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December 13, 2005

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VIA ELECTRONIC FILING

PUC Filing Center
Public Utility Commission of Oregon
PO Box 2148
Salem, OR 97308-2148

**Re: Joint Motion for Protective Order
Dockets UE 177, UE 178, UG 170, UG 171**

Enclosed for filing please find the Joint Motion for Protective Order in the above-referenced proceedings. A copy of this filing has been served on all parties to these proceedings as indicated in the attached certificated of service.

Very truly yours,

A handwritten signature in black ink, appearing to be 'SJL', written over a horizontal line.

Sarah J. Adams Lien

SJL:knp
Enclosure
cc: Service List

BEFORE THE PUBLIC UTILITY COMMISSION
OF OREGON

UE 177, UE 178, UG 170 & UG 171

In the Matter of the Automatic Adjustment
Clause Filing Under SB 408

**JOINT MOTION FOR PROTECTIVE
ORDER**

Pursuant to OAR 860-12-0035(1)(k), Avista Corporation (“Avista”), Northwest Natural Gas Company (“Northwest Natural”), PacifiCorp and Portland General Electric Company (“PGE”) (collectively “Movants”) move for entry in these proceedings of the Oregon Public Utility Commission’s (the “Commission”) standard protective order as amended in paragraphs 6 through 9 below. As good cause for this motion, Movants state:

1. The Commission’s rules authorize Movants to seek reasonable restrictions on discovery of trade secrets and other confidential business information. *See* OAR 860-11-0000(3) (adopting Oregon Rules of Civil Procedure (“ORCP”)); ORCP 36(C)(7) (providing that “a trade secret or other confidential research, development, or commercial information not be disclosed or be disclosed only in a designated way”).

2. It is likely that Staff and others in these proceedings will seek to discover confidential tax information and commercially sensitive financial information, including information contained in the tax reports that Movants filed pursuant to Senate Bill 408 (“SB 408 Tax Reports”).

3. All the information contained in Movants’ SB 408 Tax Reports that has been designated as confidential by Movants is protected from disclosure under Oregon law. Letter Opinion at 1 (OPUC Nov. 18, 2005) (denying public records requests for disclosure of SB 408 tax reports). As the Oregon legislature and the Commission recognize, the public disclosure of such competitively sensitive information would create a risk of serious harm to the party producing such information as well as affiliates of that party. *See id.* at 4; SB 408 § 2(g) (“[p]ublic disclosure of tax information could provide a commercial advantage

1 to other businesses”); *see also id.* §§ 3(3), 3(11) (limiting disclosure and use of SB 408 Tax
2 Reports).

3 4. Events in other dockets illustrate that the Commission’s standard protective
4 order is not always sufficient to protect confidential and sensitive information from
5 unauthorized public disclosure. Specifically, confidential documents that PGE and Texas
6 Pacific Group produced under the protective order in UM 1121 were provided to the
7 *Willamette Week*, which published information from those documents, and such information
8 was subsequently broadcast by television and radio stations and disclosed in other print
9 media. *See In re Oregon Electric Utility Co.*, UM 1121, Order No. 05-114 at 9-10 (OPUC
10 Mar. 10, 2005) (“We are displeased that someone chose to violate our order rather than
11 follow the proper procedure outlined therein. We expect to see ramifications of this unlawful
12 action in future cases, as utilities may be reluctant to provide essential information to
13 intervening parties for fear of leaks that will harm their competitive standing.”). Movants
14 understand that an Attorney General’s investigation of the violation of the protective order in
15 UM 1121 remains pending.

16 5. Issuance of the Commission’s standard protective order, modified to provide
17 the additional alternative protection described in paragraphs 7 and 8 below, will facilitate the
18 production of information and expedite the discovery process in these dockets. The
19 documents for which Movants seek an alternative means of discovery are very limited and
20 can generally be classified as Movants’ SB 408 Tax Reports and supporting documents
21 containing tax data and analyses that have been designated as confidential by Movants.

22 6. Movants propose a “safe room” discovery mechanism for these documents.
23 Such a mechanism would allow for review of the documents with the opportunity to take
24 limited notes. Documents subject to the safe room discovery mechanism may not be copied.
25 Safe rooms would be provided in Portland for all intervenors and in Salem for Commission
26 Staff (“Staff”). Access to the safe rooms would be by appointment and Movants may require

1 the presence of a monitor. Movants would make a monitor available during office hours as
2 requested, upon notice. Notice must be in writing, received by mail, e-mail or facsimile by a
3 person designated by the party whose information is requested during office hours at least 24
4 hours in advance of the requested safe room appointment. The locations of the Portland safe
5 rooms are listed in Exhibit A to this motion. The persons designated by Movants to receive
6 notice are listed in Exhibit B to this motion. Documents in the Salem safe room would be
7 secured in a locked cabinet in a specially designated room at the Commission; one person
8 designated by Staff would control the key to the cabinet and maintain a log showing the
9 names of Staff persons reviewing documents, the time and date of such review, and listing
10 the documents reviewed. To facilitate the schedules of parties requesting to review these
11 documents, the safe rooms would have the following office hours: Monday through Friday,
12 between the hours of 9 a.m. and noon and 1 p.m. and 5 p.m., excluding holidays.

