ENTERED 10/02/06

BEFORE THE PUBLIC UTILITY COMMISSION

OF OREGON

UE 179

In the Matter of the Request of)	
)	
PACIFICORP, dba PACIFIC POWER &)	
LIGHT COMPANY)	
	Ĵ	
Request for a General Rate Increase in the	Ś	
Company's Oregon Annual Revenues.)	

ERRATA ORDER

DISPOSITION: APPENDIX A TO ORDER NO. 06-530 CORRECTED

On February 23, 2006, PacifiCorp, dba Pacific Power & Light Company, (PacifiCorp or the Company), filed revised tariff schedules, as Advice No. 06-007, with the Public Utility Commission of Oregon (Commission), that if approved, would increase the Company's Oregon revenue requirement by approximately \$112 million. The Commission found good and sufficient cause to investigate the filing, and suspended it for investigation.

Following negotiations during the investigation, the parties reached settlement on all issues raised in this rate case. On August 3, 2006, PacifiCorp filed a Stipulation, which codified the settlement among PacifiCorp, Commission Staff, the Citizens' Utility Board of Oregon, the Industrial Customers of Northwest Utilities,, Kroger; the City of Portland, the Klamath Water Users Association, and the League of Oregon Cities (collectively referred to as "the Stipulating Parties" or "the signatories"). On August 21, 2006, the Stipulating Parties filed Testimony in Support of the Stipulation (Supporting Testimony). The Supporting Testimony stated that it described and supported the Stipulation dated and filed on August 3, 2006. The Stipulation, which included certain corrections to the earlier filed version, was attached to the Supporting Testimony.

In Order No. 06-530, entered on September 14, 2006, the Commission adopted the Stipulation in its entirety. The Stipulation, as filed on August 3, 2006, was attached as Appendix A to the order. Due to the irregular filing procedure for the corrected Stipulation, Appendix A did not include the corrections identified in the Stipulation attached to the Stipulating Testimony.

As stated in Order No. 06-530, we intended to adopt the Stipulation in its entirety and, therefore, as finally agreed to by the Stipulating Parties. Consequently, Order No. 06-530 is corrected to include the corrected Stipulation, attached to this order as Appendix A.

ORDER

IT IS ORDERED that Appendix A to Order No. 06-530 is corrected and replaced by Appendix A to this order. The remainder of Order No. 06-530 is unchanged.

OCT 0 2 2006 Made, entered, and effective John Savage Lee Bever Chairman Commissioner Ray Baum Commissioner

A party may request rehearing or reconsideration of this order pursuant to ORS 756.561. A request for rehearing or reconsideration must be filed with the Commission within 60 days of the date of service of this order. The request must comply with the requirements in OAR 860-014-0095. A copy of any such request must also be served on each party to the proceeding as provided by OAR 860-013-0070(2). A party may appeal this order by filing a petition for review with the Court of Appeals in compliance with ORS 183.480-183.484.

Joint Parties/102 ORDER NO. 06-564 Page 1

BEFORE THE PUBLIC UTILITY COMMISSION OF OREGON

UE 179

In the Matter of PACIFIC POWER & LIGHT (d/b/a PacifiCorp) Request for a General Rate Increase in the Company's Oregon Annual Revenues

STIPULATION

This Stipulation is entered into for the purpose of resolving all issues among the parties to this Stipulation related to PacifiCorp's requested revenue requirement increase in this docket.

PARTIES

1. The initial parties to this Stipulation are PacifiCorp (or the "Company"), Staff of the Public Utility Commission of Oregon ("Staff"), the Citizens' Utility Board ("CUB"), the Industrial Customers of Northwest Utilities ("ICNU"), Fred Meyer Food Stores and Quality Food Centers, Divisions of Kroger Co. ("Kroger"), City of Portland, Klamath Water Users Association ("KWUA") and League of Oregon Cities ("League") (together "the Parties"). This Stipulation will be made available to the other parties to this docket, who may participate by signing and filing a copy of the Stipulation.

