Rocky Mountain Power Docket No. 16-035-\_\_\_\_ Witness: Robert M. Meredith

#### BEFORE THE PUBLIC SERVICE COMMISSION OF THE STATE OF UTAH

#### ROCKY MOUNTAIN POWER

Direct Testimony of Robert M. Meredith

November 2016

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### Please state your name, business address and present position with PacifiCorp dba Rocky Mountain Power ("the Company").

My name is Robert M. Meredith. My business address is 825 NE Multnomah St. 3 A. Suite 2000, Portland, Oregon, 97232. My present position is Manager, Pricing and 4 Cost of Service. 5

#### 6 **Qualifications**

- Please describe your education and professional background. 7 0.
- 8 A. I graduated magna cum laude from Oregon State University in 2004 with a 9 Bachelor of Science degree in Business Administration and a minor in Economics. In addition to my formal education, I have attended various industry-related 10 seminars. I have worked for the Company for twelve years in various roles of 11 increasing responsibility in the Customer Service, Regulation, and Integrated 12 Resource Planning departments. I have over six years of experience preparing cost 13 14 of service and pricing related analyses for all of the six states that PacifiCorp serves. I assumed my present position in March 2016. 15

#### Have you testified in previous regulatory proceedings? 16 **O**.

17 A. Yes. I have previously filed testimony on behalf of the Company in regulatory 18 proceedings in California and Washington.

#### **Summary** 19

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### What is the purpose of your testimony?

The purpose of my testimony is to present and support the Company's cost of 21 A. 22 service analyses that were prepared to comply with the Commission's order issued 23 November 10, 2015, in Docket No. 14-035-114 in which the Commission

established a framework for determining the costs and benefits of the net metering program ("November 2015 Order"). My testimony demonstrates that the Company's cost of service studies are accurate and reliable, and are consistent with Commission-approved standards that have been approved over the years,<sup>1</sup> and should be accepted by the Commission.

29 **Q.** 

#### Please summarize your testimony.

A. To comply with the November 2015 Order, the Company prepared two cost of 30 service analyses: one that compares the costs and benefits of the net metering 31 program by examining the difference with and without the existence of the net 32 metering program, referred to in the order as the actual cost of service ("ACOS") 33 and counterfactual cost of service ("CFCOS"); and another that examines the results 34 of segregating net metering customers into separate classes in the class cost of 35 service study, referred to by the Company as the net metering breakout cost of 36 service ("NEM Breakout COS"). The results of both analyses demonstrate that, as 37 the net metering program is currently structured, the costs of the program exceed 38 its benefits. In particular, the revenue received from residential net metering 39 40 customers is insufficient to cover their cost of service, which will shift costs onto other customers whose rates will ultimately increase. 41

<sup>&</sup>lt;sup>1</sup>See *In the Matter of PacifiCorp's Financial Reports, 2016, Annual Cost of Service Study - 2015,* Docket No. 16-035-15 (in reviewing PacifiCorp's June 2016 Annual Cost of Service Study, the Commission stated, [b]ased on the Commission's review ... and the recommendation of the Division, the Commission acknowledges PacifiCorp's COS Study and Model.")

43	Q.	What was the purpose of the Commission's November 2015 Order?				
44	А.	The Legislature enacted Utah Code § 54-15-105.1, which requires the				
45		Commission to perform the following two tasks:				
46		(1) Determine, after appropriate notice and opportunity for public				
47		comment, whether costs that the electrical corporation or other				
48		customers will incur from a net metering program will exceed the				
49		benefits of the net metering program, or whether the benefits of the				
50		net metering program will exceed the costs; and				
51		(2) Determine a just and reasonable charge, credit, or ratemaking				
52		structure, including new or existing tariffs, in light of the costs and				
53		benefits.				
54		Utah Code Ann. § 54-15-105.1 (hereinafter, § 54-15-105.1(1) will be referred to as				
55		"Subsection One" and § 54-15-105.1(2) as "Subsection Two"). The November 2015				
56		Order established the appropriate structure for the Commission to perform the				
57		Subsection One analysis.				
58	Cour	nterfactual Cost of Service Compared to Actual Cost of Service				
59	Q.	What cost of service analysis did the Commission require in its November				
60		2015 Order?				
61	A.	The Commission required the Company to show the cost of service at the system,				
62		state, and customer class levels by comparing an actual cost of service ("ACOS")				
63		study with a counterfactual cost of service ("CFCOS") study. The Commission				
64		directed the Company to "use its best efforts to estimate what its cost of service				

42 Cost of Service Analyses - Summary of Results

Page 3 - Direct Testimony of Robert M. Meredith

would be if net metering customers produced no electricity, drawing their entire
load from PacifiCorp and providing no surplus energy to the system."<sup>2</sup> Showing
cost of service at the system, state, and customer class levels requires the use of the
Company's jurisdictional allocation model ("JAM").

How did the Company perform the cost of service analysis required by the

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Q.