13 7. Specifically, Movants request that the Commission issue its standard
14 Protective Order in these dockets, amended as provided in paragraphs 8 and 9 below, along
15 with the following additional paragraph:

16 Inspection of highly confidential documents and information. As to
17 highly sensitive documents and information, the parties shall have the
18 right, at their option, to designate such documents and information as
19 “highly confidential” and to refuse to provide copies to the requesting
20 party. The “highly confidential” designation is reserved for documents
and information the dissemination of which imposes a highly significant
risk of competitive harm to the disclosing party, which may include but is
not limited to SB 408 Tax Reports and supporting documents containing
tax data and analyses.

21 In such cases, and as an alternative to seeking additional protection, each
22 Movant shall make its highly confidential documents and information
23 available for inspection and review by qualified persons at an office in
24 Portland (a “Portland safe room”); provided that, for highly confidential
documents to be made available to parties in a Portland safe room, the
documents will be available for review in the locations stated in Exhibit A
to this Order.

25 Additionally, highly confidential documents shall be made available for
26 inspection and review by Oregon Public Utility Commission Staff
 (“Staff”) at a safe room located in the offices of the Oregon Public Utility

1 Commission (the “Salem safe room”); provided that documents in the
2 Salem safe room will be secured in a locked cabinet in a specially
3 designated room at the Commission, and one person designated by Staff
4 will control the key to the locked cabinet and maintain a log stating the
names of Staff persons reviewing documents located in the Salem safe
room, the time and date of such review, and listing the documents
reviewed.

5 Access to the Portland or Salem safe rooms requires an appointment and
6 Movants may require the presence of a monitor, who Movants will make
7 available during office hours as requested, upon notice. Notice must be in
8 writing, received by mail, e-mail or facsimile by a person designated by
9 the party whose information is requested during office hours at least 24
10 hours in advance of the requested safe room appointment. The persons
designated by Movants to receive notice are listed in Exhibit B to this
Order. Subject to this notice requirement, a qualified requesting party
may make an appointment to review highly confidential documents during
the following office hours: Monday through Friday, between the hours of
9 a.m. and noon and 1 p.m. and 5 p.m., excluding holidays.

11 No party will make unauthorized copies of highly confidential documents.
12 Qualified persons reviewing the highly confidential documents may make
13 limited notes regarding the documents for reference purposes only. Such
14 notes shall not constitute a verbatim or substantive transcript of the
15 documents. For purposes hereof, notes made pertaining to or as the result
16 of a review of highly confidential documents shall be considered
Confidential Information and subject to the terms of this Protective Order.
Disputes between the parties regarding the proper designation of highly
confidential documents shall be resolved pursuant to Commission order
pursuant to paragraph 15 of this Protective Order.

17 8. Additionally, to provide for use of documents and information subject to the
18 proposed protective order in the Senate Bill 408 rulemaking docket, Docket AR 499,
19 Movants request that the Commission replace paragraph 12 of the Commission’s standard
20 Protective Order with the following language:

21 12. All persons who are given access to any Confidential or Highly
22 Confidential Information by reason of this order shall not use or disclose
23 such information for any purpose other than the purposes of preparation
24 for and conduct of this proceeding or Oregon Public Utility Commission
Docket AR 499, and shall take all reasonable precautions to keep any
Confidential or Highly Confidential Information secure. Unauthorized
disclosure of Confidential or Highly Confidential Information for purposes
of business competition is strictly prohibited.

25 Qualified persons may copy, microfilm, microfiche, or otherwise
26 reproduce Confidential Information to the extent necessary for the

1 preparation and conduct of this proceeding and Oregon Public Utility
2 Commission Docket AR 499. Qualified persons may disclose
3 Confidential Information only to other qualified persons associated with
the same party. No party may make unauthorized copies of Highly
Confidential Information.

4 9. Movants also request the following revisions to the Commission’s standard
5 Protective Order:

6 a. Revise paragraph 1 as follows:

7 This order governs the acquisition and use of “Confidential Information”
8 and “Highly Confidential Information” in this proceeding.

