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4	IN THE CIRCUIT COURT O	F THE STATE OF OREGO	N
5	FOR THE COUNTY	OF MULTNOMAH	
6 7 8	JEANYNE JAMES, ROBIN COLBERT, JANE DREVO, SAM DREVO, BROOKE EDGE AND BILL EDGE, SR., LORI FOWLER, IRIS HAMPTON, JAMES HOLLAND, RACHELLE MCMASTER,	Case No. 20CV33885 (Le Case Assigned to: Hon. St Related Cases:	,
9	KRISTINA MONTOYA, NORTHWEST RIVER GUIDES, LLC, SHARIENE	Allen	20CV37430
10	STOCKTON AND KEVIN STOCKTON, VICTOR PALFREYMAN,	Salter AIG (21 <sup>st</sup> Century)	21CV33595 22CV26326e
11	PALFREYMAN FAMILY TRUST, AND DUANE BRUNN, individually and on behalf	Allstate Freres Timber	22CV29976 22CV29694
12	of all others similarly situated,  Plaintiffs,	Bell Dietrich Cady	22CV30450 22CV29187 22CV13946
13	V.	Logan C.W. Specialty Lumber	22CV29859 22CV41640
14	PACIFICORP, an Oregon corporation;	e specially Elimeer	220 / 11010
15	and PACIFIC POWER, an Oregon registered electric utility and assumed	LIMITED JUDGMENT A AWARD (PHASE II, TRI	
16	business name of PACIFICORP,	Trial Dates: 02/26/2024-0	3/01/2024
17	Defendants.		
18		I	
19	On behalf of Plaintiffs Christian Bigness,	Kelly Davis, Christine Gron	n, Maria Guadalupe
20	Eliosa Martinez, Estate of Delores Stowell, Carl	Seyboldt, Seyboldt Revocab	le Living Trust,
21	Diane Turnbull, the Upward Bound Camp for Pe	rsons with Special Needs, In	c., Joy Wilson, and
22	Richard Wilson ("Plaintiffs"), and based on the t	rial and record in this case.	
23	This case was tried before a jury from Fel	bruary 26, 2024 through Mai	rch 1, 2024, by
24	Cody Berne, Victor Cedeño, Megan Delurey, Ma	arilyn A. Heiken, Emily John	nson, Sarah R.
25	Osborn, Nicholas Rosinia, Natida Sribhibhadh, a	nd Landon Webster on beha	lf of Plaintiffs, and
26	by Brad S. Daniels, Douglas J. Dixon, Joshua E.	Dubin, Christopher Galeano	, Reilley D.

- 1 Keating, Khoa D. Nguyen, Alison Plessman, Per A. Ramfjord, Samantha K. Sondag, Rajan S.
- 2 Trehan, and Stephanie W. Xiao on behalf of Defendants PacifiCorp and Pacific Power
- 3 (collectively, "Defendants" or "PacifiCorp").

4 This case is part of an issues class action. During trial, the parties stipulated that each

5 Plaintiff is a member of the following class.

All (A) owners or residents, as of September 7, 2020, of any (1) privately owned real property; (2) that is wholly or partially within the boundary of the maximum extent of burn for the Echo Mountain (including the fire formerly known as the Kimberling Fire), South Obenchain, or 242 fires, or for the Santiam Canyon fires is wholly or partially within the boundary in Figure 1 below; and (3) experienced fire activity during those fires; or (B) owners of a motorhome, residential trailer, manufactured dwelling, other mobile home, or any other personal property that as of September 7, 2020, was located on any property (1) wholly or partially within the boundary of the maximum extent of burn for the Echo Mountain (including the fire formerly known as the Kimberling Fire), South Obenchain, or 242 fires, or for the Santiam Canyon fire is within the boundary in Figure 1 below; that (2) experienced fire activity during those fires; and (3) whose motorhome, residential trailer, manufactured dwelling, other mobile home, or any other personal property, experienced fire damage during those fires.



(Figure 1)

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This case was bifurcated into two phases, with the jury rendering a verdict on certain class issues and the individual claims of the class representatives in Phase I and individual issues for the remaining class members to be resolved in Phase II. A Phase I trial was held April 24 through June 14, 2023. On June 12, 2023, the jury returned a verdict in favor of the entire class on five claims for relief: (1) Negligence; (2) Gross Negligence; (3) Private Nuisance; (4) Public

1	Nuisance; and (5) Trespass. The jury also returned a verdict in favor of the entire class that
2	Defendants' conduct was reckless and willful as to the entire class. The Phase I jury returned a
3	verdict in favor of Defendants on the sixth claim for relief: Inverse Condemnation. The
4	complete verdict form is attached as Exhibit B.
5	On June 14, 2023, the same jury returned a verdict in favor of the entire class on punitive
6	damages. Pursuant to the punitive damages verdict, the formula to calculate the amount of
7	punitive damages awarded to each class member is 0.25 times the sum of the amount of
8	economic damages awarded to each class member and the amount of noneconomic damages
9	awarded to the class member. The amount of the punitive damages award that is payable to each
10	Plaintiff is as set forth in ORS 31.735(1) and explained below. The complete punitive damages
11	verdict form is attached as Exhibit C.
12	This trial was the second Phase II damages trial. The jury determined the economic and
13	noneconomic damages for each Plaintiff identified in the first paragraph above. On March 5,
14	2024, the jury returned a verdict in favor of Plaintiffs on economic and noneconomic damages
15	and awarded the amounts described on the verdict form, attached as Exhibit A. There is no just
16	reason to delay the entry of this limited judgment and money award. The March 5, 2024 verdict
17	was lawful, in proper form, and received by the Court.
18	Pursuant to (1) the jury verdict dated March 5, 2024 (Phase II, Trial 2), (attached as
19	Exhibit A); (2) the jury verdict dated June 9, 2023 (Phase I) (attached as Exhibit B) and received
20	on June 12, 2023; (3) the jury verdict dated and received June 14, 2023 (Phase I, punitive
21	damages) (attached as Exhibit C); incorporating the classwide findings reflected in (4) the
22	Court's Order Granting Plaintiffs' Motion for Entry of Limited Judgment and Money Award
23	(Phase I) signed by the court on December 1, 2023, (attached as Exhibit D); (5) the Court's
24	Order Granting Plaintiffs' Second Motion for Entry of Limited Judgment and Money Award
25	(Phase I Trial), signed by the Court on December 22, 2023 (attached as Exhibit E); the Court's
26	Order Granting Plaintiffs' Unopposed Motion for Relief from Judgment to Correct Clerical

- 1 Mistakes, signed by the Court on May 10, 2024 (attached as Exhibit F); the Court's Order
- 2 Granting Defendants' Motion to Offset Economic Damages Award, signed by the Court on May
- 3 6, 2024 (attached as Exhibit G), Order Granting Plaintiffs' Second Motion for Entry of Limited
- 4 Judgment and Money Award, signed by the Court on June 24, 2024 (Phase II, Trial 2) (attached
- 5 as Exhibit H), and incorporating (8) the Order dated February 23, 2024, on Plaintiffs' Motion for
- 6 Partial Summary Judgment (Affirmative Defenses Phase II, Trial 2); and (9) the pleadings and
- 7 entire record in this case.

- IT IS HEREBY ORDERED AND ADJUDGED as follows:
- 9 1. Plaintiffs shall have judgment in their favor and against Defendants on the First
- 10 Claim for Relief (Count I) (Common Law Negligence), the Second Claim for Relief (Gross
- 11 Negligence), the Third Claim for Relief (Private Nuisance), the Fourth Claim for Relief (Public
- 12 Nuisance), and the Fifth Claim for Relief (Trespass).
- 2. Defendants shall have judgment in their favor and against Plaintiffs, without
- 14 attorney fees or costs awarded to any party, on the First Claim for Relief (Count II) (Negligence
- 15 Per Se), the Sixth Claim for Relief (Inverse Condemnation), and the Seventh Claim for Relief
- 16 (Accounting).
- 17 3. Economic damages are awarded to Plaintiffs in the total principal amount of
- \$5,933,164.00 and doubled pursuant to ORS 477.089(2)(b), and then offset by the full amount of
- deductions requested by Defendants, as modified by the Order Granting Defendants' Motion to
- 20 Offset Economic Damages Award (dated May 6, 2024), for payments made to the plaintiff by
- 21 the Subrogation Plaintiffs (if any), for a total amount of \$7,064,953.34. Plaintiffs shall have
- 22 judgment in the principal amounts specified and allocated in the Money Awards below.
- 4. Non-economic damages are awarded to Plaintiffs in the total principal amount of
- \$23,250,000.00. Plaintiffs shall have judgment in the principal amounts specified and allocated
- 25 in the Money Awards below.
- 26 5. Punitive damages are awarded against Defendants in the total principal amount of

1	\$7,295,791.00.	This amount is	allocated and	payable to	Plaintiffs ar	nd the O	regon Dena	artment of
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- 2 Justice as set forth in ORS 31.735(1)(a)-(c). Each Plaintiff's punitive damages shall be calculated
- 3 as 0.25 times the sum of the economic damages awarded to the Plaintiff and the noneconomic
- 4 damages awarded to the Plaintiff, with the amount of the punitive damages award allocated and
- 5 payable as between each Plaintiff and the Oregon Department of Justice as set forth in ORS
- 6 31.735(1)(a)-(c).
- Pursuant to ORS 31.735(1)(a), Plaintiffs are judgment creditors only as to the
- 8 punitive damages amounts payable to them under ORS 31.735(1)(a), or thirty percent of the
- 9 punitive damages award. The total principal amount of punitive damages payable to Plaintiffs is
- 10 \$2,188,737.30, and Plaintiffs shall have judgment in the principal amounts specified and
- allocated in the Money Awards below.
- 7. Pursuant to ORS 31.735(1), the Oregon Department of Justice is a judgment
- creditor as to the amounts payable under ORS 31.735(1)(b) and (1)(c), or seventy percent of the
- punitive damages award. Pursuant to ORS 31.735(1)(b) and (1)(c), sixty percent of the punitive
- damages award is payable to the Attorney General for deposit in the Criminal Injuries
- 16 Compensation Account of the Department of Justice Crime Victims' Assistance Section, and ten
- 17 percent is payable to the Attorney General for deposit in the State Court Facilities and Security
- 18 Account. The total principal amount of punitive damages payable to the Oregon Department of
- 19 Justice is \$5,107,053.70, and the Oregon Department of Justice shall have judgment in the
- 20 principal amounts specified and allocated in the Money Awards below.
- 8. Post-judgment interest is awarded at the rate of 9 percent simple per annum (using
- 22 a 365-day year) on the balance of the total amount of the money award (two times economic
- 23 damages, plus noneconomic damages, plus punitive damages) to each Plaintiff, from the date of
- 24 entry of the judgment until the entire money award is paid. Post-judgment interest at the rate of
- 25 9 percent simple per annum (using a 365-day year) is awarded to the Oregon Department of
- 26 Justice on its share of the punitive damages award, from the date of entry of the judgment until

1	the entire moi	ney award is paid.
2	9.	Costs and disbursements shall be awarded to Plaintiffs pursuant to ORCP 68 and
3	Oregon law.	
4	10.	It is further ordered and adjudged that this Court retains jurisdiction over each
5	class member	who has not had their damages determined in this trial, in the Phase I trial, or in
6	the first Phase	e II trial. Money Awards for each Plaintiff in this Phase II, Trial 2, begin on the
7	next page.	
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2		
3	1. Judgment Creditors:	Christian Bigness 33840 N Santiam Hwy
4		Gates, OR 97346
5		Oregon Department of Justice <sup>1</sup> 1162 Court Street NE Salem, OR 97301
6		Saleili, OK 97301
7	2. Judgment Creditors' Attorneys:	Keith A. Ketterling / Timothy S. DeJong Cody Berne / Emily Johnson
8	(a) for: Christian Bigness	STOLL STOLL BERNE LOKTING
		& SHLACHTER P.C. 209 SW Oak Street, Suite 500
9		Portland, OR 97204 Telephone: (503) 227-1600
10		• , ,
11		Nicholas A. Kahl NICK KAHL, LLC
12		2246 E. Burnside Street, Suite A Portland, OR 97214
13		Telephone: (971) 231-1342
14		Daniel Mensher / Natida Sribhibhadh
		KELLER ROHRBACK L.L.P. 1201 Third Avenue, Suite 3200
15		Seattle, WA 98101 Telephone: (206) 623-1900
16		• , ,
17		Matthew J. Preusch KELLER ROHRBACK L.L.P.
18		1129 State Street, Suite 8 Santa Barbara, CA 93101
19		Telephone: (805) 456-1496
20		Yoona Park / Sarah R. Osborn
		KELLER ROHRBACK L.L.P. 805 SW Broadway, Suite 2750
21		Portland, OR 97205 Telephone: (971) 253-4600
22		1 стерноне. (9/1) 255-4000
23		
24		
2.5	·	·

The Oregon Department of Justice is a judgment creditor only as to seventy percent of the award of punitive damages and post-judgment interest thereto, and is not a judgment creditor as to any other portion of Money Award 1.

### PAGE 7 – LIMITED JUDGMENT AND MONEY AWARD (PHASE II, TRIAL 2)

1			Nicholas Rosinia / Megan Delurey Victor Cedeño / Landon Webster
2			EDELSON P.C. 350 N LaSalle St., 14 <sup>th</sup> Floor
3			Chicago, IL 60654 Telephone: (312) 589-6370
4			Todd Logan/Rafey Balabanian EDELSON P.C.
5			150 California Street, 18 <sup>th</sup> Floor
6			San Francisco, CA 94111 Telephone: (415) 212-9300
7			Derek Johnson / Marilyn Heiken JOHNSON JOHNSON LUCAS &
8			MIDDLETON P.C. 975 Oak Street, Suite 1050
9			Eugene, OR 97401 Telephone: (541) 484-2434
10		(b) for Oregon Department of Justice:	Marc Hull
11		.,	Assistant Attorney General Oregon Department of Justice
12			1162 Court Street NE Salem, OR 97301 Telephone: (503) 934-4400
13 14	3.	Judgment Debtor:	PacifiCorp 825 NE Multnomah St. Portland, OR 97232
15 16	4.	DOB:	N/A
17	5.	SSN/EIN: (last four numbers):	6090
18	6.	Driver's License:	N/A
19 20	7.	Judgment Debtor:	Pacific Power 825 NE Multnomah St. Portland, OR 97232
21	8.	DOB:	N/A
22	9.	SSN/EIN:	Unknown
23	10.	Driver's License:	N/A
24	11.	Judgment Debtors' Attorneys (for PacifiCorp and Pacific Power):	Alison Plessman/Stephanie W. Xiao Khoa D. Nguyen/Rajan S. Trehan
<ul><li>25</li><li>26</li></ul>			Tyler Dang/Christopher Galeano HUESTON HENNIGAN LLP 523 West 6th St., Suite 400
20			Los Angeles, CA 90014

1			
1			Douglas J. Dixon/Thomas B. King Craig A. Fligor/Michael P. Schneider
2			HUESTON HENNIGAN LLP 620 Newport Center Drive, Suite 1300 Newport Beach, CA 92660
4			Per A. Ramfjord / Brad S. Daniels
5			Reilley D. Keating / Samantha K. Sondag STOEL RIVES LLP 760 SW Ninth Avenue, Suite 3000
			Portland, OR 97205
7 8			Blaine Evanson GIBSON, DUNN & CRUTCHER LLP 3161 Michelson Drive
9			Irvine, California, 92612
10			Joshua E. Dubin JOSHUA E. DUBIN, ESQ., P.A. 201 S. Biscayne Blvd., Ste 1300
11			Miami, FL 33131
12	12.	Other persons or public bodies, as defined in ORS 174.109, other	Oregon Department of Justice, as to punitive damages pursuant to ORS 31.735.
13		than the judgment creditor's attorney, that is known by the	g r
14		judgment creditor to be entitled to any portion of the money award:	
15 16	13.	Amount of economic damages awarded:	\$70,092.00
17	14.	Twice the amount of economic and property damages awarded:	\$140,184.00
18	15.	Offset to economic damages for	\$0.00
19	13.	Judgment Creditor Christian	ψ0.00
20		Bigness, in the full amount of the deductions requested by	
21		Defendants for payments made to Christian Bigness by the Subrogation Plaintiffs:	
22	4.6		
23	16.	Total economic damages after subtracting the amount in line 15:	\$140,184.00
<ul><li>24</li><li>25</li></ul>	17.	Amount of noneconomic damages awarded:	\$1,750,000.00
26	18.	Amount of punitive damages payable to Judgment Creditor	\$136,506.90

	Christian Bigness:	
19.	Amount of punitive damages payable to Judgment Creditor Oregon Department of Justice:	\$318,516.10
20.	Amount of money award payable to Judgment Creditor Christian Bigness [economic damages times two, minus the amount in line 15, plus noneconomic damages, plus punitive damages payable to the judgment creditor]:	\$2,026,690.90
21.	Amount of money award payable to Judgment Creditor Oregon Department of Justice:	\$318,516.10
22.	Post-judgment interest:	9 percent per annum, simple interest, using a 365-day year, on the money awards in lines 20 and 21, from the date of entry of judgment until such money award is satisfied.
23.	Accrued arrearages requiring further payments per period and payment dates:	N/A
24.	Costs and disbursements:	To be awarded pursuant to ORCP 68 and Oregon law

PAGE 10 – LIMITED JUDGMENT AND MONEY AWARD (PHASE II, TRIAL 2)

2		
2	1. Judgment Creditors:	Kelly Davis 9685 S. Prairie Rd. Tillamook, OR 97141
4		Oregon Department of Justice <sup>2</sup>
5		1162 Court Street NE Salem, OR 97301
6		Saicili, OK 97301
7	2. Judgment Creditors' Attorneys:	Keith A. Ketterling / Timothy S. DeJong
8	(a) for Kelly Davis:	Cody Berne / Emily Johnson STOLL STOLL BERNE LOKTING
9		& SHLACHTER P.C. 209 SW Oak Street, Suite 500
10		Portland, OR 97204 Telephone: (503) 227-1600
11		Nicholas A. Kahl
12		NICK KAHL, LLC 2246 E. Burnside Street, Suite A
13		Portland, OR 97214 Telephone: (971) 231-1342
14		Daniel Mensher / Natida Sribhibhadh
15		KELLER ROHRBACK L.L.P. 1201 Third Avenue, Suite 3200
16		Seattle, WA 98101
17		Telephone: (206) 623-1900
18		Matthew J. Preusch KELLER ROHRBACK L.L.P.
		1129 State Street, Suite 8 Santa Barbara, CA 93101
19		Telephone: (805) 456-1496
20		Yoona Park / Sarah R. Osborn KELLER ROHRBACK L.L.P.
21		805 SW Broadway, Suite 2750 Portland, OR 97205
22		Telephone: (971) 253-4600
<ul><li>23</li><li>24</li></ul>		Nicholas Rosinia / Megan Delurey Victor Cedeño / Landon Webster
<b>∠</b> 4		

<sup>&</sup>lt;sup>2</sup> The Oregon Department of Justice is a judgment creditor only as to seventy percent of the award of punitive damages and post-judgment interest thereto, and is not a judgment creditor as to any other portion of Money Award 2.

