UNITED STATES OF AMERICA
SURFACE TRANSPORTATION BOARD

PUBLIC HEARING

IN THE MATTER OF: Docket No.
RAILROAD REVENUE ADEQUACY & EP 722
PETITION OF THE WESTERN COAL & EP 664
LEAGUE TO INSTITUTE A RULEMAKING (Sub-No.2)
PROCEEDING TO ABOLISH THE USE OF:
MULTI-STAGE DISCOUNTED CASH FLOW:
MODEL IN DETERMINING THE RAILROAD:
INDUSTRY'S COST OF EQUITY CAPITAL:

Thursday,
July 23, 2015
Surface Transportation Board
Suite 120
395 E Street, S.W.
Washington, D.C.

The above-entitled matter came on for hearing, pursuant to notice, at 9:30 a.m.

BEFORE:

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ANN D. BEGEMAN Vice Chairman
DEB MILLER Commissioner
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MR. ELLIOTT: Good morning everyone. Why don't we reconvene the hearing? Just a few reminders, the lights are up here. When you see the yellow light it means that you have one minute left. When you see the red light that means your time is up. Obviously, we're fairly liberal on the red light, but we would like you to keep that mind, and if someone does start running over maybe the lawyer next to them can give them a little elbow just so he knows that that's happening.

Let's see what else do we have? If you haven't checked in already please check in up front, and what else? I just want to make sure I have all the emergency stuff, always very important, especially in a rail proceeding. Safety first, so if there is an evacuation necessary, please proceed through the back doors. There is a description of the evacuation procedures in the back. You'll head out of the
building through the front entrance that you came
in. There is a place to convene on those
instructions in the back.

Also a note regarding slide
presentations, if you haven't put those in the
record please do so within the next two days or
provide two copies up front. Also, we are going
to take another break for lunch today. Thank
goodness we did that yesterday, because it was
quite a long day. So we will probably do
something similar to what we did yesterday, which
would be after, well, we'll see how it plays out.

But it might be after the AAR or Panel III. And
lastly, I would like to thank staff very much.

We don't realize how much work this takes to come
up with our preparation, the set-up for the
hearing. It's a lot of work. Staff has done an
excellent job, and I really appreciate what they
have done. We are very lucky here at the Board
to have such excellent staff that fills in,
because their normal job is not to set-up
hearings. So we greatly appreciate that. So why
don't we bring up the first panel today, Western
Coal and Arkansas Electric? Please begin any
time you're ready.

MR. ROSENBERG: Good morning. I'm
Robert Rosenberg of Sloven Loftus appearing on
behalf of the Western Coal Traffic League,
unfortunately accompanied by the League's two
expert witnesses, Dr. Levine, the former Vice
President of Economics and Finance for the AAR
and Professor Triantis, who's the Dean of the
Roger H. Smith School of Business at the
University of Maryland. We greatly appreciate
the Board's accommodating our expert witnesses'
scheduling constraints. I expect you're more
interested in hearing from our experts, but allow
me to speak first.

The Board's stated objective is to
measure the opportunity cost of capital. Done
properly, the cost of capital should reflect no
more than what is required to attract needed
capital, or more significantly these days, retain
that capital since the larger railroads have not
needed to raise equity from outside investors for
nearly twenty-five years. Instead they've been
sending cash out to equity holders through
dividends and large stock buy-backs.

Investors invest based on expected
returns. To measure those investor expectations
one would logically use the same approach as the
financial and investment community, since that is
how investors formulate and express their
expectations. That means the same model, the
same inputs, the assumptions and to the extent
possible, the same results. The Board has
adopted this approach in Maine but with respect,
less so in practice. The Board's hybrid
methodology deviates substantially from
prevailing financial practices and results. In
other words our issues are less with the theory
and more with the implementation. They are
substantial.

CAPM long ago displaced MSDCF as the
dominant cost of capital model, especially for
firms such as railroads that are not subject to
pervasive economic regulation. The Ibbotson 1926 base risk premium overstates the returns that investors expect to achieve in a current environment and the basis on which they invest. A Blume data adjustment is also common. Failing to follow these norms has led to cost of capital values that substantially exceed industry benchmarks. The consequences include overstated ERCs costs and jurisdictional thresholds, unreasonable rates that are made to appear reasonable and immune from challenge and reductions in rate relief.

The overstatement incenses and enables railroads to increase their rates and reduce their volumes and limit their capacity investment. It also makes a very revenue-adequate industry appear less sustainable, as the industry has been earning its cost of capital over at least the past decade. Correcting these flaws is not difficult. What's needed is to describe the MSDCF and return to relying solely on the CAPM, as the Board did in 2005 and 2006,
but update that CAPM by using a more reasonable risk premium and a Blume or some other data adjustment that is tied less to the railroad's recent exploitation of their market power, and is more reflective of the economy as a whole.

The current MSDCF is particularly defective. As deployed it lacks transitions that should be fundamental. It depends heavily on growth rates that are unlikely to be accurate to begin with. The growth rates are being further tainted by the industry's substantial buy-backs. The fixes that the AAR discusses for the MSDCF only exacerbate the problems. For example, the AAR's buy-back solution to treat them as an additional distribution to stockholders involves a double count since the model already recognizes all available cash flow and then some.

CAPM is the most widely used approach even according to Professor Myers. The 2013 best practices survey among 19 leading firms, including UP, found that ninety percent use CAPM exclusively, and only one used the dividend
discount DCF approach. And that was just a back-up to the CAPM. The 2013 survey of the Association for Financial Professionals also showed DCF under five percent. Morningstar's own 2010 survey of subscribers showed less than twenty-five percent used DCF models. Morningstar itself doesn't use the MSDCF and no longer even publishes it. The MSDCF simply lacks the wide commercial acceptance that Board posited in 2009. CAPM is overwhelmingly preferred in the market.

It would be one thing if the MSDCF and CAPM produced similar results but they have not. To the extent the results may appear close in 2013 or '14, it's only because the Board's risk premium bated inputs lead to CAPM overstatement. The Board needs to establish which method is more credible, reliable and accepted. CAPM should be an easy choice. The AAR criticizes CAPM for being backwards-looking, but that relates to how it is applied. In particular, the AAR insists that the Board continue to use a backwards-looking, very dated and consequently overstated
historical risk premium that does not conform to current practice. The proper and common approach is to use a risk premium that reflects current expectations rather than long-term past performance.

One can get to a more reasonable, current and commonly accepted risk premium by several different paths. One can, like Canada, use a shorter historical period, such as fifty years, that better represents current conditions but still retains stability and accuracy. There are the various surveys that we present in our evidence, such as those by Graham Harvey, the Association for Financial Professionals and Professor Fernandez, that reflect what chief financial officers, academics and financial professionals currently utilize for the risk premium.

All of those surveys point to a risk premium of five percent or lower. Duff & Phelps also recommends five percent. And as of March this year, Morningstar released an article
showing that it's using a four point five percent risk premium. An alternative is to derive the premium that's implied by using market valuation and cash flow projections. The AAR replied, included this approach and derived a high premium, but only by using a single-stage DCF model, essentially equivalent to what the Board used prior to 2006 for capturing the railroad cost of equity and which Professor Myers included in his text book is an example of how not to calculate cost of capital.

A better approach that's employed by Professor Damodaran of the New York University's Stern School of Business, and shown posted on his website, is to use an MSDCF, and his approach includes buy-backs and cash flows, uses five years of earnings per share and projections and then a terminal growth rate. After adjusting for a twenty-year, risk-free rate he uses a ten year risk-free rate. His approach currently results in a risk premium of around five percent or less.

All these paths confirm that the 1926-
based risk premium is not the industry norm. The historical risk premium may actually measure the past but investors look to the future. Using a 1926-based risk premium at seven percent when investors expect a premium of five percent or less overstates the incentive needed to attract investment. It gives investors or the railroads a windfall return at the expense of captive shippers. If the Board wants to follow the industry norm, which is what it previously said it wants to do, it should modify its approach. Likewise, a Blume adjustment to the data is generally as being more reflective of the long-term prospective trends, although something more direct or substantial may make more sense, especially given BNFS's status and the evidence that the high datas in recent years have resulted from the exercise of railroad market power rather than any increase in inherent risk.

Finally, we have evidence from a variety of respected sources, showing that the results of these changes, and not just the
underlying methods and inputs, track what the
financial investment community perceives. The
railroads didn't submit any evidence of that
sort, although they logically have full access to
all of it. Their silence is conspicuous. Let me
turn to some additional questions in the Board's
notice.

The League opposes the use of
replacement costs for the reasons presented
yesterday. But if replacement costs are
utilized, then it becomes necessary to use a rail
cost of capital in order to avoid a double count
of inflation. So you would have gone from using
two things that are reasonably knowable, meaning
the net book value of assets and the nominal cost
of capital, to two things that are difficult to
determine, are not regularly calculated and so
utilized, meaning the replacement costs of the
rail networks and the rail cost of capital, when
the ultimate result, if done correctly, probably
shouldn't change. You would just be making life
difficult for yourselves for no good reason that
we can discern.

Let me also note a few years ago that the League proposed that the Board revise its determination of the railroad debt equity capital structure to treat operating leases as debt in order to conform with standard practice within the financial community. The AAR proposed, and the Board rejected the proposal on the grounds that it was too difficult and was also inconsistent with GAP, generally accepted accounting principles, even though the cost of capital isn't even part of GAP. Essentially our proposal didn't get the time of day. Now replacement costs are extremely difficult, they are not consistent with GAP and they are not consistent with standard financial practice. Yet the Board is asking about the replacement cost and not capital structure. Symmetry and balance seem to be missing. Also, if the Board is still insistent on considering an MSDCF approach, we would suggest you look again at the model that the League proposed seven years ago, which turns
out to be very similar to what appears to be the
Browder (phonetic) Group standard model, defining
cash flows as dividends plus buy-backs and begin
to phase them to the terminal growth rate by year
six.

In addition you should adjust the BPS
growth rates to reflect the EPS growth rates to
reflect buy-backs, but again we continue to see
no reason to include the MSDCF as part of some
sort of average. Finally, the AAR and its
required comments address at some length what
various League members, the various investor-
owned utility or IOU members had said in their
own rate cases and to the State Public Utility
Commissions and at FIRC. Since the AAR's oral
presentation may also dwell on such things and we
may not otherwise have a chance to respond, let
me note three points.

First, it's not surprising that
regulated entities seek higher return on equities
or ROEs, or that their customers seek lower ROEs.
That's the sort of thing that makes the world go
around. The League is composed of not only investor-owned utilities but also public power and electric cooperative utilities. You shouldn't be surprised if they don't see everything the same way. In particular, the Public Power and Coop Utilities have been the leaders at FIRC in seeking lower ROEs for the IOUs. In that regard we would note that the Browder said a number of things in recent years that support the League's position, and a number of those matters are noted in the League's required comments.

Second, rather than focus on what parties have or haven't said elsewhere, it's more instructive to focus on what regulators have actually done. The ROEs for electric utilities at FIRC and at State Public Utility Commissions are now generally around ten percent or lower, but those are leashed to be considered in conjunction with the utilities' capital structures, which are generally around 50/50 equity and debt. If you will put up briefly with
some relatively quick math, you take fifty percent equity at a ten percent cost of equity, put that past an equity component of five percent. If you take fifty percent debt at a five percent cost of debt, multiply the two together, that's a two point five percent cost for the debt component. If you add the two together you get a total-weighted average cost capital of seven point five percent. If you wanted to use that for the railroads we probably wouldn't complain, but note that seven point five percent isn't unrealistic.

Professor Demodaran, on his website, comes in slightly lower for the railroad industry, and that's even removing the tax shield for debt. And that's without treating operating leases as debt per standard financial practice.

Third, where there is extensive, pervasive regulation, as with electric utilities, a MSDCF may actually make sense. Rates are based on costs not the market. There is little if any rate discrimination or differential or Ramsey
pricing. Investors focus on dividends not depreciation, and buy-backs are rare. Under these circumstances, revenues and costs are more predictable. Analysts' projections may be reasonably accurate, and dividends and stock prices may be stable, and the DCF analysis may work. The Browder Group said as much in its report to Canada, but that sort of cost-based, nondiscriminatory rate setting amounts to exactly the sort of regulation that is an afirma to the railroads as you heard at length yesterday.

The reasons that the DCF may work for utilities are the same reason it isn't used for unregulated sectors, and that's why it shouldn't be used for the railroads. With that I'll thank you for listening to me, and I'll ask our experts to speak. Since Dr. Levine has the most pressing scheduling constraint I'll ask him to go first.

DR. LEVINE: Thank you. Thank you and good morning. You can probably tell by looking at me I've been around a long time and my education in the railroad industry started some
fifty years ago when I took an undergraduate course at the University of Pittsburgh called "The Railroad Problem." And you can imagine what it was and remained for quite a while. It was a study of an iconic industry that has both a public interest and a public responsibility that was heading toward financial insolvency. That persisted for many years during my first employment with the New York Central Railroad, where I was the Assistant Director of Pricing Research. I took a position with the Department of Transportation, working in the Secretary's office as a Senior Economist, came to the Interstate Commerce Commission as the Director of Economic Research, and eventually became a Vice President of Economics and Finance at the AAR, where for many of those years the railroad problem still persisted. But as we all know, things are really changed. And might I say, during those years when the Interstate Commerce Commission adopted the DCF model, credibility was not an issue. Everybody knew that the rail
return on investment would always be below the
cost of capital. And so as we used to say in the
railroad industry, railroad earnings are woefully
inadequate. And "woefully inadequate" was just
one word.

But in more recent years, as we well
know, there's been a great turnaround in the
railroad industry. And I just want to go out on
a tangent for a second and tell you why, because
it has some meaning for the cost of capital and
for what we all heard yesterday. It started in
1970 when the railroad industry divorced
passenger service from its offerentia. That was
costing freight railroads an estimated one
billion dollars a year. So with government help
that cost was eliminated. And then we all know
that in the 1970s, through legislation, bankrupt
railroads in both the Midwest and in the East,
and their bankrupt railroads are reorganized.
Again, with much government assistance, as it
should be because that's the nature of the
industry. We got the 1980 and the Staggers Act.
There was a DAAR at the time and worked on that, and the Staggers Act, I think people have a misconception as to the impact of the Staggers Act on the industry. In my mind, at least, there were two provisions that really were responsible for a substantial portion of the railroad gains.

First of all there was the adoption of the rail-cost adjustment factor, where railroads could increase rates based on the increases in that factor without interference from the regulatory authority. I know all about that because I was the one that designed the rail-cost adjustment factor. And I had a choice to either think of it as a cost factor or as an inflation factor, because the wording of the Staggers Act was inflationary costs. I opt for the inflation factor so that railroads could raise rates based on inflation not on cost. And there's a huge difference as we know. If labor rates go up three percent but you eliminate four percent of the labor force, you've actually reduced your cost even though you had an inflationary cost
increase. And that gap has remained for thirty-five years where the inflation factor, unadjusted for productivity, has accelerated while railroads have decreased.