#### November 2015 Order?

- A. Using the 12-month historical period ended December 31, 2015, the results of a 71 counterfactual JAM ("CFJAM") and a CFCOS were compared to the results of the 72 actual JAM ("AJAM") and the ACOS Study. The AJAM is the model used to 73 prepare the December 2015 results of operations, in Docket No. 16-035-15, but 74 with a revision to the Utah customer count used in calculating the Customer 75 Number ("CN") factor that was identified as a result of the Division of Public 76 Utilities' ("DPU") review.<sup>3</sup> The ACOS study is the same as the 2015 Annual Cost 77 78 of Service Study, which is based upon the December 2015 results of operations, but with minor changes made to incorporate the Commission's direction in their 79 correspondence dated October 25, 2016, and using the AJAM. 80
- 81 The CFJAM assumes that the net metering program does not exist and 82 relative to the AJAM, includes:
- 83 84
- Higher net power costs to supply the energy that would have been generated by net metering customers' private generation, as shown in Company

<sup>&</sup>lt;sup>2</sup> November 2015 Order.

<sup>&</sup>lt;sup>3</sup> The CN in the 2015 Results of Operations JAM inadvertently included a double count for the Company's Cool Keeper customers which resulted in overstating the number of billings. For further information, see the DPU's action request filed with the Commission on September 29, 2016.

85	witness Mr. Michael G. Wilding's testimony, which includes a description
86	of how net power costs were estimated.
87	• Higher net power costs to account for line losses associated with delivering
88	energy from more remote sources.
89	• Removal of bill credits related to private generation.
90	• Lower engineering and administrative costs required to interconnect net
91	metering customers.
92	• Lower customer service and billing costs.
93	• Lower metering costs.
94	• Higher allocations of system costs to Utah to reflect higher demands and
95	energy for the state.
96	Later in my testimony, I describe how the changes in bill credits, line losses,
97	customer service and billing costs, administrative costs, engineering costs, and
98	metering costs were developed.
99	The CFCOS uses the CFJAM and includes higher revenues, higher energy,
100	and higher demands for each customer class with net metering customers. This
101	includes residential service on Schedules 1, 2, and 3, Schedule 23, Schedule 6,
102	Schedule 8, and Schedule 10. Later in my testimony I describe how the Company
103	developed the change in energy and demand used in the CFCOS. To hold the rate
104	of return constant between the CFCOS and the ACOS, a \$2.0 million rate decrease
105	is applied to the results of the CFCOS, which was calculated by comparing the
106	difference in results between the CFJAM and AJAM.

#### Page 5 - Direct Testimony of Robert M. Meredith

#### 107 Q. What are the results of the analysis?

A. Exhibit RMP\_\_\_(RMM-1) shows the overall results of the Subsection One analysis ordered by the Commission. In this exhibit, the difference between the CFCOS and ACOS are shown at the system, state, and class levels. Positive values are net costs (increases in costs) and negative values are net benefits (decreases in costs).

Page 1 shows the difference between costs and benefits of the net metering program at the system level. For costs, values are shown for increased metering cost, increased engineering/administration costs, increased customer service/billing cost, and net metering bill credits. For benefits, the estimated impact of lower net power cost and value of avoided line losses are shown. Overall, the analysis shows a net cost to the system of the net metering program of \$3.7 million or about \$70.40 per megawatt hour ("MWh").

Page 2 shows the difference between costs and benefits of the net metering program at the Utah state level. All of the costs and benefits from page 1 are included plus an additional benefit for lower interjurisdictional allocation to the state. At the state level, the analysis shows a net cost to Utah for the net metering program of \$2.0 million or about \$38.76 per MWh.

Page 3 shows the difference in costs and benefits of the net metering program at the customer class level. Each of the costs and benefits on page 3 are the same in total as those shown on page 2. An overwhelming majority of the net cost to Utah is attributable to residential net metering customers. At the customer class level, the analysis shows a net cost to residential customers for the net metering program of \$1.7 million or about \$58.60 per MWh. For Schedule 8, the

Page 6 - Direct Testimony of Robert M. Meredith

analysis shows a slight net benefit of \$0.16 million. For Schedules 23, 6, and 10,
the analysis shows a net cost of \$0.1 million, \$0.02 million, and \$0.01 million
respectively. For other classes that do not participate in net metering, the analysis
shows a \$0.4 million net cost. Table 1 below summarizes the net cost or (benefit)
of the net metering program at the system, state, and customer class levels.

135Table 1. Net Cost/(Benefit) of the Net Metering Program at the<br/>System, State, and Customer Class Levels

	Cost (000)	]	Benefit (000)	N (1	et Cost/ Benefit) (000)
System Level	\$ 5,010	\$	(1,287)	\$	3,722
State Level	\$ 5,010	\$	(2,960)	\$	2,049
Residential	\$ 3,540	\$	(1,881)	\$	1,659
Schedule 23	\$ 504	\$	(405)	\$	100
Schedule 6	\$ 673	\$	(650)	\$	23
Schedule 8	\$ 240	\$	(395)	\$	(155)
Schedule 10	\$ 29	\$	(21)	\$	7
Other Classes	\$ 22	\$	393	\$	415
Total Customer Class Level	\$ 5,009	\$	(2,960)	\$	2,049

## Q. How do the summary results from the ACOS study and the CFCOS study compare?

A. Exhibit RMP\_\_\_(RMM-2) shows the summary of results from the ACOS study, the CFCOS study, and the difference between the two studies. It summarizes, both by customer group and function, the results of the class cost of service studies for the 12-months ended December 31, 2015. Page 1 of Exhibit RMP\_\_(RMM-2) presents results for the ACOS study. Page 2 shows the results for the CFCOS study. Page 3 shows the difference in results between two studies.