BACKGROUND

2. On February 23, 2006, PacifiCorp filed revised tariff schedules for Oregon that would result in a base price increase of approximately \$112 million or 13.2 percent. PacifiCorp based its filing on a 2007 calendar year test period. PacifiCorp filed a Net Variable Power Cost ("NVPC") update (consisting of a Transition Adjustment Mechanism ("TAM") update and Supplemental Testimony), which increased its requested revenue requirement by approximately \$6.7 million for a total of \$118.7 million.

APPENDD PAGE /

3. Pursuant to Administrative Law Judge Kirkpatrick's Prehearing Conference Memorandum, the Parties commenced settlement conferences on June 14-16, 2006. These settlement conferences continued on June 21, 23 and July 10, 24 and 27, 2006. The settlement conferences were noticed and all parties were invited to participate.

4. As a result of the settlement conferences, the Parties have reached a comprehensive settlement in this case. The net effect of this Stipulation reduces PacifiCorp's proposed increase in test period revenue requirement to a maximum of \$43 million, which would result in an overall rate increase of approximately 5 percent. PacifiCorp's revenue requirement increase will include two separate components. First, there is a non-NVPC increase of \$33 million. Second, there is a NVPC/TAM increase for 2007 that is capped at \$10 million. The NVPC/TAM increase for 2007 may be less than \$10 million. The effective date of these new rates is January 1, 2007, which reflects a short extension of the statutory suspension period applicable to this case. Exhibit A to this Stipulation contains the calculation that will be used to determine the NVPC increase in this case. Exhibit B to this Stipulation shows the revenue requirement at the maximum \$43 million. Exhibit C to this Stipulation shows the estimated rate spread, assuming a total \$43 million increase. The final, overall rate increase may be less than \$43 million.

AGREEMENT

5. The Parties agree to submit this Stipulation to the Commission and request that the Commission approve the Stipulation as presented. The Parties agree that the following

adjustments, and the revenue requirement levels resulting from their application, are fair, just, sufficient and reasonable:

a. <u>Non-NVPC Rates</u>: The Parties agree to a revenue requirement increase of \$33 million, which represents a settlement of all issues in this case, except NVPC/TAM, which is addressed in paragraph 5(b). Regardless of the overall level of rate increase derived from the NVPC/TAM procedure explained in section 5(b), PacifiCorp shall not increase its non-NVPC rates in this case by more than \$33 million.

b. <u>NVPC/TAM</u>: In addition to the non-NVPC rate increase, the Parties agree to a NVPC/TAM rate increase for 2007 capped at a maximum of \$10 million. This increase will be calculated using the following steps:

(i) Begin with PacifiCorp's proposed UE 179 total Company NVPC of \$889.4 million.

(ii) Subtract \$50 million, producing an adjusted NVPC of \$839.4 million. This \$50 million adjustment is comprised (for settlement purposes only) of the following adjustments: Cool Keeper \$1.3 million; Foote Creek Wind \$.8 million; Planned outages \$1.3 million; Desert Power QF \$13.4 million; Ancillary Benefits \$4.1 million; and Other \$29.1 million. No other modeling changes will be made to GRID (PacifiCorp's NVPC model) and applied in this case, unless agreed to by the Parties. The Parties agree that this procedure will ensure that the NVPC/TAM increase for 2007 will not exceed a maximum of \$10 million allocated to Oregon. The Parties reserve their rights to challenge changes to the GRID model or data input changes other than those agreed to in this Stipulation in the TAM updates.

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(iii) Subtract PacifiCorp's current NVPC of \$796.5 million from the adjusted UE 179 NVPC of \$839.4 million to determine the total NVPC-related increase before 2007 TAM updates and before application of the \$10 million cap. This increase to \$839.4 million would result in a \$42.9 million NVPC increase. Regardless of the final TAM amount, the total Company NVPC for 2007 will be capped at \$834.4 million, and the NVPC increase will be capped at \$37.9 million. Exhibit A contains the calculation used to derive these amounts.

(iv) Regardless of the final level of NVPC/TAM rates for 2007, the Parties agree that the Company may not increase non-NVPC rates by any amount above \$33 million in this case to make up for an NVPC increase of less than \$10 million allocated to Oregon.