And the second factor of the Staggers Act I think was very important was the allowance of contract rates as existed in Canada for many years. And then finally, and I think probably even of greatest importance in terms of the resurgence of railroads, has been the consolidation in the industry. When I started at the AAR in 1979, I think there were 39 Class I railroads, now four dominate the industry. What happened during that time? There has been a huge reduction in the labor force, hundreds of thousands of employees, tens of thousands of miles of track have been eliminated, tens of thousands of grade crossings have been eliminated, and there's even been a shift in investment in rolling stock, from the railroad's, the third-party owners. So while the Staggers Act was important, it's not the sole reason why
railroads have had these insurgents. And the point here is that a sound cost of capital methodology is not a threat to the railroad industry. It’s not a threat to the Staggers Act, and it would not change the industry’s strong market position. The reason why railroads are in such a strong market position is because they’re in a strong market position.

And when I heard yesterday how an accurate revenue-adequacy determination would be in conflict with the Staggers Act, I thought of the analogy of the cost of capital. I don't think the Staggers Act is threatened by either a sound revenue-adequacy determination or an accurate cost-of-capital calculation. Let me just mention a few changes in the railroad that affect the cost of capital. We talked about the increased concentration in the industry. Four railroads dominate the industry as we all know, and on ninety percent of the traffic, and probably control close to a hundred percent. In other words, they're just too big and too
important to fail. So with implicit federal
government backing I think that the risk of
investing in railroads is even lower than the
calculated betas.

Furthermore, only three of these
railroads are publicly traded. As we know, the
fourth is owned by Berkshire Hathaway. In
essence, there is no cost of capital for the
Burlington Northern Santé Fe. A cost of capital
of that railroad is actually the cost of capital
of Berkshire Hathaway, which is often below one
point zero. That has to be taken in
consideration when developing a cost-of-capital
methodology. Since the UP in many ways parallels
the operations and finances of the BNSF and its
beta, its risk factor has been declining to about
1.0, this means that two-thirds of the railroad
industry have a beta that is similar to the
market as a whole, 1.0. It's a major factor in
determining the cost-of-capital methodology, and
it lends itself more to a CAPM than it does to a
DCF model.
In my opening remarks I showed that the, I'm going to call it the DCF. I just don't want to say MSDCF. The DCF results on average over the past six years with 32 percent above the CAPM results. Well, you can argue, I guess, that the CAPM results were too low, but I showed that all three components of that CAPM were actually higher than they should have been. First, the Board used, in its methodology, twenty-year bond yields, where if you used ten-year bond yields, and they're used elsewhere, would give you a lower rate. And the railroads themselves by the way, when it comes to risk-free rates, if you look at their annual reports and their proxy statement, they develop risk-free rates based on the award of stock options to their executives. And that's also lower than the 20-year bond rate.

Then for the beta, the second portion of the CAPM, the BNSF beta was excluded, thereby overstating the cost of capital. And finally, in regard to market risk premium, as Robert said, the Board used returns back to 1926, which I
think are inappropriate, because it was before
the computer age, before the high-tech age. And
I think a shorter time is needed, but still you
need stability and you need a length of time.
And I would recommend a fifty-year period be
used. Still, in spite of those three overages,
the record is clear. The DCF approach greatly
exceeded the CAPM approach.

I also discussed in my opening
statement why the CAPM is superior to the DCF.
It reveals the choices through prospective
investors. It goes to the primary risk-reward
relationship that's at the heart of cost-of-
equity capital. It uses readily available and
comprehensive data published by experts, Wall
Street analysts, financial firms throughout the
country, there are many choices. Its components
can be benchmarked against available standards.
It's applicable to an industry with few major
firms, like the railroads with four and only
three that are publicly traded. And after much
analysis it was adopted by the railroad's
commission in Canada, the Canadian Transportation
Agency, as the sole determinate of the cost of
capital. It works in Canada and it could work
here.

For this hearing the Board asked five
questions, which I'll briefly respond to. First
it asks how to correct an MSDCF bias. Well it's
kind of obvious to me. Get rid of it and rely on
the CAPM. The growth rates, I think, in the DCF
model are overly optimistic. I felt that way
when I was at the AAR. They're kind of frivolous.
I used to say at the AAR, well the Wall Street
analysts who I talk to all the time are going to
come up with a 15 percent growth rate no matter
what the operating conditions in the railroad
industry. You can plug in that growth rate and
figure out the cost of capital. And I asked
somebody else, how'd you come up with rate? And
it was less than scientific. So I believe that a
CAPM is the way to go.

The Board also asked for comments in
using a beta of 1.0. Well two-thirds of the
industry is already at 1.0. You know, in the railroad industry, in many ways the business of the economy is a whole. When I was at the association, Alan Greenspan's office, the Treasury Department, used to call weekly for the railroad weekly traffic reports, because it was a concurrent economic indicator, and now with railroads attracting all this oil traffic and a huge increase in intermodal traffic, it's more like the economy than ever. So at a minimum, I think two-thirds of the risk factor in the CAPM, the beta, should be 1.0, and that a Blume adjustment should be made for the other one-third. But I would not be against just a market CAPM for the railroad industry with a beta of one.

Third, the Board asked about the appropriate market risk premium. I think, once again, using the base year of 1926 is inappropriate given technology in a computer age. I would recommend a fifty-year period. I would not object to even a shorter time frame.
Fourth, the Board asked if there's a need for more observations in the cost of equity calculation. Well there's only three now. So the obvious answer is yes. And how do you get those observations? You got to a CAPM and you rely on some larger array of companies like the S&P 500.

Finally, the Board asked about the appropriateness of replacement costs. I think that's been covered quite a bit. I look at this whole proposal of replacement costs as a distraction. It's sort of like having a brother-in-law who's out of work, kind of shows up constantly and there's no value to it. The ICC tried this --- I wasn't around --- in 1913 and kept it for twenty years. Billions of dollars were spent. You can go into the library here and look at all those old evaluation reports. The asset values changed the day after they were valued. The railroad spent a lot of money. It was thrown out and it was never any use for those evaluation reports at all, just billions of
dollars wasted.

Finally, I think that the board, when you consider the methodology here, you should think about benchmarking the results, sort of like a sanity test. I think there are two ways. You know the AAR quoted Professor Stuart Myer, who said only a fool ignores useful information. I agree with that. And there's some useful information that the Board, I think, can use to supplement your cost-of-capital calculation. For instance, the annual reports to shareholders, not the R1's and the proxy reports have a lot of information. In fact, in those reports the railroads reveal what their cost of capital is. They use peer-group analysis. It's almost like a comparative earnings test. Nineteen similar companies or companies with similar financial characteristics are compared against an array of financial indicators. And this is the way executives are paid. Eighty-five percent of executive pay in the railroad industry is based on long-term incentives rather than salary. And
the railroads state in these reports that they're aligning the interest of their shareholders with a long-term executive pay of their executives. Since in some years railroad earnings exceed what their peer groups earn, they've earned their cost of capital by osmosis.

In fact, the Union Pacific Railroad over the period 1911 to 1913 was first in the composite of all of those financial indicators relative to the peer group. Oh, I'm sorry. Did I say 19? Twenty, I'm sorry. That's a senior moment. And finally I think that you shouldn't ignore the market cost of equity capital. It's kind of easy to calculate because all the data is out there. You have a beta of one, you got a risk-free return, you can argue about you used twenty-year notes or ten-year notes, but let's assume it's four percent. In a risk-free return that's published by several firms, it could be four and a half percent. So there's an eight and a half percent return on equity as a standard from which the Board can use as a point of
deportation. You can ask yourself why should the railroads be any different than the market cost of equity capital.

The bottom line is, at least in my opinion, the DCF approach just doesn't suit an industry with three observations. I didn't think it did when I worked in the industry, but it didn't matter. It didn't matter what the result was. Now it matters. The CAPM works in Canada and I think it should be the sole determination of a cost-of-equity capital here. Thank you for your time.

MR. TRIANTIS: Good morning. I'm Alex Triantis. I'm the Dean of the Robert H. Smith School of Business at the University of Maryland. I've been a finance professor for over 25 years, and in my research, teaching and consulting I've focused on the area of corporate finance. Particularly on the evaluation of corporate investments, which involves a determination of companies cost of capital. I'd like to emphasize in my remarks today, my views provided in earlier
written submissions, that the Surface Transportation Board should rely simply on the CAPM to estimate the cost of equity, but with an appropriately adjusted beta and with an MRP which is more reflective of current market conditions.

The current use of the MSDCF model, alongside the CAPM, particularly the way in which the MSDCF model is applied, introduces bias into the cost-of-equity determination. Let me highlight first why the CAPM should be used. It is not only transparent and based on strong conceptual underpinnings, but it is also by far the most commonly used method in practice. This is confirmed by several widely-cited studies of corporate finance professionals which also find that very few firms back up the cost of equity from a DCF model. In fact, in comparing survey results over time, it appears that the DCF method has fallen more out of favor as the CAPM has become more widely adopted. Also, companies that were selected by peers to be best in class for their practice of financial management are even
more likely to use the CAPM than alternative models to compute the cost of equity.

The most recent study of these practices that I've seen, conducted by the Association for Financial Professionals in 2013, finds that eight-five percent of organizations use the CAPM to estimate their cost of equity. While only four percent of companies back out of cost of equity from the dividend-discount model. Thus to the extent that the STB's objective is to track the practices of the financial community, the STB should utilize the CAPM. Furthermore, best practices of how to use the CAPM point to using an adjusted beta and an MRP reflecting a shorter historical time period than the current 1926 to present MRP that is being employed by the STB.

Regarding the former, it is common in practice to use an adjusted beta. This is also called a Blume beta, based on Blume's findings over forty years ago that betas tend to revert to a mean of one. So this gives the historical beta
a weighting of two-thirds, and the average market
beta of one, a weight of one-third. This
weighting procedure is used by Bloomberg. It is
used by Value Line and the 2013 survey of the
Association for Financial Professionals confirms
the widespread use of the Blume adjustment. If
the STB’s objective is to reflect the common
practices of the investment community, then the
STB should include such an adjustment. This
adjustment should also contribute to stability in
the STB’s results over time, since this weighting
procedure results in less year-to-year variation
in beta estimates. It will lead to a beta that
will be closer to one, which seems consistent
with the nature of the railroad industry given
its relatively correlation with the overall
economy.

             Regarding the market risk premium or
             MRP, a fifty-year period of estimating the
             historical MRP seems most reasonable. The
             estimation era of beta decreased with the square
             root of the number of observations points. This
means that adding incremental years after a while
has diminishing returns in terms of statistical
accuracy. In fact, any advantage from having
more time-series data becomes outweighed by the
disadvantages of extending too far back in
history to time periods that are not really
representative of current market conditions.

For instance, stock markets have
evolved over time to be more liquid and more
transparent, and this lowers the premium
investors require to invest in stocks. Investors
are now also better able to mitigate risk,
including through better diversification using
various types of funds that didn't exist fifty
years ago. This too means that investors will
require a lower risk premium on stocks now than
decades ago. These considerations support why
many believe that the market risk premium is
lower now than it was several decades ago. The
equity risk premium puzzle, which stipulates that
historical measures of MRP are upwardly biased
forecasts of future MRPs, is a well-known
phenomenon in the finance academic literature. Using fifty years' worth of historical data, the MRP estimated by Ibbotson, based on the arithmetic mean of returns is 4.7 percent. This figure is consistent with, if not somewhat higher than, that currently used by financial professional such as CFOs. The MRP from the Graham Harvey CFO Magazine Survey of CFOs has fluctuated over the past fifteen years in the 2.4 to 4.6 percent range, with an average across all quarters of 3.5 percent, with the most recent MRP average estimate at 4.5 percent. By the way, this MRP is based on the excess return over ten-year Treasury bond rates. So one would expect a lower MRP if measured relative to the twenty-year T bond rate as currently used by the STB. In the 2013 AFP survey, the MRPs used by financial professionals averaged somewhere between four to five percent. Again, this is consistent with a fifty-year historical MRP estimate.

So now let me turn to the MSDCF approach to estimating the cost of equity. The
underlying concept behind DCF valuation is sound. Using a DCF model for evaluation, given a set of inputs including the discount rate, is standard fare. However, what the STB seems to do is to use a simplified version of the DCF model in order to back out one single input, mainly the discount rate. My general concern with his approach is that when you're trying to back out a particular input variable from a model that has many input variables you better have very high confidence in the other input assumptions. Otherwise, you're essentially taking all the errors in the other input variable assumptions and then channeling these errors into the one estimate, the estimate of the single variable that is being backed out, namely the discount rate in this case.

For instance, overestimating growth rates perhaps based on an assumption that current growth rates in an industry will be sustained for a long period of time will result in overestimate of the implied discount rate. While one might
hope that maybe the errors in the other input estimates will somehow cancel out, this is not the case for reasons I will expand on soon. As a short passing comment, it is interesting that many practitioners back out growth rates from a DCF model rather than the discount rate. This implies that they believe that the growth rate is harder to estimate than the discount rate for which they simply use the CAPM.

Using the MSDCF model to back out the discount rate makes very strong assumptions that the MSDCF model is what investors use to value stocks, and that we know what growth rates and other estimates they are using in their evaluations. I'll quickly enumerate some of the failings of this approach. First, rather than using careful forecast that cash flows from each year in evaluation time line, the approach takes to shortcut of assuming one growth rate for the first five years and another for the subsequent five years. While this three-stage DCF approach of having two stages followed by a final terminal
stage certainly simplifies the analysis, it is not one that stock analysts or companies would typically use to carefully evaluate an investment.

Second, the first stage growth rate for stock is based on the median of five-year EPS growth estimates provided by a few of the stock analysts covering the stock. The fact that these growth estimates typically vary widely across analysts, and that many stock analysts do not even provide long-term growth estimates given the difficulty in estimating them, should give one pause when considering the lack of reliability in these estimates.

Third, EPS growth is boosted by the effect of stock repurchases. Simultaneous adjustments to the cash flow that have been proposed appear to double count cash flow available to shareholders rather than truly addressing this problem. Fourth, the assumption surrounding the changes in growth rates are unrealistic. Since the second-stage growth rate
reflects the simple average of the median of the
growth rate estimates for the individual carriers
from the first five-year stage, if companies in
an industry, especially small ones, are expected
to experience a high growth rate for the next few
years, the model then expects the industry to
sustain such a high growth rate for the next ten
years, which seems quite unreasonable.
Furthermore, allowing a single growth rate in the
second stage that just drops suddenly at the
terminal date seems quite unrealistic. An
appropriately structured transition with a growth
rate is phased in gradually toward the terminal
growth is preferable.

Fifth, the type of cash flow earning
metric that is used to calculate the terminal
value differs significantly from that used in the
first ten years. And it is upward biased, which
means that too high of a discount rate will come
out of the analysis. These errors or
deficiencies in using the MSDCF model to back out
a company's cost of equity highlight the risk in
relying on such an approach. While the MSDCF may appear to have the appeal of being able to potentially capture future expectations of the cost of equity, the application of this approach is fraught with error and that's unreliable. The issues raised above help to explain why the cost of equity estimates obtained using the MSDCF in recent years by the STB have been systematically higher than those based on the traditional CAPM approach.