#### Page 7 - Direct Testimony of Robert M. Meredith

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### Q. Previously you stated that the cost of service studies were performed consistent with Commission-approved standards. Please explain.

As required, the Company annually files a cost of service study, which is reviewed 146 A. by the DPU and is available to any other interested party. The DPU makes a 147 recommendation to the Commission based on the results of its review. The 148 149 Company filed its cost of service study for the calendar year 2015 results in June 2016. On October 25, 2016, the Commission issued an acknowledgment letter 150 stating, "[b]ased on the Commission's review of PacifiCorp's filing and the 151 152 recommendation of the Division, the Commission acknowledges PacifiCorp's COS Study and Model. The Commission requests PacifiCorp evaluate the Division's and 153 the Commission's observations and make appropriate changes to the COS model in 154 future COS model filings."4 155

# 156Q.Do the cost of service studies filed in this case include the changes the157Commission requested be made to all future cost of service model filings?

158 A. Yes.

#### 159 CFCOS Study Inputs - Load Changes

# Q. In the CFCOS, how did the Company estimate the increase in energy consumption associated with the assumption of no private generation?

A. Estimating the increase in energy consumption and corresponding change in revenue for the CFCOS requires comparing the current level of energy and revenue that is billed to net metering customers with the level of energy and revenue assuming no private generation. The current net amount of energy usage and

<sup>4</sup> Supra, note 1.

Page 8 - Direct Testimony of Robert M. Meredith

associated net revenue that is billed to net metering customers is known and used in the ACOS. Estimating the level of energy and revenue without private generation requires estimating what the energy consumption would be for net metering customers if they were full requirements customers. Figure 1 illustrates how full requirements usage is determined for net metering customers.

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172 The bills for net metering customers are based upon the energy delivered to them from the energy grid, net of the energy exported from their private generation 173 system to the grid. Both of these values, which are represented by (B) and (D) in 174 Figure 1, are measured by a bi-directional meter. Private generation production, 175 represented as (E) in Figure 1, is estimated by multiplying a standardized 176 production profile by the nameplate capacity of each customer's generation system 177 on a monthly basis. To develop full requirements energy usage, shown as (A) in 178 179 Figure 1, the difference between (E) and (D) is added to (B). The total full

Page 9 - Direct Testimony of Robert M. Meredith

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requirements energy for net metering customers in the Residential and Schedules 23, 6, 8, and 10 classes was estimated by applying this calculation.

#### 182 Q. How did the Company develop the standardized production profile?

By December 2014, the Company had installed 52 load research profile meters on 183 A. residential customers with private generation systems. Of those 52 customers, the 184 185 Company received permission to install 36 production profile meters that measure the generation from their private generation systems on a 15 minute-interval basis. 186 The Company then converted the production profiles for each private generation 187 system into a generic shape where the highest 15 minute reading was considered to 188 have a value of one. The Company divided all other values by the highest reading 189 such that each other period was a fraction of one. Establishing this generic shape 190 allows the profile to be scalable by the installed capacity of private generation 191 systems. The Company averaged the generic production shapes of all the private 192 193 generation systems for each county, and established an overall standardized production shape for the state by weighting each county's generic profile by the 194 overall nameplate installed private generation capacity in each county as of 195 196 December 31, 2015.

### 197 Q. Did the Company benchmark the standardized production shape against any 198 other outside data source?

A. Yes. The Company compared the standardized production shape to hourly shapes
from National Renewable Energy Laboratory's ("NREL") online PVWatts®
calculator. The Company compared the two samples by performing a linear
regression. A regression assesses whether the predictor variables (the Company's

Page 10 - Direct Testimony of Robert M. Meredith

production shape) account for variability in a dependent variable (the PVWatts®
production shape). The Company can measure how representative the sample data
is to the PVWatts® data by treating the PVWatts® generation data as the dependent
variable and the production sample data as the independent variable.
Based on the Company's findings, the regression has an Adjusted Rsquared of 0.994 (a perfect correlation would be 1.0). This indicates that the
model is a good predictor of the dependent variable. Further, the regression has a

Durbin-Watson statistic of 2.082, signifying that autocorrelation has been corrected within the model (a value of 2.0 would indicate complete absence of autocorrelation). The regression coefficient and elasticity are 1.036 and 0.942 (again, a perfect correlation would be 1.0), respectively. This indicates the two sets of data behave similarly.

Further, the two independent samples are highly correlated with a correlation coefficient of 0.984. This demonstrates that the hourly shape of the NREL sample is similar to the shape of the standardized production profile. Exhibit RMP (RMM-3) provides a description of the Company's benchmarking to the NREL data analysis.

A visual comparison of the Company's production curve and the PVWatts® curve also demonstrates that both curves have a similar shape and behavior. Figure 222 2 below shows the average hourly solar production for the Company's estimate 223 compared to the output from NREL data during the 2015 peak month of June:

#### Page 11 - Direct Testimony of Robert M. Meredith



#### 225 Q. Please explain what Exhibit RMP\_\_(RMM-4) shows.

A. Exhibit RMP\_\_\_(RMM-4) shows how the difference in energy sales between the CFCOS and the ACOS studies is calculated. The billed energy for net metering customers during the period was 188,410 MWh. The full requirements energy usage for net metering customers is estimated to be 239,706 MWh. The overall difference between the CFCOS and ACOS energy sales is 51,297 MWh.