(v) The ultimate level of the NVPC/TAM increase for 2007 will be based upon the difference between the total Company NVPC in rates as approved in UE 170 and the total Company NVPC in rates after completion of the TAM process in this case. The amount of the final NVPC/TAM increase for 2007 is not yet in the record in this proceeding, but the Parties agree that the total Company NVPC/TAM limitation agreed to in this Stipulation will ensure that the NVPC/TAM increase for 2007 is not more than \$10 million allocated to Oregon.

(vi) PacifiCorp will apply three TAM updates to its NVPC in the fall of 2006 before the proposed effective date for rates in this case. The first update is scheduled for October 9, 2006 for new or revised wheeling, fuel and wholesale sales and purchases contracts and known and measurable changes for wholesale sales, purchase power, wheeling, natural gas, coal and the Leaning Juniper wind project as of September 30, 2006. The second update is scheduled for November 1, 2006 and will include the most recent forward price curve for electricity and natural gas, setting indicative prices for calculating the direct access transition adjustment. The

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final update is on November 14, 2006, again including only the most recent forward price curve for electricity and natural gas prices, setting the final direct access transition adjustment. No other updates to NVPC applicable to 2007 are permissible under this Stipulation. The Parties have not reviewed these yet to be filed TAM updates; therefore, the Parties reserve the right to challenge any of these TAM updates on grounds other than those covered by this subsection and by subsection 5(b)(ii), including the fact that they include imprudent new or revised contracts, inaccurate information, or inappropriate GRID model changes or data inputs, or are otherwise inconsistent with this Stipulation or the law.

(vii) PacifiCorp will compare its adjusted NVPC after the three fall 2006 updates and conduct the same calculation set forth in subsection 5(b)(iii) above to determine the final NVPC/TAM increase for 2007 in this case. PacifiCorp will include its actual NVPC results for 2007 in rates, not to exceed an Oregon allocated increase of \$10 million for rates to be effective January 1, 2007.

c. <u>Rate Change Effective Date</u>: The Parties agree that the rate changes as specified in this Stipulation should go into effect on January 1, 2007. The Company agrees to waive the current tariff suspension date in UE 179 of December 24, 2006 to January 1, 2007.

d. <u>Cost of Capital:</u> The Parties agree that the overall rate of return ("ROR") should be set at 8.16 percent, which also settles all issues associated with cost of capital (*e.g.*, issuance costs). The Parties further agree that, for all Oregon regulation purposes, until such time as the Commission issues a general rate order subsequent to UE 179, PacifiCorp will use the weighted cost of capital set at 8.16 percent ROR. The Parties do not agree on the individual capital components that result in the ROR of 8.16 percent. Without accepting the individual capital

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Component	% of Capital	Cost	Weighted Cost
Debt	49.00%	6.32%	3.10%
Preferred	1.00%	6.30%	0.06%
Common	50.00%	10.00%	5.00%
Total	100.00%		8.16%

components, the Parties have derived the ROR of 8.16 percent, and for Oregon regulation purposes will assume the components, as specified in the table below.

e. <u>Pensions</u>: The Parties agree that this Stipulation will permit the Company to recover its full FAS 87 pension expense. The Parties have not reached an agreement regarding whether the FAS 87 pension expense criteria used by the actuary included in PacifiCorp's original filing is appropriate. This agreement is non-precedential and is not binding upon the Parties for any future PacifiCorp rate case.

f. <u>Taxes</u>: The Parties agree on the tax expense levels contained in the revenue requirement model attached as Exhibit B, which are calculated on a stand-alone basis. For CUB, ICNU, City of Portland and KWUA, this agreement is expressly non-precedential and predicated on the fact that the AR 499 rulemaking is not yet completed and the SB 408 automatic adjustment clause can function to recover any over collection in tax expense resulting from this case. CUB, ICNU, City of Portland and KWUA reserve their right to argue in future PacifiCorp rate proceedings that the Commission should adjust tax expense to reflect the projected level of taxes to be paid under the Commission's SB 408 rules.

g. <u>Rate Case Stay-Out</u>: PacifiCorp agrees that it will not file a new general rate case (defined as a general rate revision under OAR 860-022-0017(1)) in Oregon before September 1,

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2007. This stay-out precludes PacifiCorp from seeking recovery of capital costs, including any deferred recovery, of Leaning Juniper or any other new generation resource in Oregon before September 1, 2007. PacifiCorp's filing in 2007 for its 2008 TAM is expressly excluded from this stay-out provision.