In summary, while it may be enticing to try to hedge one's estimate by using multiple models, this only works if the models being used are appropriately applied and properly suited for this purpose. The MSDCF model was not built for estimating discount rates. It's a valuation model, and is being reverse-engineered to try to get a discount rate but without the necessary reliability in all the other input variables, which are difficult to estimate properly. The MSDCF discount rates backed out appear to be erroneously high and inconsistent
with those from the CAPM and the belief of CFOs. They are also highly variable over time, which further introduces more risk into the rate-setting process. In contract, the CAPM is designed to estimate the cost of equity. It is very widely used in practice for this specific purpose. But best practices should be employed here, including using an adjusted beta and using a reasonable MRP that's based on the past fifty years of market data, which also seems supported by surveys of the very people that are making investment decisions in practice. Thank you for the opportunity to express these views today.

MR. NELSON: Good morning Chairman Elliott, Vice Chairman Begeman and Commissioner Miller. I am Mike Nelson, Transportation Consultant for Arkansas Electric Cooperative.

With me is Eric Von Salzen, AECC's outside counsel. I'll be presenting for AECC today and Eric will chip in if any legal issues come up along the way.

Yesterday we talked about information
showing that functional revenue adequacy was achieved even before it was indicated by the Boyd's methodology. The Christianson study referenced dates like 1995 for the use of optimal amounts of capital by the railroads, and 2001 for achievement of revenue adequacy under the CAPM standard. The large merger premiums started in the mid- to late 1990s as well. So you therefore have before you considerable evidence, some of it in hindsight, but still authoritative, that the Board's methodology has lagged somewhat in detecting the achievement of revenue adequacy. This demonstrates the need for the review now being undertaken.

The AECC's involvement in the Board's cost-of-capital methodology dates back approximately eight years to the time of the Board's initial adoption of CAPM and its subsequent incorporation of MSDCF. From the outset we've tried to look carefully at the issues that may come up when those financial analysis tools, which are discussed in the
literature and applied in other industries, are applied to railroads. Railroads typically are able to wield large amounts of market power relative to firms in most other industries, and their earnings may vary over time in ways generally not seen in other industries due to factors that affect their exercise of market power. AECC therefore has focused largely on the market power issue and the way it may affect the result to produce by CAPM and MSDCF.

With CAPM we identified the issue that the methodology interprets differences and earnings as differences in risk, but includes no method to distinguish between changes and earnings that reflect true changes and risks from changes that result from changes in the exercise of market power. This led directly to a concern that changes in the exercise of market power achieved by the rail industry could be misinterpreted by the CAPM model as changes and risks that would be reflected in the estimated beta coefficient and thereby impact the estimated
cost of capital. When the Board first was
looking at introducing CAPM, AAR's witnesses,
including Stuart Myers, an internationally-
recognized expert in finance, concluded that the
rail industry was less risky than a market
portfolio and therefore had a beta value of less
than one. That was consistent with AECC's
understanding that the Board's ability to meter
the railroad exercise of market power provides a
potential cushion against earnings reductions
that generally is not available in other
industries. So we basically agreed with AAR that
the true risk of the rail industry was low, but
we cautioned the Board that if over time CAPM
values started to increase and produce a higher
estimated cost of capital, the Board should look
closely at the possibility that that was an
artifact of an increasing exercise of market
power.

The fact that Dr. Villadsen has
replicated the growth and measured beta values
does nothing to change this. Stu Myers knew what
it meant to tell the Board that the railroad beta was 0.8, and the Board has been provided no credible basis for believing that the entire risk profile of the industry has changed. So rail parties have tried to dismiss AECC's work as a result driven, but they apparently haven't read our material very closely because we also put in the writing that the converse would be true, that if something happened to curtail the rail industry's exercise of market power, CAPM would likely would estimate a lower beta and produce an artificially low estimate of the rail industry cost of capital. We left it as an empirical issue that would be determined by the numbers.

In our opening filing we showed that beta had shown a pattern of systematic increases since the time the Board first implemented CAPM. We also showed how this correlated with the increased exercise of market power by railroads. Indeed for all the rhetoric that has come from the railroads regarding their needs for capacity investment to support future traffic growth, the
fact is that their overall traffic volumes have
been basically flat over a period of many years,
and most of their growth in earnings has resulted
from price increases that have increased the
margin over cost for each unit of traffic moved.
It would be hard to imagine a clearer
demonstration of the exercise of real market
power has increased in recent years and that it
has had the artificial impact on measured datas
that we've been discussing.

AECC's recommendation on this was that
the Board should cease its attempt to measure
railroad specific betas and should use the Stu
Myers testimony or some similar value that
reflects the below-average true risk of the
railroad industry. Alternatively, the Board
should use the market level of risk by applying a
beta factor of 1.0. AECC views MSDCF for
railroads as even more problematic than using
CAPM. As discussed in our filings, one of the
most profound problems is that as applied it
contains no provision to insure conformity
between the earnings projections upon which it is based, and the Board's obligation to curtail earnings above the revenue-adequacy level that Mr. Von Salzen discussed yesterday.

As a result, even when earnings have been above the revenue-adequacy level, the values used by the Board in the first and second stages of MSDCF have been based on projections that such earnings will experience robust further growth. In other words, they're based on an implicit assumption that the Board will take no action to implement the finding of the coal rate guidelines, that carriers are not entitled to receive earnings above the revenue-adequacy level. Mr. Von Salzen has informed me that this would violate the statute.

We also have identified what I would view as somewhat of a math error in the third stage of MSDCF. Again, with reference to the coal rate guidelines, it would not be legitimate to assume long-term earnings growth in excess of the actual growth rate in the railroad's net
investment base. This is because the permissible
level of earnings each year is computed directly
from that value and not from any consideration
related to general economic growth. Indeed,
because of the natural monopoly characteristics
of railroads, the Board's expectation should be
that needed rail investment will increase less
rapidly than the growth rate of the economy as a
whole, and we've presented data showing that this
is in fact the case.

The problems with MSDCF are so
profound that we support WCDL's conclusion that
it should be removed. In the event that the
Board decides that retention of some form of
MSDCF is needed, we've presented the somewhat
draconian changes that would be required for
MSDCF to conform to the coal rate guidelines.
The Board in the past has justified using the two
methodologies on the ground that this produces a
more accurate result that is less prone to year-
to-year fluctuations. However, the deficiencies
in the two models basically guarantee that their
average will be inaccurate. And I'm sorry to be
giving you more thermometers, but I composed the
following examples before yesterday's hearing.
If you have a swimming pool where the actual
water temperature is eighty degrees and pool
thermometers where one measures high by five
degrees and one measures high by ten degrees you
get a more accurate reading from the one that
reads eighty-five than by averaging it with the
one that reads ninety. From the fact that MSDCF
has produced higher values than CAPM for the
entire duration of the time both models have been
in use, it is a virtual certainty that they're
not measuring the same phenomenon. And given
that both are yielding results far above the
market level indicated by whatever reasonable
values used for the risk-free rate and market
risk premium, they should be thought of like the
thermometers. Picking the one that is least
inaccurate and improving its accuracy is better
than averaging the two flawed values.

This discussion is intended to form
AECC's response to the Board's questions regarding Ex Parte 664, MSDCF and the beta issues in CAPM. AECC defers to WCTL regarding the MRP value in CAPM. I also have responses to the Board's questions regarding the limited size of the sample used in the Board's CAPM analysis and the possible need for changes in the Board's determination of return on investment.

On the sample size issue, data for all of BNSF and for the U.S. operations of CPNCN are included from the analysis altogether on the basis of their non-railroad or foreign parent companies. In the case of BNSF this leads to understatement of the true industry cost of capital because it excludes the availability to BNSF of low-cost capital from its corporate parent. And I think WCPL also referenced that earlier. Since the time of BNSF's acquisition by Berkshire Hathaway, BNSF alone has accounted for over forty-eight percent of the increase in total net investment made by the entire Class I rail industry. While Dr. Villadsen has argued that
such things don't matter, the evidence appears to say otherwise. In their advocacy of using replacement cost in revenue adequacy, the railroads have overlooked a series of breaking problems with them after they proposed while mischaracterizing important features of the historical cost method. First of all, as Mr. Rosenberg mentioned, using replacement costs in the return on investment methodology would require estimation of a real cost of capital to avoid double counting the effects of inflation. This was found by the ICC to be one of three key practical difficulties that precluded the use of replacement costs when the ICC investigated that approach in the 1980's. While the railroads now cite the ability to estimate replacement costs in SAT cases and the theoretical benefits of using replacement costs, the board was aware of such considerations in 2008, and it declined to open a proceeding to investigate user replacement costs. Indeed, the railroads have been careful not to highlight the consequences the board envisions
from the one thing that has changed since 2008,
the attainment of revenue adequacy. And I'll
quote from the board's decision in 2008. "As the
carrier approached or reached revenue adequacy,
it would have every incentive to hold on to
track, bridges, or other facilities that are no
longer used or useful because the regulatory
framework would allow it to earn a full return on
the full replacement costs of those assets. The
list of problems with replacement costs has
become longer, not shorter, and the board should
not reconsider its well-reasoned decision to stay
out of that quagmire. Despite all the rhetoric,
the railroads have not made a compelling case
that there's anything substantively wrong with
the use of historical costs or that replacement
costs would improve the accuracy of the revenue
adequacy calculations, even if their use were
less problematic. With historical costs, an
investment enters the investment base at the time
and in the amount of the actual expenditure, and
it is taken out only as the flow of depreciation
charges restores the invested funds to the investor. The funds that haven't been returned or in a market rate of return, the railroads never explained why the railroad would need more than a market return on the actual med investment it makes, or why differential pricing above that level would ever be justifiable.

Railroad investments do not need to provide the up side discussed yesterday by the railroad witnesses, because when they enter the investment base they are, in effect, backed by a license to exercise market power. Nothing more than that is needed. The one change the board should make in the return on investment methodology is to remove the double kind of inflation that has been introduced by the board's current practice of allowing asset values to be written up to the values prevailing at the time of mergers and acquisitions. Because inflation expectations are already embedded in the estimated cost of capital, writing up asset values to account for inflation produces a double
kind of inflation in the calculation of the
needed return. As described above, this is one
of the factors that has caused the rejection of
replacement costs by multiple agencies, and it
should cause the board to discontinue asset value
write ups as well. This can be done without
introducing any delay in implementing the changes
in policies and practices required to recognize
the attainment of revenue adequacy.

MR. ELLIOTT: Good timing. Thank you
very much for your testimony. Mr. Rosenberg, I
had a quick question. You mentioned earlier
about the use of the S&P 500 for observations
because of the limited amount of observations
that are available today under our regs. Would
we run into any issues legally by looking at a
broader observation as opposed to just the
railroad industry? Do you believe that that use
of S&P could be, I guess, challenged in the
courts?

MR. ROSENBERG: I think that may be in
part a question for Dr. Levine. You need to be
able to justify the use of your data as its being reasonable. If you start from the basis that the observed data that reflect, for example, the exercise of market power and are not reflective of the inherent underlying risks, then under those circumstances you do have a basis, and a fine basis for using something else. And as Dr. Professor Triantis explained, its common practice to use a Blume adjustment, which is 2/3 observed data and 1/3 of the general economy data of 1.0. That's the standard practice, and that's plainly reasonable. So you're making a determination based upon the data that you have. You also need to, I didn't dwell on it in my statement, you also need to be concerned about the circularity in some of these factors as well, and again, that using the railroads to exercise the market power to enable them to further exploit their market power, and I think it's very reasonable to take some corrective action to that. I think Dr. Levine has something to add.

DR. LEVINE: Thank you. I think there
are two points here. First of all, in a way, because the board uses the Beta approach, the risk factor, you've already broadened out the market. The Beta is based on the variability of stock prices for an individual railroad relative to the market as a whole. So you're comparing all companies, and often it's the S&P 500 or some other broader index. So I don't think that in court it would be an unsuccessful venture. And second of all, if you think of what the cost of capital is, it's an opportunity cost, and what broader opportunities are there than all of the publicly held companies in the United States or the S&P 500. A potential investor looks at all of these things, all of the dividend returns, all of the risk free opportunities, maybe in annuities, although there is a slight risk there, and in the risk premium they have those records and their stock brokers have those records. So I think you would be on very sound ground, not being a lawyer, I'm reaching that conclusion.

MR. ELLIOTT: Okay, thank you. How
about, I understand your point with respect to
the S&P. Do you think under our regs we could
add in the Canadian railroads at the present
time, and also do you think that would be a
helpful thing to have those extra observations?

MR. ROSENBERG: That's not something
that we've advocated or considered. I think one
of the concerns would be are you using Canadian
Railroad performance to regulate United States
railroads? Mr. Nelson may have given that more
thought and consideration, and he may have other
views. Our concern is just using the three,
four, or five United States railroads you have
and coming up with the sound treatment of them.

MR. NELSON: My main concern from the
work I've done is with the omission of BNSF
because there's pretty clear evidence that they
have easier access to capital than, perhaps
easier access to capital than perhaps the ones
that are included in your sample. I haven't
really taken it any further in terms of thinking
about inclusion of the Canadian ones. BNSF would
be a big concern for me.

MR. ELLIOTT: Okay, thank you. And I don't believe I was here in 2009 where we went through this exercise of looking at our cost of equity capital. And my understanding is at that time when we added in the MSDCF, well, I think we did a little bit subsequent, that the shippers were not necessarily opposed to it, and if that's correct, has something changed since then that the board isn't seeing in the economic literature, or is it based on what you've seen over the past six years?

MR. ROSENBERG: We were certainly opposed to the inclusion of the MSDCF back in 2009.

MR. ELLIOTT: Okay.

MR. ROSENBERG: And I think we've opposed it every year since. In the rule making proceeding, the X party 664 sub number one, the AAR's expert witness, Bruce Hankel submitted a table reporting to show that very small discrepancy between the CAPM and the MSDCF going
backwards, and the implication is that that small
differential would persist going forward. That
was not the case. There's been a very
substantial discrepancy, very different, I guess,
statement is results may vary from past
performance, and that's been true in the States.

MR. ELLIOTT: And following up on
that, as you mentioned earlier in your testimony,
those numbers have been coming closer together,
the MSDCF and the CAPM, and my understanding is
it's possible that they could even flip next year
depending on what happens in the financial
community. Does that change your outlook on the
use of these models as they do start coming
closer together and possibly start to flip?

MR. ROSENBERG: We don't know what the
future is going to show.

MR. ELLIOTT: Of course.

MR. ROSENBERG: It's possible with the
board's CAPM, which we believe is significantly
over stated, particularly in the risk premium,
and what happens with stock prices and railroad
stock prices relative to other matters, and what
happens with the earnings per share projections.
It is possible that the CAPM could come in higher
than the MSDCF. We still believe that the CAPM
is more accurate, but we think if, you know, any
model can be poorly implemented, and, again, we
urge the board to revise the CAPM and to get it
in at a realistic level. When you're assuming a
seven percent risk premium when there is
substantial evidence that the market is using a
five percent or less, that will greatly increase
the prospect that the CAPM could come in higher
than the MSDCF.