- Q. Given the standardized production shape and the known nameplate capacity
  for customer private solar generation, what is the Company's estimate of
- 233 private generation production?
- A. The Company's estimate of private generation production for the period is 52,877
  MWh and is shown on Exhibit RMP (RMM-4).

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### Q. Why is the difference in energy sales between the CFCOS and the ACOS not the same as estimated private generation production?

238 A. While the difference in energy sales between the CFCOS and ACOS is close to the estimated private generation production (51,297 MWh versus 52,877 MWh), they 239 are not the same. The difference is the result of net metering energy banking, which 240 241 I discuss below. For residential and small non-residential net metering customers, if the energy exported from the customer to the energy grid is more than the energy 242 delivered from the energy grid to the customer during the billing month, the 243 Company credits a customer with a kilowatt-hour credit that is applied to future 244 bills until the end of the net metering program year. In any given billing period, net 245 metering customers may be making energy deposits or withdrawals into and out of 246 their bank. The overall quantity of energy reflected in the ACOS represents billed 247 energy which considers the impact of energy banking. The CFCOS contains the 248 249 estimated energy for net metering customers assuming full requirements usage, which does not include any impact from banking. 250

## Q. In the CFCOS, how did the Company estimate the increase in demand that would exist if there were no private generation?

A. The Company modified the hourly, Utah state border loads, and class loads that were used in the ACOS by the estimated private generation production profile that I described earlier in my testimony. For Utah border loads, this expansion by the estimated production profile is at the input level, accounting for line losses. The Company bases interjurisdictional allocations upon border loads that measure all load coming into a jurisdiction as well as all load flowing out of a jurisdiction. Since private generation production would stay within the state and would consequently reduce state load for interjurisdictional allocations, the allocation factors in the CFCOS were modified to reflect what allocation factors would have been, absent private generation. For the CFCOS, the Company expanded customer class loads by the full private generation production profile to be consistent with how loads were developed for the CFJAM.

## Q. How did the Company determine and apply line losses to private generation for the CFCOS analysis?

A. To bring private generation to the input level, nameplate installed capacity was 267 determined by month for customers served at the secondary voltage level and the 268 primary voltage level. The Company then expanded private generation by class by 269 the loss factor used in the recently acknowledged 2015 cost of service study for 270 these quantities of nameplate capacity. Bringing private generation to the input 271 level, increases it from 52,877 MWh to 57,784 MWh. The estimated change in net 272 power cost between the ACOS and CFCOS described in Mr. Wilding's testimony 273 reflects private generation at the input level. 274

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#### **CFCOS Study Inputs - Bill Credits**

#### **Q.** How did you calculate the removal of bill credits for the CFCOS?

A. The Company segmented the change in energy between actual billed energy and full requirements energy into energy blocks by season (Summer and Winter) and by on-peak and off-peak periods, as applicable. The Company then estimated the removal of bill credits (revenue difference between actual billed revenue and full requirements revenue) by multiplying the changes in energy by the corresponding

#### Page 14 - Direct Testimony of Robert M. Meredith

energy charges. For residential net metering customers, the Company estimated full
requirements energy for each monthly bill to determine the levels of energy
consumption that would occur in the different tier block usage levels that apply to
residential energy charges. The Company then applied the change in the proportion
of energy in each tier block energy charge to the overall estimated change in energy
to estimate bill credits for the residential class.

Exhibit RMP\_\_\_(RMM-5) shows bill credits related to the net metering program (the estimated difference in revenue between the CFCOS and ACOS) by rate schedule. This exhibit demonstrates overall bill credits associated with the net metering program of approximately \$4.2 million.

292 CFCOS Study Inputs - Customer Service and Billing Costs

Q. How did the Company develop net metering customer service and billing
 costs?

### A. The Company sorted customer service and billing costs related to the net metering program into three categories:

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   1. Phone calls, including customer inquiries and requests related to the net
   298 metering program.
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  2. Initial setup, including requests for a meter exchange and setting up customers
  300 on the net metering program in the Company's billing system.
- 301 3. Ongoing support, including back office work necessary to correctly bill
   302 customers participating in the net metering program.
- 303 Developing the costs related to each of these areas required obtaining estimates
- 304 from Company personnel involved in the day-to-day operations at the call centers

Page 15 - Direct Testimony of Robert M. Meredith

regarding the total time spent on each of these activities. Those figures were then
 multiplied by the fully-loaded hourly cost for a call center agent.

307 To determine the proportions of these costs that are related to the different customer classes, the overall cost estimates for each activity were spread based 308 upon an appropriate driver for those costs. Since phone calls were primarily for 309 310 customers who were considering participation in the net metering program, this cost was allocated on the number of applications in the period. Initial setup cost was 311 allocated based upon the number of interconnections during the period. Since 312 ongoing support is related to the number of bills, this cost was allocated by the 313 average bills during the period. Exhibit RMP\_\_\_(RMM-6) shows the customer 314 service and billing costs related to the net metering program by customer class. 315

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#### **CFCOS Study Inputs - Program Administration**

#### 317 Q. How did the Company develop net metering program administrative costs?

318 A. The Company dedicates a department to the administration of the various net metering programs it oversees and implements across the six states that it serves. 319 This includes the handling and processing of interconnection applications. The 320 321 overall expense of this department was multiplied by the proportion of workload dedicated to the net metering program in Utah. This expense was reduced by the 322 application fees that were collected in 2015 for larger non-residential 323 324 interconnections. Page 1 in Exhibit RMP\_\_\_(RMM-7) to my testimony shows net administrative expense related to the net metering program by customer class. 325 326 Pages 2 and 3 of Exhibit RMP (RMM-7) show how the Company determined 327 administrative expense by state and rate schedule.