h. <u>Rate Spread</u>: The Parties agree to the rate spread set forth in Exhibit C, subject to adjustments as necessary to match the final 2007 NVPC-related rate increase in this case. As a general matter, the rate spread for the non-NVPC rate increase is largely based upon equal percentage increases to all rate groups, with a few adjustments, and the NVPC portion of the rate increase is spread only to the energy component of rates.

i. <u>City of Portland and League Issues</u>: PacifiCorp agrees to work with the City of Portland and the League on mutually agreeable rules for restoration priorities for PacifiCorp's Oregon service territory, and file tariffs with the Commission by January 1, 2007 reflecting these rules. PacifiCorp agrees to extend Schedule 781, the direct access shopping incentive schedule through December 31, 2009, with a shopping credit in 2007 of 5 mills, in 2008 of 4 mills and in 2009 of 3 mills. To facilitate the City of Portland's ability to participate in PGE's direct access election window beginning in November 2006 for its street-lighting customers, PacifiCorp also agrees to work with Portland General Electric Company ("PGE") to ensure that no direct access barriers exist for City of Portland street lighting customers covered by the 1977 contract between PacifiCorp and PGE. The City of Portland acknowledges the need for a reciprocal commitment from PGE for effective implementation of this agreement.

j. <u>Direct Access Opt-Out Tariff</u>: PacifiCorp and ICNU agree to support the adoption of PacifiCorp's Schedule 295, Advice No. 05-015, which was filed on October 14,

PAGE 7 - STIPULATION

2005. Schedule 295 creates a long-term opt-out offering for direct access customers for the November 2006 direct access enrollment window. Staff agrees to work with PacifiCorp and ICNU to develop a long-term opt-out tariff acceptable to PacifiCorp, ICNU and Staff. Staff agrees to bring this filing before the Commission no later than October 24, 2006. PacifiCorp agrees to file and support revised rate schedule 295, which is attached as Exhibit D to this Stipulation.

6. The Parties to this Stipulation agree that it resolves all issues in this case. The Parties agree that this Stipulation represents a compromise in the positions of the Parties. As such, conduct, statements and documents disclosed in the negotiation of this Stipulation shall not be admissible as evidence in this or any other proceeding.

7. This Stipulation will be offered into the record of this proceeding as evidence pursuant to OAR 860-14-0085. The Parties agree to support this Stipulation throughout this proceeding and any appeal, provide witnesses to sponsor this Stipulation at the hearing, and recommend that the Commission issue an order adopting the settlements contained herein.

8. If this Stipulation is challenged by any other party to this proceeding, the Parties agree that they will continue to support the Commission's adoption of the terms of this Stipulation. The Parties agree to cooperate in cross-examination and put on such a case as they deem appropriate to respond fully to the issues presented, which may include raising issues that are incorporated in the settlements embodied in this Stipulation.

9. The Parties have negotiated this Stipulation as an integrated document. If the Commission rejects all or any material portion of this Stipulation or imposes additional material conditions in approving this Stipulation, any Party disadvantaged by such action shall have the

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rights provided in OAR 860-014-0085 and shall be entitled to seek reconsideration or appeal of the Commission's Order.

10. By entering into this Stipulation, no Party shall be deemed to have approved, admitted or consented to the facts, principles, methods or theories employed by any other Party in arriving at the terms of this Stipulation, other than those specifically identified in the body of this Stipulation. No Party shall be deemed to have agreed that any provision of this Stipulation is appropriate for resolving issues in any other proceeding, except as specifically identified in Section 5 of this Stipulation.

11. This Stipulation may be executed in counterparts and each signed counterpart shall constitute an original document.

This Stipulation is entered into by each party on the date entered below such Party's signature.