Mr. Elliott: So despite what happens
in the near future, if CAPM and MSDCF flip, your
preference going forward would be, based on the
models that we use presently would be to use just
solely the CAPM.

Mr. Rosenberg: Yes, but again, we
urge you to implement the CAPM soundly, and we
respectfully submit that the current approach is
not doing that.
MR. ELLIOTT: Yes, but that wasn't my question. It's just based on the two models that we're using right now going forward. If we were just going to stay with those two models, your preference would be CAPM and not MSDCF?

MR. ROSENBERG: If you're asking me as I sit here today, yes, but you're basically asking me to choose between a pretty poor model and a mediocre model. That's essentially a Hobson's choice.

MR. ELLIOTT: Okay. Okay, you got it.

And let me ask --

MR. VON SALZEN: And, chairman, could I just --

MR. ELLIOTT: Yes, sure.

MR. VON SALZEN: That thing that I answered, I think part of the problem is that we see, and everybody at this table agrees that MSDCF can't be fixed to do the job that you want it to do. CAPM can be fixed, but it needs to be fixed. The way it is now it's not doing the job that you want it to do, but it can be fixed. So
it is a Hobson's choice in the sense that we wouldn't want unfixed CAPM, wouldn't want much more, we'd like the unfixable MSDCF. What we really want is a good model, and we think you can fix CAPM so that it is the model that will do what you want it to do.

MR. NELSON: Can I jump in to answer your

MR. ELLIOTT: Yes.

MR. NELSON: I think original question related to the shipper positions back when MSDCF was introduced, AECC expressed concern at the time with both methodologies, and it has taken the passage of time to see the actual results play out to be able to talk about them, you know, the empirical, this is what has happened kind of thing. But if you go back to our presentation back then, we presented because of our findings about the market power effects. We presented a scenario that if the board came to a point of potentially doing something about the exercise of market power, concluding that it was time to
start tightening up or pulling back on the reigns on market power, it prospectively would affect the analyst expectations that go into MSDCF in a way that the MSDCF numbers would go down and it would affect the data used in the CAPM analysis in a way that CAPM would conclude that the railroads were now experiencing lower risks because the market power effect would be translated to the beta and interpreted as risk, so that if you were to pull back the reigns you would cause both methods to nosedive and potentially go below the true value. So what we highlighted back in 2007 and 2008, I think 2008 especially was the instability of both measures over time and the way they could be affected by the types of changes that you properly are considering now, and I think the advantage of going to something like a beta of 1.0 or expanding the field of view, at least, in the calculation of beta to get outside of the rail industry is that you insulate yourself from those scenarios and have a measure that was both stable
and defensively closer to the true value that
you're trying to measure.

MR. ELLIOTT: Okay, and one last
question. Utilities are obviously regulated on
their own. Is there any situation on this panel
in the past where utilities have argued in the
arenas where they're regulated for the use of
MCDCF? I think it was touched on earlier, but I
just wanted to hear from you myself that if
that's been argued differently in another forum.

MR. NELSON: Yes, I'm aware of AECC
has made use of MSDCF as it is used in FERC, but
AECC's position here has not been to opposed
MSDCF on theoretical grounds, but rather on the
application problems that it's had in the rail
industry.

MR. ROSENBERG: I haven't studied what
every lead member may have said at FERC, or
particularly at the state public utility
commission, but the AER has done extensive mining
of that. It wouldn't surprise me that a
pervasively regulated electric utility before a
PUC would advocate for DCF or MSDCF approach, either alone or in conjunction with other approaches. But I tried to explain why electric utility regulation differs so much from railroad regulation, and what why what may be appropriate in the former situation would not be appropriate in the latter.

MR. ELLIOTT: Thank you.

MS. BEGEMAN: Thank you, I'll go out on a limb and just say you've managed to make a really boring issue somewhat interesting, so thank you for that.

MR. ROSENBERG: I've got people back at the office that will be shocked by that, so thank you very much.

MS. BEGEMAN: Well, you served your clients well. I don't have a lot of questions. You certainly, throughout your many filings and your testimony, have made your positions really clear. I know I would benefit if we actually had had a debate among the two sides at the same table. I think that would be really interesting,
to have the two different versions, different viewpoints discussed at the same time. So, maybe for our next hearing we can do that, or we could extend it for another day. Luckily I'm not in charge.

Professor, could you just comment a bit more? I think you said that the multi-stage DCF results in a 32 percent, that it's 32 percent higher than using CAPM. Could you just elaborate a bit on that? I don't know if that is collectively or what that figure was. I thought it was from you, but it might have been from a utility.

MR. ROSENBERG: I think Dr. Levine presented that figure, and I don't want to steal his thunder, but I think that's taking the average of the MSDCF cost of equity values and comparing it to the CAPM, excuse me, the board's MSDCF CAPM values over a period of six years.

DR. LEVINE: Six years.

MR. ROSENBERG: I believe, and so it's been thirty-two percent higher. That average
also includes 2013, I believe, when the values
were much closer than in the other years, if you
look at just the five years, the figures in
excess of forty percent. And, again, that
involves a CAPM value that we believe is
substantially overstated itself.

DR. LEVINE: Can I just add something
to that? Because when you're an economics
student, a very stential subject, may I say, you
learn that either of these models, and there's a
third called comparative earnings, should
approximate about the same answer, but during
that six year period there was not only a thirty-
two percent difference. In one of the years the
difference was sixty-five percent, and it's that
kind of result, I think, that should trigger the
board to ask questions. How can one model
produce such a wide variance over the other? And
that might lead you to what I had recommended, a
benchmarking, the sanity test approach to looking
at your results.

MR. ROSENBERG: Actually, if I can
link back to something I said earlier to Chairman Elliot in terms of what the league's position was, it was in part that if there was going to be an MSDCF, it's, you know, it should be reconciled with the CAPM value, and that would be to consider which seemed to be more accurate and reasonable under the circumstances as opposed to an automatic blind average, which is the approach that the board adopted. And I apologize for intruding, but I thought it would link back.

MS. BEGEMAN: You're welcome to intrude, that's not a problem. Could you help me get a better understanding, using the 1926 data versus the 50 year which you are advocating? What is the outcome difference? How skewed, in your view, is the Board's calculation? I mean, number wise? We're off by -- how wrong are the results in your mind by using the calculation that the Board is currently using?

MR. ROSENBERG: Well, if the average going back to, arithmetic average going back to 1926, I believe, is around seven percent. If you
go back fifty years you're closer to 4.7 percent, I believe. And my two experts may have something to add to that.

DR. LEVINE: Well, I don't think this one is results oriented. I don't think the other ones are actually, because what you have to think about, no matter how many years using this calculation, you're giving equal weight to every individual year, and do you want to give equal weight to the years in the 1920's and 30's and 40's before there was such international trade and computers and high technology? So, at a minimum, I think you ought to start your base year after World War II. I never looked at the differences and what the result would be from 1926 through the fifty-year period. I think it's irrelevant, but I may be curious, but I think it's irrelevant to the decision as to what you want to use.

MS. BEGEMAN: Well, I don't disagree with you on that, but I'm just really trying to understand, is it extremely off or is it close?
Is it a difference of twenty percent?

DR. LEVINE: Right, I understand.

DR. TRIANTIS: So I won't comment on

can notably, but rather just to sort of
reinforce that, yes, the markets were very
different back from 1926 for about fifty years,
and it's well known, the financial literature,
that if you have more liquidity risk, investors
need a higher rate of return. If there's less
transparency, not as good disclosure, you need a
higher rate of return. If you can diversify
risk, you need a higher rate of return. And all
of those are characteristics that were in that
first fifty of the last hundred-year period that
have changed dramatically in financial markets
over the last fifty years, and that's why I had
forgotten what the number was back in 1926. But
I'm not surprised where we're seeing such a
difference, which is a large difference, between
those first fifty years and the most recent fifty
years, which are much lower. There's, as I said,
this risk premium puzzle is very heavily studied
effect in the financial literature. There's a lot of reasons that have been given why, going forward. Risk premium are lower than where they have been in the United States. And by the way, it's only been the United States if you studied internationally. We haven't seen those kind of high risk premiums in any developed country other than the United States, and as reasons why, that is believed to be an anomaly. So I could go on and on on that, but it is a relevant difference.

MR. ROSENBERG: I'll go on just a little bit. It's not merely that fifty years is the magic number, it's that that 4.7 percent also aligns with the surveys, it aligns with the Duff and Phelps recommendation, it aligns with what morning star uses. So it's ideally what you want is something that looks forward because investors act on the basis of expectations, you know, past performance can help guide that, but, you know, you've had different inflation values in the past, and inflation is something you might take into account in developing the market premium as
well. We think that there's abundant evidence
that is reflective of what investors are
expecting today at the same time because it's
historical and it's going back fifty years. It's
a value that's going to be fairly stable.
Because you wouldn't necessarily want the
railroad cost of capital to gyrate substantially
from year to year as a policy matter.

MS. BEGEMAN: That's all I have for
now.

MS. MILLER: I agree with Ann.
Actually, this has been quite interesting, and
Dr. Triantis, and if you had had a white board
and I could have every now and again stopped and
asked a question I think I actually would have
followed everything you said, which is pretty
miraculous. So you all have talked about the
Blume adjustment, and I have to say, this is all,
like, new terminology for me. I mean, you know,
certainly the staff had prepared us, but I know
in the pleadings, AAR proposed an adjustment
called the Fasicek, I don't even know if I'm
saying it right, F-A-S-I-C-E-K adjustment. I haven't heard you all say anything about that. Do you know what that is? How would it be different from the Blume adjustment?

DR. TRIANTIS: That doesn't ring a bell to me.

MR. ROSENBERG: I may be mispronouncing it. I thought it was Vasicek or something like that.

MS. MILLER: Oh, I'm sure you're much closer than I am in pronouncing it.

MR. ROSENBERG: It's a different form of adjustment. It's a more complicated calculation. Based upon everything I've seen, it's not commonly used over here if you go to value line and Bloomberg, it's a Blume adjustment that is used. The issue of the Vasicek, if I'm pronouncing it correctly, and the Blume adjustment was considered at some length by the Canadian Transportation Agency in deciding how to formulate it's approach, and is opted for the Blume adjustment. So we think that it's much
more standard and much more common. And
particularly appropriate here, given the
characteristics and the behavior of the railroad
industry. Anything further?

DR. TRIANTIS: Well, now that you said Vasicek it did ring a bell.

MS. MILLER: Yes, sorry about that.

DR. TRIANTIS: That's fine.

MS. MILLER: I'm sure I butchered your name too.

DR. TRIANTIS: But I fully agree with Mr. Rosenberg, but, I mean, Blume adjustment is the standard adjustment that, again, was based on these papers back in the early 70's. It's fairly simple to understand that when you see betas that are higher than 1 they tend, over time, to come closer to 1 and when they're lower than 1 they tend to mean revert as well. And so this 1/3, 2/3 waiting is a rough approximation, but it seems to work pretty well, given the data. This is a standard thing when folks go for their CFA training. This is part of the standard correct
CLEM. Again, you know, Bloomberg, Value Line, they all use that, so it really is the standard approach in the industry.

MS. MILLER: Thank you. So, Mr. Levine, I want to go back to this issue of replacement cost, and you compared it to, you know, the uncle you hoped wouldn't come to visit. But could you say a bit more about that? And here's what I'm wondering. So, the assertion yesterday was that everyone concedes that it would be better philosophically to use replacement costs. It's just that it's so difficult, and that's the only reason it's not been used. And I'm wondering, and as far as that's concerned, if others want to comment on that, I mean, would you share that view that the only reason to not do it is the complexity of it, or are there philosophical and practical reasons why it wouldn't make sense to use replacement costs?

MR. LEVINE: I think there are philosophical reasons why you should use it, even
though I would agree with the former about it being impractical. Replacement cost data is not published by companies. Rates of returns are not published based on replacement costs. They're published based on book value accounting costs, the language of the business community in North America. Cost of capital is an opportunity cost wherein we're trying to get into. It's a very elusive concept. We're trying to get into the minds of an investor, find out what's going to draw them into investing in a company. They're not hearing anything about replacement costs from any analyst, from any publication, from any published data, and annual reports, etc. So there is a practical reason also not to use it. Who knows, if one converted all of the book values to replacement costs throughout the United States, you may get the same answer for investors. We don't know, because we don't know what the replacement costs are. So on two scores, and very much again, as far as I'm concerned, it's a distraction from the real issue
of railroad adequate earnings and the real cost
of capital. It's just a total distraction.

MS. MILLER: So, Mr. Nelson, I think
you made this comment, but, again, if anybody
else wants to explain it, and I think what you
said was if you're going to use replacement cost
then you have to use the real cost of capital
because of this double counting of inflation.
And so, one, I'd like to understand that better
because I'm not sure I appreciated it, and
secondly, when you say the real cost of capital,
are you saying then you can't model capital the
way we're doing it now or even the way you've
recommended doing it?

MR. NELSON: Yes, you've --

MS. MILLER: But you have to, I don't
know, go out and do some much more extensive
record keeping?

MR. NELSON: It would be a thing where
your flow chart would have a box that said, and
then a miracle happens, and then what comes out
the other side is my --
MS. MILLER: That's my favorite Tom Larson comic.

MR. NELSON: You have an estimate of the cost of capital that miraculously removes whatever the investor's expectations of inflation are at any given point in time in the real world data that you use to estimate the cost of capital as it's done now. And that's not anything I'm inventing or, you know, introducing as a problem. It's been identified in the past assessments of replacement costs conducted by the ICC. And I'm not sure if that specific issue was talked about at any link by the RAPB or the GAO looked at this also, but it's an issue there, and it's an issue, as I mentioned, with the write up of the asset values because you're compensating them for the investment that's actually made at the time that it's actually made, and for the duration of time that the invested funds are left, you know, in play and not returned to the investor. But then when you come back at the same time and inflate the value of the asset, you're counting inflation
twice because you're letting the asset go up, but
you're applying a rate of return that already
included the inflationary expectations of the
marketplace.

MR. ROSENBERG: I can add to that that
the issue is specifically discussed in the
railroad accounting principles board, and it
comes out that way for the reasons that Mr.
Nelson stated. I'll also add when it comes to
the nominal cost of capital, and particularly
with the CAPM and it's inputs, you know, there
are benchmarks that you can find. There's a Duff
and Phelps value. There's now, as of this year,
a morning star value. If you start looking for
the real cost of capital, you're not going to
find those things and you're going to have to go
through gyrations and it's going to be
speculative. It's going to make your life much
more difficult, and it's going to be much harder
to come out at a reasonable number. And if you
do everything right you should come out at the
same point. I think there was testimony to that
affect in the early 80's to the ICC. I think the late professor George Gorde submitted the statement to that effect, I think, professor Myers may have also, not working for shippers, submitted a similar statement. And my partner, Kelvin Dowd addressed a replacement cost yesterday, but I don't think that we would rush to agree that it is the ideal or preferred way of doing things. The railroads do need an incentive to make capital investments, but when they actually make those investments it enters the rate day so it becomes part of ERPS, it becomes part of the depreciated asset investment base for assessing revenue advocacy, and that's the way that the regulation generally works in North America.

