

PACIFICORP (An Or gon Corporation)

10-24-\$4409:54 RCVD

TO

MORGAN GUARANTY TRUST COMPANY OF NEW YORK (A New York Corporation)

Which herein resigns as Corporate Trustee

AND

CHEMICAL BANK (A New York Corporation)

Herein becoming Successor Corporate Trustee to Morgan Guaranty Trust Company of New York

> As Trustee under Pacific Power & Light Company's Mortgage and Deed of Trust, Dated as of July 1, 1947

Vol.<u>m94</u> Page 32927

14

Fifty-third Supplemental Indenture

Dated as of August 1, 1994

Supplemental to Pacific Power & Light Company's Mortgage and Deed of Trust Dated 25 of July 1, 1947

This Instrument Grants a Security Interest by a Transmitting Utility This Instrument Contains After-Acquired Property Provisions

:20

FFTY-THIRD SUPPLEMENTAL INDENTURE

32928

THIS .ND ENTURE, deted as of the 1st day of August, 1994 (hereinafter referred to as the "Fifty-third Supplemental Indenture") is made as a supplement to that certain Mortgage and Deed of Trust, dated as of July 1, 1947, as heretofore amended and supplemented (the "Mortgage"), executed and delivered by Pacific Power & Light Company, a Maine corporation that here tofore changed its name to PacifiCorp (the "Original Mortgagor").

This Fifty third Supplemental Indenture is entered into by and among (a) PACIFICORP, a corporation of the State of Oregon into which the Original Mcrtgagor herei ofore was merged, whose address is 700 NE Multhomah, Portland, Oregon 97232 (the "Company"); (b) MORGAN GUARANTY DRUST COMPANY OF NEW YORK, a New York corporation whose address is 60 Wall Street, New York, New York 10260 (the "Resigning Corporate Trustee"); and (c) CHEMICAL BANK, a New York corporation whose address is 450 West 33rd Street, New York, New York 10001 (the "Successor Corporate Trustee").

WHEREAS, he Mortgage (including all indentures supplemental thereto) was recorded in the official records of the States of California, Idaho, Montana Oregon, Utah, Washington and Wyoming and various counties within said states in which this Fifty-third Supplemental Indenture is to be recorded, and was filed as a financing statement in accordance with the Uniform Commercial Code of each of said states; and

WHEREAS, the Original Mortgagor executed, delivered, recorded and filed its Supplemental Indent ires as follows:

First Second Third Fourth Fifth Sixth Seventh Eighth Ninth Tenth Dated as of April 1, 1950 March 1, 1952 September 1, 1952 April 1, 1954 August 1, 1954 October 1, 1955 January 1, 1957 September 1, 1957 January 1, 1958 July 1, 1958

32929

201 (NE 402-1) (**2** (4)

11113

Eleventh Twelith Thirteenth Fourteenth Fifteeath Sinteenth Sevenceenth Eighteenth Nineteenth Twendeth Twenty-first Twenty-second Twenty-third Twenty-fourth Twenty fifth Twenty sixth Twenty-seventh Twe aty-eighth Twenty-ninth Thir jeth Thirty-first Thirty-se cond Thirty-third Thirty-fourth Thirt /-fifth Thirty-sizth Thirty-seventh Thirty-eighth Thirty-nir th Fortiel h Forty-first Forty-second

and

Dated as of September 1, 1960 June 22, 1961 April 1, 1962 December 1,1962 April 1, 1963 August 1, 1963 October 1, 1964 October 1, 1965 December 15, 1967 May 1, 1969 November 1, 1969 July 1, 1970 February 1, 1971 October 1, 1971 October 1, 1972 January 1, 1974 October 1, 1974 May 1, 1975 anuary 1, 1976 July 1, 1976 I)ecember 1, 1976 January 1, 1977 November 1, 1977 April 1, 1979 October 1, 1980 March 1, 1981 October 15, 1981 August 1, 1982 April 1, 1983 Murch 1, 1986 Ju y 1, 1986 July 1, 1987; Ê. L 编辑 国际

WHEREAS, the Original Mortgagor has heretofore issued, in accordance with the provisions of the Mortgage, bonds entitled and designated First Mortgage Bonds, of the Series and in the principal amounts as follows:

