15		
Total - Assets	413,814,248.98		

December 31, 2020	Bridger Coal Company Current Balance
Current Year Income	
Coal Sales Revenue	
Revenue Coal PP& L	-148,181,887.00
Revenue Coal Idaho Power	-68,340,573.00
Total Coal Sales Revenue	-216,522,460.00
Revenue Equity in Subsidiary	
Revenue Equity in Bridger	
Total Revenue Equity in Subsidiary	0.00
Other Operating Revenue	
Miscellaneous Other	0.00
Gain Loss on Sale of Assets	54,699.51
Third Party Interest	-18,562.87
Total Other Operating Revenue	36,136.64
Total Revenue	-216,486,323.36
Operating Expense	
Labor	37,576,490.00
AIP Bonus	626,879.00
Retention Bonus	0.00
Severance	786,309.00
Payroll Overhead	10,486,038.17
Employee Related	942,303.98
Materials & Supplies	39,222,643.32
Equipment	0.00
Outside Services	17,014,552.14
Administrative Other	668,965.89
Charge Outs	9,670,040.07
Total Operating Expense	116,994,221.57
Non-Operating Expense	
Depreciation and Amortization	33,148,240.78
Royalties	14,912,825.99
Taxes Other Than Income	20,429,721.96
Management Fee	670,800.00
Asset Abandonment	0.00
Total Non-Operating Expense	69,161,588.73
Total Expense	186,155,810.30
Profit Before Minority Interest and Taxes	-30,330,513.06
Interest Expense	
Other Interest	24,240.10
Minority Interest	
Total Interest and Other	24,240.10
Income Before Federal Income Taxes	-30,306,272.96
Federal Income Taxes	
Current Federal Income Tax	
Deferred Federal Income Tax	
Total Federal Income Taxes	0.00
Net Income	-30,306,272.96

Trapper Mining Inc. Affiliated Transactions For the Year Ended December 31, 2020

Account Description		PacifiCorp eived Services	Pacifi Provided	-
Coal purchases (a)	\$	16,849,542	\$	-
Board of directors fees and associated board meeting costs		-		4,532
Total	\$ 16,849,542		\$	4,532
Basis of pricing		(b)	(c	:)
Cost of service	(b)		(c)	
The margin of charges over costs	None, (b)		(c	:)
Assets allocable to the services		None (d		:)
The overall rate of return on assets		None (:)

- (a) Represents the cost of coal purchased by PacifiCorp from Trapper Mining Inc. during the year ended December 31, 2020. Refer also to (b) below.
- (b) Although coal purchased from Trapper Mining Inc. is priced at Trapper Mining Inc.'s cost plus a margin, coal purchases are reflected on PacifiCorp's books at Trapper Mining Inc.'s cost and any margin is eliminated resulting in both fuel inventory and fuel expense being reflected at Trapper Mining Inc.'s cost in PacifiCorp's state ratemaking and generally accepted accounting principles books. Costs are reflected as fuel inventory upon purchase and recognized as fuel expense as consumed.
- (c) Charges for the board of directors' fees and associated board meeting costs are based on a flat fee of \$1,000 per board meetings plus lodging expenses.

During the year ended December 31, 2020, Trapper Mining Inc. paid a dividend of \$60,573 to PacifiCorp.

Trapper Mining Inc. Consolidated Balance Sheet December 31, 2020 (Unaudited)

Assets:	
Current Assets:	
Cash & Cash Equivalents	\$ 28,827,778
Accounts Receivable	8,017,130
Inventories	5,070,961
Prepaid and Other Current Assets	265,149
Current Reclamation Receivable from Buyers	 2,847,841
Total Current Assets	\$ 45,028,859
Property, Equipment and Facilities before FAS 143:	
Lands and Leases	\$ 17,748,984
Development Costs	2,834,815
Equipment and Facilities	 133,486,240
Total Property, Equipment and Facilities (Cost)	\$ 154,070,039
Less Accumulated Depreciation and Amortization	(126,248,182)
Total Property, Equipment and Facilities (Net)	\$ 27,821,857
FAS 143 Property, Equipment and Facilities (Net)	7,290,382
Grand Total Property, Equipment and Facilities (Net)	\$ 35,112,239
Reclamation Receivable from Buyers	12,140,548
Restricted Funds - Black Lung	500,000
Deferred Income Tax Asset	 -
Total Assets	\$ 92,781,646
Liabilities and Members' Equity:	
Current Liabilities:	
Accounts Payable	\$ 3,167,202
Accrued Payroll Expenses	3,560,525
Accrued Production Taxes	1,195,472
Accrued Royalties	553,986
Current Portion Asset Retirement Liability	2,847,841
Total Current Liabilities	\$ 11,325,026
Asset Retirement Liability	19,430,930
Other Long-Term Liabilities	793,332
Total Liabilities	\$ 31,549,288
Members' Equity	
Paid in Capital @ 1/1/98	\$ 20,324,925
Patronage Equity - Prior Year	36,585,819
Non-Patronage Equity - Prior Year	2,620,881
Patronage Equity - Current Year	1,869,280
Non-Patronage Equity - Current Year	(168,547)
Total Members' Equity	\$ 61,232,358
Total Liabilities and Members' Equity	\$ 92,781,646

TRAPPER MINING INC CONSOLIDATED NET INCOME AS OF: DECEMBER 31, 2020

		ET INCOME AR TO DATE
TRAPPER MINING		1,892,039.78
WILLIAMS FORK MINING		(220,112.85)
WILLIAMS FORK LAND		 (22,759.86)
NET INCOME (LOSS) BEFORE	E TAX	\$ 1,649,167.07
TAX BENEFIT (PROVISION)		 51,566.00
NET INCOME (LOSS) AFTER	 1,700,733.07	
SALT RIVER	32.10%	(54,103.53)
TRI-STATE	26.57%	(44,782.88)
PACIFICORP	21.40%	(36,069.02)
PLATTE RIVER	19.93%	(33,591.38)
TOTAL NONPATRONAGE INC	COME (LOSS)	 (168,546.81)
SALT RIVER	32.10%	600,038.84
TRI-STATE	26.57%	496,667.67
PACIFICORP	21.40%	400,025.89
PLATTE RIVER	19.93%	 372,547.48
TOTAL PATRONAGE INCOM	E (LOSS)	 1,869,279.88
TOTAL INCOME (LOSS)		1,700,733.07

PacifiCorp Foundation Affiliated Transactions For the Year Ended December 31, 2020

Account Description	PacifiCo <u>Received Ser</u>	PacifiCorp Provided Services		
Administrative support services	\$		\$	162,444
Total	\$		\$	162,444
Basis of pricing	N/A			(a)
Cost of service	N/A		(a)	
The margin of charges over costs	N/A	/A None		None
Assets allocable to the services	N/A			None
The overall rate of return on assets	N/A			None

⁽a) Costs incurred by PacifiCorp on behalf of affiliates are charged at direct cost. Labor is charged at PacifiCorp's fully loaded cost plus administrative and general expense.

PacifiCorp Foundation

Statement of Financial Position

(in dollars)

(Unaudited - Internal Use Only)

	12/31	/2020
Assets: Cash	\$	(0)
Restricted investments: Interest receivable Commingled investments Total restricted investments		- 317,893 317,893
Total assets Liabilities: Accounts payable Grants payable Total liabilities	57,3	9,422 9,422
Net assets	\$ 57,3	308,470

PacifiCorp Foundation

Statement of Income and Changes in Net Assets For the Year Ended December 31, 2020

(in dollars)

(Unaudited - Internal Use Only)

	Year-to-Date
Revenue and contributions: Stock Contribution made by PacifiCorp Interest income Dividends Realized gain/(loss) on sale of investment Unrealized gain/(loss) on investment Capital gains on partnership investments Miscellaneous income: security litigation income Total revenues/(losses) and contributions	\$ 48 986,195 911,589 5,599,230 116,807 580 7,614,449
Expenses: Grants:	
Health, welfare and social services Education Culture and arts Civic and community betterment Giving campaign match	561,500 530,150 189,875 242,755 367,476
Matching gift program Small community capital projects Rocky Mountain Power Foundation special grants	68,714 126,700 159,280
Pacific Power Foundation special grants Global Days of Service Other Community Pledge Grants expensed in prior periods	27,400 80,160 - (20,000)
Total grants Administrative expenses Investment management fees Taxes Bank fees Total expenses	2,334,009 187,444 2,183 42,968 3,545 2,570,151
Net assets increase (decrease)	5,044,298
Net assets beginning of period	52,264,171
Net assets end of period	\$ 57,308,470

Cottonwood Creek Consolidated Irrigation Company Affiliated Transactions For the Year Ended December 31, 2020

Account Description	Pa <u>Recei</u>	PacifiCorp Provided Services		
Annual assessment fees	\$	327,886	\$	-
Total	\$	327,886	\$	
Basis of pricing		(a)	N/A	
Cost of service		(a)		
The margin of charges over costs		None		
Assets allocable to the services		None	N/A	
The overall rate of return on assets		None	N/A	

⁽a) Under section 501(c)12 of the Internal Revenue Code, Cottonwood Creek Consolidated Irrigation Company operates at cost.

At December 31, 2020, PacifiCorp's plant-in-service included the following assets related to Cottonwood Creek Consolidated Irrigation Company: \$6,052,845 (\$4,418,074 net of accumulated depreciation) for a water supply project (including allowance for funds used during construction and capital surcharge) and \$65,431 (\$27,218 net of accumulated depreciation) for water rights.