MS. MILLER: So I think you just answered the next question I was going to ask, so let me ask the question and make sure it's the answer. So the implication yesterday from the AAR was that our process for computing revenue adequacy doesn't properly account for the cost of
maintaining and sustaining the rail network, and
I'm wondering what you would say about that?

MR. ROSENBERG: We, of course,
disagree for the reason I stated. I think there
was discussion of—-

MS. MILLER: And, excuse me, so,
because I just want to be sure that I understand
this. And so the reason that you stated, and I
think what it meant, so correct my understanding,
was that when the investment is made, sort of the
way the process works, they're getting the credit
that recognizes that on the investment side?

MR. ROSENBERG: Right, take for
example, I think CSX discussed a bridge that
needed to be replaced, perhaps as a result of the
hurricanes. So they had a six million dollar
value, and then maybe it was—-

MS. MILLER: Two hundred fifty
million, I think.

MR. ROSENBERG: Okay, it was a large
value. When they made that investment it became
part of their asset investment base, and so it
would enter into their assets for purposes of calculating ERC's cost, and also the investment base for determining revenue adequacy. If I can go on further, you know, the railroads are, in fact, asking for all of this money to be considered as invested today. When it's not invested today and it may or may not be.

MS. MILLER: May never be invested.

MR. ROSENBERG: Invested tomorrow.

MS. MILLER: Yes.

MR. ROSENBERG: To use, you know, a slightly, well, as a simplified example, suppose, and this is not intended to be a solicitation of bribery that you want a hundred dollars from me ten years from now. I could say yes, I'm glad to do that, but you need to give me a hundred dollars today. That's not the way business is done, but that's effectively what the railroad position is. Anyone else?

DR. LEVINE: I would only say that I don't think there's any evidence whatsoever that the railroads are under-capitalized. One only
has to take a look, as I said before, at the reports to see that they've made their quotas in regards to their target returns, rewarded their executives with maximum compensation, increased their dividends substantially. I don't think you do those things when you're under-capitalized. Now that's more anecdotal than formulaic, but I think it just adds to the discussion.

MS. MILLER: And then, finally, one of the issues that was raised yesterday by the railroads was this issue of deferred taxes. I'm wondering if any of you would like to say anything about that?

MR. ROSENBERG: I for one would be glad to. Deferred taxes are essentially a, you know, a benefit provided by the taxpayers. Because a railroad or other sorts of firms make an investment today, they don't have pay taxes today, they may have to pay those taxes sometime in the future. So it's, in essence, money that's invested that's forwarded by the taxpayers, and deferred taxes and regulation are typically
treated in two ways. One of them is an offset to the investment base, and that's what the board uses. There will be some instances where they are instead treated as a zero cost source of capital because, you know, the taxpayers are providing that money to let the railroads use it without cost. So it's, yes, it struck me as somewhat remarkable that railroads would be asking for a return on something provided by the taxpayers, which would have the affect of forcing the, you know, the public that ships goods, which for this purpose is co-extensive with the taxpayers to have to provide the railroads with a return on money that's provided free to begin with. I think that's remarkably presumptuous and is not consistent with other regulations, to the best of my knowledge. I don't know if Professor Triantis or others would have something to add to that.

DR. TRIANTIS: I wasn't there yesterday, so I don't think I want to comment on the context of that.
MS. MILLER: But do you know anything broadly about this issue, or I don't know, maybe there's not an analog in other businesses in terms of how they would handle deferred taxes, because, you know, I'm sure more than just railroads have gotten deferred taxes for investments.

DR. TRIANTIS: Well, I mean, I just to reiterate what Mr. Rosenberg said, I mean, these deferred taxes are viewed as an incentive to try to provide the ability to push cash flow, to accelerate cash flow to the present time, to push taxes to the future, and so they're already is sort of an incentive built into those.

MS. MILLER: Yes. Thank you.

MR. NELSON: AECC hasn't looked specifically at deferred taxes, so I don't think we have anything to add to what's been said.

MR. ELLIOTT: One last question. Yesterday on the railroad panel one of the economists pointed to a way to figure out replacement costs from, I think, a Department of
Commerce model.

MS. MILLER: Yes.

MR. ELLIOTT: And while the comment was made, I think there wasn't a lot of backing up of using that model, but I was wondering if that was so easy to use, obviously it would have been raised earlier, but I was wondering what you thought about that model and if it's possible to use that in place of what we do now.

MR. VON SALZEN: I'm not familiar with it before hearing about it at the hearing yesterday, and I haven't really had a chance to consider that.

MR. ELLIOTT: Sure. That's fair.

MR. VON SALZEN: If we come up with anything else, if AECC wants to submit something in the fourteen-day period you mentioned yesterday, if we think of anything useful.

MR. ELLIOTT: Thank you.

MR. ROSENBERG: We also are in a similar position, but I don't think that is at all what the railroads have proposed in a
proposal for the current replacement cost presentation, or in their past ones. They're talking to you about some sort of market based valuation that doesn't regularly occur.

MR. ELLIOTT: Okay, thank you very much. Thank you, I really appreciate your testimony and answering our questions. Appreciate it.

MR. ROSENBERG: Okay.

MR. ELLIOTT: Okay, why don't we get started with panel number II.

MR. ATKINS: Members of the board, my name is Ray Atkins. It's my pleasure to appear today on this panel on behalf of the Association of American Railroads to discuss the issues surrounding the cost of equity for the railroad industry. And given the highly technical nature of this debate, I'm especially pleased to be joined by Dr. Bente Villadsen from the Braddle (phonetic) Group. Dr. Villadsen is an undisputed expert in the field of finance. She received her Ph.D. from the Yale University School of
Management and holds joint degrees in economics
and mathematics from the University of --

DR. VILLADSEN: Aarhus.

MR. ATKINS: Aarhus in Denmark. She
has testified in numerous agencies on how to
estimate the cost of equity, including providing
detailed reports to regulators in Australia and
Canada that we attached to our written testimony.
Together, we'd like to try to frame the key
issues that are raised in this record and explain
why there is no basis for the board to depart
from the sound approach it uses to estimate the
cost of equity in the railroad industry. The STB
has spent an extraordinary amount of time and
energy grappling with how to estimate the cost of
equity in the railroad industry. You previously
held two different rule makings, six rounds of
evidence, and several hearings on this question,
and during those rule makings you invited
comments from experts from the Federal Reserve,
you heard from the U.S. Department of
Transportation, you heard from world leading
finance experts, and at the culmination of that lengthy process you reached a very logical conclusion, which you stated, "If our exploration of this issue has revealed nothing else, it has shown that there's no single, simple correct way to estimate the cost of equity for the railroad industry, and countless reasonable options are available. And so the board settled on its existing approach to estimate the cost of equity, where it will use an average of two accepted finance models. A multi-stage DCF model and a capital asset pricing model. A CAPM model was designed by the agency in the first rule making. In contrast, the STB decided to adopt an off the shelf multi-stage DCF model that was published at the time by Morningstar and Ibbotson. The agency concluded that it was better to use an established independent method that was applied across a number of different industries than using one of the made for litigation models that had been submitted in those rule makings by both the railroad and shipper commenters.
Now, Western Coal Traffic League has never been satisfied with the STB's approach for one very simple reason. The MSDCF model has been higher than the capital asset pricing model for the last few years. And so our first chart here, we think just sort of describes in a nutshell why we're here today, the light blue line on top shows you the estimate produced by your multi-stage DCF model. The dark line below shows you the estimate from your capital asset pricing model, and the line in red shows you the average of the two models used by the board since 2008. And as you can see, until the last two years, the MSDCF model estimates have been higher than those produced by CAPM. And that gap has prompted Western Coal Traffic League to complain vigorously about how the average, about this averaging approach that the STB uses, and they believe that the gap exists because the MSDCF model is overstating the true cost of equity. But another possibility that we have to consider is that the capital asset pricing model is the
problem child, and that it's actually
understating the cost of equity because of the
extremely low interest rates during that time
period, driven down by aggressive federal
monetary policies, and an unprecedented asset
purchase program. But it could be that the cost
of equity actually falls somewhere in between
those two models, or it could be above those two
models, or it could be below those two models.

All financial techniques used to
estimate the cost of equity are inherently
imprecise and produce a range of estimates. So
in this second chart, this is a chart that the
board itself produced in the AEP Texas case. And
what it shows you is the estimates produced by
five different models over a fourteen-year span.
Now, your chart, when you produced it, it was
black and white, so I introduced a little bit of
color to help you pull out of there the capital
asset pricing model from the multi-stage DCF
model. And the line in red is the capital asset
pricing model, and as you can see in the earlier
years in 1994, it was well above the results produced by a multi-stage DCF model, and then it fell down well below the results produced by a multi-stage DCF model. But the point is that all of these models are commercially available, are considered reasonable, are used by practitioners, and they produce a range of estimates. Indeed, the board has said in the, and this is not the first time where a shipper has advocated for the use of CAPM, just pointing to the difference between the two models. In the APCO rate case, the board said that we've recognized for years that there could be differences between the figures derived from CAPM and MSDCF, but that is part of the reason we decided to average the two figures to smooth out those fluctuations. We use an averaging method to diminish the chances that one model's results for the cost of equity is either too high or too low. So if we return back to the first exhibit and, you know, the truth of where the actual cost of equity lies is going to be elusive. There's no way to look backwards and
test whether these models are providing the
correct or true estimate of the cost of equity.
It's one of the unfortunate features about the
cost of equities. It never reveals itself, even
historically, so we can't even look backwards and
figure out what the actual cost of equity was.
But that's why there is overwhelming evidence
about using multiple models as being superior to
using a single model.

In the prior two rule makings you had
on this subject, the comments from the Federal
Reserve where you invited them to come to the
board and talk about their experiences, and they
told you to use multiple models to improve your
estimated because each model provides you with
different information. USDOT strongly urged the
board to use multiple models, and in particular,
they urged you to use an average of the capital
asset pricing model, and the Morningstar Ibbotson
multi-stage DCF model. Even Professor Hodder,
who was the prior expert for Western Coal Traffic
League endorsed using the MSDCF model together
with CAPM. Here's a quote from his testimony. "As I have indicated on several occasions, the benefits of obtaining estimates from both the CAPM and from a multi-phase DCF model is that they use different approaches to very different types of inputs." And, indeed, Chairman, you asked the question what was their position, and they told you they opposed the use of a multi-phase DCF model, but their own witness is on record in that hearing as saying, "I would suggest you mandate a multi-phase DCF model." Nothing has really changed since you went through that elaborate and exhausting rule making, two rule makings and six grounds of evidence to where we are today. Indeed, the FCC, just two years ago, also did its own inquiry looking out to see what is the best practices, how should they estimate the cost of equity, so they canvassed the practices and they canvassed the literatures, and once again they concluded that the best practice is to use multiple models because just using one alone creates the potential to bias the
results and introduce significant error into your estimate. The AER submits that it would be a serious economic and public policy mistake for you to jettison the multi-stage DCF model as urged by Western Coal Traffic League. So what I'd like to do now is turn the presentation over to Dr. Valladsen and she's going to explain why there really is no reason to think that the MSDCF model is understating the cost of equity, and why academics and practitioners are concerned that the capital asset pricing model may itself be understating the cost of equity in our current financial environment. So, Dr. Valladsen?

DR. VALLADSEN: Thank you very much. It's an honor to be before the board today, thank you. Before we get any further into it, I want to talk a little bit about what the models actually do. So let's first take a look at the capital asset pricing model. The capital asset pricing model looks to the railroad industry's relative to that of the market. That is, it determines the cost of equity as a risk-free way
which is measured in the old market, and a market
with premium multiplied with a systematic risk of
the railroad industry. That is, it is a specific
measure of the risk for the railroad industry,
not for the market. That is the key of that
model. As implemented by the board, the capital
asset pricing model takes the current market risk
premium and looks to beta's estimate over the
most recent five years, and a historical market
risk premium. In other words, much of the inputs
are historic in nature. In turn, let's look at
the MSDCF. The MSDCF takes the current stock
price and determines it as a discounted value of
future cash flows. The future cash flows can be
predicted based on the current cash flow to which
we apply a growth rate. The custom equity, which
is the R in my little map I put up here is in the
discount rate. So in other words, it's
determined implicitly from this formula. I
should say now that cash flows we are looking at
in this case are cash flows that are specific to
the railroad companies, and the stock prices are
offered specific to the railroad industry, as is
the growth rate. So much of this is specific to
the railroad industry, but the growth rates are
forward looking in nature, not historic in
nature. Then there's also growth rates that's
looking to the economy as a whole in this model.
That's, of course, in market wide information.

Like all models, they both have pros
and cons. And as Ray said, errors in estimating
both of them. Therefore, I believe it's
important that we take in as much information as
possible and rely on more than one model. Let's
next turn to the statement, the board asked us
where the MSDCF is upward bias. And let's look
at that question next. Before we get into the
details, it's important to recognize what the
MSDCF does. The MSDCF, as implemented by the
board, takes a measure of current cash flows and
then predicts it out in the future. That's what
I've depicted in the light blue line.
Specifically, this uses 2009 data, so it's a
prediction of the future cash flows. What the
WUCTL criticizes is that the growth rate in stage one are too high because of shared buy backs. They also criticize that the growth rates in stage two are too high because rather than taper the growth rates from the industry's specific growth rates to being near the economy wide growth, it just uses the average of the industry growth that's in that stage too. If we implement the WCTL assets, and I should say I did that, the WCTL did not do this, we get the gray line that I just suggested to you here.

Now, I should mention up front that the fact that this railroads fall back year is an after the fact on exposed realization. There is no analyst out there that says we're going to buy back X, Y, or Z number of shares going forward, so it's in here in after the fact argumentation. Now, if we actually look at the after the fact, well, I say how much cash flow was actually available to the railroads? That is the red line I have here. My red line is that actual total cash available to the railroad during that
period. Clearly, it's higher, not only by what
the WCTL wants you to believe it should have
been, but also what the board's model predicts.
Why is that? Well, first and foremost, growth
rates turned out to be higher than expected.
Second, as you can see on the left most side of
this chart, the starting point for the cash
flows, which in the board's model is smooth over
the last five years, is below what it actually
was, for the reason that if you smooth the growth
over a period of time when you have an increase
in industry, you're growing that asset out too
low. And lastly, and that's actually a minor
adjustment. There are sources of cash flows that
are not included, and it's important to realize
that the MSDCF is an equilibrium model, a model
that intends to capture permanent components of
cash flows, not temporary issues such as the sale
of assets from the railroads or any other issues
like that. It's not included. It's smaller
amounts. There is estimate recognized in this
2009 adjustment. No adjustments for any working
capital in this model. So, therefore, it's a more temporary issue and we start to look. In other words, there was more cash available than actually what both the WCTL predicted and what the board's model predicts.