### PAGE 11 – LIMITED JUDGMENT AND MONEY AWARD (PHASE II, TRIAL 2)

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25

1			EDELSON P.C.
1			350 N LaSalle St., 14 <sup>th</sup> Floor Chicago, IL 60654
2			Telephone: (312) 589-6370
3			Todd Logan/Rafey Balabanian EDELSON P.C.
4			150 California Street, 18 <sup>th</sup> Floor
5			San Francisco, CA 94111 Telephone: (415) 212-9300
6			Derek Johnson / Marilyn Heiken
7			JOHNSON JOHNSON LUCAS & MIDDLETON P.C.
8			975 Oak Street, Suite 1050 Eugene, OR 97401
9			Telephone: (541) 484-2434
10		(b) for Oregon Department of Justice:	Marc Hull
11			Assistant Attorney General Oregon Department of Justice
12			1162 Court Street NE Salem, OR 97301 Telephone: (503) 934-4400
13	3.	Judgment Debtor:	PacifiCorp
14			825 NE Multnomah St. Portland, OR 97232
15	4.	DOB:	N/A
16	5.	SSN/EIN: (last four numbers):	6090
17	6.	Driver's License:	N/A
18	7.	Judgment Debtor:	Pacific Power 825 NE Multnomah St.
19			Portland, OR 97232
20	8.	DOB:	N/A
21	9.	SSN/EIN:	Unknown
22	10.	Driver's License:	N/A
23	11.	Judgment Debtors' Attorneys (for	Alison Plessman/Stephanie W. Xiao
24		PacifiCorp and Pacific Power):	Khoa D. Nguyen/Rajan S. Trehan Tyler Dang/Christopher Galeano
25			HUESTON HENNIGAN LLP 523 West 6 <sup>th</sup> St., Suite 400
26			Los Angeles, CA 90014

i			
1			Douglas J. Dixon/Thomas B. King Craig A. Fligor/Michael P. Schneider
2			HUESTON HENNIGAN LLP
3			620 Newport Center Drive, Suite 1300 Newport Beach, CA 92660
4			Per A. Ramfjord / Brad S. Daniels
5			Reilley D. Keating / Samantha K. Sondag
3			STOEL RIVES LLP 760 SW Ninth Avenue, Suite 3000
6			Portland, OR 97205
7			Blaine Evanson
8			GIBSON, DUNN & CRUTCHER LLP
0			3161 Michelson Drive Irvine, California, 92612
9			IIVIIIe, Camoriiia, 92012
10			Joshua E. Dubin
11			JOSHUA E. DUBIN, ESQ., P.A. 201 S. Biscayne Blvd., Ste 1300
11			Miami, FL 33131
12	12.	Other persons or public bodies, as	Oregon Department of Justice, as to
13	12.	defined in ORS 174.109, other	punitive damages pursuant to ORS
14		than the judgment creditor's attorney, that is known by the	31.735.
14		judgment creditor to be entitled to	
15		any portion of the money award:	
16	13.	Amount of economic damages awarded:	\$846,095.00
17	14.	Twice the amount of economic and	\$1,692,190.00
18	14.	property damages awarded:	\$1,092,190.00
19	15.	Offset to economic damages for	\$565,273.62
	15.	Judgment Creditor Kelly Davis, in	Ψ303,273.02
20		the full amount of the deductions requested by Defendants for	
21		payments made to Kelly Davis by	
22		the Subrogation Plaintiffs:	
	16.	Total economic damages after	\$1,126,916.38
23		subtracting the amount in line 15:	
24	17.	Amount of noneconomic damages	\$3,500,000.00
25		awarded:	
26	18.	Amount of punitive damages payable to Judgment Creditor	\$325,957.13
-			

# PAGE 13 – LIMITED JUDGMENT AND MONEY AWARD (PHASE II, TRIAL 2)

	Kelly Davis:	
19.	Amount of punitive damages payable to Judgment Creditor Oregon Department of Justice:	\$760,566.63
20.	Amount of money award payable to Judgment Creditor Kelly Davis [economic damages times two, minus the amount in line 15, plus noneconomic damages, plus punitive damages payable to the judgment creditor]:	\$4,952,873.51
21.	Amount of money award payable to Judgment Creditor Oregon Department of Justice:	\$760,566.63
22.	Post-judgment interest:	9 percent per annum, simple interest, using a 365-day year, on the money award in lines 20 and 21, from the date of entry of judgment until such money award is satisfied.
23.	Accrued arrearages requiring further payments per period and payment dates:	N/A
24.	Costs and disbursements:	To be awarded pursuant to ORCP 68 and Oregon law

PAGE 14 – LIMITED JUDGMENT AND MONEY AWARD (PHASE II, TRIAL 2)

2	1. Judgment Creditors:	Christine Grom 157 Dogwood Drive Gates, OR 97346
4		Oregon Department of Justice <sup>3</sup>
5		1162 Court Street NE Salem, OR 97301
6		
7		
8	2. Judgment Creditors' Attorneys:	Nicholas Rosinia / Megan Delurey Victor Cedeño / Landon Webster
9	(a) for Christine Grom:	EDELSON P.C. 350 N LaSalle St., 14 <sup>th</sup> Floor
10		Chicago, IL 60654 Telephone: (312) 589-6370
11		Todd Logan/Rafey Balabanian
12		EDELSON P.C. 150 California Street, 18 <sup>th</sup> Floor
13		San Francisco, CA 94111 Telephone: (415) 212-9300
14		Derek Johnson / Marilyn Heiken JOHNSON JOHNSON LUCAS &
15		MIDDLETON P.C. 975 Oak Street, Suite 1050
16		Eugene, OR 97401 Telephone: (541) 484-2434
17	(b) for Oregon Department of Justice:	Marc Hull
18	(1) 11 11 18 11 17 18 11 11 11 11 11 11 11 11 11 11 11 11	Assistant Attorney General Oregon Department of Justice
19		1162 Court Street NE Salem, OR 97301 Telephone: (503) 934-4400
20	3. Judgment Debtor:	PacifiCorp
21		825 NE Multnomah St. Portland, OR 97232
<ul><li>22</li><li>23</li></ul>	4. DOB:	N/A
24	5. SSN/EIN: (last four numbers):	6090

The Oregon Department of Justice is a judgment creditor only as to seventy percent of the award of punitive damages and post-judgment interest thereto, and is not a judgment creditor as to any other portion of Money Award 3.

### PAGE 15 – LIMITED JUDGMENT AND MONEY AWARD (PHASE II, TRIAL 2)

1	6.	Driver's License:	N/A
2	7.	Judgment Debtor:	Pacific Power
3			825 NE Multnomah St. Portland, OR 97232
4	8.	DOB:	N/A
5	9.	SSN/EIN::	Unknown
6	10.	Driver's License:	N/A
7	11.	Judgment Debtors' Attorneys (for	Alison Plessman/Stephanie W. Xiao
8		PacifiCorp and Pacific Power):	Khoa D. Nguyen/Rajan S. Trehan Tyler Dang/Christopher Galeano
9			HUESTON HENNIGAN LLP 523 West 6th St., Suite 400
10			Los Angeles, CA 90014
11			Douglas J. Dixon/Thomas B. King Craig A. Fligor/Michael P. Schneider
12			HUESTON HENNIGAN LLP 620 Newport Center Drive, Suite 1300
13			Newport Beach, CA 92660
14			Per A. Ramfjord / Brad S. Daniels Reilley D. Keating / Samantha K. Sondag
15			STOEL RIVES LLP 760 SW Ninth Avenue, Suite 3000
16			Portland, OR 97205
17			Blaine Evanson GIBSON, DUNN & CRUTCHER LLP
18			3161 Michelson Drive
19			Irvine, California, 92612
20			Joshua E. Dubin JOSHUA E. DUBIN, ESQ., P.A.
21			201 S. Biscayne Blvd., Ste 1300 Miami, FL 33131
22	12.	Other persons or public bodies, as	Oregon Department of Justice, as to
23		defined in ORS 174.109, other than the judgment creditor's attorney, that is known by the judgment creditor to be entitled to	punitive damages pursuant to ORS 31.735.
24			
25		any portion of the money award:	
26	13.	Amount of economic damages awarded:	\$623,641.00

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1	14.	Twice the amount of economic and property damages awarded:	\$1,247,282.00
2	15.	Offset to economic damages for Judgment Creditor Christine	\$560,124.65
4		Grom, in the full amount of the deductions requested by	
5		Defendants for payments made to Christine Grom by the Subrogation Plaintiffs:	
6 7	16.	Total economic damages after subtracting the amount in line 15:	\$687,157.35
8	17.	Amount of noneconomic damages awarded:	\$3,500,000.00
10	18.	Amount of punitive damages payable to Judgment Creditor Christine Grom:	\$309,273.08
<ul><li>11</li><li>12</li><li>13</li></ul>	19.	Amount of punitive damages payable to Judgment Creditor Oregon Department of Justice:	\$721,637.18
14 15 16 17	20.	Amount of money award payable to Judgment Creditor Christine Grom [economic damages times two, minus the amount in line 15, plus noneconomic damages, plus punitive damages payable to the judgment creditor]:	\$4,496,430.43
18 19	21.	Amount of money award payable to Judgment Creditor Oregon Department of Justice:	\$721,637.18
20			
21	22.	Post-judgment interest:	9 percent per annum, simple interest, using a 365-day year, on the money award
22			in lines 20 and 21, from the date of entry of judgment until such money award is satisfied.
<ul><li>23</li><li>24</li></ul>	23.	Accrued arrearages requiring further payments per period and payment dates:	N/A
<ul><li>25</li><li>26</li></ul>	24.	Costs and disbursements:	To be awarded pursuant to ORCP 68 and Oregon law

# 2 MONEY AWARD 4

3			
4	1.	Judgment Creditors:	Maria Guadalupe Eliosa Martinez 327 N Yodel Lane
5			Otis, OR 97368
6			Oregon Department of Justice <sup>4</sup> 1162 Court Street NE Salem, OR 97301
7 8 9	2.	Judgment Creditors' Attorneys:  (a) for Maria Guadalupe Eliosa  Martinez:	Keith A. Ketterling / Timothy S. DeJong Cody Berne / Emily Johnson STOLL STOLL BERNE LOKTING & SHLACHTER P.C.
10		Martinez.	209 SW Oak Street, Suite 500
11			Portland, OR 97204 Telephone: (503) 227-1600
12			Nicholas A. Kahl
13			NICK KAHL, LLC
			2246 E. Burnside Street, Suite A
14			Portland, OR 97214 Telephone: (971) 231-1342
15			1010pnone: (5 / 1) 251 15 12
16			Daniel Mensher / Natida Sribhibhadh KELLER ROHRBACK L.L.P.
17			1201 Third Avenue, Suite 3200
			Seattle, WA 98101
18			Telephone: (206) 623-1900
19			Matthew J. Preusch
20			KELLER ROHRBACK L.L.P.
21			1129 State Street, Suite 8 Santa Barbara, CA 93101
			Telephone: (805) 456-1496
22			
23			
24			

The Oregon Department of Justice is a judgment creditor only as to seventy percent of the award of punitive damages and post-judgment interest thereto, and is not a judgment creditor as to any other portion of Money Award 4.

### PAGE 18 – LIMITED JUDGMENT AND MONEY AWARD (PHASE II, TRIAL 2)

	ı		
1 2			Yoona Park / Sarah R. Osborn KELLER ROHRBACK L.L.P. 805 SW Broadway, Suite 2750
3			Portland, OR 97205 Telephone: (971) 253-4600
4		(b) for Oregon Department of Justice:	Marc Hull
5			Assistant Attorney General Oregon Department of Justice
6			1162 Court Street NE Salem, OR 97301 Telephone: (503) 934-4400
7 8	3.	Judgment Debtor:	PacifiCorp 825 NE Multnomah St. Portland, OR 97232
9	4.	DOB:	N/A
10	5.	SSN/EIN: (last four numbers):	6090
11	6.	Driver's License:	N/A
12 13	7.	Judgment Debtor:	Pacific Power 825 NE Multnomah St.
14			Portland, OR 97232
15	8.	DOB:	N/A
16	9.	SSN/EIN:	Unknown
17	10.	Driver's License:	N/A
18	11.	Judgment Debtors' Attorneys (for	
19		PacifiCorp and Pacific Power):	Alison Plessman/Stephanie W. Xiao Khoa D. Nguyen/Rajan S. Trehan
20			Tyler Dang/Christopher Galeano HUESTON HENNIGAN LLP
21			523 West 6th St., Suite 400 Los Angeles, CA 90014
22			Douglas J. Dixon/Thomas B. King
23			Craig A. Fligor/Michael P. Schneider HUESTON HENNIGAN LLP
24			620 Newport Center Drive, Suite 1300 Newport Beach, CA 92660
<ul><li>25</li><li>26</li></ul>			Per A. Ramfjord / Brad S. Daniels Reilley D. Keating / Samantha K. Sondag STOEL RIVES LLP

			760 SW Ninth Avenue, Suite 3000
1			Portland, OR 97205
2			Blaine Evanson
3			GIBSON, DUNN & CRUTCHER LLP 3161 Michelson Drive
4			Irvine, California, 92612
5			Joshua E. Dubin JOSHUA E. DUBIN, ESQ., P.A.
6			201 S. Biscayne Blvd., Ste 1300 Miami, FL 33131
7	12.	Other persons or public hadies as	
8	12.	Other persons or public bodies, as defined in ORS 174.109, other	Oregon Department of Justice, as to punitive damages pursuant to ORS 31.735.
9		than the judgment creditor's attorney, that is known by the	31./33.
10		judgment creditor to be entitled to any portion of the money award:	
11	13.	Amount of economic damages awarded:	\$280,143.00
12 13	14.	Twice the amount of economic and property damages awarded:	\$560,286.00
<ul><li>14</li><li>15</li><li>16</li><li>17</li></ul>	15.	Offset to economic damages for Judgment Creditor Maria Guadalupe Eliosa Martinez, in the full amount of the deductions requested by Defendants for payments made to Maria Guadalupe Eliosa Martinez by the Subrogation Plaintiffs:	\$86,600.00
18 19	16.	Total economic damages after subtracting the amount in line 15:	\$473,686.00
20	17.	Amount of noneconomic damages awarded:	\$3,500,000.00
21 22	18.	Amount of punitive damages payable to Judgment Creditor Maria Guadalupe Eliosa Martinez:	\$283,510.73
<ul><li>23</li><li>24</li><li>25</li></ul>	19.	Amount of punitive damages payable to Judgment Creditor Oregon Department of Justice:	\$661,525.03
<ul><li>25</li><li>26</li></ul>	20.	Amount of money award payable to Judgment Creditor Maria	\$4,257,196.73

1		Guadalupe Eliosa Martinez [economic damages times two,	
2		minus the amount in line 15, plus noneconomic damages, plus	
3		punitive damages payable to the judgment creditor]:	
4	21.	Amount of money award payable	\$661,525.03
5		to Judgment Creditor Oregon Department of Justice:	
6	22.	Post-judgment interest:	9 percent per annum, simple interest,
7			using a 365-day year, on the money award in lines 20 and 21, from the date of entry
8			of judgment until such money award is satisfied.
9	23.	Accrued arrearages requiring further payments per period and	N/A
10		payment dates:	
11			
12	24.	Costs and disbursements:	To be awarded pursuant to ORCP 68 and Oregon law
13			

PAGE 21 – LIMITED JUDGMENT AND MONEY AWARD (PHASE II, TRIAL 2)

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1		
2 3 4 5 6	1. Judgment Creditors:	Estate of Delores Stowell 4131 NE Neotsu Dr. Neotsu, OR 97364  Oregon Department of Justice <sup>5</sup> 1162 Court Street NE Salem, OR 97301
7	2. Judgment Creditors' Attorneys:	
8 9 10	(a) Estate of Delores Stowell:	Keith A. Ketterling / Timothy S. DeJong Cody Berne / Emily Johnson STOLL STOLL BERNE LOKTING & SHLACHTER P.C. 209 SW Oak Street, Suite 500
11		Portland, OR 97204 Telephone: (503) 227-1600
12 13		Nicholas A. Kahl
14		NICK KAHL, LLC 2246 E. Burnside Street, Suite A
15		Portland, OR 97214 Telephone: (971) 231-1342
16		Daniel Mensher / Natida Sribhibhadh
17		KELLER ROHRBACK L.L.P. 1201 Third Avenue, Suite 3200
18		Seattle, WA 98101
19		Telephone: (206) 623-1900
20		Matthew J. Preusch KELLER ROHRBACK L.L.P.
21 22		1129 State Street, Suite 8 Santa Barbara, CA 93101
23		Telephone: (805) 456-1496  Yoona Park / Sarah R. Osborn
24		1 0011a Faik / Salali K. Osuolii

<sup>&</sup>lt;sup>5</sup> The Oregon Department of Justice is a judgment creditor only as to seventy percent of the award of punitive damages and post-judgment interest thereto, and is not a judgment creditor as to any other portion of Money Award 5.

### PAGE 22 – LIMITED JUDGMENT AND MONEY AWARD (PHASE II, TRIAL 2)

1

25

1 2			KELLER ROHRBACK L.L.P. 805 SW Broadway, Suite 2750 Portland, OR 97205
			Telephone: (971) 253-4600
3		(b) for Oregon Department of Justice:	Marc Hull Assistant Attorney General
4			Oregon Department of Justice
5			1162 Court Street NE Salem, OR 97301 Telephone: (503) 934-4400
6	3.	Judgment Debtor:	PacifiCorp 825 NE Multnomah St.
7	_		Portland, OR 97232
8	4.	DOB:	N/A
9	5.	SSN/EIN: (last four numbers):	6090
10	6.	Driver's License:	N/A
11	7.	Judgment Debtor:	Pacific Power 825 NE Multnomah St.
12			Portland, OR 97232
13	8.	DOB:	N/A
14	9.	SSN/EIN:	Unknown
15	10.	Driver's License:	N/A
16	11.	Judgment Debtors' Attorneys (for	Alison Plessman/Stephanie W. Xiao
17		PacifiCorp and Pacific Power):	Khoa D. Nguyen/Rajan S. Trehan Tyler Dang/Christopher Galeano
18			HUESTON HENNIGAN LLP 523 West 6th St., Suite 400
19			Los Angeles, CA 90014
20			Douglas J. Dixon/Thomas B. King Craig A. Fligor/Michael P. Schneider
21			HUESTON HENNIGAN LLP
22			620 Newport Center Drive, Suite 1300 Newport Beach, CA 92660
			Per A. Ramfjord / Brad S. Daniels
23			Reilley D. Keating / Samantha K. Sondag STOEL RIVES LLP
24			760 SW Ninth Avenue, Suite 3000 Portland, OR 97205
25			Blaine Evanson
26			GIBSON, DUNN & CRUTCHER LLP

			3161 Michelson Drive
1			Irvine, California, 92612
2			Joshua E. Dubin
3			JOSHUA E. DUBIN, ESQ., P.A. 201 S. Biscayne Blvd., Ste 1300
4			Miami, FL 33131
5	12.	Other persons or public bodies, as defined in ORS 174.109, other	Oregon Department of Justice, as to punitive
6		than the judgment creditor's attorney, that is known by the	damages pursuant to ORS 31.735.
7		judgment creditor to be entitled to any portion of the money award:	
8	13.	Amount of economic damages	
9		awarded:	\$304,317.00
10	14.	Twice the amount of economic and property damages awarded:	\$608,634.00
11	15.	Offset to economic damages for	
12		Judgment Creditor Estate of Delores Stowell, in the full amount	
13		of the deductions requested by	
14		Defendants for payments made to Estate of Delores Stowell and/or	
15		Delores Stowell by the Subrogation Plaintiffs:	\$196,968.50
16	16.	Total economic damages after	
17		subtracting the amount in line 15:	\$411,665.50
18	17.	Amount of noneconomic damages awarded:	\$2,500,000.00
19	18.	Amount of punitive damages	4040.000.70
20		payable to Judgment Creditor Estate of Delores Stowell:	\$210,323.78
21	19.	Amount of punitive damages	
22		payable to Judgment Creditor Oregon Department of Justice:	\$490,755.48
23	20.	Amount of money award payable	
24		to Judgment Creditor Estate of Delores Stowell [economic	
25		damages times two, minus the amount in line 15, plus	
26		noneconomic damages, plus punitive damages payable to the	\$3,121,989.28

# PAGE 24 – LIMITED JUDGMENT AND MONEY AWARD (PHASE II, TRIAL 2)

	judgment creditor]:	
21.	Amount of money award payable to Judgment Creditor Oregon Department of Justice:	\$490,755.48
22.	Post-judgment interest:	9 percent per annum, simple interest, using a 365-day year, on the money awards in lines 20 and 21, from the date of entry of judgment until such money award is satisfied.
23.	Accrued arrearages requiring further payments per period and payment dates:	N/A
24.	Costs and disbursements:	To be awarded pursuant to ORCP 68 and Oregon law

PAGE 25 – LIMITED JUDGMENT AND MONEY AWARD (PHASE II, TRIAL 2)

1

2	1. Jud	dgment Creditors	Carl Seyboldt & Seyboldt Revocable Living Trust
3			3242 Butte Falls Hwy
4			Eagle Point, OR 97524
5			Oregon Department of Justice <sup>6</sup>
6			1162 Court Street NE Salem, OR 97301
7	2 1 1	, C. 1'. 2 A.	outern, ore 57501
7	2. Jud	gment Creditors' Attorneys:	Voith A Vottouling / Timethy S Dolong
8	(a)	for Carl Seyboldt & Seyboldt	Keith A. Ketterling / Timothy S. DeJong Cody Berne / Emily Johnson
9		Revocable Living Trust:	STOLL STOLL BERNE LOKTING
			& SHLACHTER P.C.
10			209 SW Oak Street, Suite 500
11			Portland, OR 97204 Telephone: (503) 227-1600
10			Telephone. (303) 227 1000
12			Nicholas A. Kahl
13			NICK KAHL, LLC
14			2246 E. Burnside Street, Suite A Portland, OR 97214
14			Telephone: (971) 231-1342
15			Telephone. (7/1) 231 13 12
16			Daniel Mensher / Natida Sribhibhadh
			KELLER ROHRBACK L.L.P.
17			1201 Third Avenue, Suite 3200 Seattle, WA 98101
18			Telephone: (206) 623-1900
10			1 /
19			Matthew J. Preusch
20			KELLER ROHRBACK L.L.P. 1129 State Street, Suite 8
21			Santa Barbara, CA 93101
<b>4</b> I			Telephone: (805) 456-1496
22			
23			
			Yoona Park / Sarah R. Osborn
24			2 com 1 with switch to coolin

of punitive damages and post-judgment interest thereto, and is not a judgment creditor as to any other portion of Money Award 6.