Cottonwood Creek Consolidated Irrigation Company Income Statement For the Year Ending December 31, 2020

Account Name	Beginning Balance	Receipts	Disl	oursements	Ending Balance
General Fund	\$ 389,289	\$ 56,705	\$	60,383	\$ 385,610
Loan Payment	-	276,000		276,000	-
Interest Earnings	32,538	26,832		-	59,371
Stock Water Pipeline	52,651	10,350		4,535	58,466
Project Water Fund	-	22,382		22,382	-
River Commissioner	10,149	-		4,752	5,397
Swasey Ditch	5,017	882		-	5,899
Peacock Ditch	11,091	2,438		-	13,529
Joe's Valley/Black Caynon	(3,359)	7,759		-	4,400
Fund Adjustment	25,011,087	276,000		3,314	25,283,773
	 25,508,463	 679,348		371,365	 25,816,446
O&M O&M Irrigation Mammoth Canal	36,104 - 36,104	62,920 5,279 68,199		62,993 5,279 68,271	36,031 - 36,031
O&M Reservior	 <u>-</u>	14,049		14,049	
Total O&M	 36,104	 82,248		82,320	36,031
Construction Project Capitalization C&W Blue Cut Upper Mammoth Lower Mammoth Jorgensen/Wilberg Peacock Jones Curtis Total Construction	 - - - - - - -	88,879 2,208 10,881 11,439 33,541 - - 146,948		5,495 16,034 13,932 2,336 14,563 22,475 244,178 319,011	 83,384 (13,825) (3,051) 9,103 18,979 (22,475) (244,178) (172,063)
Grand Total	\$ 25,544,566	\$ 908,544	\$	772,697	\$ 25,680,414

Cottonwood Creek Consolidated Irrigation Company Balance Sheet December 31, 2020

Account Name	1	Beginning Balance	Receipts Disbursements		Ending Balance	
EUCCU Savings	\$	25	\$ -	\$	-	\$ 25
Zions Bank - Payroll		2,147	42,608		43,240	1,515
Zions Bank - Construction		14,756	73,069		77,352	10,474
Zions Bank - Operating		443,494	245,861		68,303	621,052
EUCCU Checking		-	302,007		300,963	1,044
EUCCU Money Market		410,830	1,695		46,336	366,189
Accounts Receivable		25,485	534,710		557,477	2,718
Zions CD 12 Month		251,391	4,274		255,664	-
EUCCU CD 24 Month		315,383	7,998		-	323,381
EUCCU CD 60 Month		421,603	12,859		-	434,462
Property & Equipment		28,763,680	-		-	28,763,680
Inventory		13,875	-		-	13,875
Accounts Payable		-	-		268	(268)
Loan UT Water Resources		(5,118,102)	260,369			(4,857,733)
Totals	\$	25,544,566	\$ 1,485,450	\$	1,349,602	\$ 25,680,414

Ferron Canal & Reservoir Company Affiliated Transactions For the Year Ended December 31, 2020

Account Description		acifiCorp	PacifiCorp Provided Services	
Annual assessment fees	\$	669,113	\$ -	
Payment for water rights (a)		577,878	-	
Credit received (a)		(214,484)		
Total	\$ 1,032,507		\$ -	
		_		
Basis of pricing		(b)	N/A	
Cost of service	(b)		N/A	
The margin of charges over costs	None		N/A	
Assets allocable to the services	None		N/A	
The overall rate of return on assets		None	N/A	

⁽a) During the year ended December 31, 2020, PacifiCorp paid for the right to obtain 7,000 acre-feet of water and received a credit representing PacifiCorp's share of the water rights payment based on its percentage ownership in Ferron Canal & Reservoir Company.

At December 31, 2018, PacifiCorp's plant-in-service included the following asset related to Ferron Canal & Reservoir Company: \$383,772 (\$159,640 net of accumulated depreciation) for water rights.

⁽b) Under section 501(c)12 of the Internal Revenue Code, Ferron Canal & Reservoir Company operates at cost.

FERRON CANAL & RESERVOIR CO. Balance Sheet

As of December 31, 2020

214,199.44 4,208.37 28.25 2,524,236.62 991,840.72 18,128.06 338,940.68 4,087,345.52
4,208.37 28.25 2,524,236.62 991,840.72 18,128.06 338,940.68
28.25 2,524,236.62 991,840.72 18,128.06 338,940.68
991,840.72 18,128.06 338,940.68
18,128.06 338,940.68
4,087,345.52
-1.76
-1.76
4,087,343.76
4,087,343.76
-130,679.13
-130,679.13
726.54
726.54
-129,952.59
-129,952.59
3,163,554.34 1,053,742.01
4,217,296.35
4,087,343.76

FERRON CANAL & RESERVOIR CO. Profit & Loss

January through December 2020

	Jan - Dec 20
Income *WATER LEASE	4,000.00
INCOME CERTIFICATE TRANSFERS MILLSITE REHAB STATE FUNDS INCOME - Other	55.00 5,211,756.54 91,823.40
Total INCOME	5,303,634.94
REVENUE SOLAR - SWINERTON	1,549,211.20 42,908.13
Total Income	6,899,754.27
Gross Profit	6,899,754.27
Expense Bank Service Charge EQUIPMENT	3.00
LEASE TOOLS	8,400.00 635.97
Total EQUIPMENT	9,035.97
GENERAL BOARDMEMBER HEALTH INSURANCE ALLOWANCE INSURANCE LEGAL NOTICE LOAN PAYMENTS OFFICE SUPPLIES PAYROLL EXPENSES PERMITS POWER REGISTRATIONS TELEPHONE TRAVEL EXPENSE	930.00 32,400.00 30,685.00 40.00 163,100.00 6,105.24 113,483.57 344.13 3,404.37 180.00 4,683.28 375.00
WATER/POP/GROCERIES GENERAL - Other Total GENERAL	968.65 5,812.50 362,511.74
IRRIGATION REPAIRS SUPPLIES	11,403.77 29,749.37
Total IRRIGATION	41,153.14
MAINTENANCE BUILDING EQUIPMENT PURCHASES EQUIPMENT REPAIRS FUEL NORTH STOCKWATER LINE SUPPLIES	35,190.59 49,125.43 13,413.34 11,521.90 90.00 3,200.00 9,389.27
Total MAINTENANCE	121,930.53
MILLSITE REHABILITATION EMERY COUNTY FERRON CANAL PORTION STATE OF UTAH PORTION EMERY COUNTY - Other	1,714,348.42 1,069,022.94 40.00
Total EMERY COUNTY	2,783,411.36

FERRON CANAL & RESERVOIR CO. Profit & Loss

January through December 2020

Continued

	Jan - Dec 20
ENGINEERING SERVICES MILLSITE	1,770,128.39
IN-KIND MATCH EXPENSES	31,366.63
MILLSITE REHABILITATION - Other	13,547.97
Total MILLSITE REHABILITATION	4,598,454.35
Reconciliation Discrepancies SOLAR PROJECT	-0.01
SOLAR - ELDON PRICE	29,615.60
SOLAR - MIKE RILEY	307.49
SOLAR PROJECT - Other	32,458.95
Total SOLAR PROJECT	62,382.04
TRANSFER TO CHECKING VEHICLES	650,000.00
REGISTRATION	541.50
Total VEHICLES	541.50
Total Expense	5,846,012.26
Income	1,053,742.01

Net

Huntington Cleveland Irrigation Company Affiliated Transactions For the Year Ended December 31, 2020

Account Description		cifiCorp ved Services	PacifiCorp Provided Services
Annual assessment fees	\$	528,309	\$ -
Total	\$	\$ -	
Basis of pricing		(a)	N/A
Cost of service		N/A	
The margin of charges over costs		N/A	
Assets allocable to the services		N/A	
The overall rate of return on assets		None	N/A

⁽a) Under section 501(c)12 of the Internal Revenue Code, Huntington Cleveland Irrigation Company operates at cost.

At December 31, 2018, PacifiCorp's plant-in-service included the following assets related to Huntington Cleveland Irrigation Company: \$22,292,513 (\$12,886,779 net of accumulated depreciation) for a water supply project (including allowance for funds used during construction and capital surcharge) and \$1,471,639 (\$489,798 net of accumulated depreciation) for water rights.

HUNTINGTON-CLEVELAND IRRIGATION COMPANY STATEMENT OF FINANCIAL POSITION AS OF DECEMBER 31, 2019 AND 2020

	-	TOTAL ALL FUNDS			
		2019		2020	
<u>ASSETS</u>					
CURRENT ASSETS;					
Cash and cash equivalents	\$	368,242	\$	367,642	
Accounts receivable:					
Shareholder assessments		22,686		24,277	
Prepaid Insurance		6,934	mar en ejec mejer	6.501	
Total current assets	\$	397,862	_\$_	398,420	
NONCURRENT ASSETS:					
Fixed Assets:					
Land	\$	41.722	\$	41,722	
Buildings		81,320		81,320	
Easements		116,718		116,718	
Water rights		3,096,469		3,096,469	
Vehicles		16,487		16.487	
Office equipment		5,840		7,291	
Other equipment		62,496		62,496	
Diversion structures		72,143		99,204	
Storage facilities improvements		4,797,808		4,797,807	
Irrigation System		56,925,942		56,925,942	
Accumulated depreciation		(9.159,570)		(10,384,137)	
Total noncurrent assets	\$	56,057,375	_\$	54,861,319	
Total assets	\$	56,455,237	\$	55,259,739	

HUNTINGTON-CLEVELAND IRRIGATION COMPANY STATEMENTS OF FINANCIAL POSITION AS OF DECEMBER 31, 2019 AND 2020

	TOTAL ALL FUNDS				
		2019		2020	
LIABILITIES AND NET ASSETS					
CURRENT LIABILITIES:					
Accounts payable	\$	2,283	\$	474	
Wages payable		4,772		3,599	
Payroll taxes payable		5,098		5,110	
Accrued interest payable		3,110		3,008	
Current portion of long-term liabilities		139,690		138.585	
Total current liabilities	\$	154,953	\$	150,776	
LONG-TERM LIABILITIES:					
Notes payable (Note 6)	\$	2,674,146	\$	2,535,543	
Total long-term liabilities	\$	2,674,146	\$	2,535,543	
Total liabilities	\$	2,829.099	\$	2,686.319	
NET ASSETS:					
Without donor restrictions					
Unrestricted:		53,626,138	\$	52,573,420	
Total net assets		53,626,138	\$	52,573,420	
Total liabilities and net assets	\$	56,455,237	\$	55,259,739	