3

Contraction of the

「「「「「「「「」」」」

Net all a

A CONTRACTOR OF A CONTRACTOR A

語語語の目的であっ

No. of Contraction

32930

follows:		regate Principal A mount Issued A	Aggregate Principal mount Outstanding
Series			0
1. First-31/4%	1977 \$	38,000,000	Ō
2. Second3%	1980	9,000,000	Ō
3. Third-35%%	1982	12,500,000 7,500,000	0
4. Fourth	9/1,1982	8,000,000	0
5. Fifth-33/8%	1984	30,000,000	0
6. Sixth-3½%	8/1 1984	10,000,000	0
7 Seventh-3%%	1985	12,000,000	0
8. Eighth-53%%	1987	20,000,000	0
9. Ninth-534%	9/1/1987	15,000,000	0
10. Tenth-41/4%	1988	20,000,000	0
11. Eleventh -4% %	7/1/1988 1990	20,000,000	0
12 Twelfth $-5\frac{189}{89}$	1990	35,000,000	0
13 Thirteenth-	12/: /1992	32,000,000	0
14 Fourteenth-1/2%	12/ /1992	11,434,000	0
15 Fifteenth-398%	4/ /1978	4,500,000	0
16 Sixteenth-3'8%	8/1/1979	4,951,000	0
17. Seventeenth3%%	6/ L/ 19 81	5,849,000	0
18 Eighteenth-4%	10/1/1982	6,157,000	0
19. Nineteenth-41/8'6	3/1/1984	8,659,000	U
20. Twentieth-1344	5, 1/1986	14,454,000	0
21. Twenty-first-433%	1993	30,000,000	
22. Twenty-second4%%	1994	30,000,000	\$20,261,000
23. Twenty-third-45%%	1995	30,000,000) 14,165,000
24. Twenty-four h 5%	1999	25,000,000) 0
25. Twenty-fifth -8'%	11/1/1999	20,000,000) 0
26. Twenty-sixt)18.34%	2000	25,000,00	0
27. Twenty-seventh -95%%	2001	40,000,00	0 0
28. Twenty-eighth71/8%	1(/1/2001	35,000,00	
29. Twenty-nin h8%	2002	30,000,00	0 19,744,000
30. Thirtieth-'1347	2004	60,000,00	0 0
31. Thirty-first -81,5%	1983	70,000,00	
32. Thirty-secold978%	1990		io o
33. Thirty-thirt 1094%		國國語的問題	



04	Series	Jue Date	Aggregate Principal Amount Issued	Aggregate Principal Amount Ontstanding
34.	Thirty-fourth 10%	2006	75,000,000	
35.		7/1/2006	25,000,000	0
36.	Thirty-sixtl -8 38%	12/1/2006	35,000,000	0
37.	Thirty-seventh63/8%		50,000,000	0
38.	Thirty-eighth 8%%	/1/2007	17,000,000	\$ 8,190,000
39.		1 /1/2007	100,000,000	0
40.		2009	100,000,000	0
		2010	50,000,000	0
41.	Forty-first-1531%	1991	75,000,000	0
42.	Forty-second-18%	10/15/1991	100,000,000	0
43.	Forty-thirdAdjustable	11/1/2002	100,000,000	• 0
	Rate	11/1/2002	50,000,000	13,234,000
44.	Forty-fourth -1.25%%	9010		
45.	Forty-fifth-8546	2013	100,000,000	0
46.	Forty-sixth812%	8/1/1996	80,000,000	ň
	Forty statil072 %	7 '1/1996	75,000,000	0
±	Forty-seventh	1997	50,000,000	50 000 000
and				50,000,000;

WHEREAS, the Original Mort gagor entered into a Reorganization Agreement and Plan, of Merger dated August 12, 1987, as amended, pursuant to which, imong other things, the Original Mortgagor was merged into the Company as of Jer uary 9, 1989, upon such terms as fully to preserve and in no respect to in pair the Lien or security of the Mortgage or any of the rights or powers of the trustees or the bondholders thereunder; and

WHEREAS, pursuant to Article XVI of the Mortgage, the Company executed, delivered, recorded and illed its Forty-third Supplemental Indenture dated as cf January 9, 1985, whereby the Company assumed and agreed to pay, duly and punctually the principal of and interest on the bonds issued under the Mortgage, in accordance with the provisions of said bonds and coupons and the Mortgage, and agreed to perform and fulfill all the covenants and conditions of the Mortgage to be kept or performed by the Original Mortgagor, and whereby Bankers Trust Company was appointed Corporate Trustee in succession to Morgan Guaranty Trust Company of New York, resigned, under the Mortgage, and James F. Conlan was appointed Co-Trustee in succession to R.E. Sparrow, resigned, under the Mortgage; and WHEREAS, the Company executed, delivered, recorded and filed additional Supplemental Indentures to the Mortgage as follows:

and a k	- e	Dated as of
Forty-fou th	$\xi_{<}$	March 31, 1989
Forty-fifth	₹1 131 -	December 29, 1989
Forty-sixth	44 52	March 31, 1991;

and

WHEREAS, pursuant to sail Forty-sixth Supplemental Indenture, Morgan Guaranty Frust Company of New York was appointed Corporate Trustee in succession to Bankers Trust Company, resigned, under the Mortgage and James F. Conlan resigned as Co-Trustee under the Mortgage and all the right, title and powers of the Co-Trustee devolved upon the Corporate Trustee and its successors alone until such time as a successor to the Co-Trustee shell be appointed; and