Signature page follows



PACIFICORP	STAFF
By: Andrea Kelly	By:
Date: <u>3 Aug 06</u>	Date:
ICNU	CUB
By:	Ву:
Date:	Date:
KROGER COMPANY	CITY OF PORTLAND
Ву:	Ву:
Date:	Date:
KLAMATH WATER USERS ASSOC.	LEAGUE OF OREGON CITIES
By:	Ву:
Date:	Date:

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ORDER NO. 06-564 Joint Parties/102 Page 11

PACIFICORP	STAFF
Ву:	By: Jank
Date:	Date:8/3/06
ICNU	CUB
Ву:	By:
Date:	Date:
KROGER COMPANY	CITY OF PORTLAND
Ву:	Ву:
Date:	Date:
KLAMATH WATER USERS ASSOC.	LEAGUE OF OREGON CITIES
By:	Ву:
Date:	Date:

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PACIFICORP	STAFF
By:	Ву:
Date:	Date:
ICNU	CUB
By: Melinda A. Durisan/Rain Date:	. Ву:
Date: 8-3-2006	Date:
KROGER COMPANY	CITY OF PORTLAND
Ву:	Ву:
Date:	Date:
KLAMATH WATER USERS ASSOC.	LEAGUE OF OREGON CITIES
Ву:	By:
Date:	Date:

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PACIFICORP	STAFF
Ву:	Ву:
Date:	Date:
ICNU	CUB
By:	By: Long Cuschaf
Date:	Date: <u>Ang 3, 2006</u>
KROGER COMPANY	CITY OF PORTLAND
Ву:	By:
Date:	Date:
KLAMATH WATER USERS ASSOC.	LEAGUE OF OREGON CITIES
By:	By:
Date:	Date:

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PACIFICORP	STAFF
Ву:	By:
Date:	Date:
ICNU	CUB
Ву:	Ву:
Date:	Date:
KROGER COMPANY	CITY OF PORTLAND
Ву:	By: Denjamin Walters
Date:	By: <u>Benjamin Walters</u> Date: <u>August 3, 2006</u>
KLAMATH WATER USERS ASSOC.	LEAGUE OF OREGON CITIES
Ву:	By:
Date:	Date:



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PACIFICORP	STAFF
By:	By:
Date:	Date:
ICNU	CUB
By:	Ву:
Date:	Date:
KROGER COMPANY	CITY OF PORTLAND
By:	By:
Date:	Date:
KLAMATH WATER USERS ASSOC.	LEAGUE OF OREGON CITIES
By: Edward, A Finklea	By:
Date: 8-3-06	Date:

STIPULATION



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PACIFICORP	STAFF
Ву:	Ву:
Date:	Date:
ICNU	CUB
Ву:	Ву:
Date:	Date:
KROGER COMPANY	CITY OF PORTLAND
Ву:	Ву:
Date:	Date:
KLAMATH WATER USERS ASSOC.	LEAGUE OF OREGON CITIES
Ву:	By: Archen fri Fogne
Date:	By: Ardrea f. Fogne Date: August 3, 2006

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Exhibit A

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Transition Adjustment Mechanism (TAM) Net Variable Power Cost (NVPC) Cap and increase calculation Millions \$

Total Company UE 170 NVPC		\$796.5
Allocation factor // Total company Cap increase	10 26.40% 37.9	37.5
Total company NVPC CAP		\$834.4

Ô

/1 weighted 50% SG / 50%SE (26.6279+27.1727)/2



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Exhibit B

APPENDIX A PAGE 19 OF 27 PACIFICORP UE 179 OREGON ALLOCATED RESULTS OF OPERATIONS YEAR ENDING DECEMBER 31, 2007 (\$000)