### PAGE 26 – LIMITED JUDGMENT AND MONEY AWARD (PHASE II, TRIAL 2)

1			KELLER ROHRBACK L.L.P.
			805 SW Broadway, Suite 2750 Portland, OR 97205
2			Telephone: (971) 253-4600
3			Nicholas Rosinia / Megan Delurey
4			Victor Cedeño / Landon Webster EDELSON P.C.
5			350 N LaSalle St., 14 <sup>th</sup> Floor Chicago, IL 60654
6			Telephone: (312) 589-6370
7			Todd Logan/Rafey Balabanian EDELSON P.C.
8			150 California Street, 18 <sup>th</sup> Floor San Francisco, CA 94111
9			Telephone: (415) 212-9300
10			Derek Johnson / Marilyn Heiken JOHNSON JOHNSON LUCAS &
11			MIDDLETON P.C.
12			975 Oak Street, Suite 1050 Eugene, OR 97401
13			Telephone: (541) 484-2434
		(b) for Oregon Department of Justice:	Marc Hull
14			Assistant Attorney General Oregon Department of Justice
15			1162 Court Street NE Salem, OR 97301 Telephone: (503) 934-4400
16	3.	Judgment Debtor:	PacifiCorp
17			825 NE Multnomah St. Portland, OR 97232
18	4.	DOB:	N/A
19			
20	5.	SSN/EIN: (last four numbers):	6090
21	6.	Driver's License:	N/A
	7.	Judgment Debtor:	Pacific Power
22			825 NE Multnomah St. Portland, OR 97232
23	8.	DOB:	N/A
24	9.	SSN/EIN:	Unknown
25	10.	Driver's License:	N/A
26			

i			
1	11.	Judgment Debtors' Attorneys (for PacifiCorp and Pacific Power):	Alison Plessman/Stephanie W. Xiao
2		Pacificorp and Pacific Power):	Khoa D. Nguyen/Rajan S. Trehan Tyler Dang/Christopher Galeano HUESTON HENNIGAN LLP
3			523 West 6th St., Suite 400 Los Angeles, CA 90014
4			
5			Douglas J. Dixon/Thomas B. King Craig A. Fligor/Michael P. Schneider HUESTON HENNIGAN LLP
6			620 Newport Center Drive, Suite 1300 Newport Beach, CA 92660
7			-
8			Per A. Ramfjord / Brad S. Daniels Reilley D. Keating / Samantha K. Sondag STOEL RIVES LLP
9			760 SW Ninth Avenue, Suite 3000 Portland, OR 97205
10			,
11			Blaine Evanson GIBSON, DUNN & CRUTCHER LLP
12			3161 Michelson Drive Irvine, California, 92612
13			Joshua E. Dubin
14			JOSHUA E. DUBIN, ESQ., P.A. 201 S. Biscayne Blvd., Ste 1300
15			Miami, FL 33131
16	12.	Other persons or public bodies, as defined in ORS 174.109, other	Oregon Department of Justice, as to punitive damages pursuant to ORS
17		than the judgment creditor's attorney, that is known by the	31.735.
18		judgment creditor to be entitled to any portion of the money award:	
19	13.	Amount of economic damages	\$972,459.00
20		awarded:	
21	14.	Twice the amount of economic and property damages awarded:	\$1,944,918.00
22	15.	Offset to economic damages for	\$705,236.48
23		Judgment Creditor Carl Seyboldt/Seyboldt Revocable	
24		Trust, in the full amount of the deductions requested by	
25		Defendants for payments made to Carl Seyboldt and/or Seyboldt	
26		Revocable Trust by the	

	Subrogation Plaintiffs:	
16.	Total economic damages after subtracting the amount in line 15:	\$1,239,681.52
17.	Amount of noneconomic damages awarded:	\$2,500,000.00
18.	Amount of punitive damages payable to Judgment Creditor Carl Seyboldt & Seyboldt Revocable Trust:	\$260,434.43
19.	Amount of punitive damages payable to Judgment Creditor Oregon Department of Justice:	\$607,680.33
20.	Amount of money award payable to Judgment Creditor Carl Seyboldt & Seyboldt Revocable Trust [economic damages times two, minus the amount in line 15, plus noneconomic damages, plus punitive damages payable to the judgment creditor]:	\$4,000,115.95
21.	Amount of money award payable to Judgment Creditor Oregon Department of Justice:	\$607,680.33
22.	Post-judgment interest:	9 percent per annum, simple interest, using a 365-day year, on the money award in lines 20 and 21, from the date of entry of judgment until such money award is satisfied.
23.	Accrued arrearages requiring further payments per period and payment dates:	N/A
24.	Costs and disbursements:	To be awarded pursuant to ORCP 68 and Oregon law

PAGE 29 – LIMITED JUDGMENT AND MONEY AWARD (PHASE II, TRIAL 2)

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2	1. Judgment Creditors:	Diane Turnbull
3	_	40241 Gates School Rd.
4		Gates, OR 97346
		Oregon Department of Justice <sup>7</sup>
5		1162 Court Street NE
6		Salem, OR 97301 Keith A. Ketterling / Timothy S. DeJong
7	2. Judgment Creditors' Attorneys:	Cody Berne / Emily Johnson
	(a) for Diane Turnbull:	STOLL STOLL BERNE LOKTING & SHLACHTER P.C.
8		209 SW Oak Street, Suite 500
9		Portland, OR 97204
10		Telephone: (503) 227-1600
11		Nicholas A. Kahl
		NICK KAHL, LLC
12		2246 E. Burnside Street, Suite A Portland, OR 97214
13		Telephone: (971) 231-1342
14		
15		Daniel Mensher / Natida Sribhibhadh KELLER ROHRBACK L.L.P.
13		1201 Third Avenue, Suite 3200
16		Seattle, WA 98101
17		Telephone: (206) 623-1900
18		Matthew J. Preusch
19		KELLER ROHRBACK L.L.P. 1129 State Street, Suite 8
20		Santa Barbara, CA 93101
		Telephone: (805) 456-1496
21		Yoona Park / Sarah R. Osborn
22		KELLER ROHRBACK L.L.P. 805 SW Broadway, Suite 2750
23		Portland, OR 97205
		Telephone: (971) 253-4600
24		

<sup>&</sup>lt;sup>7</sup> The Oregon Department of Justice is a judgment creditor only as to seventy percent of the award of punitive damages and post-judgment interest thereto, and is not a judgment creditor as to any other portion of Money Award 7.

1			Nicholas Rosinia / Megan Delurey
2			Victor Cedeño / Landon Webster EDELSON P.C.
3			350 N LaSalle St., 14 <sup>th</sup> Floor
4			Chicago, IL 60654 Telephone: (312) 589-6370
			Todd Logan/Rafey Balabanian
5			EDELSON P.C. 150 California Street, 18 <sup>th</sup> Floor
6			San Francisco, CA 94111 Telephone: (415) 212-9300
7			• , , ,
8			Derek Johnson / Marilyn Heiken JOHNSON JOHNSON LUCAS &
9			MIDDLETON P.C. 975 Oak Street, Suite 1050
10			Eugene, OR 97401 Telephone: (541) 484-2434
11		(h) for Orogon Donortment of Justice	Telephone. (341) 484-2434
12		(b) for Oregon Department of Justice:	Marc Hull Assistant Attorney General
			Oregon Department of Justice
13			1162 Court Street NE Salem, OR 97301
14			Telephone: (503) 934-4400 PacifiCorp
15	3.	Judgment Debtor:	825 NE Multnomah St.
16			Portland, OR 97232 N/A
17	4.	DOB:	
	5.	SSN/EIN: (last four numbers):	6090
18	6.	Driver's License:	N/A
19	7.	Judgment Debtor:	Pacific Power 825 NE Multnomah St.
20			Portland, OR 97232
21	8.	DOB:	N/A
22	9.	SSN/EIN:	Unknown
23			N/A
24	10.	Driver's License:	
	11.	Judgment Debtors' Attorneys (for PacifiCorp and Pacific Power):	Alison Plessman/Stephanie W. Xiao Khoa D. Nguyen/Rajan S. Trehan
25		<u>r</u> <del></del>	Tyler Dang/Christopher Galeano HUESTON HENNIGAN LLP
26			TIOLOTON HENNIOMN LLF

# PAGE 31 – LIMITED JUDGMENT AND MONEY AWARD (PHASE II, TRIAL 2)

			523 West 6th St., Suite 400
1			Los Angeles, CA 90014
2			Douglas J. Dixon/Thomas B. King
3			Craig A. Fligor/Michael P. Schneider HUESTON HENNIGAN LLP
4			620 Newport Center Drive, Suite 1300 Newport Beach, CA 92660
5			Per A. Ramfjord / Brad S. Daniels
6			Reilley D. Keating / Samantha K. Sondag STOEL RIVES LLP
7			760 SW Ninth Avenue, Suite 3000 Portland, OR 97205
8			Blaine Evanson GIBSON, DUNN & CRUTCHER LLP
9			3161 Michelson Drive
10			Irvine, California, 92612
11			Joshua E. Dubin JOSHUA E. DUBIN, ESQ., P.A.
12			201 S. Biscayne Blvd., Ste 1300 Miami, FL 33131
13	12.	Other persons or public bodies, as	Oregon Department of Justice, as to
14	12.	defined in ORS 174.109, other than the judgment creditor's	punitive damages pursuant to ORS
15		attorney, that is known by the judgment creditor to be entitled to	31.735.
16		any portion of the money award:	
17	13.	Amount of economic damages awarded:	\$3,475.00
18	14.	Twice the amount of economic	\$6,950.00
19		and property damages awarded:	
20	15.	Offset to economic damages for Judgment Creditor Diane Turnbull,	\$0.00
21		in the full amount of the deductions requested by	
22		Defendants for payments made to Diane Turnbull by the Subrogation	
23		Plaintiffs:	
24	16.	Total economic damages after subtracting the amount in line 15:	\$6,950.00
25	17.	Amount of noneconomic damages	\$1,750,000.00
26	± / •	awarded:	ψ1,720,000.00

1 2	18.	Amount of punitive damages payable to Judgment Creditor Diane Turnbull:	\$131,510.63
3	19.	Amount of punitive damages payable to Judgment Creditor Oregon Department of Justice:	\$306,858.13
5 6 7 8	20.	Amount of money award payable to Judgment Creditor Diane Turnbull [economic damages times two, minus the amount in line 15, plus noneconomic damages, plus punitive damages payable to the judgment creditor]:	\$1,888,460.63
9 10	21.	Amount of money award payable to Judgment Creditor Oregon Department of Justice:	\$306,858.13
11 12 13	22.	Post-judgment interest:	9 percent per annum, simple interest, using a 365-day year, on the money award in lines 20 and 21, from the date of entry of judgment until such money award is satisfied.
<ul><li>14</li><li>15</li></ul>	23.	Accrued arrearages requiring further payments per period and payment dates:	N/A
16 17	24.	Costs and disbursements:	To be awarded pursuant to ORCP 68 and Oregon law

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	MONEY A	AWARD 8
1 2 3 4 5 6	1. Judgment Creditors:	Upward Bound Camp for Persons with Special Needs, Inc. 40151 Gates School Rd. Gates, OR 97346  Oregon Department of Justice <sup>8</sup> 1162 Court Street NE Salem, OR 97301
7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	2. Judgment Creditors' Attorneys:  (a) for Upward Bound Camp for Persons with Special Needs, Inc.:	Keith A. Ketterling / Timothy S. DeJong Cody Berne / Emily Johnson STOLL STOLL BERNE LOKTING & SHLACHTER P.C. 209 SW Oak Street, Suite 500 Portland, OR 97204 Telephone: (503) 227-1600  Nicholas A. Kahl NICK KAHL, LLC 2246 E. Burnside Street, Suite A Portland, OR 97214 Telephone: (971) 231-1342  Daniel Mensher / Natida Sribhibhadh KELLER ROHRBACK L.L.P. 1201 Third Avenue, Suite 3200 Seattle, WA 98101 Telephone: (206) 623-1900  Matthew J. Preusch KELLER ROHRBACK L.L.P. 1129 State Street, Suite 8 Santa Barbara, CA 93101 Telephone: (805) 456-1496  Yoona Park / Sarah R. Osborn KELLER ROHRBACK L.L.P. 805 SW Broadway, Suite 2750
24		·

<sup>&</sup>lt;sup>8</sup> The Oregon Department of Justice is a judgment creditor only as to seventy percent of the award of punitive damages and post-judgment interest thereto, and is not a judgment creditor as to any other portion of Money Award 8.

### PAGE 34 – LIMITED JUDGMENT AND MONEY AWARD (PHASE II, TRIAL 2)

25

1			Portland, OR 97205 Telephone: (971) 253-4600
2			
			Nicholas Rosinia / Megan Delurey Victor Cedeño / Landon Webster
3			EDELSON P.C.
4			350 N LaSalle St., 14 <sup>th</sup> Floor Chicago, IL 60654
5			Telephone: (312) 589-6370
6			Todd Logan/Rafey Balabanian EDELSON P.C.
7			150 California Street, 18 <sup>th</sup> Floor
8			San Francisco, CA 94111 Telephone: (415) 212-9300
9			Derek Johnson / Marilyn Heiken
			JOHNSON JOHNSON LUCAS & MIDDLETON P.C.
10			975 Oak Street, Suite 1050
11			Eugene, OR 97401 Telephone: (541) 484-2434
12		(b) for Oregon Department of Justice:	Marc Hull
13		(b) for Oregon Department of Justice.	Assistant Attorney General
13			Oregon Department of Justice
14			1162 Court Street NE Salem, OR 97301
15			Telephone: (503) 934-4400 PacifiCorp
1.6	3.	Judgment Debtor:	825 NE Multnomah St.
16			Portland, OR 97232
17	4.	DOB:	N/A
18	5.	SSN/EIN: (last four numbers):	6090
19	6.	Driver's License:	N/A
20	7.	Judgment Debtor:	Pacific Power
21	/.	Judgment Debtor.	825 NE Multnomah St. Portland, OR 97232
			,
22	8.	DOB:	N/A
23	9.	SSN/EIN:	Unknown
24	10.	Driver's License:	N/A
25	11.	Judgment Debtors' Attorneys (for	Alison Plessman/Stephanie W. Xiao
26		PacifiCorp and Pacific Power):	Khoa D. Nguyen/Rajan S. Trehan
-			Tyler Dang/Christopher Galeano

PAGE 35 – LIMITED JUDGMENT AND MONEY AWARD (PHASE II, TRIAL 2)

		HUESTON HENNIGAN LLP
		523 West 6th St., Suite 400
		Los Angeles, CA 90014
		Douglas J. Dixon/Thomas B. King Craig A. Fligor/Michael P. Schneider
		HUESTON HENNIGAN LLP 620 Newport Center Drive, Suite 1300
		Newport Beach, CA 92660
		Per A. Ramfjord / Brad S. Daniels
		Reilley D. Keating / Samantha K. Sondag STOEL RIVES LLP
		760 SW Ninth Avenue, Suite 3000 Portland, OR 97205
		Blaine Evanson
		GIBSON, DUNN & CRUTCHER LLP 3161 Michelson Drive
		Irvine, California, 92612
		Joshua E. Dubin
		JOSHUA E. DUBIN, ESQ., P.A. 201 S. Biscayne Blvd., Ste 1300
		Miami, FL 33131
12.	Other persons or public bodies, as	Oregon Department of Justice, as to punitive
	defined in ORS 174.109, other than the judgment creditor's	damages pursuant to ORS 31.735.
	attorney, that is known by the	
	any portion of the money award:	
13.	Amount of economic damages	¢2 205 751 00
1.4		\$2,395,751.00
14.	and property damages awarded:	\$4,791,502.00
15.	Offset to economic damages for	
	Judgment Creditor Upward Bound	
	Needs, Inc., in the full amount of	
	Defendants for payments made to	
	with Special Needs, Inc. by the	
	Subrogation Plaintiffs:	\$2,395,751.00
16.	Total economic damages after subtracting the amount in line 15:	\$2,395,751.00
	13. 14. 15.	defined in ORS 174.109, other than the judgment creditor's attorney, that is known by the judgment creditor to be entitled to any portion of the money award:  13. Amount of economic damages awarded:  14. Twice the amount of economic and property damages awarded:  15. Offset to economic damages for Judgment Creditor Upward Bound Camp for Persons with Special Needs, Inc., in the full amount of the deductions requested by Defendants for payments made to Upward Bound Camp for Persons with Special Needs, Inc. by the Subrogation Plaintiffs:  16. Total economic damages after

1	17.	Amount of noneconomic damages awarded:	\$0.00
2 3 4	18.	Amount of punitive damages payable to Judgment Creditor Upward Bound Camp for Persons with Special Needs, Inc.:	\$179,681.33
5 6	19.	Amount of punitive damages payable to Judgment Creditor Oregon Department of Justice:	\$419,256.43
7 8	20.	Amount of money award payable to Judgment Creditor Upward Bound Camp for Persons with	
9 10 11		Special Needs, Inc. [economic damages times two, minus the amount in line 15, plus noneconomic damages, plus punitive damages payable to the judgment creditor]:	\$2,575,432.33
12 13	21.	Amount of money award payable to Judgment Creditor Oregon Department of Justice:	\$419,256.43
<ul><li>14</li><li>15</li><li>16</li></ul>	22.	Post-judgment interest:	9 percent per annum, simple interest, using a 365-day year, on the money award in lines 20 and 21, from the date of entry of judgment until such money award is satisfied.
17 18	23.	Accrued arrearages requiring further payments per period and payment dates:	N/A
19 20	24.	Costs and disbursements:	To be awarded pursuant to ORCP 68 and Oregon law

PAGE 37 – LIMITED JUDGMENT AND MONEY AWARD (PHASE II, TRIAL 2)

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MONEY AWARD 9

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2	1. Judgment Creditors:	Joy Wilson and Richard Wilson <sup>9</sup>
3		425 N Best View Drive Otis, OR 97368
4		Oregon Department of Justice <sup>10</sup>
5		1162 Court Street NE Salem, OR 97301
6	2. Judgment Creditors' Attorneys:	Keith A. Ketterling / Timothy S. DeJong
7	(a) for Joy Wilson & Richard Wilson:	Cody Berne / Emily Johnson STOLL STOLL BERNE LOKTING
8	, , , , , , , , , , , , , , , , , , ,	& SHLACHTER P.C.
9		209 SW Oak Street, Suite 500 Portland, OR 97204
10		Telephone: (503) 227-1600
11		Nicholas A. Kahl
12		NICK KAHL, LLC 2246 E. Burnside Street, Suite A
13		Portland, OR 97214
14		Telephone: (971) 231-1342
15		Daniel Mensher / Natida Sribhibhadh KELLER ROHRBACK L.L.P.
		1201 Third Avenue, Suite 3200
16		Seattle, WA 98101 Telephone: (206) 623-1900
17		•
18		Matthew J. Preusch KELLER ROHRBACK L.L.P.
19		1129 State Street, Suite 8
20		Santa Barbara, CA 93101 Telephone: (805) 456-1496
21		1 /

This money award contains only the economic damages award and corresponding punitive damages award that was awarded to both Joy Wilson and Richard Wilson jointly. Money Award 10 contains damages that were only awarded to Joy Wilson, and Money Award 11 contains

damages that were only awarded to Richard Wilson.