WHEREAS, the Company executed, delivered, recorded and filed additional Supplemental Indentures to the Mortgage as follows:

	Bitted as of
Forty-seventh Forty-eighth Forty-ninth Fiftieth	Decemi er 31, 1991 March 15, 1992 July 31 1992
Fifty-first	March 15, 1993
Fifty-second	November 1, 1993;
Fifty-second and	June 1, 1994;
the states and the	
· · · · · · · · · · · · · · · · · · ·	

WHEREAS, the Company has heretofore issued, in accordance with the provisions of the Mortgage, bunds entitled and designated First Mortgage Bonds, of the Series and in the principal amounts as follows:

6

32933

SE [] \$ 6

	Series	Due Date	Aggregate Principal Amount Issued	Aggregate Principal Amount Outstanding
4 8.	Forty-eighth—Medium- Term Notes, Series A	various	\$125,000,000	\$120,000,000
49.	Forty-ninthMedium- Term Notes, Series B	various	100,000,000	87,500,000
50.	Fiftieth—Mediu n-Term Notes, Series C	various	150,000,000	144,714,391
51.	Fifty-first—Med um-Term Notes, Seriet D	various	125,000,000	125,000,000
52. 53.	Fifty-second	various various	125,216,000 250,000,000	118,235,500 250,000,000
54. 55.	Notes, Series E Fifty-fourth64% Fifty-fifthMecium-Term Notes, Series F	4/1/2005 various	75;000,000 250,000,000	75,000,000 250,000,000
56. 57.	Fifty-sixth—]]-L Fifty-seventh Medium- Term Notes, Series G	various various	35,600,000 250,000,000	35,600,000 250,000,000;
and	· · · · · · · · · · · · · · · · · · ·	್ಷನ್ ಚೇಜ್ನ ಸಂಸ್ಥಾನ	i.	

WHEREAS, in addition to the property described in the Mortgage, the Company has acquired certain other property, rights and interests in property; and

WHEREAS, Section 8 of the Montgage provides that the form of each series of bonds (other than the First Series) issued thereunder and of the coupons to be attached to the coupon bonds, if any, of such series shall be established by Resolution of the Board of Directors of the Company; that the form of such series, as established by said Board of Directors, shall specify the descriptive title of the bonds and various other terms thereof; and that such series thay also contain such provisions not inconsistent with the provisions of the Mortgage, as supplemented, as the Board of

Director may, in its discretion, cause to be inserted therein expressing or

referring to the terms and conditions upon which such bonds are to be issuel and/or secured under the Mortgage; and WHEREAS, Section 120 of the Mortgage provides, among other

2

things, that any power, privilege or right expressly or impliedly reserved to or in any way conferred upon the Company by any provision of the Mortgige, whether such power, privilege or right is in any way restricted or is ut rest ricted, may (10 the extent permitted by law) be in whole or in part waived or surrendered or subjected to any restriction if at the time unrestricted or to additional restriction if already restricted, and the Company may enter into any further covenants, limitations or restrictions for the benefit of any one or more series of bonds issued thereunder and provide that a breach thereof shall be equivalent to a default under the Mor gage, or the Company may cure any ambiguity contained therein, or it any supplemental indenture, or may (in lieu of establishment by Resolution as provided in Section 8 of the Mortgage) establish the terms and provisions of any series of bonds other than the First Series, by an instrument in writing executed and acknowledged by the Company n such manner as would be necessary to entitle a conveyance of real estate to record in a l of the states in which any property at the time subject () the Lien o' the Mortgage shall be situated; and the Trustee is jurijier authorized by said Section 120 to join with the Company in the execution of such instrument or instruments, and such instrument, e tect ted and acknowledged as aforesaid, shall be delivered to the Trustee and thereupon any modification of the provisions of the Mortgage therein set forth, authorized by said Section 120, shall be binding upon the parties to the Mortgage, their successors and assigns, and the holders of the bonds and coupons thereby secured; provided, however, any hing therein contained to the contrary not withstanding, said Section 120 shall not be construed to permit any act, waiver, surrender or restriction idversely affecting any bonds then Outstanding under

derese

WHEREAS, in Section 42 of the Mortgage the Original Mortgagor covenanted that is would execute and deliver such supplemental indenture or indentures and such further instruments and do such further acts

as might be necessary or proper to carry out more effectually the purposes of the Mortgage and to make subject to the Lien of the Mortgage any property thereafter acquired, made or constructed and intended to be subject to the Lien thereof, and to transfer to any new trustee or trustees or co-trustees, the estates, powers, instruments or funds held in trust thereunder; and

8

32935

WHEREAS, the Company now lesires to create a new series of bonds and (pursuant to the provisions of Section 120 of the Mortgage) to add to its covenants and agreements contained in the Mortgage, as heretofore supplemented, certain other covenants and agreements to be observed by it; and

WHEREAS, the execution and delivery by the Company of this Fiftythird Supplemental Indenture has been duly authorized by the Board of Directors of the Company by appropriate Resolutions;

NOW, THERIFORE, THIS INDENTURE WITNESSETH:

<u>5</u>4...