35,635 \$1,204,627 \$202,837 9,583 336,672 32,960 71,714 62,092 \$754,388 \$4,449,891 (1,914,195) \$890,034 278,958 35,563 2,966 121,382 18,596 46,996 78,652 (3,168) Reasonable 8.160% 10.00% 25,663 18,042 29,929 \$1,016,848 (324,880) 19,855 \$187,785 (7,435) 33 7,211 26,071 (28,846) \$2,301,339 Results \$2,203,381 Return ă (2) 000000800 3000008 Required Change for Reasonable ç o o o \$280 0 O 1,028 15,828 \$25,870 ဝဝဝဝဝဝဝဝဝဝဝ \$43,000 \$0 \$356 \$17,136 Return 4 32,960 71,714 35,563 2,686 9,583 336,672 62,092 754,108 278,958 35,635 \$1,161,627 \$161,915 (1,914,195) (324,880) 121,382 18,596 45,968 62,824 \$847,034 \$202,837 (3, 168) (7,435) 19,855 25,307 18,042 29,929 7.04% 5.96% 2006 Adjusted \$999.712 7,211 26,071 \$4,449,891 \$2,203,381 33 28,846) \$2,300,983 (c) -\$6,060 (1,312) (7,924) (1,671) (3,064) (750) 1,239 (\$27,977) \$1,203 0 0 Adjustments 33 10,172 (\$844) (\$844) (371) \$20,224 0 0 0 0 0 0 0 0 0 (\$1,215) (\$17,782 2 2007 Oregon Results Per \$208,897 10,895 344,596 34,631 74,778 36,313 2686 2,686 69,288 \$782,085 \$845,831 278,958 34,396 121,382 18,573 45,968 52,652 (1,914,195) (324,880) (3,168) \$1,017,494 159,185 (7,435) 6.15% 5.96% 19,855 25,678 18,042 29,929 \$4,450,735 0 33 7,211 26,071 (28,846) Company \$141,691 2,204,225 \$2,302,198 Filing E Accumulated Depreciation & Amortization Misc. Deferred Debits Misc. Rate Base Additions/(Deductions) Accumulated Deferred Inv. Tax Credit Accumulated Deferred Income Taxes Customer Advances for Construction Total Operation & Maintenance Miscellaneous Revenue & Expense Total Operating Revenues Total Operating Expenses Administrative and General Total Average Rate Base Taxes Other than Income Plant Held for Future Use Customer Service & Info Net Operating Revenues Implied Return on Equity Average Rate Base Electric Plant in Service SUMMARY SHEET Acquisition Adjustments **Operating Revenues** Weatherization Loans Operating Expenses Other Power Supply Customer Accounts Materials & Supplies Steam Production Net Utility Plant Wholesale Sales Hydro Production Other Revenues Working Capital Transmission Income Taxes Rate of Return Retail Sales Depreciation Amortization Prepayments Distribution Fuel Stock Sales Less: - N 0 4 0 \$7 0001100400 17 19 20 22 22 24 25 25 26 28 28 23 29 40 33 35 44 33 32 30 30 40 39 35 44 33 32 30 40 39 35 44 33 32 32 30 40 39 39 39 39 39 39 39 30 30 44

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PACIFICORP UE 179 OREGON ALLOCATED RESULTS OF OPERATION YEAR ENDING DECEMBER 31, 2006

816,812 862 \$197,834 121,382 67,736 (436) \$8,980 192 \$9,002 0 Reasonable \$197,834 C \$188,831 0 0 \$78,652 \$1,204,627 64,834 \$64,398 \$5,252 \$0 Return Results 2 ąţ \$43,000 1,308 0 0 \$1,893 dana dana \$0 \$41,681 \$1,893 \circ 13,935 Reasonable 0 \$13,935 00 \$41,681 \$39,788 \$0 \$15,828 Change for Required Return 4 2007 Oregon 121,382 67,725 862 192 \$7,109 50,899 (436) 815,504 \$156,154 \$7,087 0 \$0 \$156,154 \$149,043 00 \$1,161,627 \$50,463 \$5,252 \$62,824 Adjusted 3 (\$38) \$8,963 \$2,442 (\$27,954) \$1,209 Adjustments \$1,379 00 Ş 80 8,963 \$0 \$30,434 29,225 0 \$0 \$10,172 S 0 ର (2000) 2007 Oregon 121,382 67,763 \$1,159,185 843,458 862 \$125,718 \$5,708 \$192 \$5,900 0 41,936 (436) \$52,652 \$125,720 CS S 00 Company Filing \$119,818 \$41,500 \$5,252 80 Per 3 Schedule M Differences(Deductions less Additions) Income Tax Calculations Book Expenses Other than Depreciation Add OR Depletion Adjustment Other Schedule M Differences Total State Taxable Income State Income Tax @ 4.540% Provision for Deferred Taxes Additional Tax Depreciation Federal Taxable Income State Taxable Income State Tax Depreciation Net State Income Tax Total ITC Adjustment Federal Tax @ 35% Federal Tax Credits Current Federal Tax State Tax Credits Total Income Tax Book Revenues ITC Adjustment Restoration Deferral nterest Less: 12 13 Plus: 9 1 1 9 4 15 15 18 20 21 21 21 33 33