#### Page 16 - Direct Testimony of Robert M. Meredith

#### **O**. How did the Company develop engineering costs related to the net metering 328 program? 329

- Engineers review the technical details of the interconnection applications to ensure 330 A. that private generation systems can safely and reliably interconnect to the 331 Company's distribution system. To develop the engineering costs related to the net 332 333 metering program, the estimated time it takes to review an application was multiplied by the fully-loaded hourly cost of a field engineer which was then 334 multiplied by the number of applications in 2015. The estimated time for review 335 336 for each application varied by rate schedule to reflect differences in the complexity of review. Exhibit RMP\_\_\_(RMM-8) to my testimony shows engineering expense 337 related to the net metering program by customer class. 338
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#### **CFCOS Study Inputs - Meter Costs**

#### Q. How did the Company develop the change in metering costs associated with 340 the net metering program? 341

To accurately bill net metering customers, the bi-directional flow of energy must 342 A. be measured. The Company estimated the costs to replace and reprogram meters 343 344 accordingly. Pages 1 and 2 of Exhibit RMP\_(RMM-9) show the costs of metering related to the net metering program by customer class. Page 3 of Exhibit 345 RMP (RMM-9) shows the calculation of meter depreciation and deferred tax 346 347 impacts.

#### Page 17 - Direct Testimony of Robert M. Meredith

#### 348 CFCOS Study - Results

### Q. What is the overall conclusion you draw from the comparison between the CFCOS and the ACOS?

- A. The analysis shows that the costs that the Company or other customers incur from the net metering program do in fact exceed the benefits of that program, which will result in higher rates for other customers.
- Q. What conclusions can you make from the difference in results by customer
   class in the analysis comparing the CFCOS to the ACOS?
- A. Most of the net cost of the net metering program is attributable to the residential class. For all other customer classes, except Schedule 8, the net metering program is also a net cost. The net benefit shown for Schedule 8 is only \$0.16 million or about 8 percent of the overall \$2.0 million net cost for Utah. The results for Schedule 8 are primarily related to the low average cost of bill credits for these customers which reflects the Company's conservative assumption not to estimate any change in demand charges.

363 Actual Cost of Service with Net Metering Separately Broken Out

**Q.** Along with a comparison of the CFCOS and the ACOS, what other cost of

365 service analysis did the Commission require in its November 2015 Order?

A. The Commission also required the Company to prepare a cost of service study
 under which the Company "will segregate net metering customers from the class in
 which they presently participate and reflect the resulting class cost of service to the

#### Page 18 - Direct Testimony of Robert M. Meredith

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net metering customers as a separate class and show the impact their segregation has on the class in which they would otherwise participate."<sup>5</sup>

#### **Q.** How did the Company prepare the NEM Breakout COS?

Starting with the class ACOS study, separate classes were created for the residential 372 A. class and Schedules 23, 6, 8, and 10 net metering customers ("NEM classes"). For 373 374 these different NEM classes, the characteristics of their cost of service were identified, removed from the overall class from which they were separated, and 375 applied to the NEM classes. The characteristics for the NEM classes include 376 377 different customer counts, revenues, energy values, system coincident peak demand values, distribution coincident peak demand values, non-coincident peak demand 378 values, number of customers per transformer, and metering costs. 379

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#### **NEM Breakout COS - Demands**

#### 381 Q. How did the Company develop demand values for the NEM classes?

382 A. For the residential net metering class, demand values were based upon the load research study previously discussed. Each of these load research meters measured 383 delivered and exported energy on a 15-minute-interval basis. The overall profile 384 385 from these load research meters was scaled to the delivered and exported energy volumes on a monthly basis. The Company developed various monthly system 386 387 coincident and distribution coincident peaks from this profile. The Company 388 determined non-coincident peak on a monthly basis by averaging the noncoincident peaks for each of the sample profile meters and scaling by the overall 389 390 number of customers in the population.

<sup>&</sup>lt;sup>5</sup> November 2015 Order.

391 System coincident peaks and distribution coincident peaks were based upon 392 energy deliveries to the customer. Non-coincident peak was based upon the 393 maximum of either energy delivery or energy export. The Company allocates line transformers and secondary lines based upon each class's annual maximum non-394 coincident peak which is then weighted by a coincidence factor. Using the 395 396 maximum of either delivered or exported non-coincident peak for each customer accurately reflects those customers' usage of these localized facilities, which are 397 typically used by a small number of customers and must be sized to meet the 398 399 demands imposed upon the equipment in either direction.