I will next address the WCTL's criticism, and specifically show you what would happen if we take an economically sound and consistent method and actually implement their suggestions. What would be the cost of equity if we go out and say let me try to take WCTL on their word and implement those suggestions and see what happens. Again, I should say I did that, the WCTL did not do that. The left most column here shows the MSDCF as implemented by the board. The second column says, okay, the WCTL said we should smooth the growth rate from growing from the industry specific growth to near the economy wide growth over a period of time. Let us do so. If I do so, I also need to take into account that if growth is going to go down to an economy wide growth, we will also expect
that the industry's capital expenditures will reach replacement costs only. There should not be any growth in capital expenditure other than replacing current capital. So that also has to take place. Doing so results in a reduction in the cost of equity estimate, on average, as you can see, but it's not a huge reduction in the cost of equity. And remember, again, only half of that change will go into the model as currently relied upon by the board because you put half weight on this and half on the capital asset pricing mode.

Next, the WCTL criticized that the share buy backs leads to over statement of the growth rate. And my response to that is, well, if we are to sort of reduce the growth rates corresponding to the shared buy backs, which we only now exposed, we also know exposed, as I showed you in the prior slide, that there was significantly more actual cash available to the railroads than what is in the model. So let's approximate that amount also. And we did that in
the share repurchase scenario as I put up here. Looking to that, I'm now back to, on average, 14.5 whereas the board's model showed 14.9. So that's not a huge amount of difference, 0.2 if you average for the capital asset pricing mode. So, what I take from this is that if we economically consistently take the WCTL's criticism into account and try to accurately model what that would mean, that's not a model of difference to your actual model. It is not a huge discrepancy we're finding. The last column I have, column four, in this chart shows you that there might be some arguments about what exactly the whole bias and to what which the railroad to reach a steady state. In other words, how long will it take before the railroads needs to only put in replacement count? How long will they be in a growth mode? And instead of assuming, as the current model does, that that's in year '11, this assumes that's in the year '16. So expand it by five years and see what happens. It makes a small difference, not a huge difference, again.
The key takeaway from this slide is that the WCTL's criticism on the MSDCF is selective. They criticize the growth rate, they criticize some of the cash flow determinations, but if you want to go out and try to adjust for some ex-post or after the fact realizations, you need to look at all of the component that has changed after the fact. You can't just fix one part of the model, you need to fix them all. And if we do take it into account in an economic consistent manner, and internally model internal consistent, it is really not a big difference. I do want to say that this is not a proposal on anything for the board to change. This is simply showing you the impact of some of the criticisms. I think the board's current model, which is an equilibrium model, is far preferable to trying to nitpick each and every little component of the model. Let me next turn to a criticism you heard before, and you heard that Professor Triantis said that our implementation of the share buy back model appears to have double counted the
cash flows. Let me show you why that is not the case. Now I have overlaid on this chart I showed you before, my actually accounting for share repurchases. As you can see, my actually modeling of that fits the actual cash flows extremely well. There is no over counting. My line is actually slightly below that of the actual cash flows. You will also see that because I also account for tapering of the growth rates over time, my line is not as steep as that of the current MSDCF. That is the reason why the actual numbers turned out to be slightly lower.

Let me next turn to the capital asset pricing model. The board's questions regarding the capital asset pricing model all pertain to beta and the market was premium, and so did both the WCTL and the AECC's criticisms of the model. Therefore, I will focus on these two aspects. The board has asked whether it should set the beta equal to one or some other figure. The answer to that question is no. And my response to that is simply that what we are trying to do
in the capital asset pricing model is to measure the risk of the railroad industry relative to that of the market. If we do something else and set it equal to market, we are violating the fundamentals of the capital asset pricing model. So I would strongly recommend against any such thing. Similarly, should we decide to use the S&P 500 as a proxy for the market, again, that could be fundamentally wrong because we are trying to measure the relative risk of the railroad industry. The S&P 500 has many different types of companies, and it's currently quite dominated by financial institutions whose risk profile is very different from that of the railroads. The railroads are capital intensive, financial institutions are not.

And just following up on some of the comments that was coming up earlier where, I think it was Mr. Levine, who was suggesting that we should look into the BNSF. Well, while BNSF clearly is a railroad, using any beta from Berkshire Hathaway would be wrong because
Berkshire Hathaway is obviously a conglomerate consisting of many different types of businesses, including insurance and other financial institutions that has characteristics very different from that of the railroad industry.

Turning now to something that seems to concern the board: adjustments, betas, and adjustment of betas. As I explained in my report to the Canadian Transportation Agency, if we are going to adjust betas, using a Vasicek adjustment is far preferable because the Vasicek adjustments take into account the relative procession by which we have estimated the beta of the industry and the beta of whatever we're adjusting it towards. In other words, it looks at how sure are we about our estimates. That is preferable to using the Blume Adjustment. I should also say we've heard that everybody publishes Blume adjusted betas. Bloomberg actually publishes both Blume adjusted and unadjusted betas so that's not a waste.

Looking to the number of railroads,
which was also a question raised by the board, the current industry beta, and we estimated under the forced methodology that using a portfolio of whatever railroads classify as class one railroads. That's the way it's currently done. It's one preferable to do it as portfolio compared to anything else because it would use an estimation error. Second, that portfolio includes the majority of the revenue that's generated by freight railroads in the U.S. and the majority of the freight volumes in the U.S. So it is representative of the industry. Lastly, I will address something that was raised again by both the AECC and the Western Coal Traffic League in their presentation, that somehow betas change if the market concentration of the industry increases. There's a good amount of academic literature looking to the relationship between betas and market concentration. There is no evidence that beta increases if the market concentration increases. Rather, the opposite. If there's a relationship, if market
concentration increases, beta stays high,
although I would say the majority of the studies
find that they can't statistically find any
result at all. I would also state there could be
many reasons why betas have increased. We know
that the volatility in the railroad returns have
changed over time, and especially they have
increased relative to that of the market.
There's also been a significant change in the
conversation of load that the railroad carries.
I have not studied that in detail, but that is
the areas I would focus on if I were to explain
the increase in betas.

Looking next to the other aspects of
the capital asset pricing model that we had
talked about. We've heard quotes from Professor
Myers before, and I will also provide you one.
Professor Myers has cautiously noted that with
extremely low current interest rates would change
applications as a pricing model are likely to
result in too low estimates. I'm showing you
here a chart that shows you the square of the
difference between corporate bonds and government bonds. They're all twenty years, so they have the same maturity. What we can see from this chart is the difference on the return on a corporate bond and a government bond increased dramatically during the financial crisis from 2008 and lasted until, say, 2012/2013. That was an elevated increase. What does that mean? It means that the return investors expected to receive by investing in corporate securities relative to treasuries of government securities increased during that period of time. In other words, it's an indication that the market risk premium was increased, because remember, the market risk premium is the difference between the return on equities and the return on risky rates of treasuries. So that's an indication.

Another chart here, we've heard much about the market risk premium, and this chart shows you first the middle column is simply the annual historical market risk premium as calculated by the board. And there are many ways
to look at the market risk premium, but on the left-hand side, what I look at here is the market risk premium that Bloomberg estimates, it's a forward looking methodology, so it changes day by day and is estimated as a forward looking methodology. I also estimate that my own, that's on the right-hand side. But the thing I want to point to here is that if we look at this period, throughout the period the forward looking market risk premium is higher than the historical market risk premium used by the board. And it's especially elevated in 2012. You can see the difference, it's 8.86, 12.52, and Ableson data has 6.7. So it was elevated in that period. That is a forward looking and contemporaneous estimate of what investors inspect. What this shows me is that while the Western Coal League will have you believe that a market risk premium on top of five percent is excessive. Well, what this shows is certainly there are other estimates that are significantly higher than that. I am not recommending that you go to any of these
forward looking methodologies because they change quite dramatically over time. Instead, what I do believe is that an historical agnatic MRP is reasonable, reliable, and very commonly used. This also, and I'm going you back here to my chart that shows you the elevated scrap back in 2008 to '12, that shows you that risk premiums as looking forward were elevated in 2008, also through '12. That might also indicate that the problem is not the multi-stage DCF, but the capital asset pricing mode is underestimated in these periods.

Lastly, let me turn to the question of multiple models. The academic literature agrees that the use of more than one model is preferable, and the chart we just showed you will illustrate why it is that that is. Here is a quote from Professor Myers, I think. I will end on that, that use more than one model when you can because estimating the opportunity cost of capital is difficult, and only a fool throws away useful information. I think we all would agree.
MR. ATKINS: Chairman Elliott, I have a couple of concluding remarks if you would indulge me.

MR. ELLIOTT: Of course.

MR. ATKINS: Thank you. I'll try to kick myself along. So the AR submits that the record makes three things fairly clear. First, that using multiple models is the soundest approach, and the one preferred by numerous academics and regulators. Second, that the use of this historical approach to estimate the market risk premium is sound, it actually falls below current independent forward looking estimates of the market risk premium. And finally, perhaps most fundamentally is no indication that the multi-stage DCF model is biasing the results. As I talked about earlier, it's frustrating, you can never actually look backward to determine how well a model predicts the cost of equity, but for the multi-stage DCF model, the key input does reveal itself. That's the total cash flows that Dr. Valladsen showed
you. So what we can do is we can look back and say if Western Coal Traffic League is right, the board's model should be predicting total cash flows that are well in excess of what you actually, what were actually realized. And when we do that, we actually can empirically test whether or not there's a disconnect in the key input in the multi-stage DCF model, and when we do that, it shows that Western Coal Traffic league was wrong, and not just a little wrong, that they were significantly wrong. But Western Coal Traffic League clearly disagrees with the position the AAR is taking, but I would note, that I was going to say, their members take different positions before their state regulators. We submitted testimony in November about how they were extolling the virtues of multi-stage DCF, about how they are warning against relying on a single model, and how they advocated market risk premium well above five percent. Well, since November we thought we'd canvas the literature to see have they made any
such statements more recently in 2015, and low
and behold they have. So what are they telling
their own regulators about using multiple models?
I can't see power and light, just telling their
regulator. It's prudent and appropriate to use
multiple models in order to mitigate the effects
associated with any single model. Or you can
look at Kansas City Power and Light. It's
essential to employ a variety of techniques. Or
we can look at Entergy who says that no single
approach can be relied upon as wholly reliable.
Now, they, Western Coal Traffic League says,
well, that maybe the markets there are different,
and somehow the utilities are a little bit
different than railroads and we can take
inconsistent positions. But what are they
telling their regulators about the market risk
premium? Here there is no plausible argument
that the market risk premium should be different
for utilities than it is for the railroads. It's
the market risk premium. It's the market risk
premium for the whole market. Well, what are
they recently telling them? Well, that just two
months ago, Kansas City Power and Light was
advocating a future forward looking market risk
premium of 10 percent. Wisconsin Public Service,
just two months ago, in seven or eight percent.
Entergy nine percent. Mid America seven percent,
Ameren nine percent. Yet Western Coal Traffic
League is telling you that the market risk
premium in the current environment cannot
possibly exceed 4.7 percent. Now, ultimately,
the board will have to judge the credibility of
the witnesses that come before you, but the AAR
submits that the credibility of Western Coal
Traffic League is severely undermined by its own
members. We would submit they speak the truth to
their own regulators while asking you to set
aside best practices in the hopes of driving down
the cost of equity. With that, we would be
pleased to answer any of your questions.

MR. ELLIOTT: I just had one quick
question that was related to a question that I
asked earlier, and that I think that you touched
on in your testimony about increasing the number of railroads, and my question before to Western Coal Traffic League regarded the Canadian railroads and adding them into the mix, and if that would be helpful or not, and also I think this would be more to Mr. Atkins whether our present regulations would permit that.

MR. ATKINS: Well, I'll ask Dr. Villadsen, first to talk about the need, and then I'll speak to the legality.

DR. VILLADSEN: Well, first, I will note that we do have the majority of the freight volume and the majority of the railroads, which is a key point to me. You must have the majority of the industry. Second, that's a problematic issue with the Canadian railroads, and I have not studied them in enough detail lately to be fully coherent on this. But they face a different kind of regulation, and that might be problematic in that they might not be completely comparable, so we might have to make some adjustments if we were to include those. So, I would say at this
environment we currently have the majority of the freight volume, so that probably is a reasonable approach at this for environment.

MR. ATKINS: And I'd think that our position would be is it would be a mistake both on matter of policy and law to be including the Canadian side of it. You're trying to determine the risk profile of the American Railroad Network, and so including the risk profile of the Mexican railroad is different than the risk profile of the American railroads. The risk profile of the Canadian railroads is different. They live in different environments, they face different financial considerations, they have different marketplaces. And so to import the cost of equity from Canada or Mexico, or you could look in Europe at railroads overseas. We feel that there's no need to expand the portfolio of railroads that you looked at to include the Canadians and as Dr. Villadsen notes, we don't think it actually would have a material outcome on the estimates even if you were to travel down
that path.

MS. MILLER: Wouldn't it be possible, though, to look at the Canadian railroad just in terms of their U.S. operations? I mean, they say they operate separately in the U.S. from Canada, they filed taxes in both countries and separate out their operations, so why is it not possible to look? We look at KCS in this country, but not in Mexico.

DR. VILLADSEN: On forth noting, what we do when we estimate the cost of equity we look at the market data. So we need to have something that's traded like the stock prices trading issue, and the Canadian railroads have only one stock to trade, so they don't have one in each country, so we can't do that.

MR. ATKINS: It's a very good question, if they were separately trading the American portion of it, and it had separate stock price, then we could easily add them into the group, but they don't, it gets woven into a single stock price for the whole company.
MS. MILLER: Could you say a bit more about why you're not concerned about the small number of railroads? And let me play this back and be sure I'm getting it correctly. You're saying that even without BNSF relying on the other three, four railroads, you have the majority of freight movement and majority of revenue or cost, I can't remember how you were saying it, is that correct even when you take BNSF out?

DR. VILLADSEN: That's correct. So you have the majority of the industry even when you take BNSF out. As it's in --

MS. MILLER: It's an awfully big player to take out, though, don't you think?

DR. VILLADSEN: Yeah, and if it --

MS. MILLER: And, you know, one of the things WCTL said, and you know, maybe this is just a snapshot in time, and maybe in some ways it doesn't go into this calculation, but BNSF accounted for something like forty-three percent of the capital investment in railroads. I mean,
that's almost fifty percent of the capital
investment is coming from the one railroad we're
not even counting. And, excuse me, and I really
will give you a chance to answer. And then on
top of that I think, you know, one of the
concerns isn't just without BNSF in it, can we
move forward, but what would happen if we lost
another railroad, which is certainly not like a
crazy scenario that's likely to never happen,
it's a reasonable concern and a reasonable
scenario.

DR. VILLADSEN: So let me address
first the capital expenditures.

MS. MILLER: Uh huh.