### PAGE 38 – LIMITED JUDGMENT AND MONEY AWARD (PHASE II, TRIAL 2)

<sup>25</sup> The Oregon Department of Justice is a judgment creditor only as to seventy percent of the award of punitive damages and post-judgment interest thereto, and is not a judgment creditor as to any other portion of Money Award 9.

1			Yoona Park / Sarah R. Osborn KELLER ROHRBACK L.L.P.
2			805 SW Broadway, Suite 2750 Portland, OR 97205
3			Telephone: (971) 253-4600
4 5 6		(b) for Oregon Department of Justice:	Marc Hull Assistant Attorney General Oregon Department of Justice 1162 Court Street NE Salem, OR 97301 Telephone: (503) 934-4400
7 8	3.	Judgment Debtor:	PacifiCorp 825 NE Multnomah St. Portland, OR 97232
9	4.	DOB:	N/A
10	5.	SSN/EIN: (last four numbers):	6090
11	6.	Driver's License:	N/A
12 13	7.	Judgment Debtor:	Pacific Power 825 NE Multnomah St. Portland, OR 97232
14	8.	DOB:	N/A
15	9.	SSN/EIN:	Unknown
16	10.	Driver's License:	N/A
17 18 19 20	11.	Judgment Debtors' Attorneys (for PacifiCorp and Pacific Power):	Alison Plessman/Stephanie W. Xiao Khoa D. Nguyen/Rajan S. Trehan Tyler Dang/Christopher Galeano HUESTON HENNIGAN LLP 523 West 6th St., Suite 400 Los Angeles, CA 90014
21			Douglas J. Dixon/Thomas B. King
22			Craig A. Fligor/Michael P. Schneider HUESTON HENNIGAN LLP
23			620 Newport Center Drive, Suite 1300 Newport Beach, CA 92660
24			Per A. Ramfjord / Brad S. Daniels
<ul><li>25</li><li>26</li></ul>			Reilley D. Keating / Samantha K. Sondag STOEL RIVES LLP 760 SW Ninth Avenue, Suite 3000 Portland, OR 97205

1			Blaine Evanson
2			GIBSON, DUNN & CRUTCHER LLP 3161 Michelson Drive
3			Irvine, California, 92612
4			Joshua E. Dubin JOSHUA E. DUBIN, ESQ., P.A.
5			201 S. Biscayne Blvd., Ste 1300 Miami, FL 33131
6	12.	Other persons or public bodies, as	Oregon Department of Justice, as to
7		defined in ORS 174.109, other than the judgment creditor's	punitive damages pursuant to ORS 31.735.
8		attorney, that is known by the judgment creditor to be entitled to	31.733.
9		any portion of the money award:	
10	13.	Amount of economic damages awarded:	\$437,191.00
11			
12	14.	Twice the amount of economic and property damages awarded:	\$874,382.00
13	15.	Offset to economic damages for	\$291,420.41
14		Judgment Creditors Joy Wilson and Richard Wilson, in the full	
15		amount of the deductions requested by Defendants for	
16		payments made to Joy Wilson and Richard Wilson by the	
17		Subrogation Plaintiffs:	
18	16.	Total economic damages after subtracting the amount in line 15:	\$582,961.59
19	17.	Amount of noneconomic damages awarded:	\$0.00
20			
21	18.	Amount of punitive damages payable to Judgment Creditors Joy Wilson & Richard Wilson:	\$32,789.33
22			
23	19.	Amount of punitive damages payable to Judgment Creditor Oregon Department of Justice:	\$76,508.43
24		Oregon Department of Justice.	
25	20.	Amount of money award payable to Judgment Creditors Joy Wilson and Richard Wilson Josephania	\$615,750.92
26		and Richard Wilson [economic damages times two, minus the	

1		amount in line 15, plus noneconomic damages, plus	
2		punitive damages payable to the judgment creditor]:	
3	21.	Amount of money award payable	\$76,508.43
4		to Judgment Creditor Oregon Department of Justice:	
5	22.	Post-judgment interest:	9 percent per annum, simple interest,
6			using a 365-day year, on the money award in lines 20 and 21, from the date of entry
7			of judgment until such money award is satisfied.
8 9	23.	Accrued arrearages requiring further payments per period and payment dates:	N/A
10 11	24.	Costs and disbursements:	To be awarded pursuant to ORCP 68 and Oregon law

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**MONEY AWARD 10** 

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2		
3	1. Judgment Creditors:	Joy Wilson 425 N Best View Drive
4		Otis, OR 97368
5		Oregon Department of Justice <sup>11</sup> 1162 Court Street NE
6		Salem, OR 97301
7	2. Judgment Creditors' Attorneys:	Keith A. Ketterling / Timothy S. DeJong
8	(a) for Joy Wilson:	Cody Berne / Emily Johnson STOLL STOLL BERNE LOKTING
9	(1)	& SHLACHTER P.C. 209 SW Oak Street, Suite 500
10		Portland, OR 97204 Telephone: (503) 227-1600
11		Nicholas A. Kahl
12		NICK KAHL, LLC
13		2246 E. Burnside Street, Suite A Portland, OR 97214 Telephone: (071) 221, 1242
14		Telephone: (971) 231-1342
15		Daniel Mensher / Natida Sribhibhadh KELLER ROHRBACK L.L.P.
16		1201 Third Avenue, Suite 3200 Seattle, WA 98101
17		Telephone: (206) 623-1900
18		Matthew J. Preusch KELLER ROHRBACK L.L.P.
19		1129 State Street, Suite 8 Santa Barbara, CA 93101
20		Telephone: (805) 456-1496
21		Yoona Park / Sarah R. Osborn KELLER ROHRBACK L.L.P.
22		805 SW Broadway, Suite 2750 Portland, OR 97205
23		Telephone: (971) 253-4600
24	(b) for Oregon Department of Justice:	Marc Hull

The Oregon Department of Justice is a judgment creditor only as to seventy percent of the award of punitive damages and post-judgment interest thereto, and is not a judgment creditor as to any other portion of Money Award 10.

### PAGE 42 – LIMITED JUDGMENT AND MONEY AWARD (PHASE II, TRIAL 2)

1		Assistant Attorney General Oregon Department of Justice
2		1162 Court Street NE Salem, OR 97301 Telephone: (503) 934-4400
3	3. Judgment Debtor:	PacifiCorp 825 NE Multnomah St.
4		Portland, OR 97232
5	4. DOB:	N/A
6	5. SSN/EIN: (last four numbers):	6090
7	6. Driver's License:	N/A
8 9	7. Judgment Debtor:	Pacific Power 825 NE Multnomah St. Portland, OR 97232
10	8. DOB:	N/A
11	9. SSN/EIN:	Unknown
12	10. Driver's License:	N/A
13	11. Judgment Debtors' Attorneys (for	Alison Plessman/Stephanie W. Xiao
14 15	PacifiCorp and Pacific Power):	Khoa D. Nguyen/Rajan S. Trehan Tyler Dang/Christopher Galeano HUESTON HENNIGAN LLP 523 West 6th St., Suite 400
16		Los Angeles, CA 90014
17		Douglas J. Dixon/Thomas B. King Craig A. Fligor/Michael P. Schneider
18		HUESTON HENNIGAN LLP 620 Newport Center Drive, Suite 1300 Newport Beach, CA 92660
19		
20		Per A. Ramfjord / Brad S. Daniels Reilley D. Keating / Samantha K. Sondag
21		STOEL RIVES LLP 760 SW Ninth Avenue, Suite 3000
22		Portland, OR 97205
23		Blaine Evanson GIBSON, DUNN & CRUTCHER LLP
24		3161 Michelson Drive Irvine, California, 92612
25		Joshua E. Dubin
26		JOSHUA E. DUBIN, ESQ., P.A. 201 S. Biscayne Blvd., Ste 1300

PAGE 43 – LIMITED JUDGMENT AND MONEY AWARD (PHASE II, TRIAL 2)

1			Miami, FL 33131
1 2	12.	Other persons or public bodies, as defined in ORS 174.109, other	Oregon Department of Justice, as to punitive damages pursuant to ORS
3		than the judgment creditor's attorney, that is known by the	31.735.
4		judgment creditor to be entitled to any portion of the money award:	
5	13.	Amount of economic damages awarded:	\$0.00
6 7	14.	Twice the amount of economic and property damages awarded:	\$0.00
8 9	15.	Offset to economic damages for Judgment Creditor Joy Wilson, in the full amount of the deductions requested by Defendants for	\$0.00
10 11		payments made to Joy Wilson by the Subrogation Plaintiffs:	
12	16.	Total economic damages after subtracting the amount in line 15:	\$0.00
13	17.	Amount of noneconomic damages awarded:	\$2,500,000.00
<ul><li>14</li><li>15</li><li>16</li></ul>	18.	Amount of punitive damages payable to Judgment Creditor Joy Wilson:	\$187,500.00
17 18	19.	Amount of punitive damages payable to Judgment Creditor Oregon Department of Justice:	\$437,500.00
19	20.	Amount of money award payable to Judgment Creditor Joy Wilson	\$2,687,500.00
20		[economic damages times two, minus the amount in line 15, plus	
21		noneconomic damages, plus punitive damages payable to the	
22		judgment creditor]:	
23	21.	Amount of money award payable to Judgment Creditor Oregon Department of Justice:	\$437,500.00
24	22.	Post-judgment interest:	9 percent per annum, simple interest,
<ul><li>25</li><li>26</li></ul>	<i>LL</i> .	1 ost judgment interest.	using a 365-day year, on the money award in lines 20 and 21, from the date of entry

1			of judgment until such money award is satisfied.
2	23.	Accrued arrearages requiring further payments per period and	N/A
3		payment dates:	
4	24.	Costs and disbursements:	To be awarded pursuant to ORCP 68 and Oregon law

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#### **MONEY AWARD 11**

7	1. Judgment Creditors:	Richard Wilson
8		425 N Best View Drive
9		Otis, OR 97368
10		Oregon Department of Justice <sup>12</sup> 1162 Court Street NE
11		Salem, OR 97301
12		
13	2. Judgment Creditors' Attorneys:	Keith A. Ketterling / Timothy S. DeJong
	(a) for Richard Wilson:	Cody Berne / Emily Johnson STOLL STOLL BERNE LOKTING
14		& SHLACHTER P.C.
15		209 SW Oak Street, Suite 500
16		Portland, OR 97204 Telephone: (503) 227-1600
17		rerephone. (303) 227-1000
17		Nicholas A. Kahl
18		NICK KAHL, LLC 2246 E. Burnside Street, Suite A
19		Portland, OR 97214
20		Telephone: (971) 231-1342
		Daniel Mensher / Natida Sribhibhadh
21		KELLER ROHRBACK L.L.P.
22		1201 Third Avenue, Suite 3200
23		Seattle, WA 98101 Telephone: (206) 623-1900
		1010phone. (200) 023-1700
24	•	'

The Oregon Department of Justice is a judgment creditor only as to seventy percent of the award of punitive damages and post-judgment interest thereto, and is not a judgment creditor as to any other portion of Money Award 11.

### PAGE 45 – LIMITED JUDGMENT AND MONEY AWARD (PHASE II, TRIAL 2)

1		Matthew J. Preusch KELLER ROHRBACK L.L.P.
2		1129 State Street, Suite 8
		Santa Barbara, CA 93101
3		Telephone: (805) 456-1496
4		Yoona Park / Sarah R. Osborn
5		KELLER ROHRBACK L.L.P. 805 SW Broadway, Suite 2750
6		Portland, OR 97205
		Telephone: (971) 253-4600
7	(b) for Oregon Department of Justice:	Marc Hull
8		Assistant Attorney General Oregon Department of Justice
9		1162 Court Street NE Salem, OR 97301
		Telephone: (503) 934-4400
10	3. Judgment Debtor:	PacifiCorp
11	3. Judgment Deotor.	825 NE Multnomah St. Portland, OR 97232
12		
	4. DOB:	N/A
13	5. SSN/EIN: (last four numbers):	6090
14	6. Driver's License:	N/A
15	7. Judgment Debtor:	Pacific Power 825 NE Multnomah St.
16	7. Vadgment Bestor.	Portland, OR 97232
17	9 DOD	
	8. DOB:	N/A
18	9. SSN/EIN:	Unknown
19	10. Driver's License:	N/A
20	11. Judgment Debtors' Attorneys (for	Alison Plessman/Stephanie W. Xiao
21	PacifiCorp and Pacific Power):	Khoa D. Nguyen/Rajan S. Trehan Tyler Dang/Christopher Galeano
22		HUESTON HENNIGAN LLP 523 West 6th St., Suite 400
23		Los Angeles, CA 90014
		Douglas J. Dixon/Thomas B. King
24		Craig A. Fligor/Michael P. Schneider HUESTON HENNIGAN LLP
25		620 Newport Center Drive, Suite 1300
26		Newport Beach, CA 92660

i			D. A. D C 1 / D 1 C. D 1.1.
1			Per A. Ramfjord / Brad S. Daniels Reilley D. Keating / Samantha K. Sondag
2			STOEL RIVES LLP 760 SW Ninth Avenue, Suite 3000
3			Portland, OR 97205
4			
5			Blaine Evanson GIBSON, DUNN & CRUTCHER LLP
6			3161 Michelson Drive Irvine, California, 92612
7			Joshua E. Dubin
8			JOSHUA E. DUBIN, ESQ., P.A. 201 S. Biscayne Blvd., Ste 1300
9			Miami, FL 33131
10	12.	Other persons or public bodies, as defined in ORS 174.109, other	Oregon Department of Justice, as to punitive
11		than the judgment creditor's attorney, that is known by the	damages pursuant to ORS 31.735.
12		judgment creditor to be entitled to any portion of the money award:	
13	13.	Amount of economic damages	\$0.00
14	13.	awarded:	
15	14.	Twice the amount of economic and property damages awarded:	\$0.00
16	15.	Offset to economic damages for	
17		Judgment Creditor Richard Wilson, in the full amount of the	
18		deductions requested by Defendants for payments made to	
19		Richard Wilson by the Subrogation Plaintiffs:	\$0.00
20	16.	Total economic damages after	do 00
21		subtracting the amount in line 15:	\$0.00
22	17.	Amount of noneconomic damages awarded:	\$1,750,000.00
23	18.	Amount of punitive damages	0121 270 00
24		payable to Judgment Creditor Richard Wilson:	\$131,250.00
25	19.	Amount of punitive damages	
26		payable to Judgment Creditor	\$306,250.00

1		Oregon Department of Justice:	
2 3 4	20.	Amount of money award payable to Judgment Creditor Richard Wilson [economic damages times two, minus the amount in line 15, plus noneconomic damages, plus punitive damages payable to the judgment creditor]:	\$1,881,250.00
5	21.	Amount of money award payable	
6 7	21.	to Judgment Creditor Oregon Department of Justice:	\$306,250.00
8	22.	Post-judgment interest:	9 percent per annum, simple interest, using a 365-day year, on the money award in lines 20 and 21, from the date of entry of judgment until such money award is satisfied.
0	23.	Accrued arrearages requiring further payments per period and payment dates:	N/A
12 13	24.	Costs and disbursements:	To be awarded pursuant to ORCP 68 and Oregon law
14			

15 IT IS SO ORDERED:

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20 SUBMITTED BY:

21

22 STOLL STOLL BERNE LOKTING & SHLACHTER P.C.

By: s/Emily Johnson

Keith A. Ketterling, OSB No. 913368 Timothy S. DeJong, OSB No. 940662 Cody Berne, OSB No. 142797 Emily Johnson, OSB No. 183791

PAGE 48 – LIMITED JUDGMENT AND MONEY AWARD (PHASE II, TRIAL 2)

Circuit Court Judge Steffan Alexander

6/26/2024 3:39:22 PM

1	209 SW Oak Street, Suite 500 Portland, OR 97204
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3	Email: kketterling@stollberne.com tdejong@stollberne.com
4	cberne@stollberne.com ejohnson@stollberne.com
5	Nicholas A. Kahl, OSB No. 101145
6	NICK KAHL, LLC 2246 E Burnside St., Suite A
7	Portland, OR 97214 Telephone: 971 231-1342
8	Facsimile: 503 662-7316 Email: nick@nickkahl.com
9	Daniel Mensher, OSB No. 074636
10	Natida Sribhibhadh (admitted pro hac vice) KELLER ROHRBACK L.L.P.
11	1201 Third Avenue, Suite 3200 Seattle, WA 98101
12	Telephone: (206) 623-1900
13	Facsimile: (206) 623-3384 Email: dmensher@kellerrohrback.com natidas@KellerRohrback.com
14	Matthew J. Preusch, OSB No. 134610
15	KELLER ROHRBACK L.L.P. 801 Garden Street, Suite 301
16	Santa Barbara, CA 93101 Telephone: (805) 456-1496
17	Facsimile: (206) 623-3384 Email: mpreusch@kellerrohrback.com
18	Yoona Park, OSB No. 077095
19	Sarah R. Osborn, OSB No. 222119 KELLER ROHRBACK L.L.P.
20	805 SW Broadway, Suite 2750 Portland, OR 97205
21	Telephone: (206) 623-1900 Facsimile: (206) 623-3384
22	Email: ypark@kellerrohrback.com sosborn@kellerrohrback.com
23	Derek C. Johnson, OSB No. 882340
24	Marilyn A. Heiken, OSB No. 923308 JOHNSON JOHNSON LUCAS & MIDDLETON, PC
25	975 Oak Street, Suite 1050 Eugene, Oregon 97401
26	Telephone: (541) 484-2434 Facsimile: (541) 484-0882

# PAGE 49 – LIMITED JUDGMENT AND MONEY AWARD (PHASE II, TRIAL 2)

1	Email: Djohnson@justicelawyers.com Mheiken@justicelawyers.com
2	Nicholas Rosinia (pro hac vice)
3	Amy Hausmann (pro hac vice) Zoe Seaman-Grant (pro hac vice)
4	Landon Webster (pro hac vice)
	Megan Delurey (pro hac vice) Victor Cedeno (pro hac vice)
5	Edelson PC
6	350 North LaSalle Street, 14th Floor Chicago, Illinois 60654
7	Telephone: (312) 589-6370
7	Facsimile: (312) 589-6378 Email: nrosinia@edelson.com
8	abhausmann@edelson.com
9	zseaman-grant@edelson.com lwebster@edelson.com
	mdelurey@edelson.com
10	vcedeno@edelson.com
11	Rafey S. Balabanian (admitted pro hac vice) Brandt Silver-Korn (admitted pro hac vice)
12	Todd Logan (admitted pro hac vice)
13	Edelson PC 150 California Street, 18th Floor
14	San Francisco, CA 94111 Telephone: (415) 212-9300
15	Facsimile: (415) 373-9435 Email: rbalabanian@edelson.com
	bsilverkorn@edelson.com
16	tlogan@edelson.com
17	Attorneys for Plaintiffs
18	
19	
20	
21	
22	
23	
24	
25	