HUNTINGTON-CLEVELAND IRRIGATION COMPANY STATEMENT OF ACTIVITIES FOR THE YEARS ENDED DECEMBER 31, 2019 AND 2020

	2019			2020		
	OPE	RESTRICTED ERATIONS & INTENANCE	UNRESTRICTED OPERATIONS & MAINTENANCE			
Charges for Services.						
A Water Assessment	\$	175,893	\$	176,046		
B Water Assessment		90,884		90,884		
Municipal and Industry Assessment		577,927		578,043		
Lawrence Project		7,444				
Meter Assessment		31,875		34,875		
Minimal Assessment Adjustments		2,549		2,804		
Net charges for services	.\$	886,572	\$	882,652		
Governmental grants (restated)	\$	5,975	\$	8,350		
Other Revenue:						
Certificate Transfers	S	2,613	\$	5,130		
Late Fees		6,052		1,336		
Interest		3,609		1,532		
Reimbursements		8,776		19,795		
Miscellaneous		1,828	~~~	6,232		
Total other revenue	\$	22,878	\$	34,025		
Total revenues	\$	915,425	\$	925,027		
Expenses:						
Program services:						
Water Master Wage	5	66,680	S	69,574		
Reservoir Manager Wage		18,378		18,378		
Payroll Benefits		15,495		7,072		
Non project water O & M		2,776		1,868		
Charge for water through the reservoir		500				
Joe's Valley Dam Repayment		26,198		26,198		
O&M - EWCD		30,821		30,821		
Huntington Dam Repayment		11,154		11,154		
Water System Maintenance		420,694		427,613		
Water Rights Assessments		20,728		25,926		
Beaver & Muskrat Control				800		
Vehicle and Equipment Expense		15,031		5,651		
Material and Supplies		11,818		3,240		
Insurance		13,954		14,329		
Depreciation		1,212,292		1,224,567		
Interest expense		37,698		36,499		
Miscellaneous		2,414		15,173		
Total program expenses	\$	1,906,631	\$	1,918,863		

(Continued)

IRENTINGTON-CLEVELAND IRRIGATION COMPANY STATEMENTS OF ACTIVITIES FOR THE YEARS ENDED DECEMBER 31, 2019 AND 2020

		2019	2020		
	OPI	RESTRICTED ERATIONS & INTENANCE	OP	RESTRICTED ERATIONS & INTENANCE	
Support Services:					
Secretary Wage	\$	28,258	\$	29,612	
Payroll Benefits		2,235		2,393	
Office Rent		3,300			
Accounting and Auditing		6,850		8,220	
Legal Fees		3,428		5,271	
Telephone and Internet		6,006		6,735	
Office Supplies		1,606		4,630	
Postage		693		1,023	
Meetings		50			
Bank Charges and Fees		493		524	
Travel		1,707		474	
Total support services	S	54,626	\$	58,882	
Total expenses	\$	1,961,257	_\$_	1,977,745	
Change in net assets	\$	(1,045,832)	\$	(1,052,718)	
Net assets, beginning of year		54,671,970		53,626,138	
Net assets, end of year	\$	53,626,138	\$	52,573,420	

III. Loans

The following information on loans to and from affiliates of PacifiCorp includes the following:

- A. The month-end amounts outstanding, separately for short-term and long-term loans.
- B. The highest amount outstanding during the year, separately for short-term and long-term loans.
- C. A description of the terms and conditions for loans, including the basis for interest rates.
- D. The total amount of interest charged or credited and the weighted average rate of interest, separately for short-term and long-term loans.
- E. Specify the commission order(s) approving the transaction, where such approval is required by law.

Loan Summary to and from affiliates for the year ended December 31, 2020

		Pacific Minerals, Inc.
A.	The month-end amounts outstanding, separately for short-term and long-term	
	loans. Short-term loans:	
	January - December	(a)
	sulfactly December	(u)
	Long-term loans:	N/A
B.	The highest amount outstanding during the year, separately for short-term and	
	long-term loans.	
	Maximum short-term loan to affiliate:	¢ 9.219.000
	Amount Date	\$ 8,218,000
	Maximum short-term loan from affiliate:	July 15, 2020
	Amount	\$ 60,000,000
	Date	January 1, 2020
	Date	January 1, 2020
	Long-term loans to or from affiliate:	N/A
C.	A description of the terms and conditions for loans, including the basis for interest rates.	Pursuant to the terms and conditions of the Umbrella Loan Agreement
D.	The total amount of interest charged or credited and the weighted average rate of interest, separately for short-term and long-term loans. Short-term loans:	
	Interest expense charged	\$ 68,131
	Interest income credited	\$ 1,908
	Weighted average interest rate	(a)
	Long-term loans:	N/A
E.	Specify the commission order(s) approving the transaction, where such approval is required by law.	Refer to Appendix A

⁽a) Refer to the "PacifiCorp – Pacific Minerals, Inc. Umbrella Loan Agreement Transaction Statement" on the following page for detail of month-end loan amounts outstanding, interest charged or credited, and the rates of interest.

PacifiCorp – Pacific Minerals, Inc. ("PMI") Umbrella Loan Agreement Transaction Statement

	Principal Advanced	Principal Repaid	Principal Advanced	Principal Repaid	Outstanding Month-end	Interest Rate	Interest Expense Incurred	Interest Income Earned
	to PacifiCorp	by PacifiCorp	to PMI	by PMI	Balance (a)	Range	by PacifiCorp	by PacifiCorp
Dec '19					\$ (60,000,000)			
Jan '20	\$ -	\$ 60,000,000	\$ -	\$ -	-	1.7545% - 2.0500%	\$ 66,586	\$ -
Feb '20	-	-	-	-	-		-	-
Mar '20	-	-	-	-	-		-	-
Apr '20	-	-	-	-	-		-	-
May '20	-	-	462,000	(462,000)	-	0.3000% - 0.5500%	-	99
June '20	-	-	3,223,000	(3,223,000)	-	0.2000% - 0.3000%	-	389
July '20	1	1	8,218,000	(4,300,000)	3,918,000	0.1800% - 0.2000%	-	748
Aug '20	1	1	4,000,000	(7,918,000)	ı	0.1700% - 0.1800%	-	644
Sep '20	1	ı	1,000,000	(1,000,000)	ı	0.1700% - 0.1700%	-	28
Oct '20	-	-	-	-	-		-	-
Nov '20	-	-	-	-	-		-	-
Dec '20	(24,835,000)	-	-	-	(24,835,000)	0.1600% - 0.1600%	1,545	-
Total	\$ (24,835,000)	\$ 60,000,000	\$ 16,903,000	\$ (16,903,000)			\$ 68,131	\$ 1,908

⁽a) Outstanding month-end balances advanced to PacifiCorp are shown in parentheses, if applicable.

IV. Debt Guarantees

If the parent guarantees any debt of affiliated interests, identify the entities involved, the nature of the debt, the original amount, the highest amount during the year ended December 31, 2020, and the balance as of December 31, 2020.

PacifiCorp does not guarantee the debt of its subsidiaries or any of its affiliates.

V. Other Transactions

Other transactions (utility leasing of affiliate property, affiliate leasing of utility property, utility purchase of affiliate property, material or supplies and affiliate purchase of utility property, material or supplies) are as follows:

Other transactions are included in section II. Transactions.

VI. Employee Transfers

By affiliate and job title, provide the total number of executive, management and professional/technical employees transferred to and from the utility. By affiliate, provide the total number of other employees transferred to and from the utility.

Summary of PacifiCorp Employee Transfers to and from Affiliates during the year ended December 31, 2020

0 4.0022	T. J. (774.)	a
from Affiliate	Job Title	Count
Berkshire Hathaway Energy Company	Senior Executive Assistant	1
MidAmerican Energy Company	Communications Representative	1
Northern Natural Gas Company	Vice President, Business Policy & Development	1
NV Energy, Inc.	Journeyman Plant Mechanic Hydroelectric	1
NV Energy, Inc.	Customer Service Associate	1
	Total transfers from Affiliates	5
Transfer of Employee from PacifiCorp to Affiliate	.Job Title	Count
Transfer of Employee from PacifiCorp to Affiliate BHE Renewables	Job Title Supervisor, Plant	Count
to Affiliate	<u> </u>	Count 1 1
to Affiliate BHE Renewables	Supervisor, Plant	Count 1 1 1
to Affiliate BHE Renewables MidAmerican Energy Company	Supervisor, Plant Control Operator	Count 1 1 1

VII. Cost Allocations

A description of each intra-company cost allocation procedure and a schedule of cost amounts, by account, transferred between regulated and non-regulated segments of the company.

PacifiCorp Cost Allocation Manual for the year ended December 31, 2020

Overview/Introduction

This section describes the allocation of costs between PacifiCorp and its affiliates.

On March 31, 2006, PacifiCorp entered into an Intercompany Administrative Services Agreement ("IASA") between Berkshire Hathaway Energy Company ("BHE") and its subsidiaries. PacifiCorp is an indirect subsidiary of BHE, a holding company based in Des Moines, Iowa, owning subsidiaries that are primarily engaged in the energy business. Refer to attached IASA. The IASA covers:

- a) services by executive, management, professional, technical and clerical employees;
- b) financial services, payroll processing services, employee benefits participation, supply chain and purchase order processing services, tax and accounting services, contract negotiation and administration services, risk management services, environmental services and engineering and technical services;
- c) the use of office facilities, including but not limited to office space, conference rooms, furniture, equipment, machinery, supplies, computers and computer software, insurance policies and other personal property; and
- d) the use of automobiles, airplanes, other vehicles and equipment.

