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Attorney for PacifiCorp dba Utah Power & Light Co.

BEFORE THE IDAHO PUBLIC UTILITIES COMMISSION

**IN THE MATTER OF THE APPLICATION OF)
PACIFICORP DBA UTAH POWER & LIGHT)
COMPANY FOR APPROVAL OF CHANGES)
TO ITS ELECTRIC SERVICE SCHEDULES)**

CASE NO. PAC-E-02-1

AFFIDAVIT OF D. DOUGLAS LARSON

D. Douglas Larson, being first duly sworn on oath, and says:

1. I am the Vice President of Regulation for PacifiCorp (or the "Company"), the Applicant in the above-entitled case.
2. Before filing its Application in this proceeding, PacifiCorp consulted with its counsel regarding the applicability of Idaho Rule of Procedure 122 (requiring 60-day advance notice of intent to file a general rate case) to this proceeding.
3. Counsel advised PacifiCorp that Rule 122 did not apply to this proceeding because it was not a general rate case.
4. After filing the Application, issuing a press release, and complying with the notice prescribed by Rule of Procedure 123 and Idaho Code § 61-307 (filing of proposed schedules

with Commission and keeping schedules open for public inspection), the Company consulted with its counsel regarding the applicability of Rule 102 to this filing.

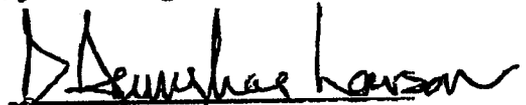
5. Counsel advised the Company that, because this was neither a general nor a tracker rate case, bill-stuffer notice under Rule 102 was not required.

6. Based on that advice, the Company did not provide bill-stuffer notice to customers regarding its Application.

7. Even though PacifiCorp did not think bill-stuffer notice was required by Commission rule (based on counsel's advice), the Company nevertheless considered providing individual notice of its Application to its customers. In its experience, however, customers can be confused by multiple notices regarding the same rate filing. For that reason, the Company instead decided that it would individually notify customers when the Commission issued a decision regarding its Application (if that decision resulted in a rate change).

8. As noted, the Commission approved the proposed Stipulation and Settlement on June 7 and, as a result, customers' rates were changed effective with service on and after June 8, 2002. Accordingly, PacifiCorp is currently notifying its customers individually regarding the nature of those changes by way of a bill message.

The foregoing is true and correct to the best of my knowledge and belief.



**D. Douglas Larson
PacifiCorp, dba Utah Power
& Light Co.**

STATE OF Utah
County of Salt Lake) ss.

On this 27th day of June, 2002, before me Melanie R. Allen, a Notary Public in and for said county and state, personally appeared **D. DOUGLAS LARSON**, who, being by me first duly sworn, declared that he is the person who signed the foregoing document and that the statements therein contained are true.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal the day and year in this certificate first above written.

Melanie R. Allen
Notary Public for _____
Residing in _____
My Commission Expires _____