ARCICLE I

Granting Clauses

The Company, in consideration of the premises and of One Dollar (\$1) to it duly paid by the Trustee at or before the ensealing and delivery of these presents, the receipt whereof is hereby acknowledged, and in further assurance of the estate, tille and rights of the Trustee under the Mortgage and in order further to secure the payment of both the principal of and interest and premium, if any, on the bonds from time to time issued under the Mortgage, according to their tenor and effect, and the performance of all the provisions of the Mortgage (including any instruments supplemental thereto and any modification made as in the Mortgage provided) and of such bords, and to confirm the Lien of the Mortgage on certair after-acquired property, hereby grants, bargains, sells, releases, conveys, assigns, transfers, mortgages, pledges, sets over and confirms (subject, however, to Excepted Encumbrances as defined in Section 6 of the Mo tgage) unto Chemical Bank as Trustee under the Mortgage, and to its successor or successors in said trust, and to said Trustee and its successors and ass gns forever, all property, real, personal

and mixed, owned by the Original Mortgagor as of the date of the Mortgage at d acquired by the Original Mortgagor or the Company after the date of the Mortgage, sulject to the provisions of subsection (I) of Section 87 of the Mortgage and Section 2.02 of the Forty-third Supplemental Indenture thereto, of the kind or nature specifically mentioned in Article XXI of the Mortgage or of any other kind or nature (except any herein or in the Mortgage expressly excepted), now owned, or, subject to the provisions of subsection I) of Section 87 of the Mortgage and Section 2.02 of the Forty-third Supplemental Indenture thereto, hereafter acquired by the Company (by purchase, consolidation, merger, donation, construction, erection or in any other way) and wheresoever situated, including the properties lescribed in Article VI hereof, and including (without in mywise limiting or impairing by the enumeration of the same the scope and intent of the foregoing) all lands, power sites, flowage rights, water rights, water locations, water appropriations, ditches, flumes, reservoirs, reservoir sites, canals, raceways, dams, dam sites, aqueducts, and all other rights or means for appropriating, conveying, storing ar d supplying water; all rights of way and roads; all plants for the generation of electricity by steam, water and/or other power; all power houses, gas p ants, street lighting systems, standards and other equipment incident al thereto, telephone, radio, television and air conditioning systems and equipment incidental thereto, water works, water systems, steam heat and hot water plants, substations, lines, service and supply systems, bridges, culverts, racks, ice or refrigeration plants and equipment, offices, buildings and other structures and the equipment thereof; all machinery, engines, boi ers, dynamos, electric, gas, and other machines, regulators, meters, ransformers, generators, motors, electrical, gas and me the lical appliances, conduits, cables, water, steam heat, gas or other pipes, gus mains and pipes, service pipes, fittings, valves and connections, pole and transmission lines, wires, cables, tools, implements, apparatus, : urs iture and chettels; all franchises, consents or permits; all lines for the transmission an i distribution of electric current, gas, steam heat or water for any purpose, including towers, poles, wires, cables, pipes, condi its, ducts and all apparatus for use in connection therewith; all real estate, lends, casemer ts, servitudes, licenses, permits, franchises, privileges, rights of way and other rights in or relating to public or 拉比纳时

private property, real or personal, or the occupancy of such property and (except as hereir, or in the Mortgage expressly excepted) all right, title and interest the (lors pany may now have or may hereafter acquire in and to any and all property of any kird or nature wheresoever situated;

And the Company does herely confirm that the Company will not cause or consent to ε partition, ε her voluntarily or through legal proceedings, of property subject to the Lien of the Mortgage whether herein described or here tore or hereafter acquired, in which its ownership shall be as a tenart in common, except as permitted by and in conformity with the provisions of the Mortgage and particularly of Article XI thereof;

TOGETHER W) TH and all and surgular the tenements, hereditaments, prescriptions, servitudes and appurtenances belonging or in anywise appertaining to the aforementioned property or any part thereof, with the reversion and reversions, remainder and remainders and (subject to the provisions of Section 67 of the Mortgage) the tolls, rents, revenues, issues, earnings, income, product an 1 profits thereof, and all the estate, right, title and interest and claim what or (subject to the provisions of subsection (1) of Section 87 of the Mortgage and Section 2.02 of the Forty-third Supplemental Indenture there to) may here after acquire in and to the aforementioned property and franchises and every part and parcel thereof.

