Date	Shares Issued	(if other than market)	Proceeds GBP	Proceeds USD
	Ordinary	Details per share		
	No. of ScottishPower	Market Price/  And Sale Price		
r				
Response: Ordinary share:	s were issued by ScottishPowe	er as detailed in the following ta	ıble.	
than market price) and agg		erest rate, term, number of share, of any securities issued by Scoloyee benefit plans.		
In this report, a conversi	on ratio of 1 GBP to 1.661 U	SD has been used.		
(the Order ), Scottish Po Period ). The following is	ower plc (ScottishPower) he s a listing of the applicable rep		period April 1, 2003 to Sej in the Order (each, a Rep	ptember 30, 2003 (the Reporting orting Requirement ), together
Scottish Power plc				
BY				
SECURITIES AND EXC	HANGE COMMISSION			
(RULE 24)				
CERTIFICATE OF NOTI	FICATION			
SCOTTISH POWER Form 35-CERT November 28, 2003 International Release no.				

1,514,792

£3.68

£5,574,580

\$9,259,377

Debt securities were issued by ScottishPower during the reporting period as detailed in the following table.

#### Acquiring

Company	Initial Principal Amount	Interest Rate	Term of Loan	USD at 9/30/03
Bond Investors	700,000,000	4.00	Perpetual/ Callable	\$700,000,000

Reporting Requirement No. 2: The amount of guarantees issued during the reporting period by ScottishPower or PacifiCorp, the name of the beneficiary of the guarantee and the terms and purpose of the guarantee.

Response: In connection with the issue of US\$700 million 4% perpetual subordinated convertible bonds (the **Bonds**) by Scottish Power Finance (Jersey) Limited (the **Issuer**), a wholly owned subsidiary of Scottish Power plc, and pursuant to a trust deed dated 10 July 2003 (the **Trust Deed**) between the Issuer, Scottish Power plc (as guarantor) and The Law Debenture Trust Corporation plc (as trustee), Scottish Power plc guaranteed the payment of all sums payable by the Issuer pursuant to the Bonds and the Trust Deed.

The Bonds are convertible into fully paid exchangeable redeemable preference shares of US\$1,000 each in the Issuer (the **Preference Shares**) on the basis of one Preference Share for every US\$1,000 of principal amount of the Bonds. The Preference Shares confer on the holders a right to a fixed cumulative dividend at a rate of 4% per annum of the paid up value. Immediately upon issue, the Preference Shares are exchangeable into fully paid ordinary shares in Scottish Power plc (the ratio for such exchange being calculated in accordance with the provisions set out in the terms and conditions of the Bonds). Pursuant to a deed poll dated 10 July 2003, Scottish

Power plc guaranteed the payment of all redemption monies, dividends and other amounts payable by the Issuer in respect of the Preference Shares.

Reporting Requirement No. 3: ScottishPower s aggregate investment, as defined under rule 53, in EWGs and FUCOs as of the end of the reporting period in dollars and as a percentage of ScottishPower s consolidated retained earnings, and a description of EWG and FUCO investments made during the reporting period.

#### Response:

- A. As of September 30, 2003 ScottishPower s consolidated retained earnings calculated in accordance with U.S. GAAP was USD \$3,137 million.
- B. ScottishPower s aggregate investment, as defined in Rule 53, in EWGs and FUCOs as of September 30, 2003 was USD \$2,476 million.
- C. ScottishPower s aggregate investment in EWGs and FUCOs as a percentage of its consolidated retained earnings was 79% as of September 30, 2003.
- D. During the reporting period ScottishPower made no EWG and FUCO investments. The aggregate investment in FUCOs increased as a result of exchange rate effects.

Reporting Requirement No. 4: The aggregate amount of securities and the aggregate amount of guarantees issued and outstanding by ScottishPower or if not exempt under the Act, by PacifiCorp since the date of the Order.

Response: Please see Exhibit A-1 attached hereto.