Allocation Amounts and Methods

BHE and subsidiaries to PacifiCorp

During the year ended December 31, 2020, PacifiCorp was allocated costs by its non-regulated parent company, BHE, and certain of BHE's subsidiaries, some of which are non-regulated, as part of the administrative services under the IASA. The amounts included in section II. Transactions include both direct charges and allocated amounts. The allocated amounts were as follows:

	Total s	ervices provided		
	as	reported in	Amou	ınt of services
Affilate	II, T	ransactions	based	on allocations
Berkshire Hathaway Energy Company	\$	4,054,460	\$	2,565,351
Kern River Gas Transmission Company		1,503		-
MidAmerican Energy Company		4,183,286		3,230,433
Northern Natural Gas Company		54,484		_
Nevada Energy Company		356		356
Nevada Power Company		197,597		110,490
Sierra Pacific Company		23,245		2,941
	\$	8,514,931	\$	5,909,571

The amounts were allocated by BHE and its subsidiaries to PacifiCorp using eight different formulae during the year ended December 31, 2020. These formulae are as follows:

- a) A two-factor formula based on the labor and assets of each of BHE's subsidiaries. PacifiCorp's allocation percentage during the period of January 1 through October 31, 2020 was 24.60% and November 1 through December 31, 2020 was 21.38%.
- b) The same two-factor formula as a) above, except excluding the labor and assets of BHE's international subsidiaries. PacifiCorp's allocation percentage during the period of January 1 through October 31, 2020 was 28.52% and November 1 through December 31, 2020 was 24.10%.
- c) The same two-factor formula as b) above, except excluding the labor and assets of BHE GT&S and NVE Holdings, LLC subsidiaries. PacifiCorp's allocation percentage during the period of January 1 through October 31, 2020 was 33.72% and November 1 through December 31, 2020 was 27.02%.
- d) The same two-factor formula as b) above, except excluding the labor and assets of HomeServices of America, Inc. PacifiCorp's allocation percentage during the period of January 1 through October 31, 2020 was 35.09% and November 1 through December 31, 2020 was 29.26%.

- e) A same two-factor formula as a) above, except excluding the labor and assets of HomeServices of America, Inc. and BHE's Philippine subsidiaries. PacifiCorp's allocation percentage during the period of January 1 through October 31, 2020 was 29.53% and November 1 through December 31, 2020 was 25.39%.
- f) The same two-factor formula as a) above, except excluding the labor and assets of BHE GT&S and NVE Holdings, LLC subsidiaries and BHE AltaLink Ltd. subsidiaries. PacifiCorp's allocation percentage during the period of January 1 through October 31, 2020 was 38.17% and November 1 through December 31, 2020 was 28.61%.
- g) A formula based on the gross plant asset amounts of each of BHE's subsidiaries. PacifiCorp's allocation percentage during the period of January 1 through October 31, 2020 was 32.45% and November 1 through December 31, 2020 was 28.69%.
- h) A formula based on shared Information Technology infrastructure that is owned and/or managed by MidAmerican Energy Company. PacifiCorp's allocation percentage during the period of January 1 through December 31, 2020 was 1.33%.

PacifiCorp to BHE and subsidiaries

During the year ended December 31, 2020, PacifiCorp allocated costs to its non-regulated parent company, BHE, and certain of BHE's subsidiaries, some of which are non-regulated, as part of the administrative services under the IASA. The amounts included in section II. Transactions include both direct charges and allocated amounts. The allocated amounts were as follows:

	as	ervices provided reported in	Amount of	services	
Affiliate	II. T	ransactions	based on allocations		
Berkshire Hathaway Energy Company	\$	1,379,922	\$	27,121	
BHE AltaLink		48,264		46,502	
BHE GT&S		76,463		28,737	
BHE Renewables, LLC		80,081		75,345	
BHE U.S. Transmission, LLC		21,504		3,649	
CalEnergy Philippines		1,657		1,620	
Electric Transmission Texas, LLC		1,986		-	
HomeServices of America, Inc.		141,229		131,470	
Kern River Gas Transportatin		139,114		19,063	
MATL (Montana Alberta LLP)		28,910		-	
MidAmerican Energy Company		408,752		265,833	
MidAmerican Energy Services, LLC		11,025		10,593	
Midwest Capital Group, Inc.		213		207	
MTL Canyon Holdings LLC		9,101		-	
Nevada Power Company		90,572		88,072	
Northern Natural Gas Company		126,207		86,573	
Northern Powergrid Holdings Company		68,739		66,607	
NV Energy, Inc.		31,761		1,019	
Sierra Pacific Power Company		53,237		51,780	
	\$	2,718,737	\$	904,191	

The amounts were allocated by PacifiCorp to BHE and its subsidiaries using six different formulae during the year ended December 31, 2020. These formulae are as follows:

- a) A two-factor formula based on the labor and assets of each of BHE's subsidiaries. The percentage that PacifiCorp allocated to BHE and its subsidiaries during the period of January 1 through October 31, 2020 was 75.40% and November 1 through December 31, 2020 was 78.62%.
- b) The same two-factor formula as a) above, except excluding the labor and assets of BHE's international subsidiaries. The percentage that PacifiCorp allocated to BHE and its subsidiaries during the period of January 1 through October 31, 2020 was 71.48% and November 1 through December 31, 2020 was 75.90%.

- c) The same two-factor formula as b) above, except excluding the labor and assets of NVE Holdings, LLC subsidiaries. The percentage that PacifiCorp allocated to BHE and its subsidiaries during the period of January 1 through October 31, 2020 was 64.91% and November 1 through December 31, 2020 was 70.40%.
- d) The same two-factor formula as b) above, except excluding the labor and assets of HomeServices of America, Inc. The percentage that PacifiCorp allocated to BHE and its subsidiaries during the period of January 1 through October 31, 2020 was 70.47% and November 1 through December 31, 2020 was 74.61%.
- e) A same two-factor formula as a) above, except excluding the labor and assets of HomeServices of America, Inc. and BHE's Philippine subsidiaries. The percentage that PacifiCorp allocated to BHE and its subsidiaries during the period of January 1 through October 31, 2020 was 67.55% and November 1 through December 31, 2020 was 71.31%.
- f) A formula based on shared Information Technology infrastructure that is owned and/or managed by MidAmerican Energy Company. The percentage that PacifiCorp allocated to BHE and its subsidiaries the period of January 1 through December 31, 2020 was 98.67%.

INTERCOMPANY ADMINISTRATIVE SERVICES AGREEMENT

BETWEEN

MIDAMERICAN ENERGY HOLDINGS COMPANY

AND

ITS SUBSIDIARIES

This Intercompany Administrative Services Agreement ("Agreement") is entered into as of March 31, 2006 by and between MidAmerican Energy Holdings Company (hereinafter the "Company") and its direct and indirect subsidiaries (hereinafter the "Subsidiaries") (each a "Party" and together the "Parties").

WHEREAS, the Company provides senior management, executive oversight and other administrative services that provide value to and benefit the Subsidiaries as entities in the consolidated group;

WHEREAS, the Subsidiaries have access to professional, technical and other specialized resources that the Company may wish to utilize from time to time in the provision of such administrative services; and

WHEREAS, the Company and Subsidiaries may desire to utilize the professional, technical and other specialized resources of certain Subsidiaries;

NOW, THEREFORE, in consideration of the premises and mutual agreements set forth herein, the Company and Subsidiaries agree as follows:

ARTICLE 1. PROVISION OF ADMINISTRATIVE SERVICES

Upon and subject to the terms of this Agreement, services will be provided between and among the Company and its Subsidiaries that are not directly applicable to the production, distribution or sale of a product or service available to customers of the Company or its subsidiaries ("Administrative Services"). For purposes of this Agreement, Administrative Services shall include, but not be limited to the following:

- a) services by executive, management, professional, technical and clerical employees;
- b) financial services, payroll processing services, employee benefits participation, supply chain and purchase order processing services, tax and accounting services, contract negotiation and administration services, risk management services, environmental services and engineering and technical services:
- the use of office facilities, including but not limited to office space, conference rooms, furniture, equipment, machinery, supplies, computers and computer software, insurance policies and other personal property;
- d) the use of automobiles, airplanes, other vehicles and equipment;

To obtain specialized expertise or to achieve efficiencies, the following situations may arise under this Agreement whereby Administrative Services may be provided between and among the Company and its Subsidiaries:

- a) The Company may directly assign or allocate common costs to the Subsidiaries,
- b) The Company may procure Administrative Services from the Subsidiaries for its own benefit,
- c) The Company may procure Administrative Services from the Subsidiaries for subsequent allocation to some or all Subsidiaries commonly benefiting, or
- d) The Subsidiaries may procure Administrative Services from each other.

ARTICLE 2. DEFINITIONS

For purposes of this Agreement these terms shall be defined as follows:

- (a) "Laws" shall mean any law, statute, rule, regulation or ordinance.
- (b) "State Commissions" shall mean any state public utility commission or state public service commission with jurisdiction over a rate-regulated Party.
- (c) "Subsidiaries" shall mean current and future direct and indirect majority-owned subsidiaries of the Company.

ARTICLE 3. EFFECTIVE DATE

This Agreement shall be effective as of the date set forth above; provided, however, that in those jurisdictions in which regulatory approval is required before the Agreement becomes effective, the effective date shall be as of the date of such approval.

ARTICLE 4. CHARGES AND PAYMENT

(a) CHARGES.

