MEASURE NUMBER:SB 76STATUS: A EngrossedSUBJECT:Requires the Public Utility Commission to determine depreciation schedules for KlamathRiver dams based on assumptions that the dams will be removed in 2020, and to establish surcharges andadminister trust accounts related to the cost of removing these dams.GOVERNMENT UNIT AFFECTED:Public Utility CommissionPREPARED BY:Robin LaMonteREVIEWED BY:Michelle DeisterDATE:February 12, 2009

<u>2009-2011</u> <u>2</u>

2011-2013

## EXPENDITURES: See Comments

**EFFECTIVE DATE:** On Passage

**GOVERNOR'S BUDGET:** This bill is not anticipated by the Governor's recommended budget.

**LOCAL GOVERNMENT MANDATE:** This bill does not affect local governments' service levels or shared revenues sufficient to trigger Section 15, Article XI of the Oregon Constitution.

**ANALYSIS:** SB 76-5 enacts provisions related to a Klamath Agreement in Principle signed by the States of Oregon and California, the U.S. Government, and PacifiCorp to facilitate the removal of Klamath River dams. The Agreement and the provisions of the bill require the Public Utility Commission (PUC) to set rates that "...allow PacifiCorp to recover Oregon's fair share of PacifiCorp's undepreciated investment in the dams ..." and other related costs. These costs will be passed on to ratepayers.

The bill as amended has an indeterminate, minimal, fiscal impact on the PUC. The PUC notes that workload from revised depreciation schedules, calculating new surcharges and authorizing tariffs, and reviewing power and replacement costs are all within the scope of planned work of the PUC. However, there could be costs related to establishing trusts and the maintenance and administrative work related to the trust accounts, including audits.