Reporting Requirement No. 5: A list of the securities issued by the Intermediate Holding Companies during the reporting period, including principal amount, interest rate, term, number of shares and aggregate proceeds, as applicable, with the acquiring company identified

#### Issuing

Company	Acquiring Company	Initial Principal Amount	Interest Rate	Term of Loan	USD at 9/30/03
NA1	N/A	N/A	N/A	N/A	N/A
NA2	N/A	N/A	N/A	N/A	N/A
NAGP	N/A	N/A	N/A	N/A	N/A
PHI	N/A	N/A	N/A	N/A	N/A

	No. 6: The amount and terms of a vals by any PacifiCorp or any Pa	-		orp Subsidiary, and a list of
Response:				
Short-Term Debt Issued b	oy PacifiCorp			
During the Reporting Per	iod			
(excluding money pool be	orrowings reported below)			
Utility Subsidiary	Description/Terms of Debt	Amount Issued (USD)	Maximum Outstanding	Balance at 9/30/03
PacifiCorp	Commercial Paper	\$989,344,000*	\$404,364,000	\$90,000,000

Commercial Paper issued with a rate range of 1.06% to 1.50%.

<sup>\*</sup> Total Amount Issued during the reporting period includes aggregate total of each overnight borrowing (average overnight trade \$3.7 million each day for 103 days of the period) and all other issues, some of which represent rollovers.

No Money Pool borrowings were made during the reporting period.

	ľ	Net Amount		Net Amount	
	on Deposit		of Borrowings		
PACIFICORP	\$	0	\$	19,351,297	
PACIFICORP GROUP HOLDINGS	\$	380,507,303	\$ 1	12,028,707	
PACIFICORP FINANCIAL SRVS	\$	15,968,475	\$	0	
PPM ENERGY INC	\$	170,697,139	\$ 4.	30,507,303	
PACIFICORP HOLDINGS INC	\$	137,304,058	\$	0	
PACE	\$	959,909	\$	0	
PKE	\$	7,534,219	\$	0	
ENSTOR	\$	186,137	\$	0	
PMI	\$	19,351,297	\$	0	
PACIFICORP TRANS	\$	75,909	\$	0	
PECL	\$	0	\$	17,404,927	
Katy	\$	0	\$ 1:	53,292,212	
	\$ '	732,584,446	\$ 7.	32,584,446	

<sup>\*</sup> A list of all deposits and withdrawals during the reporting period for each company is available to the SEC staff upon request.

Reporting Requirement No. 7: The amount and terms of any nonexempt financings consummated during the period by PacifiCorp during the reporting period.

Response: None

Reporting Requirement No. 8: The amount and terms of any nonexempt financings consummated by any non-utility PacifiCorp Subsidiary.

Response: None

Reporting Requirement No. 9: A table showing, as of the end of the reporting period, the dollar and percentage components of the capital structures of ScottishPower and PacifiCorp.

Response:

For ScottishPower see Exhibits A-3 attached hereto.
For the PacifiCorp Group companies, please see Exhibit A-4 attached hereto.
Reporting Requirement 10: Copies of ScottishPower s filings on Form 20-F and semiannual reports to shareholders.
Response: Filed under cover of Form SE as Exhibit A-5.

#### **SIGNATURE**

Pursuant to the requirements of the Public Utility Holding Company Act of 1935, the undersigned company has duly caused this certificate of notification (Commission s File No. 70-9669) to be signed on its behalf by the undersigned thereunto duly authorized.

#### SCOTTISH POWER PLC

By: /s/ David T. Nish

David T. Nish

Finance Director

Date: November 28, 2003

## EXHIBIT INDEX

Exhibit No.	Description	Page
Exhibit A-1	Aggregate Amount of ScottishPower/ PacifiCorp Securities Issued Since April 1, 2003 and Outstanding as of the End of the Reporting Period	Filed herewith
Exhibit A-2	Retained Earnings Analysis of PacifiCorp	Filed herewith
Exhibit A-3	ScottishPower September 30, 2003 Rule 24 Capitalization Table	Filed herewith
Exhibit A-4	Capital Structure of PacifiCorp Group Companies	Filed herewith
Exhibit A-5	Copies of ScottishPower s Filing on Form 20-F and semiannual reports to shareholders	Filed under cover of Form SE