Parties shall charge for Administrative Services on the following basis:

- (i) Direct Charges: The Party receiving the benefit of Administrative Services ("Recipient Party") will be charged for the operating costs incurred by the Party providing the Administrative Services ("Providing Party"), including, but not limited to, allocable salary and wages, incentives, paid absences, payroll taxes, payroll additives (insurance premiums, health care and retirement benefits and the like), direct non-labor costs, if any, and similar expenses, and reimbursement of out-of-pocket third party costs and expenses.
- (ii) Service Charges: Costs that are impractical to charge directly but for which a cost/benefit relationship can be reasonably identified. A practical allocation method will be established by Providing Party that allocates the cost of this service equitably and consistently to the Recipient Party. Any changes in the methodology will be communicated in writing to rate-regulated subsidiaries at least 180 days before the implementation of the change.
- (iii) Allocations: Costs incurred for the general benefit of the entire corporate group for which direct charging and service charges are not practical. An allocation methodology will be established and used consistently from year to year. Any changes to the methodology will be communicated

in writing to rate-regulated subsidiaries at least 180 days before the implementation of the change.

The charges constitute full compensation to the Providing Party for all charges, costs and expenses incurred by the Providing Party on behalf of the Recipient Party in providing the Administrative Services, unless otherwise specifically agreed to in writing between the Parties.

If events or circumstances arise which, in the opinion of the Parties, render the costs of providing any Administrative Services materially different from those charged under a specific rate or formula then in effect, the specific rate or formulas shall be equitably adjusted to take into account such events or changed circumstances.

Providing Parties will bill each and all Recipient Parties, as appropriate, for Administrative Services rendered under this Agreement in as specific a manner as practicable. To the extent that direct charging for services rendered is not practicable, the Providing Party may utilize allocation methodologies to assign charges for services rendered to the Recipient Party, reflective of the drivers of such costs. Such allocation methodologies may utilize allocation bases that include, but are not limited to: employee labor, employee counts, assets, and multi-factor allocation formulae.

Any cost allocation methodology for the assignment of corporate and affiliate costs will comply with the following principles:

- i) For Administrative Services rendered to a rate-regulated subsidiary of the Company or each cost category subject to allocation to rate-regulated subsidiaries by the Company, the Company must be able to demonstrate that such service or cost category is reasonable for the rate-regulated subsidiary for the performance of its regulated operations, is not duplicative of Administrative Services already being performed within the rate-regulated subsidiary, and is reasonable and prudent.
- ii) The Company and Providing Parties will have in place positive time reporting systems adequate to support the allocation and assignment of costs of executives and other relevant personnel to Recipient Parties.
- iii) Parties must maintain records sufficient to specifically identify costs subject to allocation, particularly with respect to their origin. In addition, the records must be adequately supported in a manner sufficient to justify recovery of the costs in rates of rate-regulated subsidiaries.
- iv) It is the responsibility of rate-regulated Recipient Parties to this Agreement to ensure that costs which would have been denied recovery in rates had such costs been directly incurred by the regulated operation are appropriately identified and segregated in the books of the regulated operation.

(b) PAYMENT.

(i) Each Providing Party shall bill the Recipient Party monthly for all charges pursuant to this Agreement via billings to the Company. The Company, in its capacity as a clearinghouse for

intercompany charges within the Company shall aggregate all charges and bill all Recipient Parties in a single bill. Full payment to or by the Company for all Administrative Services shall be made by the end of the calendar month following the intercompany charge. Charges shall be supported by reasonable documentation, which may be maintained in electronic form.

(ii) The Parties shall make adjustments to charges as required to reflect the discovery of errors or omissions or changes in the charges. The Parties shall conduct a true-up process at least quarterly and more frequently if necessary to adjust charges based on reconciliation of amounts charged and costs incurred. It is the intent of the Parties that such true-up process will be conducted using substantially the same process, procedures and methods of review as have been in effect prior to execution of this Agreement by the Parties.

ARTICLE 5. GENERAL OBLIGATIONS; STANDARD OF CARE

Rate-regulated Parties will comply with all applicable State and Federal Laws regarding affiliated interest transactions, including timely filing of applications and reports. The Parties agree not to cross-subsidize between the rate-regulated and non-rate-regulated businesses or between any rate-regulated businesses, and shall comply with any applicable State Commission Laws and orders. Subject to the terms of this Agreement, the Parties shall perform their obligations hereunder in a commercially reasonable manner.

ARTICLE 6. TAXES

Each Party shall bear all taxes, duties and other similar charges except taxes based upon its gross income (and any related interest and penalties), imposed as a result of its receipt of Administrative Services under this Agreement, including without limitation sales, use, and value-added taxes.

ARTICLE 7. ACCOUNTING AND AUDITING

Providing Parties and the Company shall maintain such books and records as are necessary to support the charges for Administrative Services, in sufficient detail as may be necessary to enable the Parties to satisfy applicable regulatory requirements ("Records"). All Parties:

- (a) shall provide access to the Records at all reasonable times:
- (b) shall maintain the Records in accordance with good record management practices and with at least the same degree of completeness, accuracy and care as it maintains for its own records; and
- (c) shall maintain its own accounting records, separate from the other Party's accounting records.

Subject to the provisions of this Agreement, Records supporting intercompany billings shall be available for inspection and copying by any qualified representative or agent of either Party or its affiliates, at the expense of the inquiring Party. In addition, State Commission staff or agents may audit the accounting records of Providing Parties that form the basis for charges to rate-regulated subsidiaries, to determine the reasonableness of allocation factors used by the Providing Party to assign costs to the Recipient Party and amounts subject to allocation or direct charges. All Parties agree to cooperate fully with such audits.

ARTICLE 8. BUDGETING

In advance of each budget year, Providing Parties shall prepare and deliver to the Recipient Parties, for their review and approval, a proposed budget for Administrative Services to be performed during that year. The approved schedule of budgeted Administrative Services shall evidence the base level of Administrative Services. The schedule shall be updated at least annually. Each Party shall promptly notify the other Party in writing of any requested material change to the budget costs for any service being provided.

ARTICLE 9. COOPERATION WITH OTHERS

The Parties will use good faith efforts to cooperate with each other in all matters relating to the provision and receipt of Administrative Services. Such good faith cooperation will include providing electronic access in the same manner as provided other vendors and contractors to systems used in connection with Administrative Services and using commercially reasonable efforts to obtain all consents, licenses, sublicenses or approvals necessary to permit each Party to perform its obligations. Each Party shall make available to the other Party any information required or reasonably requested by the other Party regarding the performance of any Administrative Service and shall be responsible for timely providing that information and for the accuracy and completeness of that information; provided, however, that a Party shall not be liable for not providing any information that is subject to a confidentiality obligation owed by it to a person or regulatory body other than an affiliate of it or the other Party. Either Party shall not be liable for any impairment of any Administrative Service caused by it not receiving information, either timely or at all, or by it receiving inaccurate or incomplete information from the other Party that is required or reasonably requested regarding that Administrative Service. The Parties will cooperate with each other in making such information available as needed in the event of any and all internal or external audits, utility regulatory proceedings, legal actions or dispute resolution. Each Party shall fully cooperate and coordinate with each other's employees and contractors who may be awarded other work. The Parties shall not commit or permit any act, which will interfere with the performance of or receipt of Administrative Services by either Party's employees or contractors.

ARTICLE 10. COMPLIANCE WITH ALL LAWS

Each Party shall be responsible for (i) its compliance with all laws and governmental regulations affecting its business, including but not limited to, laws and governmental regulations governing federal and state affiliate transactions, workers' compensation, health, safety and security, and (ii) any use it may make of the Administrative Services to assist it in complying with such laws and governmental regulations.

ARTICLE 11. LIMITATION OF LIABILITY

Notwithstanding any other provision of this Agreement and except for (a) rights provided under Article 12 in connection with Third-Party Claims, (b) direct or actual damages as a result of a breach of this Agreement, and (c) liability caused by a Party's negligence or willful misconduct, no Party nor their respective directors, officers, employees and agents, will have any liability to any other Party, or their respective directors, officers, employees and agents, whether based on contract, warranty, tort, strict liability, or any other theory, for any indirect, incidental, consequential, special damages, and no Party, as a result of providing a Service pursuant to this Agreement, shall be liable to any other Party for more than the cost of the Administrative Service(s) related to the claim or damages.

ARTICLE 12. INDEMNIFICATION

Each of the Parties will indemnify, defend, and hold harmless each other Party, members of its Board of Directors, officers, employees and agents against and from any third-party claims resulting from any negligence or willful misconduct of a Party's employees, agents, representatives or subcontractors of any tier, their employees, agents or representatives in the performance or nonperformance of its obligations under this Agreement or in any way related to this Agreement. If a Third-Party claim arising out of or in connection with this Agreement results from negligence of multiple Parties (including their employees, agents, suppliers and subcontractors), each Party will bear liability with respect to the Third-Party Claim in proportion to its own negligence.

ARTICLE 13. DISPUTE RESOLUTION

The Parties shall promptly resolve any conflicts arising under this Agreement and such resolution shall be final. If applicable, adjustments to the charges will be made as required to reflect the discovery of errors or omissions in the charges. If the Parties are unable to resolve any service, performance or budget issues or if there is a material breach of this Agreement that has not been corrected within ninety (90) days, representatives of the affected Parties will meet promptly to review and resolve those issues in good faith.

ARTICLE 14. TERMINATION FOR CONVENIENCE

A Party may terminate its participation in this Agreement either with respect to all, or with respect to any one or more, of the Administrative Services provided hereunder at any time and from time to time, for any reason or no reason, by giving notice of termination at least sixty (60) days in advance of the effective date of the termination to enable the other Party to adjust its available staffing and facilities. In the event of any termination with respect to one or more, but less than all, Administrative Services, this Agreement shall continue in full force and effect with respect to any Administrative Services not terminated hereby. If this Agreement is terminated in whole or in part, the Parties will cooperate in good faith with each other in all reasonable respects in order to effect an efficient transition and to minimize the disruption to the business of all Parties, including the assignment or transfer of the rights and obligations under any contracts. Transitional assistance service shall include organizing and delivering records and documents necessary to allow continuation of the Administrative Services, including delivering such materials in electronic forms and versions as reasonably requested by the Party.