# PAGE 50 – LIMITED JUDGMENT AND MONEY AWARD (PHASE II, TRIAL 2)

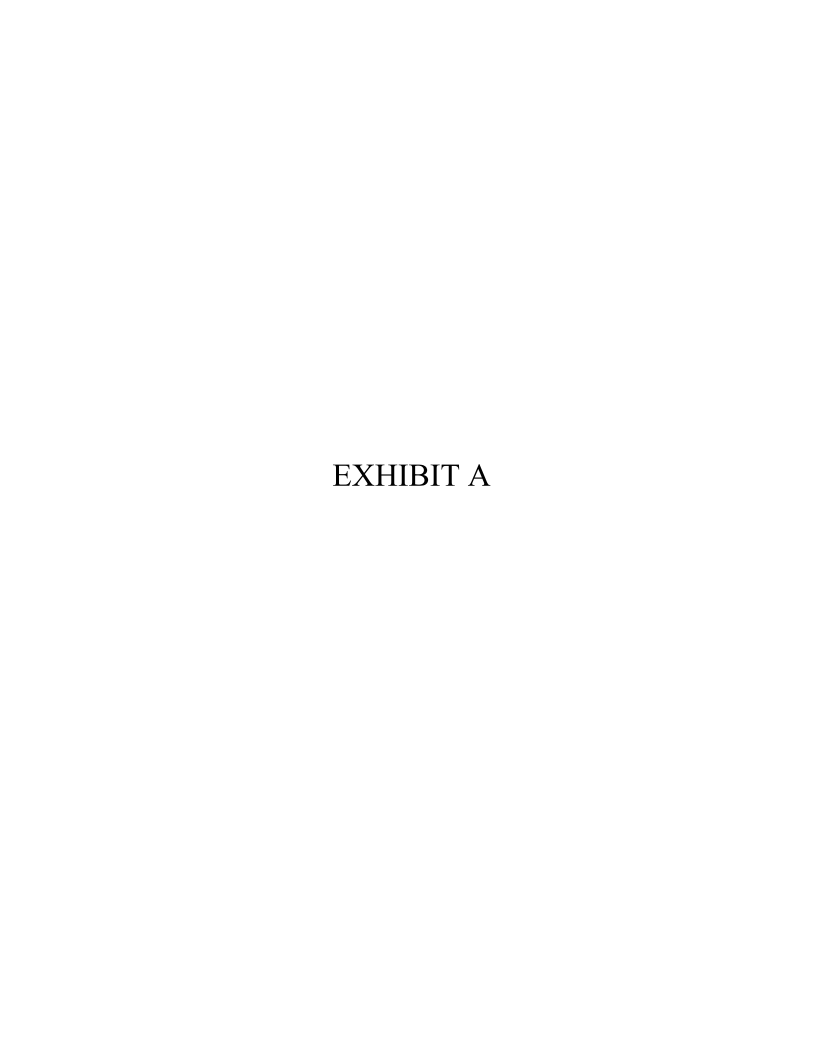
#### **UTCR 5.100 CERTIFICATE OF READINESS**

I				
2	In accompany In ac	)] LIM	IITED J	TTCR 5.100(1), (2) & (3), I hereby certify that the foregoing <b>IUDGMENT AND MONEY AWARD (PHASE II, TRIAL 2)</b> is because:
3	1.		Each p	party affected by this order or judgment has stipulated to the order or
4 5			-	nent, as shown by each party's signature on the document being
6	2.		_	party affected by this order or judgment has approved the order or nent by written confirmation of approval sent to me.
7	3.		I have service	e served a copy of this order or judgment on each party entitled to e and:
8		a.		No objection has been served on me.
9		b.	. 🗌	I received objections that I could not resolve with a party despite reasonable efforts to do so. I have filed a copy of the objections I received and indicated which objections remain unresolved.
11		c.		After conferring about objections, Defendants agreed to
12				independently file any remaining objections.
13	4.			ce is not required pursuant to subsection (3) of this rule, or by statute, or otherwise.
14 15	5.		and no	s a proposed judgment that includes an award of punitive damages otice has been served on the Director of the Crime Victims' cance Section as required by subsection (5) of this rule.
16	6.			For purposes of preservation, Defendants maintain all prior
17		•		sed in their April 4, 2024 opposition brief that have not been 'laintiffs' revisions. Otherwise, Defendants do not object to the form
18			-	nited judgment.
19	DATE	ED this	24th day	y of June, 2024.
20				STOLL STOLL BERNE LOKTING & SHLACHTER P.C.
21				
22				By: Emily Johnson Keith A. Ketterling, OSB No. 913368
23				<b>Timothy S. DeJong</b> , OSB No. 940662 <b>Cody Berne</b> , OSB No. 142797
24				Emily Johnson, OSB No. 183791 209 SW Oak Street, Suite 500
25				Portland, OR 97204 Telephone: (503) 227-1600
26				Email: kketterling@stollberne.com

### PAGE 1 – UTCR 5.100 CERTIFICATE OF READINESS

1	tdejong@stollberne.com cberne@stollberne.com ejohnson@stollberne.com
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### PAGE 2 – UTCR 5.100 CERTIFICATE OF READINESS



<b>7</b> 1	IN THE CIRCUIT COURT OF THE STATE OF OREGON				
3/2/2	FOR THE COUNTY OF MULTNOMAH				
Original 3	JEANYNE JAMES, ROBIN COLBERT, JANE DREVO, SAM DREVO, BROOKE	Case No. 20CV33885			
) 6 A 6 5	EDGE AND BILL EDGE, SR., LORI FOWLER, IRIS HAMPTON, JAMES HOLLAND, RACHELLE MCMASTER,	Case Assigned to: Hon. Steffan Alexander			
orrect C	KRISTINA MONTOYA, NORTHWEST RIVER GUIDES, LLC, SHARIENE STOCKTON AND KEVIN	FINAL VERDICT			
_Verified Correct Copy of Original 3/5/2024_	STOCKTON AND REVIN STOCKTON, VICTOR PALFREYMAN, PALFREYMAN FAMILY TRUST, AND DUANE BRUNN, individually and on behalf of all others similarly situated,	Trial Date: February 26, 2024			
9	Plaintiffs,				
10	v.				
11					
12	PACIFICORP, an Oregon corporation; and PACIFIC POWER, an Oregon registered				
13	electric utility and assumed business name of PACIFICORP,				
14	Defendants.				
14 15	Defendants.				
		ors must agree on an answer. However, it is not			
15					
15 16	As you have been instructed, at least nine jure	spect to each answer. For example, nine jurors			
15 16 17	As you have been instructed, at least nine jure necessary that the same nine jurors agree with res	spect to each answer. For example, nine jurors im for economic damages, but a different group			
15 16 17 18	As you have been instructed, at least nine jure necessary that the same nine jurors agree with resmay reach a verdict on a particular plaintiff's class	spect to each answer. For example, nine jurors im for economic damages, but a different group			
15 16 17 18 19	As you have been instructed, at least nine jurd necessary that the same nine jurors agree with resumay reach a verdict on a particular plaintiff's class of nine jurors may reach a verdict on that plaintiff	spect to each answer. For example, nine jurors im for economic damages, but a different group			
15 16 17 18 19 20	As you have been instructed, at least nine jurd necessary that the same nine jurors agree with resumay reach a verdict on a particular plaintiff's class of nine jurors may reach a verdict on that plaintiff	spect to each answer. For example, nine jurors im for economic damages, but a different group			
15 16 17 18 19 20 21	As you have been instructed, at least nine jurd necessary that the same nine jurors agree with resumay reach a verdict on a particular plaintiff's class of nine jurors may reach a verdict on that plaintiff	spect to each answer. For example, nine jurors im for economic damages, but a different group			
15 16 17 18 19 20 21 22	As you have been instructed, at least nine jurd necessary that the same nine jurors agree with resumay reach a verdict on a particular plaintiff's class of nine jurors may reach a verdict on that plaintiff	spect to each answer. For example, nine jurors im for economic damages, but a different group			
15 16 17 18 19 20 21 22 23	As you have been instructed, at least nine jurd necessary that the same nine jurors agree with resumay reach a verdict on a particular plaintiff's class of nine jurors may reach a verdict on that plaintiff	spect to each answer. For example, nine jurors im for economic damages, but a different group			

26

### **CHRISTIAN BIGNESS**

**QUESTION 1:** What are Plaintiff Christian Bigness's economic damages as a

result of the Defendant's liability for the Santiam Canyon fire?

s 70,092

5	6	9	) }	13	14
15	20	21	<sup>22</sup>	23	27

Please proceed to Question 2.

**QUESTION 2:** What are Plaintiff Christian Bigness's noneconomic damages as

a result of the Defendant's liability for the Santiam Canyon fire?

12 \$ 1,750,000

5	6	9	<sup>11</sup> <b>y</b>	13	14
15	20	21	<b>y</b>	y 23'	27

Please proceed to the next Plaintiff.

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2	24

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# **KELLY DAVIS**

**QUESTION 1:** What are Plaintiff Kelly Davis's economic damages as a result of the Defendant's liability for the Santiam Canyon fire?

s 846,095

5 1	y	9	11	13	14
15	20	2	22	23	2 <b>y</b>

Please proceed to Question 2.

**QUESTION 2:** What are Plaintiff Kelly Davis's noneconomic damages as a result of the Defendant's liability for the Santiam Canyon fire?

s 3,500,000

<sup>5</sup> N	6	9	11	<sup>13</sup>	14
15 <b>y</b>	20	N	22	23	27 N

Please proceed to the next Plaintiff.

Exhibit A

#### **CHRISTINE GROM**

What are Plaintiff Christine Grom's economic damages as a **QUESTION 1:** result of the Defendant's liability for the Santiam Canyon fire?

\$ 623,641

5 \	6	9	11	13 <b>y</b>	14
15	20 \	21	22	23	27

Please proceed to Question 2.

What are Plaintiff Christine Grom's noneconomic damages as a **QUESTION 2:** result of the Defendant's liability for the Santiam Canyon fire?

\$ 3,500,000

<sup>5</sup> N	6	9 1	) II	13	14
15	20	21	22	23	$\mathcal{N}$

Please proceed to the next Plaintiff.

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### ESTATE OF DELORES STOWELL

QUESTION 1: What are Plaintiff Estate of Delores Stowell's economic damages as a result of the Defendant's liability for the Echo Mountain fire?

s 304,317

<sup>5</sup> \( \)	6 7	94	11	13	14
15 \	¥ 20	21	22	23	27

Please proceed to Question 2.

**QUESTION 2:** What are Plaintiff Estate of Delores Stowell's noneconomic

damages as a result of the Defendant's liability for the Echo Mountain fire?

\$2,500,000

5 7	<sup>6</sup> <b>y</b>	9	<sup>11</sup>	13	<sup>14</sup> <b>y</b>
15,	20	21	22	23	27

Please proceed to the next Plaintiff.

# **DIANE TURNBULL**

**QUESTION 1:** What are Plaintiff Diane Turnbull's economic damages as a result of the Defendant's liability for the Santiam Canyon fire?

s 3,475

<sup>5</sup> \	6	97	11	13	14
15	26	21	22	23	27

Please proceed to Question 2.

QUESTION 2: What are Plaintiff Diane Turnbull's noneconomic damages as a result of the Defendant's liability for the Santiam Canyon fire?

s 1,750,000

<sup>5</sup> <b>y</b>	6	9	<sup>11</sup>	13	14
151	20	21	22'	23,	$\sqrt{\frac{27}{1}}$

Please proceed to the next Plaintiff.

# **UPWARD BOUND CAMP**

**QUESTION 1:** What are Plaintiff Upward Bound Camp's economic damages as

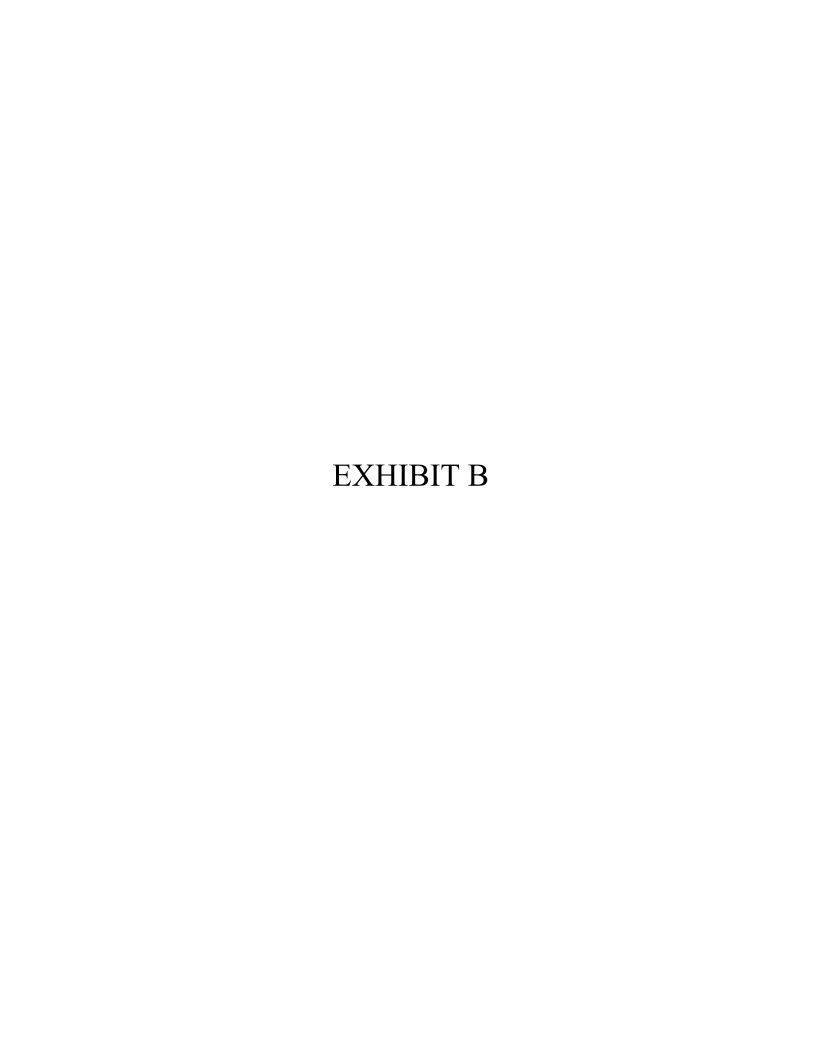
a result of the Defendant's liability for the Santiam Canyon fire?

s 2,395,751

5 4	6	97	) J	13/	14
15 🔨	20	21	22	23	27

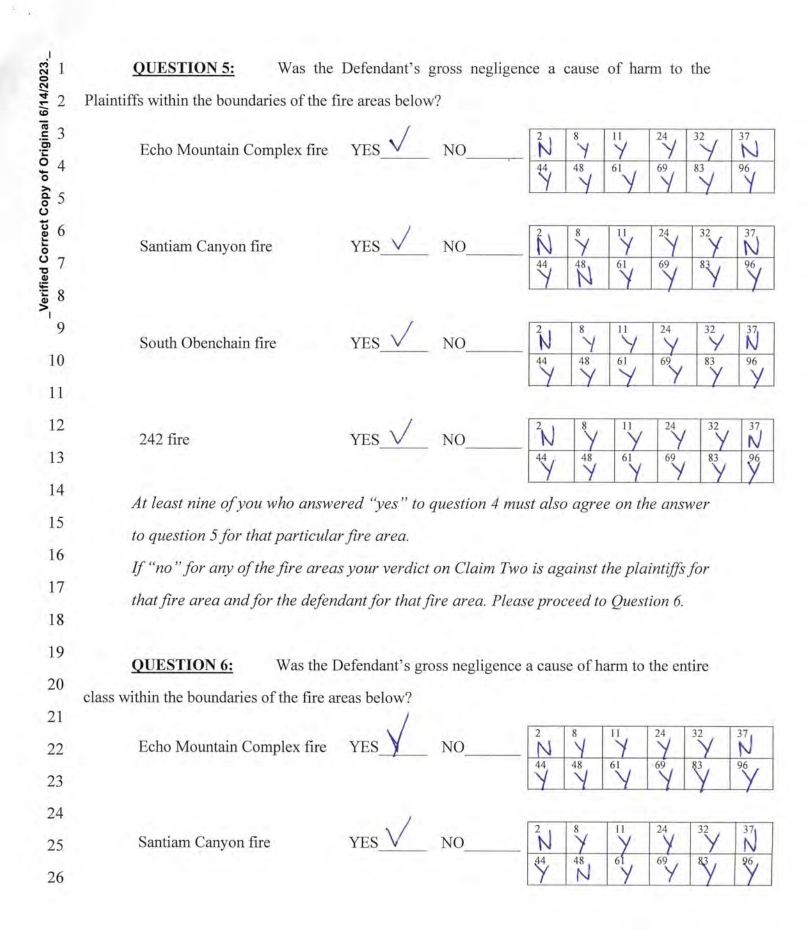
Please proceed to the next Plaintiffs.

/2024 1	JOY AND RICHARD WILSON
13/2  a 	OUESTION 1: What are Plaintiff Joy and Richard Wilson's economic damages
origi 3	as a result of the Defendant's liability for the Echo Mountain fire?
ენ4 გ	5 ( 6 9 , 11 , 13 14
	\$ 437, 191 \[ \begin{array}{cccccccccccccccccccccccccccccccccccc
Verified 8	Please proceed to Question 2.
9	QUESTION 2: What are Plaintiff Joy Wilson's noneconomic damages as a
10	result of the Defendant's liability for the Echo Mountain fire?
11	
12	5 Y 6 Y 9 Y 11 Y 13 Y 14 Y
13	$\frac{1}{500,000}$ $\frac{1}{15}$ $\frac{1}{20}$ $\frac{1}{15}$ $\frac{1}{20}$ $\frac{1}{15}$ $\frac{1}{20}$ $\frac{1}{21}$ $\frac{1}{22}$ $\frac{1}{23}$ $\frac{1}{27}$
14	Please proceed to Question 3.
15	r tease proceed to Question 3.
16	OMESTION 2. What are Plaintiff Dishard Wilson's nanosanomic democratics of
17	QUESTION 3: What are Plaintiff Richard Wilson's noneconomic damages as a
18	result of the Defendant's liability for the Echo Mountain fire?
19	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$
20	s = 1750,000
21	7 7 10 7 7 10
22	
23	You are now done with this form. Your presiding juror should sign and return this verdict form.
24	Λ Δ
25	Dated: 3/5/2024 23 CH
26	, ,
	Presiding Juror Number and Initials

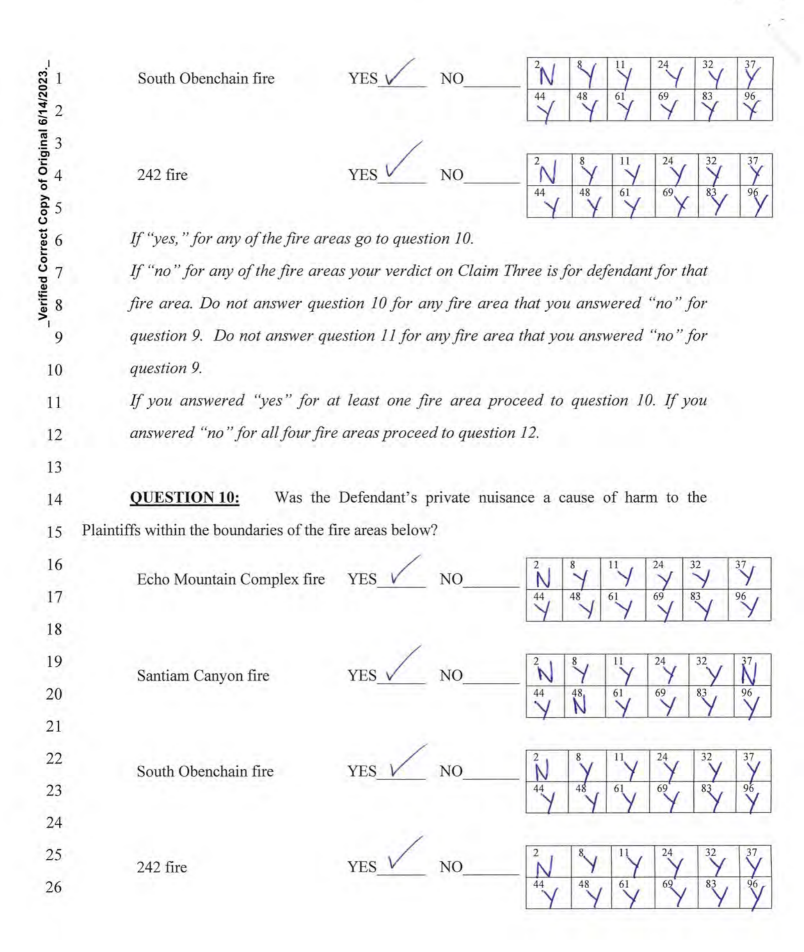


1023.	IN THE CIRCUIT COURT	OF THE STATE OF OREGON
2/4/2	FOR THE COUNT	Y OF MULTNOMAH
Verified Correct Copy of Original 6/14/2023	JEANYNE JAMES, ROBIN COLBERT, JANE DREVO, SAM DREVO, BROOKE EDGE AND BILL EDGE, SR., LORI FOWLER, IRIS HAMPTON, JAMES HOLLAND, RACHELLE MCMASTER, KRISTINA MONTOYA, NORTHWEST RIVER GUIDES, LLC, SHARIENE STOCKTON AND KEVIN STOCKTON, VICTOR PALFREYMAN, PALFREYMAN FAMILY TRUST, AND DUANE BRUNN, individually and on behalf of all others similarly situated,	Case No. 20CV33885  Case Assigned to: Hon. Steffan Alexander  FINAL VERDICT
10 11 12 13 14	Plaintiffs,  v.  PACIFICORP, an Oregon corporation; and PACIFIC POWER, an Oregon registered electric utility and assumed business name of PACIFICORP,  Defendants.	FILED 2023 JUN IL PM 2: 57 4TH JUDICIAL DIST.
15 16 17 18 19 20 21	plaintiffs claim as to the Plaintiffs and the enbelow?	ant negligent in one or more of the ways the tire class within the boundaries of the fire areas
22 23	Echo Mountain Complex fire YES_	NO $\frac{2}{1}$ $\frac{8}{1}$ $\frac{11}{2}$ $\frac{24}{32}$ $\frac{37}{2}$ $\frac{37}{2}$ $\frac{44}{2}$ $\frac{48}{2}$ $\frac{61}{2}$ $\frac{69}{2}$ $\frac{83}{2}$ $\frac{96}{2}$
<ul><li>24</li><li>25</li><li>26</li></ul>	Santiam Canyon fire YES_	NO $\begin{bmatrix} 2 & 8 & 11 & 24 & 32 & 37 \\ N & Y & Y & Y & Y & Y \\ 44 & 48 & 61 & 69 & 83 & 96 \\ Y & Y & Y & Y & Y & Y & Y \end{bmatrix}$