IT IS HEREBY AGREED by the Company that, subject to the provisions of subsection (I) of Section 87 of the Mortgage and Section 2.02 of the Forty-third Supplemental Indenture thereto, all the property, rights and franchises acquired by the Company (by purchase, consolidation, merger, donation, construction, erection or in any other way) after the date hereof, except any here in or in the Mortgage expressly excepted, shall be and are as fully granted and conveyed hereby and by the Mortgage, and as fully embraced within the Lien of the Mortgage, as if such property, rights and franchises were now owner by the Company and were specifically described herein or in the Mortgage and conveyed hereby or thereby;

Provided that the following are not and are not intended to be now or hereafter granted, burganed, sold, released, conveyed, assigned, transferred, mortgaged, pledged, set over or confirmed hereunder and are

10

的过去分词

hereby expressly excepted from the Lien and operation of the Mortgage, viz.: (1) (asing shares of mock, bonds, notes and other obligations and other securities not hereaf er specifically pledged, paid, deposited, delivered or held under the Mor gage or covenanted so to be; (2) merchandise, equipmen;, as paratus, mat rials or supplies held for the purpose of sale or other disposition in the usual course of business; fuel, oil and similar materials and supplies consumable in the operation of any of the properties of the Con pany; all aim raft, tractors, rolling stock, trolley coaches, buses, motor coaches, automobiles, motor trucks, and other vehicles and materials and supplies held for the purpose of repairing or replacing (in whole or part) any of the same; (3) bills, notes and accounts receivable, judgments, lemands and che ses in action, and all contracts, leases and operating agree nents not specifically pledged under the Mortgage or covenanted to to be; the Company's contractual rights or other interest in or with respect to tires not swned by the Company; (4) the last day of the term of a 1y lease or leasehold which may be or become subject to the Lien of the Mort_f age; (5) elect ic energy, gas, steam, water, ice and other materials or procucts generated, manufactured, stored, produced, purchased or acquired by the Con pany for sale, distribution or use in the ordinary course of its business; all timber, minerals, mineral rights and royalties and ɛll N atural Gas and Oil Production Property, as defined in

11

Section 4 of the Mortgage; and (6) the Company's franchise to be a corporation; provided, however, that the property and rights expressly excepted from the Lien and of eration of the Mortgage in the above subdivisions (2) and (3) shall (to the extent permitted by law) cease to be so excepted in the event and as α the date that the Trustee or a receiver or trustee shall enter upon and take possession of the Mortgaged and Pledged Property in the manner provided in Article XIII of the Mortgage by reason of the occurrence of a D sfault as defined in Section 65 thereof.

TO HAVE AND T(HOLD all such properties, real, personal and mixed, granted, bargained, Bold, released. conveyed, assigned, transferred, mortgaged, pledged, sut over or confirmed by the Company as aforesaid, or intended so to be, unto Chemical Bank as Trustee, and its successors and

IN TRUST NEVERTHELESS, for the same purposes and upon the same terms, trusts and conditions and subject to and with the same provisions and covenants as are set for th in the Mortgage, this Fifty-third Supplemental Indenture being supplemental to the Mortgage;

AND IT IS HEREBY (COVINANTED by the Company that all the terms, conditions, provisos, covenants and provisions contained in the Mortgage shall affect and apply to the property horeinbefore described and conveyed, and to the estates, rights, obligations and duties of the Company and the Trustee under the Mortgage and i the beneficiaries of the trust with respect to said property, and to the Trustee under the Mortgage and its successors in the trust, in the same manner and with the same effect as if the said property had been owned by the Company at the time of the execution of the Mortgage, and had been specifically and at length described in and conveyed to a aid Trustee by the Mortgage as a part of the property therein stated to be conveyed

ARTICLE ||

Regarding the Resignation of the Resigning Trustee and Appointment of Successor Trustee

SECTION 2.01. Morgar Guaranty 'Trust Company of New York hereby gives written notice to the Company that it hereby resigns as Corporate Trustee under the Mortgage, such resignation to take effect as of September 1, 1994.

SECTION 2.02. Pursuant to Section 102 of the Mortgage, and by order of its Board of Directors, the Company hereby accepts the foregoing resignation and appoints Chemical Bank as Successor Corporate Trustee under the Mortgage, effective as of September 1, 1994. By execution hereof Chemical Bank hereby acknowledges its acceptance of its appointment by the Company as Successor Corporate Trustee under the Mortgage.

SECTION 2.03. The Resigning Corporate Trustee hereby conveys, assigns and transfers to the Successor Corporate Trustee, and its successors and assigns, upon the tousts express d in the Mortgage (as amended hereby), all rights, title, powers and trusts of the Resigning Corporate

Trustee under and pursuant to the Mortgage and all property and money held by the Resigning Corporate Trustee under the Mortgage. The Resigning Corporate Trustee and the Company agree, upon request of the Successor Corporate Trustee, to execute, acknowledge and deliver such further instruments of conveyance and fur ther assurances and to do such other things as may reasonably be required for more fully and certainly vesting in and confirming to the Successor Corporate Trustee such rights, title, powers and trusts.