ARTICLE 15. CONFIDENTIAL INFORMATION/NONDISCLOSURE

To the fullest extent allowed by law, the provision of any Administrative Service or reimbursement for any Administrative Service provided pursuant to this Agreement shall not operate to impair or waive any privilege available to either Party in connection with the Administrative Service, its provision or reimbursement for the Administrative Service.

All Parties will maintain in confidence Confidential Information provided to each other in connection with this Agreement and will use the Confidential Information solely for the purpose of carrying out its obligations under this Agreement. The term Confidential Information means any oral or written information, (including without limitation, computer programs, code, macros or instructions) which is made available to the Company, its

Subsidiaries or one of its representatives, regardless of the manner in which such information is furnished. Confidential Information also includes the following:

- a. All Information regarding the Administrative Services, including, but not limited to, price, costs, methods of operation and software, shall be maintained in confidence.
- b. Systems used to perform the Administrative Services provided hereunder are confidential and proprietary to the Company, its Subsidiaries or third parties. Both Parties shall treat these systems and all related procedures and documentation as confidential and proprietary to the Company, its Subsidiaries or its third party vendors.
- c. All systems, procedures and related materials provided to either Party are for its internal use only and only as related to the Administrative Services or any of the underlying systems used to provide the Administrative Services.

Notwithstanding anything in this Article 15 to the contrary, the term "Confidential Information" does not include any information which (i) at the time of disclosure is generally available to and known by the public (other than as a result of an unpermitted disclosure made directly or indirectly by a Party), (ii) was available to a Party on a non-confidential basis from another source (provided that such source is not or was not bound by a confidentiality agreement with a Party or had any other duty of confidentiality to a Party), or (iii) has been independently acquired or developed without violating any of the obligations under this Agreement.

The Parties shall use good faith efforts at the termination or expiration of this Agreement to ensure that all user access and passwords are cancelled.

All Confidential Information supplied or developed by a Party shall be and remain the sole and exclusive property of the Party who supplied or developed it.

ARTICLE 16. PERMITTED DISCLOSURE

Notwithstanding provisions of this Agreement to the contrary, each Party may disclose Confidential Information (i) to the extent required by a State Commission, a court of competent jurisdiction or other governmental authority or otherwise as required by law, including without limitation disclosure obligations imposed under the federal securities laws, provided that such Party has given the other Party prior notice of such requirement when legally permissible to permit the other Party to take such legal action to prevent the disclosure as it deems reasonable, appropriate or necessary, or (ii) on a "need-to-know" basis under an obligation of confidentiality to its consultants, legal counsel, affiliates, accountants, banks and other financing sources and their advisors.

ARTICLE 17. SUBCONTRACTORS

To the extent provided herein, the Parties shall be fully responsible for the acts or omissions of any subcontractors of any tier and of all persons employed by such subcontractors and shall maintain complete

control over all such subcontractors. It being understood and agreed that not anything contained herein shall be deemed to create any contractual relation between the subcontractor of any tier and the Parties.

ARTICLE 18. NONWAIVER

The failure of a Party to insist upon or enforce strict performance of any of the terms of this Agreement or to exercise any rights herein shall not be construed as a waiver or relinquishment to any extent of its right to enforce such terms or rights on any future occasion.

ARTICLE 19. SEVERABILITY

Any provision of this Agreement prohibited or rendered unenforceable by operation of law shall be ineffective only to the extent of such prohibition or unenforceability without invalidating the remaining provisions of this Agreement.

ARTICLE 20. ENTIRE AGREEMENT/DOCUMENTS INCORPORATED BY REFERENCE

All understandings, representations, warranties, agreements and any referenced attachments, if any, existing between the Parties regarding the subject matter hereof are merged into this Agreement, which fully and completely express the agreement of the Parties with respect to the subject matter hereof.

ARTICLE 21. OTHER AGREEMENTS

This Agreement does not address or govern the Parties' relationship involving: (a) the tax allocation agreement nor (b) any other relationships not specifically identified herein. All such relationships not addressed or governed by this Agreement will be governed and controlled by a separate agreement or tariff specifically addressing and governing those relationships or by applicable Laws or orders.

This Agreement has been duly executed on behalf of the Parties as follows:

MIDAMERICAN ENERGY HOLDINGS COMPANY	NNGC ACQUISITION, LLC
Patrick J. Goodman Title: Sr. Vice President & Chief Financial Officer	By: Brian K. Hankel Title: Vice President & Treasurer
PPW HOLDINGS LLC	KR HOLDING, LLC
By: Brian K. Hankel	By: Doods Patrick J. Goodman
Tite: <u>Vice President & Treasurer</u>	Tile: <u>Vice President & Treasurer</u>
CE ELECTRIC UK FUNDING COMPANY	CALENERGY INTERNATIONAL SERVICES, INC.
By: Patrick J. Goodman	By: Brian K. Hankel
Title: _Director	Tile: Vice President & Treasurer
HOME SERVICES OF AMERICA, INC.	CE CASECNAN WATER AND ENERGY COMPANY, INC.
Paul J. Wighton	By: Brian K. Hankel
Title: Asst Secreting	Title: Vice President & Treasurer
MIDAMERICAN FUNDING, LLC By: Becketer Thomas B. Specketer Title: Vice President & Controller	
Inc. Arce trestdent a controller	



FIRST AMENDED INTERCOMPANY MUTUAL ASSISTANCE AGREEMENT BY AND BETWEEN RATE-REGULATED SUBSIDIARIES OF BERKSHIRE HATHAWAY ENERGY COMPANY

This First Amended Intercompany Mutual Assistance Agreement ("Agreement") is entered into by and between rate-regulated public utility subsidiaries of Berkshire Hathaway Energy Company ("Company") (each a "Party" and together the "Parties") effective March 15, 2015.

WHEREAS, the Parties, with the exception of Nevada Power Company DBA NV Energy and Sierra Pacific Power Company DBA NV Energy, are the signatories of the Intercompany Mutual Assistance Agreement by and between Rate-regulated Subsidiaries of MidAmerican Energy Holdings Company effective February 15, 2011 and wish to amend and restate their agreement in the manner provided herein; and

WHEREAS, each of the Parties is either an electric public utility providing services to captive customers within franchised service areas, a transmission company, a local distribution company or an interstate pipeline company and each of the Parties is subject to the oversight of regulatory authorities, such as a state public utility commission and/or the Federal Energy Regulatory Commission ("FERC"); and

WHEREAS, a Party may from time to time require mutual aid or assistance from another Party, which may involve the provision of goods, services and/or specialized resources for temporary emergency purposes, or the emergency interchange of equipment or goods by one Party to the other, as long as provided without detriment to the providing Party's public utility obligations ("mutual assistance"); and

WHEREAS, as rate-regulated entities, the Parties have obligations to provide reasonably adequate service, and from time to time may be able to assist one another in providing mutual assistance; and

WHEREAS, the Parties are some of the signatories of the Intercompany Administrative Services Agreement ("IASA") by and between the Company and its subsidiaries, which permits the sharing of professional, technical and other specialized resources, and wish to enter into an agreement that will allow mutual assistance on similar terms; and

WHEREAS, in order to minimize any potential for cross-subsidization or affiliate abuse and ensure appropriate oversight, participation under this Agreement is limited to Rate-Regulated Subsidiaries of the Company; and

WHEREAS, effective May 1, 2014, the name of Company was changed from MidAmerican Energy Holdings Company to Berkshire Hathaway Energy Company; and

WHEREAS, from time to time, additional Rate-Regulated Subsidiaries may wish to execute the Agreement in order to provide and take advantage of mutual assistance provided hereunder.

NOW, THEREFORE, in consideration of the premises and mutual agreements set forth herein, the Parties wish to amend the Agreement and agree as follows:



ARTICLE 1. PROVISION OF MUTUAL ASSISTANCE

Upon and subject to the terms of this Agreement, one Party ("Providing Party") may provide mutual assistance to another Party ("Recipient Party").

Availability and provision of mutual assistance shall be governed by an applicable mutual aid agreement, which may be the Edison Electric Institute Mutual Aid Agreement, the Western Region Mutual Assistance Agreement, or such other agreement as may be customarily used in the region where the mutual assistance is to be provided ("applicable mutual aid agreement"), the provisions of which are incorporated in this Agreement by reference. To the extent not inconsistent with obligations under the applicable mutual aid agreement, the provisions of this Agreement shall govern the conduct and obligations of the Parties.

The Parties recognize that there may be several phases of mutual assistance activity, including pre-notification of a potential need for assistance, a request for information related to the costs and availability of mutual assistance, and actual mobilization. Only actual mobilization is considered the provision of mutual assistance.

ARTICLE 2. <u>DEFINITIONS</u>

For purposes of this Agreement, these terms shall be defined as follows:

- (a) "Laws" shall mean any law, statute, rule, regulation or ordinance of any governmental authority, which may be without limitation a federal agency, a state or a governmental subdivision.
- (b) "Rate-Regulated Subsidiary" shall mean a subsidiary of the Company ("subsidiary") that is regulated by one or more State Commissions and/or FERC in the subsidiary's capacity of providing regulated public utility services to captive customers within franchised public utility service areas, FERC jurisdictional transmission service or which is an interstate pipeline or local distribution company as defined by FERC.
- (c) "State Commissions" shall mean any state public utility commission or state public service commission with utility regulatory jurisdiction over a Rate-Regulated Subsidiary.

ARTICLE 3. EFFECTIVE DATE

This Agreement shall be effective as of the date of execution; provided, however, that in those jurisdictions in which regulatory approval is required before the Agreement becomes effective, the effective date shall be as of the date of such approval.