For the Schedules 23, 6, and 10 net metering classes, the standard profile 400 that was developed for the ACOS study for their whole class, which includes both 401 net metering and non-net metering customers, was adjusted to the overall energy 402 volume for estimated full requirements usage of the net metering customers on a 403 404 monthly basis to create full requirements profiles. Their estimated private generation production profile was then overlaid on top of that estimated full 405 requirements profile to estimate delivered and exported energy on an hourly basis. 406 407 For Schedule 8, demand values are based upon the readings from profile meters that are installed for all customers of this size. 408

## 409 Q. How did the Company first develop the sample of residential net metering 410 customers?

A. Exhibit RMP\_\_\_(RMM-10) explains the process by which the Company selected
sample meters for inclusion into the load research study. Basically, meters were
selected based upon their net energy usage reported from the billing system.

Page 20 - Direct Testimony of Robert M. Meredith

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### Q. Did the Company use all sample meters from the study's original design to develop loads for the NEM Breakout COS?

- A. No. Sixty-two (62) meters were initially included in the study. Since ten of the
  original meters were for customers with wind-based private generation and 99
  percent of all private generation capacity is solar, the Company used the data from
  the 52 meters for customers with solar-based private generation to develop loads
- 420 for the NEM Breakout COS.

421 Q. Were the strata breakpoints and weightings discussed in Exhibit

422 RMP\_\_(RMM-10) the same as those ultimately used to develop loads for the 423 NEM Breakout COS?

A. No. The strata breakpoints discussed in Exhibit RMP\_\_\_(RMM-10) were based
upon the billed or net energy of the total population of residential net metering
customers at the time the sample was designed. To develop loads for the NEM
Breakout COS, the Company used delivered energy to inform the strata
weightings and breakpoints, because delivered energy is an indication of the
customer's usage of the system, as opposed to net energy that is a billing-related
construct.

431 NEM Breakout COS - Direct Assignments and Energy

432 Q. What other important differences did the Company incorporate into the
433 NEM Breakout COS for the NEM Classes?

A. While developing the CFCOS study, the Company identified engineering,
 administration, and customer service/billing related costs that are directly
 attributable to serving and interconnecting net metering customers. These costs

which are shown on Exhibit RMP\_\_\_(RMM-6), Exhibit RMP\_\_\_(RMM-7), and
Exhibit RMP\_\_\_(RMM-8) were directly assigned to the different NEM classes.
Also NEM classes are allocated energy-related costs for the energy that is delivered
to them and receive credit to their cost of service for the excess generation that they
deliver to the Company.

### 442 Q. Why does the Company allocate to net metering customers energy-related 443 costs based upon their delivered energy instead of their net energy?

Net metering customers use the system in a way that is fundamentally different than 444 A. other customers. Unlike other customers who consume only energy that is delivered 445 to them from the energy grid, net metering customers may at different times be 446 receiving energy from the energy grid, consuming their own private generation 447 onsite, or exporting the excess energy from their private generation to the energy 448 grid. Like with any other customer, the Company allocates its costs based upon the 449 450 volumes of energy and the magnitude of demands the Company delivers to net metering customers. Inasmuch as net metering customers consume their own 451 private generation onsite, the profile and overall quantity of energy delivered to 452 453 them is reduced and the allocation of costs is also consequently reduced. The concept of net energy is a billing construct that is used for net metering. Net energy 454 455 does not reflect a net metering customer's physical time-based relationship with the 456 energy grid. Even though a net metering customer may produce as much total 457 energy as that customer consumes over a period of time, in real time that customer 458 still relies upon the energy grid to both import and export energy. The NEM

#### Page 22 - Direct Testimony of Robert M. Meredith

459 Breakout COS study appropriately assigns costs to net metering customers based 460 upon their usage of the Company's system.

### 461 Q. Please describe how net metering customers receive credit for their excess 462 energy in the NEM Breakout COS study.

For the energy that net metering customers export to the energy grid from their A. 463 464 private generation systems, a credit for their exported energy is assigned to them based upon the difference in monthly net power cost associated with private 465 generation that was calculated for the CFCOS analysis. Company witness Mr. 466 Wilding's testimony provides a description of the net power cost analysis. The 467 Company increases the credits applied for exported energy to reflect avoided line 468 losses. The overall annual excess credit also considers each NEM class's impact 469 from energy banking. For energy deposits into customers' net metering bank, the 470 excess energy credits are reduced. For energy withdrawal from customers' net 471 metering bank, excess energy credits are increased. Exhibit RMP\_\_\_(RMM-11) 472 includes the calculation of excess energy credits for each NEM class. In total the 473 value of the energy credits for all NEM classes is \$553,067. 474

475 Q. Why does the Company adjust excess energy credits to account for the

476

#### impact of net metering banking?

A. In a class cost of service study, the ultimate result of the study is a comparison of
whether the revenues provided from each class are less than, more than, or equal to
each class's cost of service. Within the annual period that is used for a cost of
service study, revenue from net metering customers is based upon billed energy that
includes some out-of-period impact from net metering energy banking. For

Page 23 - Direct Testimony of Robert M. Meredith

example, in the 12 months ended December 31, 2015, some energy credits from 482 excess energy banked in 2014 are applied to bills that occur in 2015. Conversely, 483 484 some excess energy that is banked in 2015 will be applied to bills in 2016. Ignoring the effect of net metering energy banking would create a mismatch between 485 revenues and cost of service. Subtracting the excess energy, which includes both 486 487 the energy exported as well as the impact of banking, from the delivered energy produces the billed energy upon which revenues are determined and upon which 488 the total energy in the ACOS is based. 489

490 Q. Please describe how the Company applies excess energy credits to the cost of
491 service of the NEM classes.

A. The Company directly assigns excess credits to each NEM class. It allocates an
offsetting cost for the excess credits to all classes based upon Factor 30 - Energy.
Both the excess credits and the offsetting costs are functionalized to the Production
function.