9 b. Revise references to “this proceeding” and “this docket” in paragraphs
10 13 and 14 to say “this proceeding and Oregon Public Utility Commission Docket
11 AR 499”; and,

12 c. Revise the Consent to be Bound statement as follows:

13 This Protective Order governs the use of “Confidential” and “Highly
14 Confidential” information in this proceeding and in Oregon Public Utility
15 Commission Docket AR 499.
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1 For the foregoing reasons, Avista, Northwest Natural, PacifiCorp and PGE request
2 entry in dockets UE 177, UE 178, UG 170 & UG 171 of the Commission's standard
3 protective order as amended above.


4 DATED: December 13, 2005.

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6 STOEL RIVES LLP

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for David Meyer


for Marcus Wood

9 Attorney for Avista Corp.

Attorneys for Northwest Natural Gas Co.


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
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12 STOEL RIVES LLP

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Katherine A. McDowell
Sarah J. Adams Lien


Douglas Tingey
Inara Scott

16 Attorneys for PacifiCorp

Attorneys for Portland General Electric Co.

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4 DATED: December 13, 2005.

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6 STOEL RIVES LLP

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8 _____
9 David Meyer

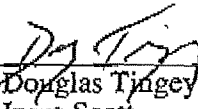
Marcus Wood

10 Attorney for Avista Corp.

Attorneys for Northwest Natural Gas Co.

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14 _____
15 Katherine A. McDowell
Sarah J. Adams Lien


Douglas Tingey
Inara Scott

16 Attorneys for PacifiCorp

Attorneys for Portland General Electric Co.

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Exhibit A

PacifiCorp designates the following location as the Portland safe room for Docket UE 177:
825 NE Multnomah Street, Portland, Oregon 97232.

PGE designates the following location as the Portland safe room for Docket UE 178:
1 World Trade Center, 121 SW Salmon Street, Portland, Oregon 97204.

Northwest Natural designates the following location as the Portland safe room for Docket
UG 170: 220 NW Second Avenue, Portland, Oregon 97209.

Avista designates the following location as the Portland safe room for Docket UG 171:
200 SW Market Street, Suite 1750, Portland, Oregon 97201.

Exhibit B

Movants designate the following persons to receive notice regarding appointments to view Highly Confidential Information in the Portland or Salem safe rooms:

For UE 177, notice shall be delivered to PacifiCorp's Data Request Response Center, as follows:

By E-mail (preferred):	datarequest@pacificorp.com
By Fax:	(503) 813-6060
By regular mail:	Data Request Response Center PacifiCorp 825 NE Multnomah, Suite 800 Portland, OR 97232

For UE 178, notice shall be delivered to Adam Menendez, as follows:

By E-mail (preferred):	adam.menendez@pgn.com
By Fax:	(503) 464-2200
By regular mail:	Adam Menendez 121 SW Salmon Street, Suite 1301 Portland, OR 97204

For UG 170, notice shall be delivered to Elisa Larson and Kelley Miller, as follows:

By E-mail (preferred):	eml@nwnatural.com
	kelley.miller@nwnatural.com
By Fax:	(503) 721-2516
By regular mail:	Elisa Larson and Kelley Miller 220 NW Second Avenue Portland, Oregon 97209

For UG 171, notice shall be delivered to David Meyer and Ron McKenzie, as follows:

By E-mail (preferred):	david.meyer@avistacorp.com
	ron.mckenzie@avistacorp.com
By Fax:	(509) 495-8851 (to David Meyer) (509) 495-8058 (to Ron McKenzie)
By regular mail:	David Meyer and Ron McKenzie 1411 East Mission Spokane, WA 99220

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
CERTIFICATE OF SERVICE

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I hereby certify that I served the foregoing **Joint Motion for Protective Order** on the following named person(s) on the date indicated below by email and U.S. mail to said person(s) a true copy thereof, contained in a sealed envelope, addressed to said person(s) at his or her last-known address(es) indicated below.

- | | |
|---|---|
| Lowrey R. Brown
Citizens' Utility Board of Oregon
610 SW Broadway, Suite 308
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Davison Van Cleve PC
333 SW Taylor, Suite 400
Portland, OR 97204 |
| Jason Eisdorfer
Citizens' Utility Board of Oregon
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Cable Huston Benedict
Haagensen & Lloyd LLP
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| David Hatton
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Portland General Electric
121 SW Salmon, 1WTC13
Portland, OR 97204 |

DATED: December 13, 2005.



Sarah J. Adams Lien
Of Attorneys for PacificCorp