

## PACIFICORP'S SUPPLEMENTAL COMMENTS ON THE EIM ENTITY READINESS CRITERIA

## I. INTRODUCTION

PacifiCorp hereby submits the following supplemental comments to the California Independent System Operator Corporation ("ISO") on its proposed Energy Imbalance Market ("EIM") readiness criteria. PacifiCorp appreciates the opportunity to provide comments on this initiative for the ISO's consideration.

## **II. COMMENTS**

PacifiCorp conveyed in previously delivered comments its general support and request for anomalous pricing reporting as a criterion of market readiness, if such a report is feasible and possible. As a supplement to those comments, PacifiCorp requests that the ISO also consider adding to its criteria for market readiness, a requirement that both the ISO and the EIM Entity issue sample settlement statements and supports Southern California Edison's comments with regard to settlements criteria.

## **III.CONCLUSION**

PacifiCorp appreciates the ISO's consideration of these supplemental comments and looks forward to the ISO's response.