ARTICLE 4. CHARGES AND PAYMENT

The Parties recognize that charges for mutual assistance will begin when a request for mobilization of assistance is submitted to the Providing Party by the Recipient Party. Costs associated with pre-notification of a potential need or gathering of information associated with a request for mutual assistance will not be charged to the Recipient Party.

Providing Parties will bill Recipient Parties, as appropriate, for mutual assistance rendered under this Agreement in as specific a manner as practicable.



Payments for mutual assistance shall be governed by an applicable mutual aid agreement, which may be the Edison Electric Institute Mutual Aid Agreement, the Western Region Mutual Assistance Agreement, or such other agreement as may be customarily used in the region where the mutual assistance is to be provided.

In the event that the mutual assistance consists only of the interchange of a good in an emergency circumstance, the Recipient Party shall reimburse the Providing Party the replacement cost of the transferred good. Any associated services shall be reimbursed by the Recipient Party as a direct charge, service charge or allocation as applicable pursuant to the IASA.

ARTICLE 5. STANDARD OF CARE

The Parties will comply with all applicable Laws regarding affiliated interest transactions, including timely filing of regulatory filings and reports. The Parties agree not to cross-subsidize and shall comply with any applicable Laws and State Commission, FERC or other applicable orders. Subject to the terms of this Agreement, the Parties shall perform their obligations hereunder in a commercially reasonable manner.

ARTICLE 6. TAXES

Each Party shall bear all taxes, duties and other similar charges, except taxes based upon its gross income (and any related interest and penalties), imposed as a result of its receipt of mutual assistance under this Agreement, including without limitation sales, use and value-added taxes.

ARTICLE 7. ACCOUNTING AND AUDITING

Providing Parties shall maintain such books and records as are necessary to support the charges for mutual assistance, in sufficient detail as may be necessary to enable the Parties to satisfy applicable regulatory requirements ("Records"). All Parties:

- (a) Shall provide access to the Records at all reasonable times;
- (b) Shall maintain the Records in accordance with good record management practices and with at least the same degree of completeness, accuracy and care as it maintains for its own records; and
- (c) Shall maintain its own accounting records, separate from the other Parties' accounting records.

Subject to the provisions of this Agreement, Records supporting mutual assistance billings shall be available for inspection and copying by any qualified representative or agent of a Party, at the expense of the inquiring Party. In addition, FERC or State Commission staff or agents may audit the accounting records of Providing Parties that form the basis for charges to Rate-Regulated Subsidiaries. All Parties agree to cooperate fully with such audits.

ARTICLE 8. COOPERATION WITH OTHERS

The Parties will use good faith efforts to cooperate with each other in all matters related to the provision and receipt of mutual assistance. Such good faith cooperation will include providing electronic access in the same manner as provided other vendors and contractors to systems used in connection with mutual



assistance and using commercially reasonable efforts to obtain all consents, licenses, sublicenses or approvals necessary to permit each Party to perform its obligations.

Each Party shall make available to another Party any information required or reasonably requested by the Party related to the provision of mutual assistance and shall be responsible for timely provision of said information and for the accuracy and completeness of the information; provided, however, that a Party shall not be liable for not providing any information that is subject to a confidentiality obligation or a regulatory obligation not to disclose or be a conduit of information owned by it to a person or regulatory body other than the other Party.

The Parties will cooperate with each other in making such information available as needed in the event of any and all internal or external audits, utility regulatory proceedings, legal actions, or dispute resolution.

Each Party shall fully cooperate and coordinate with each other's employees and contractors in the performance or provision of mutual assistance. The Parties shall not commit or permit any act that will interfere with the performance or receipt of mutual assistance by any Party's employees or contractors.

ARTICLE 9. <u>COMPLIANCE WITH ALL LAWS</u>

Each Party shall be responsible for (a) its compliance with all Laws affecting its business, including, but not limited to, laws and governmental regulations governing federal and state affiliate transactions, workers' compensation, health, safety and security; (b) pursuant to the provisions of the applicable mutual aid agreement, any use it may make of the mutual assistance to assist it in complying with such laws and governmental regulations; and (c) compliance with FERC's Standards of Conduct, Market-Based Rate Affiliate Restrictions, and any comparable restrictions imposed by FERC or a State Commission.



ARTICLE 10. DISPUTE RESOLUTION

The Parties shall promptly resolve any conflicts arising under this Agreement and such resolution shall be final. If applicable, adjustments to the charges will be made as required to reflect the discovery of errors or omissions in the charges. If the Parties are unable to resolve any service, performance or budget issues or if there is a material breach of this Agreement that has not been corrected within ninety (90) days, representatives of the affected Parties will meet promptly to review and resolve those issues in good faith.

ARTICLE 11. TERMINATION FOR CONVENIENCE

A Party may terminate its participation in this Agreement either with respect to all, or part, of the mutual assistance provided hereunder at any time and from time to time, for any reason or no reason, by giving notice of termination to the other Party as soon as reasonably possible.

ARTICLE 12. CONFIDENTIAL INFORMATION/NONDISCLOSURE

To the fullest extent allowed by law, the provision of mutual assistance or reimbursement for mutual assistance provided pursuant to this Agreement shall not operate to impair or waive any privilege available to any Party in connection with the mutual assistance, its provision or reimbursement thereof.

The Parties will handle all information exchanged in the course of performing mutual assistance in accordance with requirements for documenting and handling critical infrastructure information as defined by the North American Electric Reliability Corporation Critical Infrastructure Protection Standards and will further comply with non-disclosure requirements of other applicable regulations.

The Parties shall use good faith efforts at the termination or expiration of this Agreement to ensure that any user access and passwords related to this Agreement are terminated.

ARTICLE 13. PERMITTED DISCLOSURE

Notwithstanding provisions of this Agreement to the contrary, each Party may disclose confidential information:

- (a) To the extent required by a State Commission, FERC, a court of competent jurisdiction or other governmental authority or otherwise as required by Laws, including without limitation disclosure obligations imposed under federal securities laws, provided that such Party has given the other Party prior notice of such requirement when legally permissible to permit the other Party to take such legal action to prevent the disclosure as it deems reasonable, appropriate or necessary; or
- (b) On a "need-to-know" basis under an obligation of confidentiality to its consultants, legal counsel, affiliates, accountants, banks and other financing sources and their advisors.

ARTICLE 14. SUBCONTRACTORS

To the extent provided herein, the Parties shall be fully responsible for the acts or omissions of any subcontractors of any tier and of all persons employed by such subcontractors and shall maintain complete control over all such subcontractors, it being understood and agreed that anything not contained herein



shall not be deemed to create any contractual relation between the subcontractor of any tier and the Parties.

ARTICLE 15. NONWAIVER

The failure of a Party to insist upon or enforce strict performance of any of the terms of this Agreement or to exercise any rights herein shall not be construed as a waiver or relinquishment to any extent of its right to enforce such terms or rights on any future occasion.

ARTICLE 16. SEVERABILITY

Any provision of this Agreement prohibited or rendered unenforceable by operation of law shall be ineffective only to the extent of such prohibition or unenforceability without invalidating the remaining provisions of this Agreement.

ARTICLE 17. ENTIRE AGREEMENT/DOCUMENTS INCORPORATED BY REFERENCE

All understandings, representations, warranties, agreements and referenced attachments, if any, existing between the Parties regarding the subject matter hereof are merged into this Agreement, which fully and completely express the agreement of the Parties with respect to the subject matter hereof.

ARTICLE 18. ADDITION OF RATE-REGULATED SUBSIDIARIES

Without further action by the Parties, effective on the date of its execution, a Rate-Regulated Subsidiary may enter into the Agreement and be bound thereby.



This Agreement has been duly executed on behalf of the Parties as follows:

KERN RIVER GAS TRANSMISSION COMPANY	MIDAMERICAN ENERGY COMPANY
Ву:	Ву:
Title:	Title:
Name:	Name:
Date:	Date:
NORTHERN NATURAL GAS COMPANY	PACIFICORP
Ву:	By: Oll Kell
Title:	Title: VP, CFO Pacificorf
Name:	Name: Nikki Kobliha
Date:	Date: _11 2 2015
NEVADA POWER COMPANY DBA NV ENERGY	SIERRA PACIFIC POWER COMPANY DBA NV ENERGY
Ву:	Ву:
Title:	Title:
Name:	Name:
D	D.1

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This Agreement has been duly executed on behalf of the Parties as follows:

KERN RIVER GAS TRANSMISSION COMPANY	MIDAMERICAN ENERGY COMPANY
By: // list	Ву:
Title: VI- Franke	Title:
Name:L Lilli	Name:
Date: 7 1 15	Date:
NORTHERN NATURAL GAS COMPANY	PACIFICORP
Ву:	Ву:
Title:	Title:
Name:	Name:
Date:	Date:
NEVADA POWER COMPANY DBA NV ENERGY	SIERRA PACIFIC POWER COMPANY DBA NV ENERGY
Ву:	Ву:
Title:	Title:
Name:	Name:
5.4	D. L.