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APPENDIX PAGE

ORDER NO. 06-564

PACIFICORP UE 179 ISSUE SUMMARY SHEET YEAR ENDING DECEMBER 31, 2006 (\$000)

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r		Revenue Requirement Effect (non- power cost)	Revenue Requirement Effect (Inc.power cost
	Revenue Requirement (Non-power Costs) on the Company's Filed Results Revenue Requirement (including TAM Update) on Company's Filed Results	\$94,287	\$0 \$118.677
	Klamath Rate Change Adjustment	(\$2,000)	(\$2,000)
	Updated Revenue Requirement	\$92,287	116,677
ltem	Adjustments		
S-0	Rate of Return-UE 170 settlement numbers, 8:16% ROR	(\$35,157)	(\$35,157)
S-1, S-2, S-4, S-7	A&G Adjustments ancludes start, CUB, and CNU adjustments associated with rebasing, incentives, manpower, memberships, benefits, meaning care, legal fees, SB 1143 implementation and penalons.	(\$7,467)	(\$7,467)
Ş-3	FIT and SIT Adjustments Adjust test period income taxes based to Start's proposed capital sincure.	(\$2,293)	(\$2,293)
S-5	Other Revenues Adjustment: incorporates Staff, KINU and CUB adjustments, including (CNU's WAPA adjustment, to Other Revenues to reflect test vescrevenue projections	(\$1,277)	(\$1,277)
S-6	Uncollectibles Adjustment Represents the difference between the results of operations and a 3 year average of uncollectibles from FERC from 1. data.	(\$774)	(\$774)
S-8	RTO Adjustment. The 's included in the ASC adjustment (S.7.	\$0	\$0
S-9	Amortization of Capital Stock Expenses	\$0	\$0
S-10, S-11 S-12	OSM Adjustments include: Staff and ICNU adjustments associated with generation overhauls. PD programs, and generation contracts and special imanienance.	(\$11,715)	(\$11,715)
S–13	Power: Cost Adjustment Captures Staff Adjustments S13:S 35: Black Box settlement to be an increase of no more than \$10 Max	\$0	(\$14,390)
S-16	Hydro Relicensing Adjustment	(\$604)	(\$604)
S-17	Station Service	\$0	\$0
		(\$59,287)	(\$73,677)
	Settled Revenue Requirement	\$33,000	\$43,000 *

* Power Cost adjustment will be no less than this amount per the calculation methodology in the Stipulation. ** Maximum, not to exceed, incremental revenue requirement increase including final power cost (TAM) update.



Exhibit C

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RATE SPREAD TABLE - UE-179 STIPULATION

PACIFIC POWER & LIGHT COMPANY ESTIMATED EFFECT OF PROPOSED PRICE CHANGE ON REVENUES FROM ELECTRIC SALES TO ULTIMATE CONSUMERS DISTRIBUTED BY RATE SCHEDULES IN OREGON FORECAST 12 MONTHS ENDED DECEMBER 31, 2007

Line	2	Sch	Base ¹	Net ²	
No.		No.	Base		RMA
	(1)	(2)	Construction of the second sec	And a second	¢/kWh
	(*)	(2)	(3)	(4)	(5)
1	Base Change in Revenue Requirement (\$(100)	\$33.000		
2	TAM Adjustment (\$000)		\$10,000		
	Residential				
3	Residential				
4	Total Residential	4	4.1%	4.8%	0.057
-1	I OLAL RESIDENTIAL		4.1%	4.8%	
	Commercial & Industrial				
\$	Gen. Svc. <31 kW	23	4.8%	5.2%	(0.559)
6	Gen. Svc. 31 - 200 kW	28	5.2%	5.1%	0.401
7	Gen. Svc. 201 - 999 kW	30	6.3%	5.1%	0.168
8	Large General Service >= 1,000 kW	48	7.3%	5.4%	(0.149)
9	Partial Req. Svc. >= 1,000 kW	47	7.3%	5.4%	(0.149)
10	Agricultural Pumping Service	41	5.3%	5.2%	(2.539)
11	Total Commercial & Industrial		6.0%	5.2%	(
	Lighting				
12	Outdoor Area Lighting Service	15	6.2%	5.0%	1.002
13	Street Lighting Service	50	6.2%	5.0%	0.908
14	Street Lighting Service HPS	51	6.1%	5.0%	1.416
15	Street Lighting Service	52	6.4%	5.4%	0.920
16	Street Lighting Service	53	6.3%	5.1%	0.580
17	Recreational Field Lighting	54	6.2%	5.7%	0.539
18	Total Public Street Lighting		6.2%	5.0%	01007
					·
19	Total		5.0%	5.0%	
				69879	