1 1	South Obenchain fire	YES_V	NO	2 8 11 24 32 37 Y Y Y 24 32 37
2 2				44 48 61 69 83 96
gina 3		,		
6 4 6 4	242 fire	YES_ V	NO	
do 5				$\begin{array}{c ccccccccccccccccccccccccccccccccccc$
6				
Verified Correct Copy of Original 6/14/2023.	If "yes," for any of the fire are	as go to ques	tion 2.	
8 Keri	If "no" for any of the fire are			One is for defendant for that
9	fire area. Do not answer que			
10	question 1. Do not answer qu			
11	question 1. Do not unswer question 1.	iestion 5 joi t	any fire area	a mai you answered no jor
12		at logge one	Gua anaa m	magned to assertion 2 If you
13	If you answered "yes" for a			
14	answered "no" for all four fire	e areas procee	ea to questio	on 4.
15				
16	OVER THE STATE OF	D 6 1		
17			egligence a	cause of harm to the Plaintiffs
18	within the boundaries of the fire areas b	elow?		
19	Echo Mountain Complex fire	YES_	NO	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$
20				$\begin{array}{c ccccccccccccccccccccccccccccccccccc$
21				
22	Santiam Canyon fire	YES_ V	NO	$ \begin{array}{c ccccccccccccccccccccccccccccccccccc$
23				$\begin{array}{c ccccccccccccccccccccccccccccccccccc$
24		,		
25	South Obenchain fire	YES_V	NO	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$
26				$\begin{array}{c ccccccccccccccccccccccccccccccccccc$



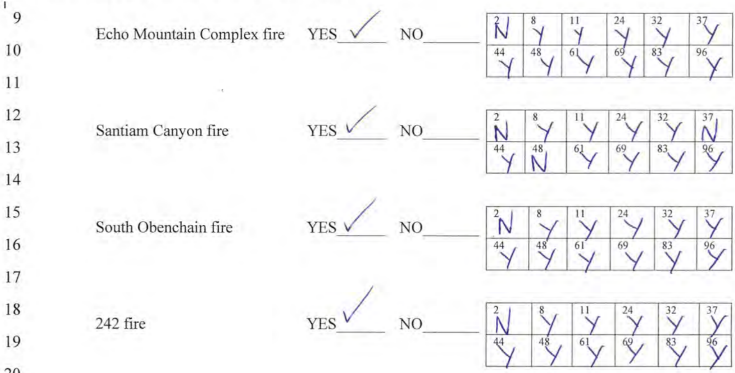
7. Aerined Correct Copy of Original 6/14/2023.	South Obenchain fire	YES	NO	2 8 11 24 32 37 44 48 61 69 83 96
2				7 7 7 7 7
<b>3</b>		YES V	1552	2 8 11 24 32 37
4	242 fire	YES_V	NO	44, 48, 61, 69, 83, 96,
5				4 4 4 4 4 4
6	At least nine of you who answe	ered "yes" to	question 4 n	nust also agree on the answer
7	to question 6 for that particula	ır fire area.		
8	If "no" for any of the fire ar	eas your verd	lict on Clain	n Two is against a finding of
9	causation as to the entire class	ss for that fire	e area and j	for the defendant for that fire
10	area. Please proceed to Question	on 7.		
11				
12	ADDIT	TIONAL CLA	ASS QUEST	TIONS
13	QUESTION 7: Was the	Defendant's c	onduct reckl	ess as to the Plaintiffs and the
14	entire class within the boundaries of the	e fire areas bel	ow?	
15		/		2, 8, 11 24, 32, 37,
16	Echo Mountain Complex fire	YES_	NO	$ \begin{array}{c ccccccccccccccccccccccccccccccccccc$
17				111111111
18		/		2 , 8 , 11 , 24 , 32 , 37
19	Santiam Canyon fire	YES_V	NO	$ \begin{array}{c ccccccccccccccccccccccccccccccccccc$
20				4 4 4 4 4 4
21		/		2 8 11 24 32 37
22	South Obenchain fire	YES_V	NO	- N Y Y Y N N N N N N N N N N N N N N N
23				4 4 4 4 4
24		/		2 8 11 24 32 37
	242 fire	YES_	NO	44 48 61 69 83 96
25				
26	At least nine of you must agree	. Please proc	eed to questi	ion 8.



At least nine of you who answered "yes" to question 9 must also agree on the answer to question 10 for that particular fire area.

If "no" for any of the fire areas your verdict on Claim Three is against the plaintiffs for that fire area and for the defendant for that fire area. Please proceed to Question 11.

**QUESTION 11:** Was the Defendant's private nuisance a cause of harm to the entire class within the boundaries of the fire areas below?



At least nine of you who answered "yes" to question 9 must also agree on the answer to question 11 for that particular fire area.

If "no" for any of the fire areas your verdict on Claim Three is against a finding of causation as to the entire class for that fire area and for the defendant for that fire area. Please proceed to Question 12, Claim Four, Public Nuisance.

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#### IV. FOURTH CLAIM FOR RELIEF: PUBLIC NUISANCE

QUESTION 12: Did Defendant's conduct constitute a public nuisance as to the Plaintiffs and the entire class within the boundaries of the fire areas below?

Verified Correct Co. 9	Echo Mountain Complex fire	YES_	NO	44 48 61 69 83 96
9	Santiam Canyon fire	YES V	NO	$ \begin{array}{c ccccccccccccccccccccccccccccccccccc$
11 12 13	South Obenchain fire	YES_V	NO	$ \begin{array}{c ccccccccccccccccccccccccccccccccccc$
14 15 16	242 fire	YES	NO	$ \begin{array}{c ccccccccccccccccccccccccccccccccccc$
17	120-401		UNC 22	

If "yes," for any of the fire areas go to question 13.

If "no" for any of the fire areas your verdict on Claim Four is for defendant for that fire area. Do not answer question 13 for any fire area that you answered "no" for question 12. Do not answer question 14 for any fire area that you answered "no" for question 12.

If you answered "yes" for at least one fire area proceed to question 13. If you answered "no" for all four fire areas proceed to question 15.

	intiffs within the boundaries of the f	ire areas belo	w?	
1 2 Pla 3 4 5 6 7 8	Echo Mountain Complex fire	YES_	NO	$ \begin{array}{c ccccccccccccccccccccccccccccccccccc$
6 7 8	Santiam Canyon fire	YES_	NO	$ \begin{array}{c ccccccccccccccccccccccccccccccccccc$
0	South Obenchain fire	YES_	NO	$ \begin{array}{c ccccccccccccccccccccccccccccccccccc$
2	242 fire	YES_	NO	$ \begin{array}{c ccccccccccccccccccccccccccccccccccc$
4				
5	answer to question 13 for that	particular fir	e area.	on 12 must also agree on the im Four is against the plaintiffs
1 5 6 7 8	answer to question 13 for that  If "no" for any of the fire are  for that fire area and for the	particular fir eas your vera	re area. lict on Clai	
5 5 7 3	answer to question 13 for that If "no" for any of the fire are for that fire area and for the 14.	particular fir eas your vera defendant for	e area. lict on Clai that fìre a	im Four is against the plaintiffs area. Please proceed to Question
5 5 7 8	answer to question 13 for that  If "no" for any of the fire are for that fire area and for the  14.  QUESTION 14: Was the	particular fineas your vera defendant for Defendant's p	e area. lict on Clai that fìre a	im Four is against the plaintiffs
5 7 3 3 0	answer to question 13 for that If "no" for any of the fire are for that fire area and for the 14.	particular fineas your vera defendant for Defendant's p	e area. lict on Clai that fìre a	im Four is against the plaintiffs area. Please proceed to Question ance a cause of harm to the entire
5 5 7 8	answer to question 13 for that  If "no" for any of the fire are for that fire area and for the  14.  QUESTION 14: Was the	particular fineas your vera defendant for Defendant's p	e area. lict on Clai that fìre a	im Four is against the plaintiffs area. Please proceed to Question

14/2023.	South Obenchain fire	YES	NO	$ \begin{array}{c ccccccccccccccccccccccccccccccccccc$
Verified Correct Copy of Original 6/14/2023.	242 fire	YES /	NO	$ \begin{array}{ c c c c c c c c c c c c c c c c c c c$
o kdo	2121110	125	.,,,	44 48 61 69 83 96
6	At least nine of you who ans	swered "yes"	to question	12 must also agree on the
57	answer to question 14 for that	particular fire	area.	
8	If "no" for any of the fire are	eas your verd	ict on Claim	Four is against a finding of
9	causation as to the entire class	ss for that fire	e area and f	or the defendant for that fire
10	area. Please proceed to Question	on 15, Claim F	ive, Trespass	
11				
12	V. <u>FIFTH C</u>	LAIM FOR R	ELIEF: TR	ESPASS
13	QUESTION 15: Did the	Defendant's	conduct con	nstitute a trespass as to the
14	Plaintiffs and the entire class within the	boundaries of	the fire areas	s below?
15		/	.230	2 8 11 24 32 37
16	Echo Mountain Complex fire	YES	NO	- N Y Y Y Y Y Y Y Y Y Y Y Y Y Y Y Y Y Y
17				4 4 4 4 4 4
18		/		2 8 11 24 32 37
19	Santiam Canyon fire	YES	NO	- N Y Y Y N N N N N N N N N N N N N N N
20				ANAAAAA
21		/		2 8 11 24 32 37
22	South Obenchain fire	YES	NO	44 48 61 69 83 96
23				4 4 4 4 4 4
24	2.2.2		-2.2	2 / 8 / 11 / 24 / 32 / 37/
25	242 fire	YES	NO	44 48 61 69 83 96
				7 7 7 7 7 7
26	If "ves" for any of the fire are	as on to augs	tion 16	

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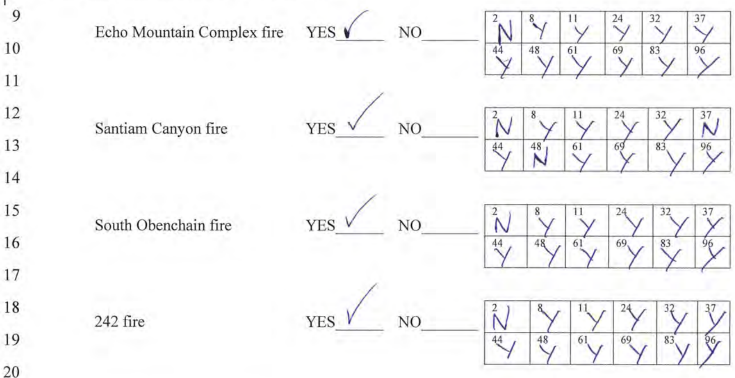
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If "no" for any of the fire areas your verdict on Claim Five is for defendant for that fire area. Do not answer question 16 for any fire area that you answered "no" for question 15. Do not answer question 17 for any fire area that you answered "no" for question 15.

If you answered "yes" for at least one fire area proceed to question 16. If you answered "no" for all four fire areas proceed to question 18.

**QUESTION 16:** Was the Defendant's trespass a cause of harm to the Plaintiffs within the boundaries of the fire areas below?



At least nine of you who answered "yes" to question 15 must also agree on the answer to question 16 for that particular fire area.

If "no" for any of the fire areas your verdict on Claim Five is against the plaintiffs for that fire area and for the defendant for that fire area. Please proceed to Question 17.

				/					
_Verified Correct Copy of Original 6/14/2023	Echo Mountain Complex fire	YES	NO_	2	8 48	61	24 N	32 83	37 96
2 2				N	N	N	N	7	IV
3 gina			/	2	8 .	11	24	32	37,
9 4	Santiam Canyon fire	YES	NO/	_ N	48,	N 61	69	83	96,
<b>6</b> 5				N	N	N	N	17	N
6				/ [2	8	Lit	24 .	1 32	37.
9 7	South Obenchain fire	YES	_ NO_V	N 44	48	61	N 69	92	37 N
8 8				N	10	N	N	83	N 961
9				/		Las			
10	242 fire	YES	NO	_ 2N	N	1	/ 24	$\int \frac{32}{\gamma}$	1 137
11				44	48	N 61	69	83	1 8
12	If "yes," for any of the fire are	as go to qu	estion 19.						
13	If "no" for any of the fire are	as your ve	rdict on Clair	m Six is	for d	efenda	nt for	that	
14	fire area. Do not answer ques	stion 19 for	any fire are	a that y	ou an	swerea	l "no"	for	
15	question 18. Do not answer qu	uestion 20 j	for any fire ar	ea that y	ou an	swered	d "no"	for	
16	question 18.								
17	If you answered "yes" for a	t least one	fire area pi	roceed t	o que	stion	19. If	you	
18	answered "no" for all four fire	areas prod	ceed to questi	on 21.					
19									
20	QUESTION 19: Was the I	Defendant's	inverse conde	emnation	a cau	se of h	narm to	the	
21	Plaintiffs within the boundaries of the fi	ire areas bel	ow?						
22				2	8	11	24	32	37
23	Echo Mountain Complex fire	YES	NO	44	48	61	69	83	96
24									
25				2	8	11	24	32	37
	Santiam Canyon fire	YES	NO	44	48	61	69	83	96
26				44	40	01	09	6.5	90

.i S 1	\ <u>^</u>									
<b>7</b> / <b>8</b> -2	South Obenchain fire	YES	NO	2	8	11	24	32	37	
o - B = 3	00000			44	48	61	69	83	96	-
of Original 6/14/2023.					_1_					
	242 fire	YES	NO	2	8	11	24	32	37	_
ت ا ا				44	48	61	69	83	96	_
Verified Correct Copy 8	At least nine of you who an	iswered "y	es" to question	n 18 mi	st als	so agr	ee on	the		
8 <b>8</b>	answer to question 19 for that	t particular	fire area.							
9	If "no" for any of the fire are	as your vei	rdict on Claim	Six is ag	ainst	the plo	aintiffs	for		
10	that fire area and for the defe	ndant for th	at fire area. Pl	ease pro	ceed to	o Ques	tion 20	9.		
11										
12	<b>QUESTION 20:</b> Was the	Defendant'	s inverse conde	mnation	a caus	se of h	arm to	the		
13	entire class within the boundaries of th	e fire areas	below?							
14	Echo Mountain Complex fire	YES	NO	2	8	11	24	32	37	_
15	Lono Wountain Complex me	125		44	48	61	69	83	96	-
16					<u> </u>	l		<u> </u>		-
17	Santiam Canyon fire	YES	NO	2	8	11	24	32	37	-
18	Dunivaria Cuary car and			44	48	61	69	83	96	_
19					1					
20	South Obenchain fire	YES	NO	2	8	11	24	32	37	
21				44	48	61	69	83	96	-
22										
23	242 fire	YES	NO	2	8	11	24	32	37	
24				44	48	61	69	83	96	
25	At least nine of you who ar	iswered "v	es" to auestio	n 18 mi	ıst als	so agr	ee on	the		

answer to question 20 for that particular fire area.

If "no" for any of the fire areas your verdict on Claim Six is against a finding of causation as to the entire class for that fire area and for the defendant for that fire area. Please proceed to the instructions below and Question 21.

#### CLASS REPRESENTATIVE PLAINTIFFS' INDIVIDUAL DAMAGES

If you answered "yes" to question 2, question 5, question 10, question 13, or question 16 for some or all of the four fire areas, or if all were answered "yes", please proceed to question 21 and answer the plaintiffs' individual damages questions for any fire area to which you answered "yes" for question 2, question 5, question 10, question 13, or question 16. At least nine of you who agreed to those answers for a particular fire area, must also agree on your answers to question 21 and question 22 for the same fire area.

If you did not answer "yes" to question 2, question 5, question 10, question 13, and question 16 for a particular fire area then your verdict is against plaintiffs for that fire area and for the defendant for that particular fire area. Do not answer questions 21 or question 22 for that particular fire area. Otherwise, please proceed to question 21.

#### <u>PLAINTIFFS' INDIVIDUAL DAMAGES – FIRST, SECOND, THIRD, FOURTH, AND</u> <u>FIFTH CLAIMS FOR RELIEF</u>

**QUESTION 21:** What amount of economic damages, if any, do you award each of the following Plaintiffs?

Plaintiffs within the boundaries of the  Echo Mountain Complex fire area	Economic Damages
James Holland (Echo)	\$404,884.00
Rachelle McMaster (Echo)	\$147,160.00
Kevin Stockton (Echo)	\$ 96,521.50
Shariene Stockton (Echo)	\$96,521.50

2 N	8 \	11	24	32	37 \
44 \	48	61	69 \	83/	96 \

Plaintiffs within the boundaries of the Santiam Canyon fire area	Economic Damages
Robin Colbert (Santiam)	\$19,654,00
Jane Drevo (Santiam)	\$493,882,00
Sam Drevo (Santiam)	\$ 85, 295.00
Brooke Edge (Santiam)	\$224 240,00
Bill Edge (Santiam)	\$224,240,00
Lori Fowler (Santiam)	\$ 35,412.60
Iris Hampton (Santiam)	\$ 536,776,00
Jeanyne James (Santiam)	\$485,408,93
Kristina Montoya (Santiam)	\$119,004,00
Northwest River Guides, LLC (Santiam)	\$330,000.00
2 🙀 8 🗸 11 🗸 24 🗡	32 Y 37 N
44 \ 48 \ 61 \ 69 \	83 \ 96 \

Plaintiffs within the boundaries of the  South Obenchain fire area						Econo	mic Damages		
Victor Palfreyman (S	\$	\$20,000.00							
Palfreyman Family T	rust (Sou	th Obe	nchain	1)	#	\$1,000,000.00			
	2 N	8 7	117	24 \	32	37 🗡			
	44 7	48	61	69 4	83 <b>Y</b>	96 Y			

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Plaintiffs within the boundaries of the  242 fire area						Econo	omic Damages
Duane Brunn (242)		<i></i>			#	56,	187.00
	2 N	8	114	24 \	32 <b>Y</b>	37 <b>N</b>	
	44	48	61	69	83	96	

Please proceed to Question 22.