This Agreement has been duly executed on behalf of the Parties as follows:

KERN RIVER GAS TRANSMISSION COMPANY	MIDAMERICAN ENERGY COMPANY
Ву:	By: To paket
Title:	Title: UP & CFO
Name:	Name: Tom Specketer
Date:	Date: March 11, 2015
NORTHERN NATURAL GAS COMPANY	PACIFICORP
Ву:	Ву:
Title:	Title:
Name:	Name:
Date:	Date:
NEVADA POWER COMPANY DBA NV ENERGY	SIERRA PACIFIC POWER COMPANY DBA NV ENERGY
Ву:	Ву:
Title:	Title:
Name:	Name:
Date:	Date:

ENERGY	WAY
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This Agreement has been duly executed on behalf of the Parties as follows:

KERN RIVER GAS TRANSMISSION COMPANY	MIDAMERICAN ENERGY COMPANY
Ву:	Ву:
Title:	Title:
Name:	Name:
Date:	Date:
NORTHERN NATURAL GAS COMPANY	PACIFICORP
Ву: // //	Ву:
Title: VP France	Title:
Name:	Name:
Date: 3/25/15	Date:
NEVADA POWER COMPANY DBA NV ENERGY	SIERRA PACIFIC POWER COMPANY DBA NV ENERGY
Ву:	Ву:
Title:	Title:
Name:	Name:
Data	Date



This Agreement has been duly executed on behalf of the Parties as follows: KERN RIVER GAS TRANSMISSION COMPANY MIDAMERICAN ENERGY COMPANY Title: ___ Name: ______ Name: _____ Date: ____ Date: _____ NORTHERN NATURAL GAS COMPANY PACIFICORP Ву:_____ Title: ____ Name: _____ Name: ____ Date: _____ Date: _____ NEVADA POWER COMPANY DBA NV ENERGY SIERRA PACIFIC POWER COMPANY DBA NV ENERGY By: El. Bethel By: El-Balley Title: SVP, Chief Financial Officer Title: SVP, Chief Financial Officer Name: E. Kevin Bethel Name: E. Kevin Bethel Date: 3/12/15 Date: 3/12/15

Appendix A - Oregon Public Utility Commission orders approving transactions with affiliates

All active affiliates with Affiliated Interest Agreements in Oregon have been included in this listing regardless of whether affiliate transactions occurred in the reporting year.

(a) Affiliates with reporting year transactions subject to the Intercompany Administrative Services Agreement ("IASA"), Order 06-305, have been included in this listing. This is not intended to be an exhaustive listing of all companies subject to the IASA, rather a reflection of current year transactions.

Affiliate		Order No.	Docket No.	Date Approved
Amarillo Gear Company, LLC (a Marmon Holdings, Inc. company)		17-243	UI 384	July 11, 2017
		18-454	UI 408	December 4, 2018
American Express Travel Related Services Company, Inc.		14-144	UI 346	April 30, 2014
Apple, Inc.		19-121	UI 413	April 11, 2019
Bank of New York Mellon Trust Company, N.A.		20-167	UI 435	May 22, 2020
Berkshire Hathaway Energy Company	(a)	06-305	UI 249	June 19, 2006
BHE AltaLink Ltd.	(a)	06-305	UI 249	June 19, 2006
BHE GT&S, LLC	(a)	06-305	UI 249	June 19, 2006
BHE Renewables, LLC	(a)	06-305	UI 249	June 19, 2006
BHE U.S. Transmission, LLC	(a)	06-305	UI 249	June 19, 2006
BHE Wind, LLC		20-298	UI 442	September 10, 2020
		20-311	UI 444	September 25, 2020
		20-331	UI 445	October 7, 2020
		20-330	UI 446	October 7, 2020
BNSF Railway Company		07-323	UI 269	July 27, 2007
		09-504	UI 288	December 28, 2009
		10-090	UI 292	March 11, 2010
		10-089	UI 293	March 11, 2010
		12-348	UI 325	September 13, 2012
		14-210	UI 347	June 10, 2014
		15-358	UI 359	November 3, 2015
		17-476	UI 387	November 21, 2017
		18-121	UI 393	April 10, 2018
		18-158	UI 394	May 8, 2018
		20-313	UI 447	September 25, 2020
		21-006	UI 449	January 13, 2021
Bridger Coal Company		01-472	UI 189	June 12, 2001
		15-218	UI 357	July 21, 2015
		18-085	UI 392	March 13, 2018
		18-228	UI 397	June 19, 2018
BYD America Corporation		20-316	UI 443	September 25, 2020
CalEnergy Philippines	(a)	06-305	UI 249	June 19, 2006
Coca-Cola North America		20-199	UI 437	June 18, 2020
Cottonwood Creek Consolidated Irrigation Company		11-332	UI 312	August 26, 2011
		16-345	UI 373	September 13, 2016
Electric Transmission Texas, LLC	(a)	06-305	UI 249	June 19, 2006
Energy West Mining Company		91-513	UI 105	April 12, 1991
Environment One Corporation		17-169	UI 381	May 16, 2017
Ferron Canal & Reservoir Company		10-345	UI 301	September 2, 2010
		16-247	UI 301 (1)	July 5, 2016
		18-192	UI 396	May 24, 2018
FlightSafety International, Inc.		15-357	UI 358	November 3, 2015
		18-135	UI 358 (1)	April 27, 2018
		20-458	UI 448	December 3, 2020
		21-009	UI 450	January 13, 2021
Fossil Rock Fuels, LLC		11-482	UI 317	December 6, 2011
GBT US, LLC (dba American Express Global Business Travel)		17-216	UI 383	June 14, 2017
Graver Water System, Inc. (a Marmon Holdings, Inc. company)		16-121	UI 367	March 23, 2016
	_		-	ontinued on next nage

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Affiliate		Order No.	Docket No.	Date Approved
HomeServices of America, Inc.	(a)	06-305	UI 249	June 19, 2006
		07-269	UI 264	June 11, 2007
		08-165	UI 277	March 12, 2008
		11-053	UI 304	February 11, 2011
		16-163	UI 369	May 3, 2016
		20-238	UI 438	July 30, 2020
Huntington Cleveland Irrigation Company		10-353	UI 300	September 10, 2010
		14-209	UI 345	June 10, 2014
		16-344	UI 374	September 13, 2016
Interwest Mining Company		09-261	UI 286	July 7, 2009
Kern River Gas Transmission Company	(a)	06-305	UI 249	June 19, 2006
		06-683	UI 255	December 26, 2006
		07-080	UI 258	March 5, 2007
		09-503	UI 255 (1)	December 28, 2009
		11-400	UI 316	October 6, 2011
		15-134	UI 316 (1)	April 28, 2015
		16-099	UI 361	March 8, 2016
		19-443	UI 428	December 20, 2019
		19-445	UI 430	December 20, 2019
Marmon Utility LLC (a Marmon Holdings, Inc. company)		11-189	UI 308	June 16, 2011
interior carry 22c (withinter frequency)		11-191	UI 309	June 16, 2011
		11-200	UI 311	June 22, 2011
		16-164	UI 368	May 3, 2016
		20-293	UI 441	August 28, 2020
Marmon/Keystone Corporation		12-143	UI 319	April 24, 2012
MATL LLP	(a)	06-305	UI 249	June 19, 2006
Metalogic Inspection Services, LLC	(a)	15-018	UI 353	January 28, 2015
MidAmerican Energy Company	(a)	06-305	UI 249	June 19, 2006
IvidAmerican Energy Company	(a)	11-190	UI 310	June 16, 2011
		11-400	UI 316	October 6, 2011
		15-134	UI 316 (1)	
MidAmerican Energy Holdings Company Insurance Services Ltd.		06-498	UI 253	April 28, 2015
MidAmerican Energy Services, LLC	(0)	06-305	UI 249	August 24, 2006 June 19, 2006
Midwest Capital Group, Inc.	(a)	06-305	UI 249	June 19, 2006
MTL Canyon Holdings, LLC	(a)	06-305		
	(a)		UI 249	June 19, 2006
National Indemnity Company		13-322	UI 339	September 3, 2013
NetJets, Inc.	()	08-166	UI 279	March 13, 2008
Nevada Power Company	(a)	06-305	UI 249	June 19, 2006
N. d. N. 10 0	()	15-134	UI 316 (1)	April 28, 2015
Northern Natural Gas Company	(a)	06-305	UI 249	June 19, 2006
		11-400	UI 316	October 6, 2011
		15-134	UI 316 (1)	April 28, 2015
Northern Powergrid Holdings Company	(a)	06-305	UI 249	June 19, 2006
NV Energy, Inc.	(a)	06-305	UI 249	June 19, 2006
		15-134	UI 316 (1)	April 28, 2015
Pacific Minerals, Inc. (Umbrella Loan Agreement)		06-353	UI 1 (11)	July 7, 2006
PacifiCorp Foundation		04-028	UI 223	January 15, 2004
Parts & Service Solutions		20-257	UI 440	August 11, 2020
		19-444	UI 429	December 20, 2019
Penn Machine Company LLC				
PPW Holdings LLC	(a)	06-305	UI 249	
PPW Holdings LLC Racom Corporation		06-305 11-276	UI 313	July 29, 2011
PPW Holdings LLC	(a)	06-305 11-276 06-305	UI 313 UI 249	June 19, 2006
PPW Holdings LLC Racom Corporation Sierra Pacific Power Company		06-305 11-276 06-305 15-134	UI 313 UI 249 UI 316 (1)	July 29, 2011 June 19, 2006 April 28, 2015
PPW Holdings LLC Racom Corporation		06-305 11-276 06-305	UI 313 UI 249	July 29, 2011 June 19, 2006

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Affiliate	Order No.	Docket No.	Date Approved
Trapper Mining Inc.	94-1550	UI 140	October 12, 1994
U.S. Bancorp Investments, Inc.	14-251	UI 349	July 8, 2014
	20-256	UI 439	August 11, 2020
U.S. Bank National Association	16-184	UI 370	May 20, 2016
	16-366	UI 375	September 27, 2016
	16-463	UI 377	December 7, 2016
	17-369	UI 386	September 28, 2017
Wells Fargo Bank, N.A.	20-184	UI 436	June 3, 2020
Wells Fargo Home Equity	08-165	UI 277	March 12, 2008
Wells Fargo Securities, LLC	10-450	UI 302	November 15, 2010
	11-423	UI 315	October 26, 2011
	12-142	UI 318	April 24, 2012
	12-457	UI 328	November 26, 2012
	13-283	UI 336	August 6, 2013
	13-371	UI 340	October 16, 2013
	14-251	UI 349	July 8, 2014
	14-396	UI 351	November 12, 2014
	15-183	UI 356	June 9, 2015
	16-463	UI 377	December 7, 2016
	17-369	UI 386	September 28, 2017