ARTICLE II

Fifty-eighth Series of Bonds

SECTION 3.01. There shall be a series of bonds designated "First Mortgage Bonds, Series 1994-1" (herein sometimes referred to as the "Fifty-eighth Series"), each of which shall also bear the descriptive title First Mortgage Bond, and the form thereof, which shall be established by Resolution of the Board of Directors of the Company, shall contain suitable provisions with respect to the matters hereinafter in this Section specified. Bonds of the Fifty-sighth Series shall mature on the maturity date, and in principal amounts corresponding to the principal amounts, of first mortgage and collateral trust bonds designated "Series 1994-1," issued under the Company's Mortgage and Deed of Trust, dated as of January 9, 1989, as amended and supplemented, to Chemical Bank, as trustee, on the basis of such bonds of the Fifty-eighth Series. Bonds of the Fifty-eighth Series shall te issued as fully registered bonds in the denomination of One Thousand Dollars and, at the option of the Company, in any multiple or multiples of ()ne Thousand Dollars (the exercise of such option to be evidenced by the execution and delivery thereof); they shall bear no interest; and the principal of each such bond shall be payable at the office or agency of the Company in the Borough of Manhattan, The City of New York, in such soin or currency of the United States of America as at the time of payment is legal tender for public and private debts. Bonds of the Fifty-eighth Series shall be dated as in Section 10 of the Mortgage provided.

\$P1的9号1号的60011号码611111

house the state of the

13

Deed of Trust has not been fully paid and specifying the amount of funds Bonds of the Fifty eighth Series shall be initially issued in the name of Chemical Bank, us trustee under the Company's Mortgage and Deed of

The Trustee may conclusively presume that the obligation of the Company to pay the principal of the bonds of the Fifty-eighth Series as the same shall be come due and payable shall have been fully satisfied and discharged unless at d until it shall have received a written notice from the trustee under the Company's Mortgage and Deed of Trust, dated as of January 9, 1989, as unended and supplemented, to Chemical Bank, as trustee, signed by the President, a Vice President, an Assistant Vice President or a Trust Officer of s ich trustee, stating that interest or principal due and pay able on any bands issued under said Mortgage and

Bonds of the Fifty-eighth Series shall be transferable (subject to the provisions of Section 12 of the Mortgage and to the limitations set forth in this Fifty-third Supplemented Indenture), upon the surrender thereof for cancellation, together with a written instrument of transfer in form approved by the registrar duly executed by the registered owner or by his duly authorized as torney, at the office or agency of the Company in the Borough of Manhattan, The City of New York. Upon any transfer or exchange of bonds of the Fifty + ighth Series, the Company may make a charge therefor sufficient to reinburse it for any tax or taxes or other governmental charge, as provided in Section 12 of the Mortgage, but the Company herely waives any right to make a charge in addition thereto for any exchange or transfer of wonds of the Fifty-eighth Series.

(II) At the option of the registered owner, any bonds of the Fiftyeighth Series, upon surrender thereof for cancellation at the office or agency of the Company in the Borough of Manhattan, The City of New York, shall be exchangeable for a like aggregate principal amount of bonds of the same series of other authorized denominations.

the option of the Company or pursuant to the requirements of the Mortgage (including among othe things, the provisions of Sections 39, 64 or 87 of the Mortgage or with he Proceeds of Released Property).

(I) Bonds of the Fifty eighth Series shall be redeemable either at

32941

体积积积

Trust, dated as of January 9, 1989, as amended and supplemented, and shall not be transferable; except to any successor trustee under said Mortgage and Deed of Trust.

After the execution and delivery of this Fifty-third Supplemental Indenture and upon compliance with the applicable provisions of the Mortgage, as supplemented, it is contemplated that there shall be issued bonds of the Fifty-eighth Series in an aggregate principal amount not to exceed One Hundred Typelve Million Five Hundred Thousand Dollars (\$112,500,000).

ARTICLE IV

The Company Reserves the Right to Amend Provisions Regarding Properties Excepted from Lien of Mortgage

SECTION 4.01. The Company reserves the right, without any consent or other action by holders of bonds of the Fifty-fourth Series, or any other series of bonds subsequently created under the Mortgage (including the bonds of the Fifty-eighth Series), to make such amendments to the Mortgage, as heretofore amended and supplemented, as shall be necessary in order to amend the first proviso to the granting clause of the Mortgage, which proviso sets forth the properties excepted from the Lien of the Mortgage, to add a new exception (7) which shall read as follows:

"(7) allowances allocated to steam electric generating plants owned by the Company or in which the Company has interests, pursuant to Title IV of the Cloan Air Act Amer dments of 1990, Pub. L. 101-549, Nov. 15, 1990, 104, Stat. 2399, 42 USC 7651, et seq., as now in effect or as hereafter supplemented or amended."