**QUESTION 22:** What amount of noneconomic damages, if any, do you award each of the following Plaintiffs?

Plaintiffs within the boundaries of the  Echo Mountain Complex fire area						Non-Economic Damages				
James Holland (Echo)					\$	4,500	,000.00			
Rachelle McMaster (E	cho)				\$4	1,500	,000,00			
Kevin Stockton (Echo)	)				\$4	t, Soc	000.00			
Shariene Stockton (Ec	ho)				\$	3,000	,000.60			
2 \ 8 \ 11 \ 24 \ \						37				
	44 \	48	61	69	83	96 ×				

Plaintiffs within the boundaries of the  Santiam Canyon fire area	Non-Economic Damages
Robin Colbert (Santiam)	\$4,500,000.00
Jane Drevo (Santiam)	\$14,500,000.00
Sam Drevo (Santiam)	\$4,500,000.00
Brooke Edge (Santiam)	\$4,500,000.00

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	1	3
	1	4
		5
	1	6
	1	7
	1	8
	1	9
	2	0
	2	2
	2	3
	2	4
	2	5
	2	6

Bill Edge (Santiam)					\$4	1,500	,000,00	
Lori Fowler (Santian	n)				\$4	1,500	000,00	
Iris Hampton (Santia	m)				# 4	1,500	000,00	
Jeanyne James (Santiam)					\$4,500,000.00			
Kristina Montoya (Sa	antiam)				\$3	3,000	000.00	
Northwest River Gui	des, LLC	(Santi	am)			Ø		
	2 N	8	114	24 \	32	37 🗡		
	44 \	48	61	69 Y	83 \	96 ¥		

Plaintiffs within the boundaries of the  South Obenchain fire area						Non-Economic Damage
Victor Palfreyman (So	#	4,500,000.00				
Palfreyman Family Tr	ust (Sou	th Obe	enchain	)	\$	4,500,000.00
	2 N 8 Y 11 Y 24 Y					
	44 }	48	61 >	69 >	83	96

Plaintiffs within the boundaries of the  242 fire area						lon-Eco	onomic Damages		
Duane Brunn (242)					\$3	\$3,000,000.00			
	2 N	87	11	24 \	32	37			
	44 \	48 \	61	69 \	83 }	96 X			

Please proceed to the instructions below and Question 23.

If you answered "yes" to question 19, for some or all of the four fire areas, please proceed to question 23 and answer the plaintiffs' individual damages questions for any fire area to which you answered "yes" for question 19. At least nine of you who agreed to those answers for a particular fire area, must also agree on your answers to question 23 for the same fire area.

If you did not answer "yes" to question 19, for a particular fire area then your verdict is against plaintiffs for that fire area and for the defendant for that particular fire area. Do not answer questions 23 for that particular fire area. Otherwise, please proceed to question 23.

**QUESTION 23:** What amount of just compensation, if any, do you award each of the following Plaintiffs?

Plaintiffs within	the bo	undar	ies of	the		Just	Compens	ation
Echo Mountai	n Com	plex fi	re are	a	, a	*	4 <sup>N</sup>	7
James Holland (Echo)								
Rachelle McMaster (E	cho)						•	
Kevin Stockton (Echo)	)							
Shariene Stockton (Ecl	10)							
	2	8	11	24	32	37		

\_Verified Correct Copy of Original 6/14/2023.\_ Plaintiffs within the boundaries of the **Just Compensation** Santiam Canyon fire area Robin Colbert (Santiam) Jane Drevo (Santiam) Sam Drevo (Santiam) Brooke Edge (Santiam) Bill Edge (Santiam) Lori Fowler (Santiam) Iris Hampton (Santiam) Jeanyne James (Santiam) Kristina Montoya (Santiam) Northwest River Guides, LLC (Santiam) Plaintiffs within the boundaries of the Just Compensation South Obenchain fire area Victor Palfreyman (South Obenchain) Palfreyman Family Trust (South Obenchain) 

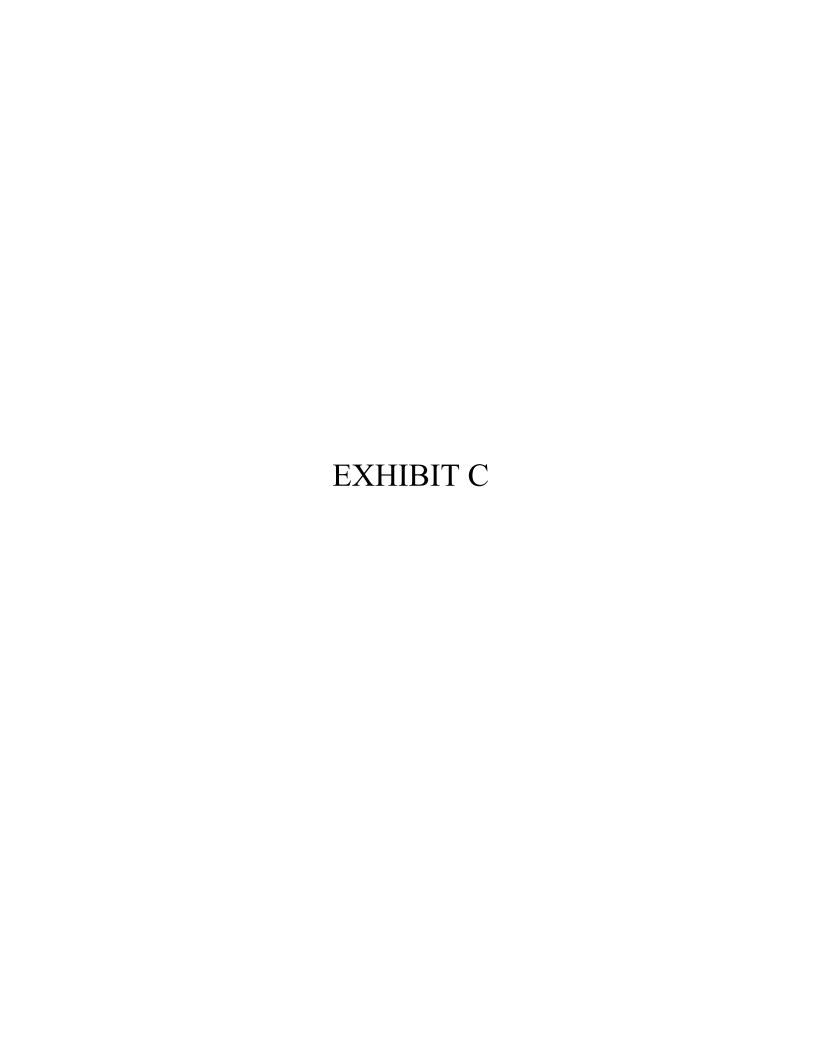
Plaintiffs w	ithin the b		ries of	the		Just (	Compensation
Duane Brunn (242	2)						_
	2	8	11	24	32	37	
	44	48	61	69	83	96	

You are now done with this form. Your presiding juror should sign this verdict form and notify the clerk.

13 Dated: 6923

#69 25

Presiding Juror Number and Initials



1 23.	IN THE CIRCUIT COURT	OF THE STATE OF OREGON
2/4/2	FOR THE COUNT	Y OF MULTNOMAH
Verified Correct Copy of Original 6/14/2023.	JEANYNE JAMES, ROBIN COLBERT, JANE DREVO, SAM DREVO, BROOKE EDGE AND BILL EDGE, SR., LORI FOWLER, IRIS HAMPTON, JAMES HOLLAND, RACHELLE MCMASTER, KRISTINA MONTOYA, NORTHWEST RIVER GUIDES, LLC, SHARIENE STOCKTON AND KEVIN STOCKTON, VICTOR PALFREYMAN PALFREYMAN FAMILY TRUST, AND DUANE BRUNN, individually and on behalf of all others similarly situated,	
9 10 11 12 13 14	Plaintiffs,  v.  PACIFICORP, an Oregon corporation; and PACIFIC POWER, an Oregon registered electric utility and assumed business name of PACIFICORP,  Defendants.	FILED 2023 JUN 14 PM 2: 57 4TH JUDICIAL DIST.
15 16 17 18 19		GES—PLAINTIFFS  The system of the fire areas below
<ul><li>20</li><li>21</li><li>22</li></ul>	Echo Mountain Complex fire YES	NO NO $\begin{bmatrix} 2 & 8 & 11 & 24 & 32 & 37 \\ \hline & & & & & & & & & & & & & & & & & &$
<ul><li>23</li><li>24</li><li>25</li><li>26</li></ul>	Santiam Canyon fire YES	NO $\begin{bmatrix} 2 & 8 & 11 & 24 & 32 & 37 \\ N & Y & Y & Y & Y & N \\ 44 & 48 & 61 & 69 & 83 & 96 \\ Y & N & Y & Y & Y & Y & Y & Y & Y & Y &$

<b>2023</b> .		/		2 .	8.	11,	24	32 ,	37.	1
<b>6/17</b> 2	South Obenchain fire	YES V	NO	44	48	61	69	83	96	
ginal 3				Y	404	Y	Y	y	Y	
<u>5</u> 4		,								
_Verified Correct Copy of Original 6/14/2023	242 fire	YES	NO	N 44	48	61	69	32 \ 83	37 N 96	
6				Y	Y	Y	Y	Y	Y	
ified C	If "yes" for any of the fire areas	go to questio	n 25.							
Verif 8	If "no" for any of the fire areas	your verdict	is against an	award	of pur	iitive a	lamage	es		
9	for the plaintiffs for that fire are	a and for def	endant for the	at fire d	area. I	Do not	answe	er		
10	question 25 for any fire area tha	at you answere	ed "no" for g	uestion	24. 1	Do not	answe	er		
11	question 26 for any fire area that									
12	"yes" for at least one fire area p					7				
13	If you answered "no" for all fou			d to an	ection	27				
14	ij you answered no jor an jou	r jire areas, p	rease proceed	i io que	suon	27.				
15	OVERSTION 25				D.C					
16		itive damages		gainst tr	ie Defe	endant	as to th	ie		
17	Plaintiffs within the boundaries of the fire	e areas below?								
18	Echo Mountain Complex fire	YES V	NO	2 N	8	11	24	32	37	
19				44	48	61	69	83	96	
20										1
21	Santiam Canyon fire	YES V	NO	2 N	8	11	24	32	37	
22	Suntain Suny on the	11.5	1,0	44	48	61	69	83	96	
23					10	-			1	
24	South Obenchain fire	YES V	NO	N 2	8	11	24	32	37	
25	South Obeliciani Ille	TES	110	44	48	61	69	83	96	-
26				1	1	7	1	7	/	

At least nine of you who answered "yes" to question 24 must also agree on the answer to question 25 for that particular fire area. If you answered "yes" to any of the fire

If you answered "no" for any of the fire areas, your verdict is against an award of punitive damages for the plaintiffs for that fire area and for the defendant for that fire area. If you answered "no" for all four fire areas, please proceed to question 27.

What amount of punitive damages, if any, do you award against the Defendant as to the Plaintiffs within the boundaries of the fire areas below?

25 damages awarded.

26

7	NI	V	V	V	V
-	10	7	/	/	/

2	8	11	24	32	37
44	48	61	69	83	96
Y	N	Y	A	Y	Y

2	8	11	24	32	37
44	48	61	69	83	96
Y	N	Y	Y	Y	Y

2	8	11	24	32	37
N	49	7	7	92	N
¥4 V	48 N.I	01	1 69	83	96

At least nine of you who answered "yes" to question 25 must also agree on the answer

#### PUNITIVE DAMAGES—CLASS QUESTIONS

**QUESTION 27:** Has the entire class within the boundaries of the fire areas below proven an entitlement to punitive damages?

rec	6									
d Cor	7	Echo Mountain Complex fire	YES_V	NO	N	8	111	24	32	N 37
Verified Correc	8				44	48 N	61	69	83	96
1	9									
1	0	Santiam Canyon fire	YES_	NO	N	8	11	24	32	37 <sub>1</sub>
1	1				44	48 N	61	69	83	96
13	2									
1:	3	South Obenchain fire	YES_V	NO	N N	8	Ä	24	32	N 37
1	4				44	48 N	61	69	83	96
1.	5		-2							
1	6	242 fire	YES_	NO	N N	8	114	24	32	37 N
1	7				44	48 N	61	69	83	96
4	0									

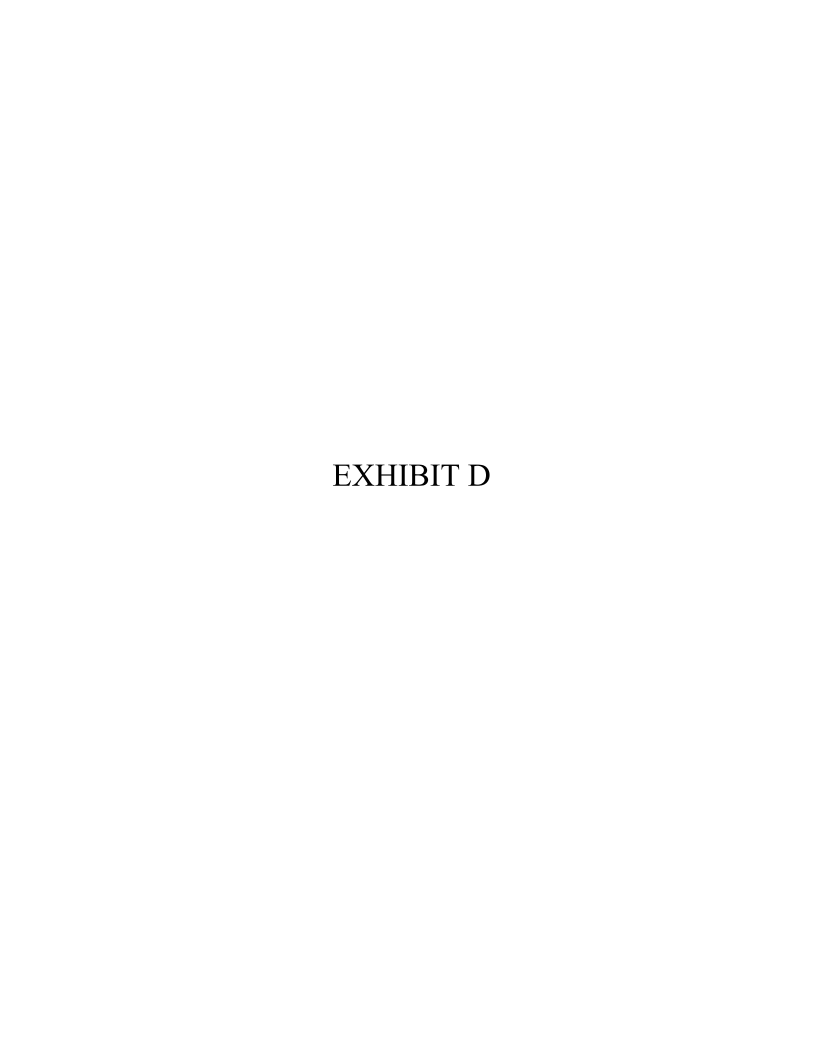
If "yes" for any of the fire areas go to question 28.

If "no" for any of the fire areas your verdict is against an award of punitive damages for the entire class for that fire area and for defendant for that fire area. Do not answer question 28 for any fire area that you answered "no" for question 27. Do not answer question 29 for any fire area that you answered "no" for question 27.

If you answered "no" for all four fire areas, do not answer any more questions.

023.	QUESTION 28: Should pun	itive damages	s be award	led against	the De	fendan	t as to	the	
2/14/2	entire class within the boundaries of the f	re areas belo	w?						
3 Siriginal	Echo Mountain Complex fire	YES_	NO	<sup>2</sup> N	8	11	24	32	37 N
o yo fdc				44	48 N	61	69	83	96
	Santiam Canyon fire	YES_	NO	2 N 44	8 48	61	24 <del>69</del>	32 83	37 N 96
9 10 11	South Obenchain fire	YES	NO	2 1	8 48 N	11 / 61	24	32 Y 83 Y	3'
12 13	242 fire	YES_	NO	2	8 48	61	69	32 83	3 N 9
14 15	At least nine of you who answere	ed "yes" to q	uestion 2	7 must als	o agre	e on the	e answ	er	
16	to question 28 for that particular	r fire area.  Į	f you ans	wered "y	es" to	any fire	e area	in	
17	response to question 28, please p	proceed to qu	estion 29	).					
18	If "no" for any of the fire areas	your verdict	is agains	t an awar	d of pu	nitive (	damag	;es	
19	for the entire class for that fire	area and for	the defe	endant for	that f	ìre are	a. If y	ои	
20	answered "no" to all four fire an	reas, please a	lo not ans	swer any j	further	questic	ons.		
21									
22	QUESTION 29: What amou	unt of punitiv	e damag	es, if any,	do yo	u awar	d agair	nst	
23	the Defendant as to the entire class within	the boundari	es of the	fire areas l	pelow?				
24									
25	Echo Mountain Complex:		2	8	11, 2	1 32	37		
26	.25 times the amount of economic a	nd nonecono		VY	51 6	Y	N 96		
	damages awarded.		,	N	7	YY	Y		

1 23	Santiam Canyon fire:								
114/20	.25 times the amount of economic and	d noneconomic	N	8	11	24	32	37 N	
ginal 6	damages awarded.		44	48 N	61	69	83	96	
	South Obenchain fire:								
Ado	.25 times the amount of economic an	d noneconomic	N	8	11	24 Y	32	N 37	
errect 6	damages awarded.		44	48 N	61	69 Y	83	96	
<b>5</b> 7	242 fire:								
Verific 8	:25 times the amount of economic and	d noneconomic	N	8	Y	24	32	N 25	
9	damages awarded.		44	48 N	61	69	83	96 Y	
10	At least nine of you who answered	"yes" to question	28 mu.	st also	o agre	e on t	he ans	wer to	
11	question 29 for that particular fire area.								
12									
13									
14	You are now done with this form. Y	our presiding jui	or shou	ıld siş	gn this	verdi	ct forr	n and	
15	notify the clerk.								
16									
17	Dated: 6 14 23 #1	69 85							
18	Presid	ling Juror Numbe	er and I	nitial	S				
19									
20									
21									
22									
23									
24									
25									
26									



## IN THE CIRCUIT COURT OF THE STATE OF OREGON FOR THE COUNTY OF MULTNOMAH

JEANYNE JAMES, ROBIN COLBERT, WENDELL CARPENTER, JANE DREVO, SAM DREVO, BROOKE EDGE AND BILL EDGE, SR., LORI FOWLER, IRIS HAMPTON, JAMES HOLLAND, RACHELLE MCMASTER, KRISTINA MONTOYA, NORTHWEST RIVER GUIDES, LLC, JEREMY SIGEL, SHARIENE STOCKTON and KEVIN STOCKTON, individually and on behalf of all others similarly situated,

Plaintiffs,

v.

PACIFICORP, an Oregon corporation; and PACIFIC POWER, an Oregon registered electric utility and assumed business name of PACIFICORP

Defendants.

Case No. 20CV33885

ORDER GRANTING PLAINTIFF'S MOTION FOR LIMITED JUDGMENT AND MONEY AWARD

The matter before the court is plaintiff's Motion for Limited Judgment and Money Award. A hearing was held on October 13, 2023. Attorney Cody Berne appeared on behalf of plaintiffs. Attorney Brad Daniels appeared on behalf of defendant PacifiCorp. The court considered the pleadings, briefs, supplemental briefs, declarations, and arguments submitted to the court. For the reasons stated in the parties' respective supporting briefs and the arguments presented, plaintiffs' Motion for Limited Judgment and Money Award is GRANTED, in part, and DENIED, in part.

IT IS HEREBY ORDERED:

I. Plaintiffs' motion for entry of limited judgment and money award including double

economic damages pursuant to ORS 477.089(2)(b) is GRANTED.

2. Plaintiffs' motion for entry of limited judgment and money award including prejudgment

interest on economic damages in DENIED.

3. Defendants' motion to exclude the jury's class findings including, but not limited to the

jury's liability and punitive damages findings is DENIED.

4. Defendants' motion to apply the jury's punitive damages multiplier solely to the

economic damages and noneconomic damages awarded by the jury, not double economic

damages (pursuant to ORS 477.089(2)(b)) and noneconomic damages is GRANTED.