496 **Q.** Why is there an offsetting cost for the excess credits?

To balance out the credits directly assigned to net metering customers in the cost of 497 A. 498 service model, it was necessary to include a cost that offsets that credit. The excess credits in the NEM Breakout COS reflect a fair value of the energy that net metering 499 500 customers export to the energy grid for other customers to use. All customers, 501 including net metering customers, benefit from this excess generation in the form of reduced net power cost. It is reasonable that all customers receive an increased 502 503 allocation of cost proportional to that benefit to offset the value assigned to the 504 NEM classes for their exported energy. With this treatment of excess energy,

Page 24 - Direct Testimony of Robert M. Meredith

505		customers are economically indifferent between whether they receive a kilowatt
506		hour from a private generation system or from some other source.
507	Q.	Why does the Company allocate the offsetting cost for the excess credits on
508		the basis of energy?
509	A.	The offsetting cost of the excess energy credits is allocated on energy because the
510		majority of net power costs including fuel are allocated on the basis of energy.
511	Q.	Why does the Company allocate the offsetting cost for excess credits to NEM
512		classes as well as to the other non-net metering classes?
513	A.	Private generation that is exported to the energy grid may be consumed by both
514		customers who do not participate in net metering as well as those who do. Also net
515		power costs in total are reduced as a result of exported private generation. It is
516		reasonable to assign some of the offsetting cost of excess energy to net metering
517		customers in proportion to the energy that is delivered to them.
518	NEM	Breakout COS - Results
519	Q.	Are there any challenges with the NEM Breakout COS study?
520	A.	Yes. While the Company has a load research study for residential net metering with
521		a full year of profile data, the Company does not have the same information for
522		Schedules 6, 10, and 23 net metering customers.
523	Q.	Why did the Company create segregated NEM classes for Schedules 6, 10,
524		and 23 in the NEM Breakout COS study if load research studies were not
525		available?
526	A.	The Company prepared this information to comply with the November 2015 Order.
527		The information for Schedules 6, 10, and 23 net metering customers attempts to

Page 25 - Direct Testimony of Robert M. Meredith

show an estimate of their cost of service with separate class treatment and provides
some context regarding the general magnitude of cost shifting that may exist for
these customers.

531 Q. Please identify and explain Exhibit RMP\_\_(RMM-12).

A. Exhibit RMP\_\_(RMM-12) shows the summary of results from the NEM Breakout COS study in the same format as the studies that are presented in Exhibit RMP\_\_(RMM-2), but with results shown for the NEM classes. Exhibit RMP\_\_(RMM-12) shows that residential net metering customers and Schedules 6, 8, 10 and 23 net metering customers require a 65.05 percent, -8.43 percent, -8.30

537 percent, 11.42 percent, and 8.42 percent change to present revenues, respectively.

#### 538 Q. Please identify and explain Exhibit RMP\_\_(RMM-13).

Exhibit RMP (RMM-13) shows the difference in cost of service results for each 539 A. class between the NEM Breakout COS and the ACOS. This satisfies the November 540 2015 Order's requirement for the Company to "show the impact their segregation 541 has on the class in which they would otherwise participate."<sup>6</sup> Exhibit 542 RMP\_\_(RMM-13) indicates that the costs for the residential class would be 543 544 reduced by \$1.1 million if net metering customers were excluded from their class, whereas the costs for Schedules 6, 8, and 10 customers would increase by \$0.3 545 million, \$0.2 million, and \$0.04 million, respectively. 546

<sup>6</sup> Id.

Page 26 - Direct Testimony of Robert M. Meredith

# Q. Do the results of the NEM Breakout COS study mean that the net metering program as currently structured is a significant benefit for Schedules 6, 8, and 10?

A. No, not necessarily. The analysis shows how the cost of service results vary for 550 specific groups of net metering customers relative to other customers within the 551 552 same class. For Schedules 6, 8, and 10, the seemingly favorable results may not be so much an indication of the benefit (or cost savings) related to the net metering 553 program as it may be an indication of the characteristics of net metering customers. 554 555 As a percentage of their overall full requirements energy usage, private generation production for customers on Schedules 6, 8, and 10 is quite small relative to the 556 residential and Schedule 23 classes. See Table 2 below: 557

558

#### Table 2. Private Generation Relative to Full Requirements Usage

NEM Class	Full Requirements Energy Usage (MWh)	Estimated Private Generation Production (MWh)	Private Generation Relative to Full Requirements Energy Usage (%)		
Residential Net Metering	51,468	28,304	55%		
Schedule 23 Net Metering	9,971	6,012	60%		
Schedule 6 Net Metering	98,655	12,342	13%		
Schedule 8 Net Metering	77,889	5,736	7%		
Schedule 10 Net Metering	1,724	484	28%		

Q. What is the overall conclusion that you draw from the results of the NEM
Breakout COS?

A. The cost of serving residential net metering customers is significantly different than the cost of serving other residential customers. On a percentage basis, the revenue collected from residential net metering customers is vastly insufficient to cover the costs of serving them.