ARTICLEV

Miscellaneous I rovisions

SECTION 5.01. The r_{i} ht, if any, of the Company to assert the defense of usury against a holder or holders of bonds of the Fifty eighth Series or any subsequent series shall be determined only under the laws of the State of New York.



16

SECTION 5.02. The terms defined in the Mortgage shall, for all purposes of this Fifty third Supplemental Indenture, have the meanings specified in the Mortgage.

SECTION 5.03. The Trustee here by accepts the trusts declared, provided, created or supplemented in the Mortgage and herein, and agrees to perform the same upon the terms and conditions set forth herein and in the Mortgage, and upon the following terms and conditions:

The Trustee shall not be responsible in any manner whatsoever for or in respect of the validity or sufficiency of this Fifty-third Supplemental Indenture or for or in respect of the resitals contained herein, all of which recitals are made by the Company solely. In general, each and every term and condition contained in Article XVII of the Mortgage shall apply to and form part of this Fifty-third Supplemental Indenture with the same force and effect as if the same were 1 erein set forth in full, with such omissions, variations and insertions, if any, as may be appropriate to make the same conform to the provisions of this Fifty-third Supplemental Indenture.

SECTION 5.04. Whenever in this Fitty-third Supplemental Indenture either the Company or the Trustee is named or referred to, this shall, subject to the provisions of Articles XVI and XVII of the Mortgage, be deemed to include the successors and ϵ ssigns of such party, and all the covenants and agreements in this Fifty-third Supplemental Indenture contained by or on behalf of the Company, or by or on behalf of the Trustee, or either of them, shall, subject as aforesaid, bind and inure to the respective benefits of the respective successors and assigns of such parties, whether so expressed or not.

SECTION 5.05. Nothing in this Fifty third Supplemental Indenture, expressed or implied, is intended, or shall be construed, to confer upon, or to give to, any person, firm or corporation, other than the parties hereto and the holders of the bonds and coupons Outstanding under the Mortgage, any right, remedy or claim under or by reason of this Fifty-third Supplemental Indenture or any covenant, condition, stipulation, promises or agreement hereof, and all the covenants, conditions, stipulations, promises and agreements in this Fifty-third Supplemental Indenture

contained by or on tehalf of the Company shall be for the sole and exclusive benefit of the pauties hereto, and of the holders of the bonds and coupons Outstanding under the Mortgage.

17

SECTION 5.06. This F fty-third Supplemental Indenture shall be executed in several counterparts each of which shall be an original and all of which shall constitute but one and the same instrument.

ARTICLE VI

Specific Description of Property

The following described properties of the Company, owned as of the date hereof, and used (or held for future (levelopment and use) in connection with the Pacific Power Division of the Company's electric utility systems, or for other purposes, as hereinafter indicated, respectively:

32944

H-OFFICE BUILDINGS

The following office and service cent of the Company in the State of Washington including the following described real property:

H-48-Yakima Office and Service Center

In YAKIMA County State of WASHI NGTON

H-48 Item: That part of the East 1/2 of the Southeast 1/4 of Section 17, Township 13 North Range 19 East, W.M., lying northerly of the Northerly right of-way line of the Burlington Northern, Inc. Railroad (now V.C.R.C.) right-of-way as conveyed by deed recorded in Volume 83 of Deeds, page 552;

EXCEPTING THEFEFROM the following:

1) That portion thereof conveyed to Union Gap Intigation District by deed dated April 6, 1916, and recorded in Volume 165 of Deeds, page 285, under Auditor's File No. 90399, described as all of the Northeast 1/4 of the Souther st 1/4 of said Section 17 lying North of a line 21 fest South of an I parallel with the centerline of the Union Gap Dirch;

2) That portion thereof lying Westerly of the following described line: Commencing at a print on the South line of the tract of land conveyed to Union Cap Irrigation District by deed recorded in Volume 135 of Deeds, page 285, under Auditor's File No. 90399, which point is 23 & feet South and 59 feet North 89° 55' East of the Northwest conner of said subdivision; thence North 89° 55' Hast along the So 1th line of said Union Gap Irrigation District property 653.11 eet to the point of beginning of said describe 1 line; thence So th 00° 05' East to the Northeasterly right-of way line of said Burlington Northern, Inc. Railroad right-of way and the terminus of said described line;

.8

nars II y

32945

3) That port ion thereof 1; ing Easterly of the following described line: Begint ing at the point of intersection of the Northeasterly right-of way line of sau Burlington Northern, Inc. Railroad right-of way, with the West line of the East 30.00 feet of the Southeast 1/4 of said Section 17; thence North 00° 32' 30" West parallel with the East line of said Section 1146.28 feet to the P.C. of a curve to the left; thence along the arc of a curve to the left having a radius of 925.00 feet, through a central angle of 30° 00'; thence North 30° 32' 30' West to the North line of the Southeast 1/4 of maid Section 17 and the terminus of said described line (Parce) No. 191317-410)1/Levy Code 385).