Notes: Rates for Klamath Basin Irrigation and Drainage Pumping Schedule 33 will be changed in accordance with Commission Order 06-172 in Docket UE-170. Percentages for Schedules 47 and 48 reflect the average rate change for both schedules.

¹ Includes the effects of Schedule 92.

² Includes the effects of Schedules 92, 95, 198, 291, 292, 293, 296 and 299. Excludes effects of the BPA Energy Discount (Schedule 98), Low Income Bill Payment Assistance Charge (Schedule 91) and Public Purpose Charge (Schedule 290).



Exhibit D

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OREGON SCHEDULE 295

(N)

PACIFIC POWER & LIGHT COMPANY TRANSITION ADJUSTMENT COST OF SERVICE OPT-OUT

<u>Available</u>

In all territory served by the Company in the State of Oregon.

Applicable

To Large Nonresidential Consumers who have chosen to opt-out of the Company's cost-of-service Schedule 200 during the enrollment period specified below and who currently receive Delivery Service under Schedules 47, 48, 747, or 748 or Consumers who receive service under Delivery Service Schedules 30, 41, 730 or 741 under a single corporate name with meters of more than 200 kW of billing demand at least once in the previous thirteen months that total to at least 2 MW. Beginning with the November 2006 Direct Access Enrollment period, Consumers have a three-year option.

Minimum Three-Year Option

Enrollment Period: November X-X, 2006 with a minimum service period from January 1, 2007 through December 31, 2009.

Total Eligible Load

A total load of 200 MW will be accepted under this schedule.

Transition Adjustment

In calculating the Transition Adjustment new electric generation resources (those greater than 100 MW and longer than 10 years which will become used and useful during the 3-year opt-out period – excluding any Qualifying Facility resources added during this same period) will not be included in the calculation. The Transition Adjustment will remain fixed over the 3-year period.

\$XX.XX /MWh	January 1, 2007 through December 31, 2007
\$XX.XX /MWh	January 1, 2008 through December 31, 2008
\$XX.XX /MWh	January 1, 2009 through December 31, 2009

Energy Supply

The Consumer must elect to purchase energy from an ESS (Direct Access Service) for all of the Consumer's Points of Delivery under this schedule.

Notification of Transition Adjustment

Based on the announcement date defined in OAR 860-038-275, the Company will post on its website (<u>www.PacifiCorp.com</u>) the transition adjustment for each delivery service schedule shown on Schedule 200 for each applicable delivery voltage level for Nonresidential Consumers for the 3-year period from January 1 of the calendar year subsequent to the announcement date.

Issued: Effective:

October 14, 2005 With service rendered on and after January 1, 2007

P.U.C. OR No. 35 Original Sheet No. 295

Issued By D. Douglas Larson, Vice President, Regulation

TF1 295.NEW

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PACIFIC POWER & LIGHT COMPANY TRANSITION ADJUSTMENT COST OF SERVICE OPT-OUT

OREGON SCHEDULE 295

Balancing Account

Beginning January 2007, the Company will accrue in this account, the costs, resulting from changes in the forward price curve that occurred during the open enrollment window, the load actually participating in the cost of service opt-out as compared to the assumed level of participation in the simulations, and any executed energy transactions resulting from significant load departure, if such costs exceed \$250,000. The Company shall accrue interest on transition adjustment balances, whether positive or negative, at the Company's authorized rate of return. Amounts in this account will be recovered through Schedule 293 from all consumers eligible for direct access.

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Advice No. 05-015

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