DR. VILLADSEN: That is true that PNSF
has accounted for the majority of that, which
probably, if anything, would lead us to have an
under estimation of the MSDCF numbers because
they have had a higher growth relative to the
other railroad. So we have tightened that out.
We also have taken it out of the capital as a
pricing model for most of these purposes. My
real concern is to make sure I have enough of the industry. I want to have the majority of the industry. That's my number one concern. If you ask me as a statistician, I would love to have twenty railroads to do my estimation on. That's not going to happen. So my concern then becomes what is the best alternative, and my alternative currently is to go for some very small line haul railroads, go to the Canadian, or go to the Mexican railroad. That's my alternative currently, because I do need a company that is properly traded so I can do any estimation on it. And I'm not sure that the Canadian railroad's regulation, or that even worse, the Mexican railroad regulation is such that you accurately can compare it to the U.S. railroad industry. And if you look specifically at the Canadian railroad it wouldn't make much of a change actually in the beta estimates. The betas are very close to that of the U.S. Their growth rates are actually slightly higher.

MS. MILLER: So say more about why you
reject the idea of the S&P 500. I mean, I appreciate it's a, you know, it's a broad index of the market and railroads are very capital intensive and everything and S&P 500 isn't capital intensive, but it certainly seems that there are other elements of it that would make excellent sense.

DR. VILLADSEN: We have to remember here that what we really are trying to estimate is what is the inherent risk in the assets we are regulating or the assets we are trying to estimate our cost of capital for. So if I am looking at the S&P 500 I am seeing an awful lot of financial institutions who I would consider to be very, very different from the railroads. If you were to look at some other industries, you would try to look for some industries that were comparable to railroads in some sense. You would look for capital intensive industries, industries where high volatility in their revenues, industries that have similar features to the railroads. That would be what we would be
looking for, not for a broad --

MS. MILLER: Revenue, railroads have

a high volatility in their revenues?

DR. VILLADSEN: They have had a high

volatility.

MS. MILLER: Over what period of time?

DR. VILLADSEN: If you look back to

the financial crisis.

MS. MILLER: Well, everybody had a

high volatility during the financial crisis,

didn't they? Well, I'm sure not everybody, but

broadly across the market there was high

volatility.

DR. VILLADSEN: And the number one

ing, if you look at the catalyst pricing model,
you will look to is also the volatility and the

returns to investors. That of the railroad was

quite a bit higher than the market in general,

and it was extreme if you look at some of the

financial institutions, and I don't think neither

the ones who had no volatility, neither the

financial institutions who saw volatility of
extreme amounts would be representative for the railroads. So if I were to do something differently, I would look for companies that for some are characteristically similar to the railroad, not for a broad cue of the S&P 500.

MS. MILLER: In WCTL's testimony, one of their areas of emphasis was that CAPM was broadly used by players in the market, not DCF models. You really didn't address that. Do you disagree with that? I mean, the impression given was that by and large, most, I don't know businesses, I guess, is what I should say, who utilize one of the models are going to go to the CAPM.

DR. VILLADSEN: I don't disagree that if you go and ask businesses what model do you estimate, they will say the capital asset pricing model, by far, the most frequently. I also work with a lot businesses, and what they do is they make adjustments to the capital asset pricing model, especially during the most recent period of time when they don't think it actually fits
what they call that hurdle weight, at which
weight would they invest. If they come up with a
number that's too low, they will subjectively
adjust it to fit something they need. Another
interesting point I want to make on that is that
it is true that very few companies go out and
estimate the discounted cash flow, or any version
of that, to make specific investment decisions.
However, if you look at a textbook, Ellsberg and
Demasso, which is a fairly common financial
textbook, they show you that, yes, most companies
estimate the capital asset pricing model and then
most companies look to other factors, whatever
that might be.

MS. MILLER: So one of the other
things WCTL suggested this morning in their
testimony is that we might want to think about
some benchmarking. What do you think about that?

DR. VILLADSEN: A lot of that would
depend on exactly how you implement that. That
is a case where it would all be in the details.
So until we have a concrete proposal, and I don't
think the WCTL has brought one forward, I don't
think I have specific comments on that. I am
not, in principle, opposed to benchmarking, it
depends on how we implement it.

MR. ATKINS: And Commissioner Miller,
two additional points. One is when I mentioned
the FCC report that went out and canvassed the
literature, they came back and what they found
was that, yes, CAPM is the most widely used model
in the business community, but the multi-stage
DCF model is the most widely used model by
regulators, and they came to the conclusion that
using a balance of the two of them is preferable
to using either one.

MS. MILLER: Uh huh.

MR. ATKINS: And I think that a little
bit of the reason is, the multi-stage, you can't,
you couldn't just subjectively adjust the CAPM
model if you thought it wasn't quite forward
looking enough. You'd have to explain that
subjective modification. But if you take a model
that's got, based largely on historical
information like CAPM and weave in a multi-stage DCF model you're going to get a range and use an average of the two as being rather reasonable.

Second point I'd like to emphasize is, you know, I think it's a broader question of what standard should this board impose on Western Coal Traffic League or the AAR, or even its own staff in terms of when you're going to tinker with the approach that you currently use. Because the one lesson that everybody learned from those prior rule makings was that it's just a huge variety of models and a huge variety of input that can go into those models. So if we don't have a compelling standard and historically you've actually held all the parties to a high bar, you said show me compelling evidence that what we're doing is flawed. If you don't have that high bar then we're going to have two problems. We're going to be here every couple of years with this debate, which I don't think is in the board's interest, and it's not in our interest, plus also you interject into the community unnecessary
uncertainty, which I don't think is in the
terest of the community. Some stability in the
estimate, I think, is appropriate. Now, take as
an illustration, if we lost UP, if UP became a
private company and we could no longer perform
our approach, we've lost the whole western side,
that might be enough to trigger a need to
reexamine, you know, do we have to change the
model, but I know we lost DNSF, but it wasn't the
majority of the industry and AAR feels that we
can, you can continue to use the two approaches
that you've got.

MS. MILLER: And then could you say a
little more about, see, now I'm not going to get
it right again, Vasicek? Why you've recommended
that. I mean, you know, even with my butchering
of the pronunciation, still, I got such a blank
stare from the finance professor that it makes me
wonder how common this adjustment is over the
Blume adjustment.

DR. VILLADSEN: Vasicek, and I think
that's the right pronunciation.
MS. MILLER: Vasicek, I'm sure you're saying it correctly.

DR. VILLADSEN: The reason that I think that's a better adjustment is that if it's based on a statistical analysis of what is the persistence in which you estimate your beta for the railroad industry for which you estimate position of any other beta you try to adjust to what. I like that approach, while instead of saying 2/3, 1/3, that's based on data that was estimated from 1926 to 1960, and I'm not sure it still holds. In terms of how useful it is, there's not a whole lot of North American regulators who have used it. It's fairly commonly used in Europe. It's used by the Dutch regulator, it's used by the Italian regulator, it has, until recently, been used by the Spanish regulator, and unfortunately I was unable to read Spanish enough to figure out what the accurate number is.

MR. ATKINS: And another point to make about is my understanding of beta, and Dr.
Villadsen hopefully will interject if I'm wrong, is it all comes around concerns that your estimate of the beta isn't sufficiently accurate. So that there's uncertainty in your estimate of the beta and so they believe that if you're going to use, if you're going to estimate the beta and then you're actually going to use it to set rates for, like, the next five years going out, you might need to put in this adjustment to bring it down towards one because that's what you might think would happen. The more solid you are about your estimate of beta, the less you need to do some sort of arbitrary 1/3, 2/3 adjustment, but also importantly the more frequently you're calculating the beta, you're just going to instantaneously capture changes in beta over time. So you're not being asked to estimate beta today and then hold it constant for the next five years, which is what a lot of utility regulators do when they do their rate process. You're actually calculating beta every year, and it's not just for individual railroads. You calculate
this on a portfolio basis so you have more
observations and your estimate is therefore more
precise, and the Vasicek, and I'm almost exhaust
my knowledge of it by saying it, is the reason
it's a little more precise is it doesn't take
this arbitrary 1/3, 2/3 number, it actually tries
to determine how much precision is your beta
estimate. What's your confidence interval? The
more imprecise your beta estimate is, the more it
will adjust it down towards one, but the tighter
your estimate of beta actually is, the less,
it'll leave it alone because the model is, we
think its predicting the beta most accurately.
So, end of the day, because you're using a
portfolio and you're estimating beta every year,
AAR submits there is no reason to be introducing
this complexity, and I end on one last note.
They site a lot of survey literature, and they
say while the surveys show that everybody uses
beta, a Blume adjustment, that's actually not
what their survey showed. If you look at our
reply of 28, we noted that the surveys say that
fifty percent of those who responded use unadjusted betas. So it's not like it's the predominant approach to use. You know, half use it, half don't. We think you're on solid ground sticking with the actual estimate of betas.

MS. MILLER: What about the recommendation to go to the fifty years, not back to 1926? Maybe I missed it, but I don't think in your testimony you mentioned that this morning.

DR. VILLADSEN: No, but I'm happy to address that. I believe you should use data as far back as you have reliable data. That's the best estimate. And the reason for that is that if you choose some period you are inherently going to have to make a decision on a cutoff. It's fifty years, it's forty years, it's sixty years. I would also like to point out that if you, for example, were to say okay, so the first period, the 20's and 30's were a little bit unreliable, as was World War II, and you go to, say 1947, which is right after World War II, and say let's use from 1947 till today, you would
come up with an estimate of 6.8 percent, very
close to what we currently have. If you chose to
go in a different direction, which is what a
publication by credit twists or the Professor
Stimson Martin Staunton do, they go back to 1900,
you come up with an estimate that's 6.75 for the
U.S. So you can extend it a little bit in either
direction, and you are very close to what we
currently have. So I would not recommend that
you choose fifty years or some other. I would
commend to choose some specific date where it
says, well, I believe it's as far back as we have
reliable data. I believe after World War II, but
I think that's what the criteria should be based
on. And there's also the simple thing that a
friend of mine or colleague, Professor Myers used
to say, well, history tends to repeat itself. So
whatever historic information we have is useful.

MS. MILLER: And then a final
question. Is this a correct assumption on my
part, I thought based on something that you said,
that you've done some work before the Canadian
DR. VILLADSEN: I've done quite a bit of work before the Canadian regulators. I have prepared reports for the Canadian transportation agency that was primarily a survey of what methods are used around the globe, and a description of what is the pros and cons of each of these methods. I've prepared testimony, also a report for the British Columbia Utilities Commission, which by the way decided to use fifty percent CAPM and fifty percent discounted cash flow in its decision, and, again, it was partly a description of what methodologies are being used and partly a description of what are pros and cons of the methodology. We did not, I did not, and my coworkers did not recommend this specific cost of equity in those reports.

MS. MILLER: One of the things I'm wondering, and maybe there isn't an analog in the way the Canadians regulate railroads, but on this issue of for revenue adequacy, whether or not we're using actual revenues, what the heck is the
term that we've been debating back and forth?

Replacement costs. Replacement costs, is there
an analog in the Canadian approach?

DR. VILLADSEN: The Canadian regulator
does not use replacement costs. I don't think I
can speak to whether they do anything of analog,
I have not studied that issue, so I'm afraid I'll
say something that's inaccurate.

MS. MILLER: Okay, thank you.

MR. ELLIOTT: That's it, thank you

very much. Okay, we're going to take a half hour
break, so we'll be back here around 12:40 for
lunch. Thank you.

OFF THE RECORD

ON THE RECORD

MR. ELLIOTT: All right, why don't we
continue with the third panel. You may begin.

MR. MORENO: Good morning. On behalf
of the Concerned Shipper Associations comprised
of the American Chemistry Counsel, the Fertilizer
Institute, the Chlorine Institute, and the
National Industrial Transportation League I want
to first thank the board for initiating this proceeding and scheduling this hearing. As has been the case without written comments in this proceeding, our testimony today will focus upon the revenue adequacy questions and docket Ex Parte 722. Over the course of our testimony, we will address the following questions from the board's hearing notice: What is the appropriate time period for measuring revenue adequacy, and what is an appropriate definition for a business cycle? Should the board require a revenue adequate railroad to justify rate increases for complaining shippers, and would this be consistent with the statute in a relevant law? Should a revenue adequate railroad's ability to differentially price be limited for all cafted shippers or for a subset most likely to be subject to railroad market power, and is there a way to identify those shippers, most likely to be subject to market powers such as RSAM, RBC's, or the maximum markup methodology? Finally, we will discuss the impact of our revenue adequacy...
proposals on the railroads in light of recent
service issues facing the rail industry.

As we have watched the rail industry
achieve or come close to achieving revenue
adequacy through its unprecedented financial
success, it is clear that the revenue adequacy
goals of the Staggers Act have been, or very soon
will be met. As the ICC recognized and coal rate
guidelines, the achievement of revenue adequacy
opens the door for alternative methods for
determining whether the rates charged to cafted
shippers are reasonable because, "cafted shippers
should not be required to continue to pay
differentially higher rates than other shippers
when some or all of that differential is no
longer necessary to ensure a financially sound
carrier capable of meeting its current and future
service needs." The revenue adequacy constraint,
thus, is a long awaited and economically
supportable and judicially supported alternative
to standalone costs, or SAC. As demonstrated at
the end of yesterday's testimony, SAC has proven
to be too costly, too complex, and too lengthy to be a practical use to all but a handful of cafted shippers. The entire constrained market pricing construct designed by the ICC and coal rate guidelines was to determine the proper level of differential pricing. None of the four rate constraints and guidelines including revenue adequacy is predicated upon rate of return or earning type regulation. The assertions to the contrary in yesterday's railroad testimony are simply an exercise in misdirection.

Specifically, coal rate guidelines states that the constraints in CMP represent different means of approaching the same basic issue, i.e., the extent of unattributable costs to be covered through differential pricing and the portion that can be charged to the shipper involved.

Moreover, each constraint was designed to approach this question from a different perspective. The ICC, again, specifically stated that our guidelines offer the flexibility to approach the rate analysis from various
perspectives. Number one, appropriate level and minimum cost of efficient service to cafted shippers in the SAC analysis. Number two, the appropriate level of carrier revenue needs in the revenue adequacy examination, three, other available means of meeting or eliminating those revenue needs through the scrutiny of the carrier's efficiency, as in the management efficiency constraint, and finally, the phasing constraint, which was the public interest in minimizing economic destructions. Although SAC and revenue adequacy are both constraints upon differential pricing, they were never intended to operate the same way or to produce the same results. Indeed, in guidelines, the ICC stated that the various constraints contained in CMP may be used individually or in combination to analyze whether the rated issue is unreasonably high.