、高口的1個目標目目出

and the second se

制度を設置 後回 引用 福田日本 二、

法法律保证 验 如果 化聚合物 网络

Landston & H.

IN WITNESS WHERHOF, PACIFICORP has caused its corporate name to be hereunto affixed, and this instrument to be signed and sealed by one of its Vice Presidents, and its corporate seal to be attested to by its Secretary or one of its Assistant Secretaries; and MORGAN GUARANTY TRUST COMPANY OF NEW MORIC has caused its corporate name to be hereunto affixed, and this instrument to be signed and sealed by one of its Vice Presidents or one of its Assistant Vice Presidents, and its corporate seal to be attested to by one of its Assistent Secretaries; and Chemical Bank has caused its corporate name to be hereunto affixed, and this instrument to be signed and sealed by one of its Vice Presidents or one of its Assistant Vice Presidents or one of its Assistant Vice Presidents or one of its Assistant Vice Presidents, and its corporate seal to be attested to by one of its Senior Trust Officers, all as of the day and year first above written.

19

Attest: <u>Attest:</u> <u>Assistant Serrei ary</u> [SEAL]

[SEAL]

Attest:

PACIFICORP

By Autord Trohn Vice President

32946

MORGAN GUARANTY TRUST COMPANY OF NEW YORK as Resigning Corporate Trustee

Bv

Vice President

MORT Assistant Secretary



STATE OF OREGON COUNTY OF MULTNOMAH

[SEAL]

On this *H* day of Sertember, 1994, before me, SHERYL LEE STRATTON, a Notary Public in and for the State of Oregon, personally appeared RICHARD T. O'BRIEN and JOHN M. SCHW HTZER, known to me to be a Vice President and an Assistant Secretary, respectively, of PACIFICORP, an Oregon corporation, who being duly swo m, stated that the seal affixed to the foregoing instrument is the corporate seal of said corporation and acknowledged this instrument to be the free, voluntary and in all respects duly and property a thorized act and deed of said corporation.

21

88.

IN WITNESS WHERE OF, I have herewito set my hand and official seal the day and year first above written.

OFFI SIAL SHERYL EST RATTON NOTARYP IBLIC OREGON commis [SEAI ion expires? May 25, 1996 COMMISSI ON HD. 015539 Residing at: Portland, Oregon MY COMMISSION EXPIRES 1 AY 25, 1996 STATE OF NEW YORK COUNTY OF NEW YORK 8S.:

On this/S7 day of September, 1994 before me, JOHN MIECHOWSKI, a Notary Public in and for the State of New York, personally appeared PETER VITELLIO and TAMAR & FELICETTI, I nown to me to be a Vice President and Assistant Secretary, respectively, of MORGAN GUARANTY TRUST COMPANY OF NEW YORK, a New York corporation, who being duly sworn, stated that the seal affixed to the foregot g instrument is the corporate seal of said corporation and acknowledged this instrument to be the free, voluntary and in all respects duly and proterly authorized act and deed of said corporation.

IN WITNESS WHERECF, I have hereunt o set my hand and official seal the day and year first at ove written.

Votary Public, State of New York No. 30-4893319 Qualified in Nassau County Ommission expires: May 18, 1995

Í 22 STATE OF NEW YORK COUNTY OF NEW YORK 3S.: On this day of September 1994, before me, EMILY FAYAN, a Notary Public in and for the Stite of New York, personally appeared F.J. GRIPPO and M KATZ, known to me to be a Vice President and a Senior Trust Officer, respectively, of CHEMICAL BANK, a New York corporation, who being duly sworn, stated the t the seal affixed to the foregoing instrument is the corporate seal of suid corporation and acknowledged this instrument to b = th = free, volunt ry and in all respects duly and properly authorized act and deed of said corporation. IN WITNESS WHEREOF, I have hereunto set my hand and official seal the day and yea: first above written 585 i tarter Notary Public, State of New 1 No. 244737006 Qualified in Kings County 244 C 4 42-14 di 14-杨志志 [SEAL] 10 Commission expires: December 31, 1995 41 JUL No Bartin, STATE OF OREGON: COUNTY OF KLAMATH: ss. Filed for record at request of ______ Piled i te Power A.D., 19 94 it <u>9:54</u> o'cl ck <u>A.M.</u>, and duly recorded in Vol. <u>M94</u> of <u>Mortgages</u> <u>32927</u> FEE \$120.00 Evilyn Blehn day County Clerk By 💭 á Duell ndule 144 3200 中学道49年9日第1

32949