Page 27 - Direct Testimony of Robert M. Meredith

565	While the results for other non-residential classes are different between the
566	classes with and without net metering, those differences are far less striking than
567	the clear contrast for residential customers. An examination of parity ratios, which
568	is the percentage of revenue relative to cost of service, reveals that revenues
569	collected from non-residential net metering rate schedules are within a reasonable
570	range (approximately 90 - 110 percent), but revenues collected from the residential
571	net metering schedule are quite far off from parity with cost of service
572	(approximately 60 percent). Table 3 below shows the parity ratios for all rate
573	schedules which have net metering customers for the actual cost of service, both
574	with net metering included and broken out separately.

 Table 3. Revenue to Cost of Service Parity Ratios

		Parity to Cost of Service				
	ACOS		ACOS W/O	ACOS NEM		
Residential		96.0%	96.1	% 60.6%		
Schedule 23		107.2%	107.3	% 92.2%		
Schedule 10		95.3%	95.1	% 89.8%		
Schedule 6		107.7%	107.7	109.2%		
Schedule 8		104.1%	104	% 109%		

576 **Q.** How do the results for residential customers from the comparison between the

577 **CFCOS and the ACOS compare to the results for the NEM Breakout COS?** 

A. Both analyses demonstrate a similar result for residential net metering customers. As shown on Exhibit RMP\_\_\_(RMM-1), the analysis which compares the CFCOS to the ACOS shows that the cost to the residential class of the net metering program is \$1.7 million. The NEM Breakout COS results in Exhibit RMP\_\_\_(RMM-12) show that the residential net metering class requires a \$1.8 million increase to

Page 28 - Direct Testimony of Robert M. Meredith

583 present revenues in order for the class to earn the jurisdictional average rate of 584 return.

### Adjusting the NEM Breakout COS Results to the Same Basis as the Last General Rate Case

Upon what level of revenue requirement is it appropriate to design rates for

#### 588

587

Q.

#### residential net metering?

Company witness Ms. Joelle R. Steward's testimony describes the Company's A. 589 590 proposed rate design for new residential net metering customers who submit net metering applications after December 9, 2016. The revenue requirement upon 591 which those rates are designed is the same as the revenue requirement for the 592 593 residential net metering class in the NEM Breakout COS, but adjusted downward to the same level of costs that were in Docket No. 13-035-184, the last general rate 594 case ("2014 GRC"). While the analysis comparing the CFCOS to the ACOS 595 provides useful information regarding the costs and benefits of the net metering 596 program, the NEM Breakout COS provides a more specific examination of the level 597 of revenue required to bring residential net metering customers to full cost of 598 service. Adjusting the NEM Breakout COS results for the residential net metering 599 class to the level used in the 2014 GRC ensures that rates for this class are set upon 600 the same basis as for all other customers. 601

### 602 Q. How was the revenue requirement from the NEM Breakout COS adjusted to 603 the same level of costs in the 2014 GRC?

A. Exhibit RMP\_\_(RMM-14) shows how the NEM Breakout COS results for the
 residential net metering class were adjusted to the level of costs from the 2014
 GRC. The class cost of service study that was filed in the 2014 GRC was modified

Page 29 - Direct Testimony of Robert M. Meredith

607	so that the overall cost of service for the residential class was adjusted to the step 2
608	revenue of \$684,856,226 <sup>7</sup> . Column A in Exhibit RMP(RMM-14) shows the unit
609	costs for the residential class from this study. Column B in Exhibit RMP(RMM-
610	14) shows the unit costs for "other" residential customers from the NEM Breakout
611	COS. Column C in Exhibit RMP(RMM-14) shows the unit costs for residential
612	net metering customers from the NEM Breakout COS. Column D in Exhibit
613	RMP(RMM-14) shows the proportion of residential net metering revenue
614	requirement to overall residential revenue requirement from the NEM Breakout
615	COS for each sub-functional cost category. Sub-functional cost categories within
616	the units costs of the cost of service study include Production-Demand, Production-
617	Energy, Transmission-Demand, Transmission-Energy, Distribution-Substations,
618	Distribution - Poles and Conductor, Distribution - Services, Distribution - Meter,
619	Retail, and Miscellaneous. Column E in Exhibit RMP(RMM-14) shows the
620	application of the proportions in Column D to the overall residential revenue
621	requirement from the 2014 GRC in Column A by each sub-functional cost category
622	and adds each of the costs for those categories. Exhibit RMP(RMM-14) shows
623	a total of \$4,210,660 for the total in Column E, which represents an eight percent
624	reduction in the revenue requirement for the residential net metering class relative
625	to the results from the NEM Breakout COS.

<sup>&</sup>lt;sup>7</sup> The step 2 price change became effective September 1, 2015 and reflects the currently effective base revenues for the Company.

#### 626 Conclusion

#### 627 Q. What is your recommendation for the Commission?

A. The Company recommends that the Commission issue an order finding that the
results of both of the analyses that I presented are accurate, reliable and are
consistent with the November 2015 Order.

- 631 Q. Does this conclude your direct testimony?
- 632 A. Yes.