5. The court further orders that plaintiffs must submit a limited judgment consistent with the

court's rulings, within 30 days of the date this order is signed. The limited judgment

shall incorporate this order. The jury's verdict forms shall be attached to the limited

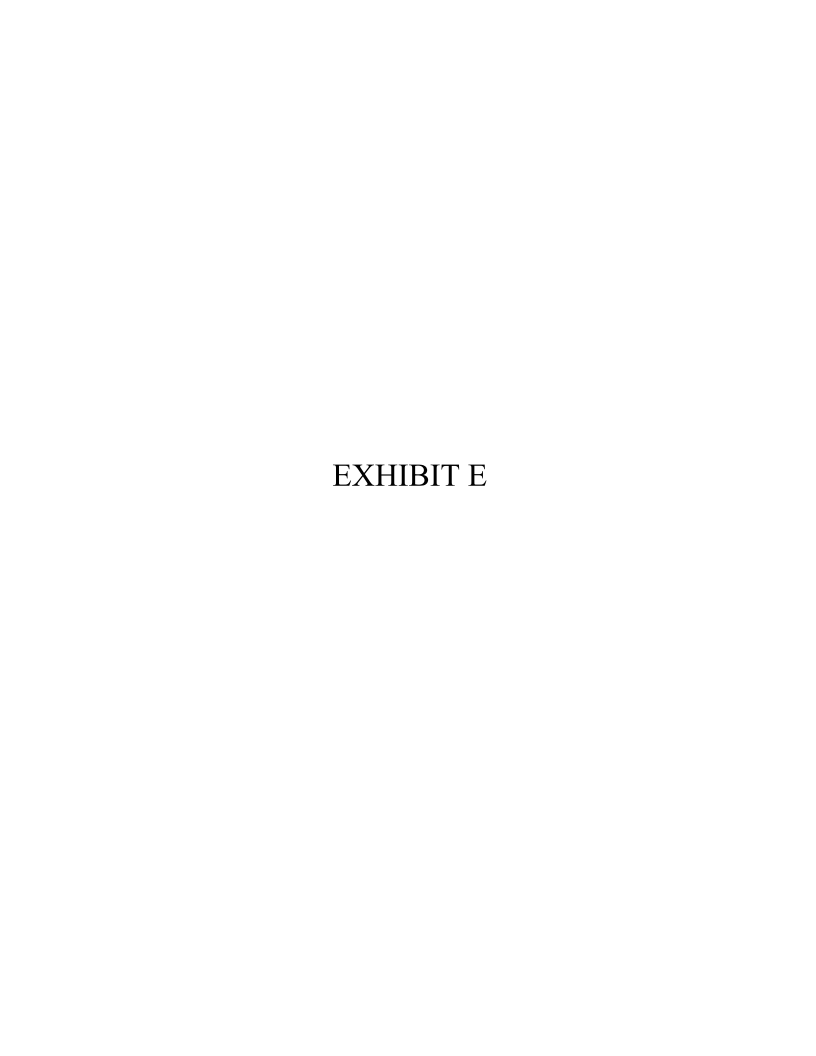
judgment. The limited judgment shall not include the verdicts in the body of the limited

judgment (i.e., p. 4-I4 of plaintiffs' proposed limited judgment) or any reference to

tolling. The other recitals in plaintiff's proposed limited judgment may be included, with

modifications based on the above rulings.

12/1/2023 11:54:01 AM Lot (la Mexander



## IN THE CIRCUIT COURT OF THE STATE OF OREGON FOR THE COUNTY OF MULTNOMAH

JEANYNE JAMES, ROBIN COLBERT, WENDELL CARPENTER, JANE DREVO, SAM DREVO, BROOKE EDGE AND BILL EDGE, SR., LORI FOWLER, IRIS HAMPTON, JAMES HOLLAND, RACHELLE MCMASTER, KRISTINA MONTOYA, NORTHWEST RIVER GUIDES, LLC, JEREMY SIGEL, SHARIENE STOCKTON and KEVIN STOCKTON, individually and on behalf of all others similarly situated,

Plaintiffs,

v.

PACIFICORP, an Oregon corporation; and PACIFIC POWER, an Oregon registered electric utility and assumed business name of PACIFICORP

Defendants.

Case No. 20CV33885

ORDER GRANTING PLAINTIFFS' SECOND MOTION FOR ENTRY OF LIMITED JUDGMENT AND MONEY AWARD (PHASE I TRIAL)

The matter before the court is Plaintiffs' Second Motion for Entry of Limited Judgment and Money Award (Phase I Trial) and Defendants' Objections to December 2023 Proposed Limited Judgment and Money Award. The parties did not request a hearing. The court considered the pleadings, briefs, declarations, and arguments submitted to the court. For the reasons stated in the plaintiffs' briefs and arguments presented, both current and prior related to the issues raised by this motion, Plaintiffs' Second Motion for Entry of Limited Judgment and Money Award is GRANTED.

IT IS HEREBY ORDERED:

I. Plaintiffs' motion for entry of limited judgment and money award including double

economic damages pursuant to ORS 477.089(2)(b) before any Offset is GRANTED, for

the reasons stated by plaintiffs.

2. Defendants' motion to exclude the jury's class findings including, but not limited to the

jury's liability and punitive damages findings is DENIED, for the reasons stated by

plaintiffs. For avoidance of doubt, the Limited Judgment Award and Money Award

(Phase I Trial) is limited to the foregoing issues as to the absent class members and

resolution of their claims, ie, damages, if any, will be determined in Phase II. See ORCP

67 B, ORS 18.035(1), ORS 18.042. See also ORS 18.005(13)(a) and (13)(d) providing

that "Limited judgment' means: (a) A judgment entered under ORCP 67 B \* \* \*; and (d)

A judgment rendered before entry of a general judgment in an action that disposes of at

least one but fewer than all requests for relief in the action and that is rendered pursuant

to a legal authority that specifically authorizes that disposition by limited judgment."

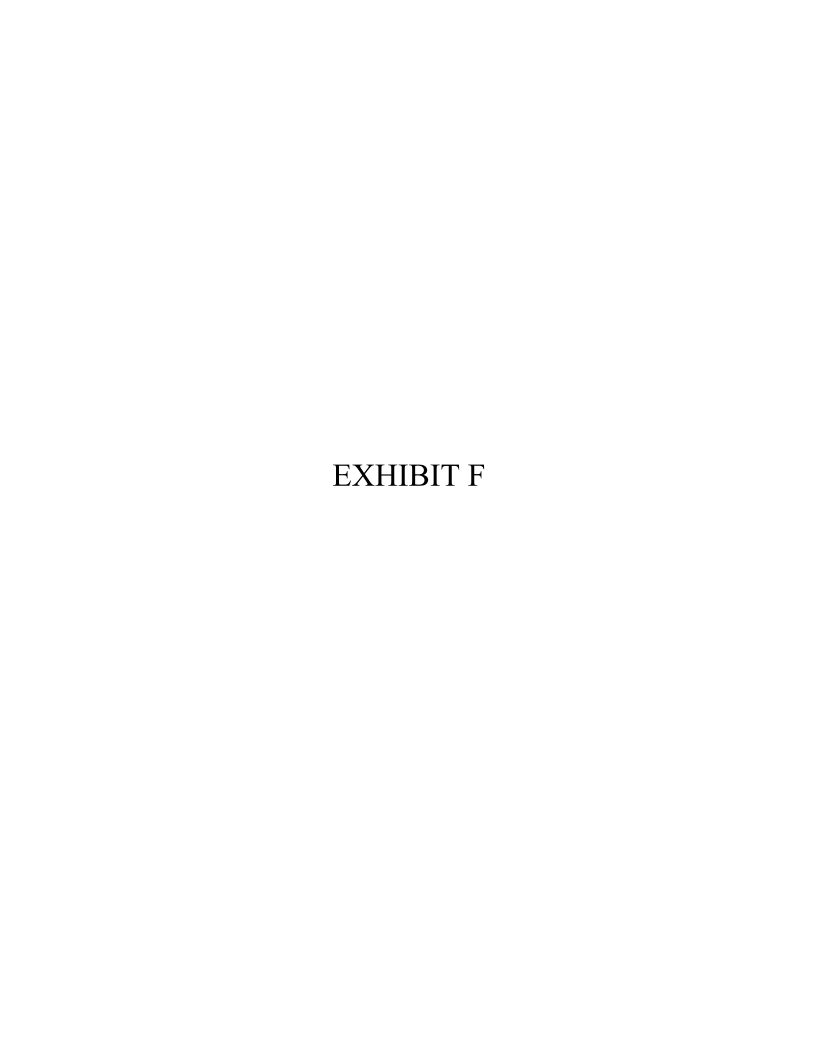
(emphasis added); see also ORS 19.270(7) "If a limited or supplemental judgment is

appealed, the jurisdiction of the appellate court is limited to the matters decided by the

limited or supplemental judgment, and the trial court retains jurisdiction over all other

matters in the proceeding."

12/22/2023 2:19:13 PM



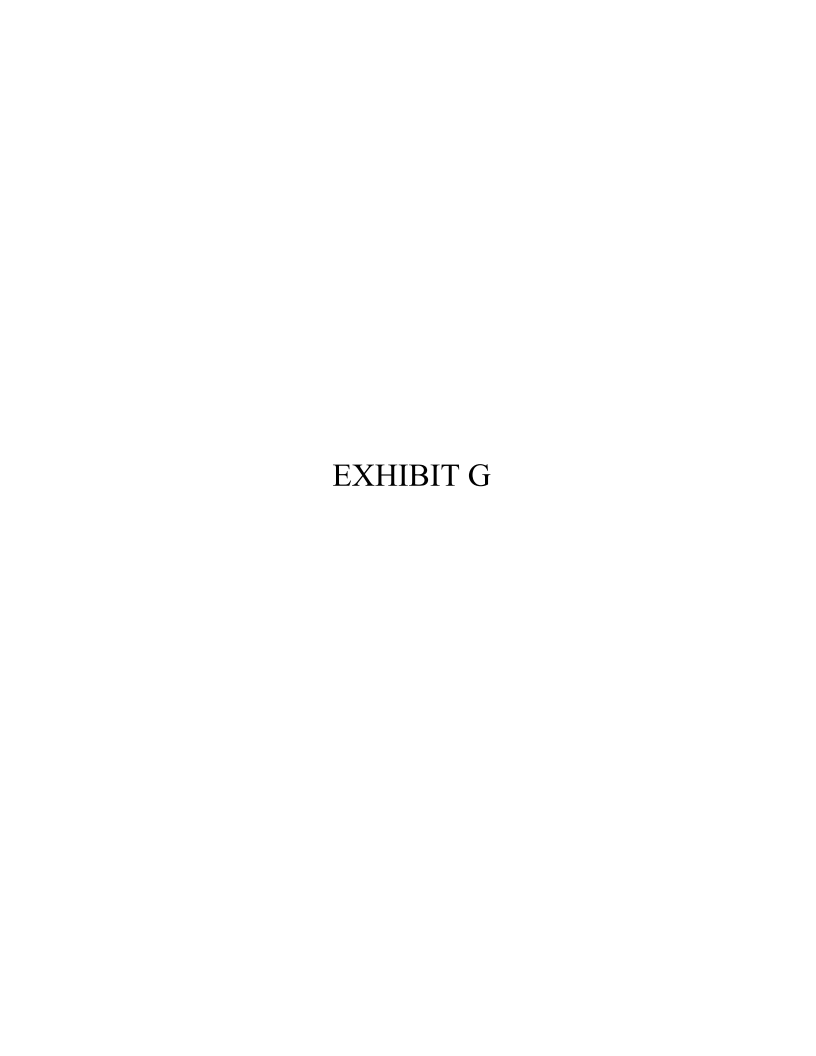
# IN THE CIRCUIT COURT OF THE STATE OF OREGON FOR MULTNOMAH COUNTY

JEANYNE JAMES, ROBIN COLBERT,	)	Case No. 20CV33885
JANE DREVO, SAM DREVO, BROOKE	)	
EDGE AND BILL EDGE, SR., LORI	)	
FOWLER, IRIS HAMPTON, JAMES	)	
HOLLAND, RACHELLE MCMASTER,	)	ORDER GRANTING PLAINTIFFS'
KRISTINA MONTOYA, NORTHWEST	)	UNOPPOSED MOTION FOR RELIEF
RIVER GUIDES, LLC, SHARIENE	)	FROM JUDGMENT TO CORRECT
STOCKTON AND KEVIN STOCKTON,	)	CLERICAL MISTAKES
VICTOR PALFREYMAN,	)	
PALFREYMAN FAMILY TRUST, and	)	PHASE 1 TRIAL (APRIL 24 – JUNE 14, 2023)
DUANCE BRUNN, individual and on	)	, , ,
behalf of all others similarly situated,	)	
	)	
Plaintiffs,	)	
v.	)	
PACIFICORP, an Oregon Corporation;		
and PACIFIC POWER, an Oregon	Υ	
registered electric utility and assumed	1	
business name of PACIFICORP,	$\vec{\lambda}$	
the second of th	1	
Defendants	7	
Lietendante		

The matter before the court is plaintiffs' Unopposed Motion for Relief from Judgment to Correct Clerical Mistakes. The court considered the pleadings, briefs, declarations, and proposed corrected judgment submitted to the court. Plaintiffs' Unopposed Motion for Relief from Judgment to Correct Clerical Mistakes is GRANTED.

5/10/2024 4:45:08 P

Circuit Court Judge Steffan Alexander



## IN THE CIRCUIT COURT OF THE STATE OF OREGON FOR THE COUNTY OF MULTNOMAH

JEANYNE JAMES, ROBIN COLBERT, WENDELL CARPENTER, JANE DREVO, SAM DREVO, BROOKE EDGE AND BILL EDGE, SR., LORI FOWLER, IRIS HAMPTON, JAMES HOLLAND, RACHELLE MCMASTER, KRISTINA MONTOYA, NORTHWEST RIVER GUIDES, LLC, JEREMY SIGEL, SHARIENE STOCKTON and KEVIN STOCKTON, individually and on behalf of all others similarly situated,

Plaintiffs,

v.

PACIFICORP, an Oregon corporation; and PACIFIC POWER, an Oregon registered electric utility and assumed business name of PACIFICORP

Defendants.

Case No. 20CV33885

ORDER GRANTING DEFENDANTS'
MOTION TO OFFSET ECONOMIC
DAMAGES AWARD

PHASE II, DAMAGES TRIAL 2 Trail Date: February 26, 2024

Assigned to: Hon. Steffan Alexander

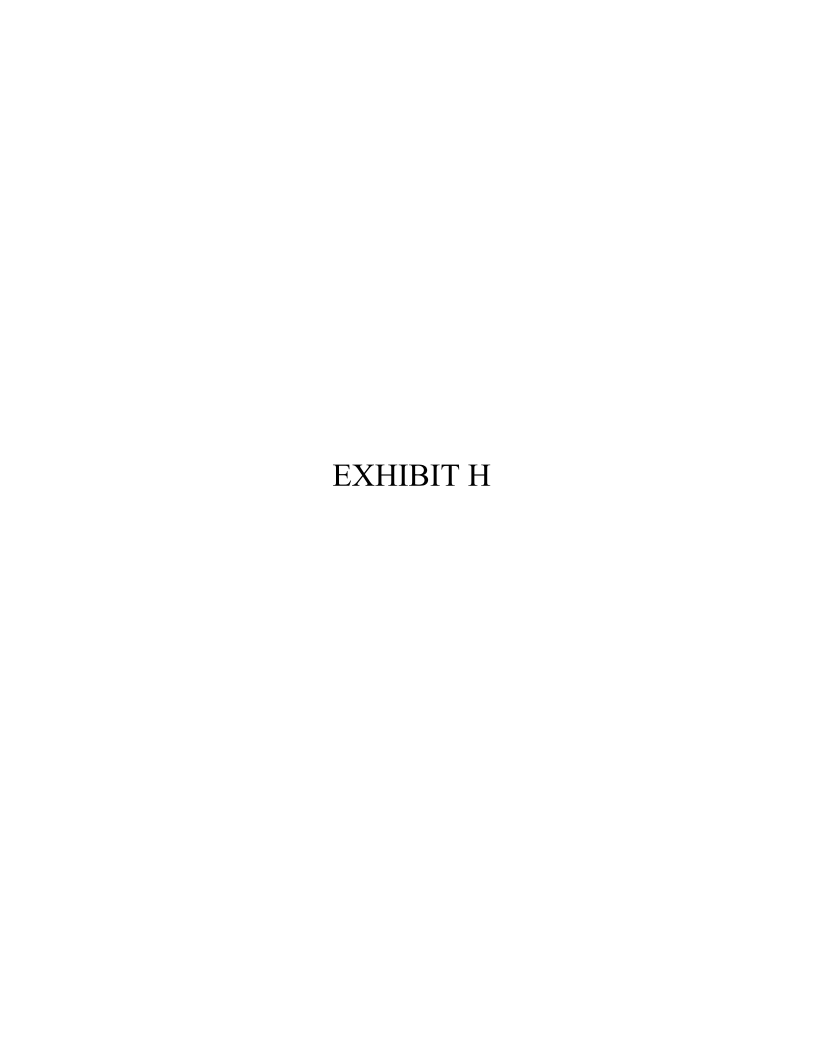
The matter before the court is defendants' Motion to Offset Economic Damages Award arising from the Phase II, Damages Trial No. 2. The court held a hearing on May 3, 2024.

Attorney Nicholas Rosinia appeared on behalf of plaintiffs. Attorney Douglas Dixon appeared on behalf of defendant PacifiCorp. The court considered the pleadings, briefs, declarations, exhibits, and arguments submitted to the court. For the reasons stated in defendants' motion, defendants' reply, and the arguments presented (relating to this motion and the defendants' prior related motions), defendants' Motion to Offset Economic Damages Award is GRANTED.

The court further orders an offset to the economic damages for the listed individual plaintiffs in the full amount of the requested deductions for payments made to them by the Subrogation Plaintiffs, who were joined as necessary parties to this action.

5/6/2024 4:00:59 PN

Circuit Court Judge Steffan Alexander



## IN THE CIRCUIT COURT OF THE STATE OF OREGON FOR THE COUNTY OF MULTNOMAH

JEANYNE JAMES, ROBIN COLBERT, WENDELL CARPENTER, JANE DREVO, SAM DREVO, BROOKE EDGE AND BILL EDGE, SR., LORI FOWLER, IRIS HAMPTON, JAMES HOLLAND, RACHELLE MCMASTER, KRISTINA MONTOYA, NORTHWEST RIVER GUIDES, LLC, JEREMY SIGEL, SHARIENE STOCKTON and KEVIN STOCKTON, individually and on behalf of all others similarly situated,

Plaintiffs,

v.

PACIFICORP, an Oregon corporation; and PACIFIC POWER, an Oregon registered electric utility and assumed business name of PACIFICORP

Defendants.

Case No. 20CV33885

ORDER GRANTING PLAINTIFFS' SECOND MOTION FOR ENTRY OF LIMITED JUDGMENT AND MONEY AWARD (PHASE II, TRIAL 2)

Trial Dates: February 26, 2024

Assigned to: Hon. Steffan Alexander

The matter before the court is Plaintiffs' Second Motion for Entry of Limited Judgment and Money Award (Phase II, Trial 2). Defendants maintained all prior objections raised in their April 4, 2024 opposition brief that had not been resolved by Plaintiffs' revisions, but otherwise, Defendants did not object to the form of the revised limited judgment. Plaintiffs also maintained all prior arguments that they made in connection with the Phase II, Trial 2 limited judgment and money award. The parties did not request a hearing. The court considered the current and prior pleadings, briefs, declarations, and arguments submitted to the court. For the reasons stated in the parties' respective current and prior briefs and arguments presented, Plaintiffs' Second Motion for Entry of Limited Judgment and Money Award (Phase II, Trial 2) is GRANTED. The

court also incorporates its prior rulings in the following orders, to the extent relevant: 12/1/23 Order Granting Plaintiffs' Motion for Limited Judgment and Money Award (Phase 1 Trial), 12/22/23 Order Granting Plaintiffs' Second Motion for Entry of Limited Judgment and Money Award (Phase 1 Trial), 4/19/24 Order Granting, In Part, Plaintiffs' Motion for Entry of Limited Judgment and Money Award (Phase 11, Trial 1), 5/6/24 Order Granting Defendants' Motion to Offset Economic Damages (Phase 11, Trial 2).

Circuit Court Judge Steffan Alexander

6/24/2024 10:33:40 AM

1	CERTIFICATE OF SERVICE							
2		ed a correct copy of the foregoing [PROPOSED]						
_		ARD (PHASE II, TRIAL 2) on the following						
3	named person(s) on the date and manner indica address of each shown below per UTCR 21.10							
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