The overarching objective of the concerned shippers in this proceeding has been to provide the board with concrete proposals for implementing the revenue adequacy constraint.
Our guidelines for developing proposals that we will present today have been to make them practical, cost effective, economically supportable, and within the existing statutory parameters. Consistent with guidelines, our focus throughout has been on regulating the level of differential pricing, not rate of return or earnings regulations. Through specific examples today, we will illustrate how our proposals could work and prove that they do not constitute rate of return regulation. Specifically, we will show that the parade of horribles caused by yesterday's railroad economic witnesses cannot come to pass because our proposals protect competitive traffics contribution to revenue adequacy, and do not impose an upper limit on railroad earnings. Our testimony will cover four principle subjects. The critical role of revenue adequacy and implementing Ramsey Pricing Principles in the coal rate guidelines. The proper time period for measuring revenue adequacy, methods by which the board could
implement the revenue adequacy constraint, and
the impact of those proposals upon rail service
and investment.

Although our focus is on Ex Parte 722,
that should not be construed as disinterest on
our part in Ex Parte 664. We are very much
interested in that proceeding because how the
board measures revenue and adequacy is a
predicate to determining the applicability of
whatever methodologies the board eventually
adopts for implementing the revenue adequacy
constraint. We had deferred the Western Coal
Traffic League to argue the issues in Ex Parte
664 so that we can devote our resources to
developing proposals for properly implementing
the revenue adequacy constraint upon rail pricing
of cafted traffic. We nevertheless desire to
express our support for the WCTL petition and the
positions that they have advocated in this
proceeding, which demonstrate that if anything
the board's existing measure of revenue adequacy
has established a conservatively high bar.
The Concerned Shipper Associations are represented today by the five witnesses at this table. Together with Paul Donovan, I am counsel to the Concerned Shipper Associations, and we are here to address the legal questions. We are accompanied by three economic witnesses. To my left is Dr. Kevin Caves who will address the role of revenue adequacy in developing more efficient rail pricing, conceptual approaches for applying the revenue adequacy constraint, and the impact of those approaches upon rail investment. To my right is Thomas Crowley, who will provide a practical illustration of how to determine if a rail carrier is revenue adequate for purposes of applying a revenue adequacy constraint. Mr. Crowley also will provide practical illustrations of how to apply the conceptual approaches described by Dr. Caves. To my far right is Jay Roman, who will review key financial metrics for the rail industry, to demonstrate why adoption of a revenue adequacy constraint is unlikely to have any impact upon rail service or investment.
Because each witness covers multiple interrelated topics, our presentation format today will be a little different from your typical testimony.

Instead of going down the table with each witness speaking one at a time, we will have a moderated format that rotates among the witnesses according to the topics at hand. Mr. Donovan and Mr. Roman together will begin this testimony by addressing why revenue adequacy constraint will not impact rail service or investment.

MR. DONOVAN: Thank you. I would like to invite the board's attention to page three of its order in this proceeding, and I'll just quote that to you. It's very brief. "Some comments argue that any proposal that would limit the railroad's return on investment would negatively impact the railroad's ability to invest in their networks and expand capacity. Please discuss the impact of your revenue adequacy proposals on the railroads. Again, in light of the recent service issues faced by the industry." I'm going to ask Mr. Roman to present information to you that will
demonstrate, I think to your satisfaction, that
the railroad industry is not facing service
problems. The railroad industry is creating
service problems. With that, Jay?

MR. ROMAN: Okay, thanks Paul. My name
is Jay Roman. Pleasure to be with you this
afternoon. As Mr. Donovan said, I am going to be
going over both the operational and commercial
results of the four major class I railroads.
We're going to do this for the last ten years,
starting in 2005 and ending in 2014. And
whenever you're looking at the railroads, one of
the first things you want to do is start out with
car loads. The illustration on the screen has
annual car loads each year between 2005 and 2014.
When you say that the car loads varied quite a
bit over this time frame, but they ended up
pretty much where they began. In the year of
2005 we were looking at 34.7 million car loads on
the four major class I railroads. The only year
where we exceeded that number of car loads was
2006. After 2006, car loads plummeted. With the
recessionary years of 2008 and 2009, they hit a low point, and then after 2009, car loads were increasing each year. But in 2014, we still have 34.5 million car loads, which is virtually, you know, almost the same as it was in 2005. So when you're looking at the car load information, based upon all the money that the railroads are saying they're putting into the system, you would expect that service has really improved because the car loads are the same in 2014 as they are in 2005. If lots of money is invested in the system, you would expect service to be a lot better, but unfortunately that's not the case.

The service metrics that we're looking at, first off, we're looking at dwell time. Between 2005 and 2014, dwell time is the amount of time it takes a car to get out of the yard, and dwell time increased by 6.1 percent. Okay, that is not a positive for service. Train speed, between 2005 and '14 increased slightly, and chairs has increased slightly here. Am I falling down?
MS. MILLER: That's one of our trick chairs.

MR. ROMAN: Maybe I have this. Okay, train speed has increased slightly over this time frame, but it's not too different from what it was in 2005. Total car loads, which you just looked at on the previous illustration, is down. So when we're looking at operation results of the railroads, they haven't really improved over the last 10 years. Now, what this is demonstrating is that shippers are frequently complaining about what is happening with their service and these metrics give you an example of why. Based upon the rate increases the railroads have had over this time, service really hasn't improved, and you're faced with a dichotomy at the board. You have the railroads coming in and they're saying we're investing all this money in our system, and you have the shippers which are saying, gee, we're not really receiving the benefits of that. We don't see our service improving, and some shippers are complaining that their service is
going down. So to try to get to the bottom of why this dichotomy exists between what the railroads are saying and what the shippers say they're actually getting from the railroads, we looked at what has happened to the change in the railroad's operating profits. We wanted to see where those operating profits were going to, and for that we looked at the primary destination for operating profits, which was capital expenditures and payout to stockholders. And first off, we're looking at the year of 2005. Payout to stockholders includes three things. It includes dividends, it includes stock repurchases, and when we get to 2010 and thereafter it includes the BN's disbursement to the parent company. So if we look at 2005 we see that payout to stockholders was 1.67 billion dollars.Capital expenditures were a little over six billion dollars. It's kind of a twenty-two percent versus seventy-eight percent split between payout to stockholders and capital expenditures. When we then look at the second pie on the chart on
the right, that is for the year of 2014, and we have a very different picture. And one of the reasons we have a different picture is the railroads made a lot of additional profit. Between 2005 and 2014 railroads operating revenue increased about sixty-four percent, while their operating expenses increased about 38 percent. We're dealing with a twenty-six percent difference. So even though the car loads the railroads moved were pretty much the same in 2005 versus '14, twenty-six percent additional revenue generates a lot of additional profit. And there was a lot more that was spent by the railroads on both capital expenditures and payout to stockholders. The pie for payout to stockholders increases dramatically more in 2014 from where it was in 2005. And the reason for that is there was about a five hundred thirty percent increase in payout to stockholders over this time frame. So it caused payout to stockholders to represent a much larger portion of the pie between capital expenditures and what went to the stockholders.
Now, capital expenditures also increased over this time. They went from six billion dollars in 2005 to a little over fourteen billion dollars in 2014. But what this is demonstrating is that the money that has been going to the stockholders is actually increasing dollar values more than capital expenditures. The increase in payout to stockholders was about 8.8 billion dollars here where capital expenditures were just about at eight billion dollars. Well, this is just looking at one slice of time between 2005 and 2014. So we also looked at this over a longer time period. And this illustration is showing what happened to payout to stockholders versus capital expenditures over the time period of 2005 to 2009 in the left pie, and then the more recent time frame is what happened in the 2010 to 2014 time frame. Now what you find in 2005 to 2009 there were 61-1/2 billion dollars that went to one of these two categories, and there was about payout to stockholders was about thirty-five percent of the pie during this time frame, and
the capital expenditures were about sixty-five percent. When we go out to the more current time frame, 2010 to 2014, our pie looks very different, and we're getting pretty close to a 50/50 split. And the reason for that is there was much more money that was put into both of these categories, 103.9 billion dollars, but in the payout to stockholders it increased by 25.5 billion dollars while capital expenditures increased by 16.9 billion dollars. So what this information is demonstrating is that stockholders made out very well from the increase in rail profits. And I'll demonstrate that on the next illustration.

This bar chart is showing, the second bar down is showing the increase in operating profit between 2005 and 2014. Operating profit increased one hundred seventy-three percent. Well, with this increase in profit, railroads were able to give a five hundred thirty percent increase in payout to stockholders. Both of these things cause a dramatic increase in the
value of railroad stock, and the four publicly
traded railroads UP, NS, and CSX, the average
price of their stock between 2005 and 2014
increased about three hundred forty-five percent.
Now, in my written testimony I have a number in
there that the railroad stock price only
increased one hundred sixty-eight percent, and
that's because I made an error. But the reason
for the error is pretty important. Because of
the big increase in railroad profits, their stock
price was soaring. It was going up rapidly, and
there were a number of different stock splits
that the railroads initiated. In my earlier
number, I didn't catch all of the stock splits of
the railroad. When you consider all the times
that the railroad stock split over the time
frame, the increase was three hundred forty-five
percent in the value of their stock. So
shareholders have obviously benefitted greatly
from increased rail profit. The rest of the
measures on this bar chart have to do with
railroad operations. The next two bars down,
miles of earned track and revenue ton miles were owned by all of the track. These are a little bit different than other things we're looking at. These are AAR numbers. These are not numbers for just the four major railroads, the Association of American Railroads only puts this data out for all the class I railroads, and we didn't have this data available for 2014, so these present changes stop in 2013, but they're pretty instructive.

When we looked at miles of owned track, between 2005 and 2013 time frame, it was down 1.4 percent. So there's less track that the railroads own. When we look at the revenue ton miles, it shows that there's greater congestion because there's more revenue ton miles going across the track they own because that's increased 4.1 percent. The other bars on this chart are things that I've already discussed. Average dwell time is increased 6.2 percent, which means the cars are staying in yards longer. Average train speed was pretty similar in 2015 to
what it was, excuse me, 2014 to what it was in 2005, and car loads were pretty much the same.

What this is demonstrating, that the increase in rail profit has not improved operations for shippers. Now, when we look at this data it needs to be considered that there are two different types of capital expenditures that the railroads make. One type of capital expenditure is to maintain the existing infrastructure of the system. There is a different type of capital expenditure that can be made, which is to improve capacity of the system. What these numbers demonstrate is that the capital expenditures the railroads are making are more for capital expenditures to maintain the existing infrastructure of the system. Because service hadn't improved over this time frame, even though the number of car loads that the railroads move is virtually the same in both 2005 and 2014.

Now, I'd like to conclude my testimony here with just saying that the purpose of doing this analysis was trying to explain the dichotomy
between what you're hearing from railroads versus what you're hearing from shippers. And what the results of the analysis show is that rate increases are not necessarily the answer to getting better service. And what the analysis shows is that in order for you to properly control service, it will be very difficult without being able to institute some type of control over how much of the increase in the railroads profit caused by rate increases are put back into the rail system. And that concludes my testimony.

MR. DONOVAN: Thank you. Dr. Caves will now address the role of revenue adequacy in Ramsey pricing, and explain why revenue adequacy constraint provides a more efficient pricing structure than standalone costs for regulating rail rates.

DR. CAVES: Thank you and good afternoon to everybody. I'll first start off by talking about standalone costs. The standalone cost is the hypothetical cost to a railroad,
providing service to only a subset of its full network. By definition, a standalone cost provider is less efficient than the incumbent provider because it has fewer efficiencies available to it in terms of scale and scope economies. The first problem with trying to apply a standalone cost regulation to the rail industry is that it's actually designed to solve a problem that doesn't exist in the rail industry in the first place. In particular, and this slide is for later, actually. In particular, the standalone cost framework was developed for use in a fully regulated monopoly, in which regulators set all the prices that the fully regulated monopoly is allowed to charge. Under these specialized conditions, standalone costs will prevent cross-subsidization among different groups of customers. That is the purpose for which the standalone cost test was designed. Of course, that simply doesn't apply here. The majority of rates, as we all know, are fully deregulated. You don't have to take my word for
it. The original author of the SAC test, Jerry Faulhaber, has already submitted a verified statement in which he has debunked the railroad's claims that the standalone cost test is well designed for the rail industry. But just to reiterate, because I've heard these claims repeated by the railroads yesterday, I'll just read a few key passages from Professor Faulhaber's verified statement.

He begins on page one by repeating some of the rather grandiose claims that have been made about the standalone cost test by the railroads, such as the standalone cost tests rest on a sound economic foundation, the standalone cost test is the most accurate procedure for determining rail rates, the standalone cost test is widely and consistently recognized by economists as the gold standard, etc., etc. Professor Faulhaber's response to this is, "As the original author of standalone costs, I would be quite flattered by all of this if any of it were true." And he goes on to explain why it's
not and why it's not accurate. He also goes on
to explain that the standalone cost framework
"simply does not fit the STB regulated firms. It
is not even close. This provides no economic
justification for imposing standalone cost
regulation. None." That's the first problem
with applying standalone cost regulation. The
second problem with applying it to the rail
industry is that it's not designed to prevent
prices to captive shippers from rising above
competitive levels. There is nothing in the SAC
standard that will prevent prices to captive
shippers from rising well above competitive
levels right up to the fully monopolistic pricing
level.

The SAC standard, in fact, focuses the
regular on the inefficiently high cost of the
hypothetical network, and inappropriately rewards
railroads for their incumbent position by linking
their prices to those of a less efficient
hypothetical rival. So now I'd like to talk
about the alternative, which is, of course, a
revenue adequacy standard. The first thing to clarify about revenue adequacy is that under this standard, by definition, the railroads would always be able to cover all of their costs, all their fixed costs, all their variable costs, and all of their costs of attracting capital. By definition that would be true. And this may well require, this will, in fact, tend to require that the railroad exercise some degree of market power with respect to its captive shippers. However, after revenue adequacy is achieved, the railroad should also face some constraint on the exercise of market power with respect to its captive shippers. Why is this? Well, it's just basic economics. Unconstrained monopoly pricing causes economic efficiency or dead weight loss, and you will find this in any Econ 101 textbook, I can guarantee you.

This brings us to Ramsey Pricing Principles, which are very closely related to revenue adequacy. According to Ramsey Pricing Principles, the objective of an economically
efficient pricing structure should be to minimize
the deadweight loss of monopoly pricing subject
to the constraint that the railroad must earn
sufficient returns to cover all of its costs,
including the cost of attracting sufficient
capital. In other words, the Ramsey Pricing
Framework is an exercise in constrained
optimization, and revenue adequacy defines the
constraint to the Ramsey problem. And I'll try
to go over this in a little more detail and
illustrate it in the next slide. Sorry, the
previous slide. Yes. So, the idea motivating
Ramsey Pricing is very simple. Economic
efficiency, according to the very basic
principles in economics, is promoted all else
equal, by setting price equal to marginal costs.
However, when you have an industry with economies
of scale and high fixed cost as you do in the
railroad industry, marginal costs will tend to
lie below average costs, and that means strict
marginal cost pricing is not feasible. Any
entity that attempted to set all its prices equal
to those marginal costs would go out of business.

So how do you solve this dilemma?

Well, there's the profit maximizing solution, which is simple. You set prices high as possible above marginal costs, and just charge whatever the market will bear. The problem with this is what we've already mentioned earlier. If you have a monopoly exercising market power you're going to get monopoly pricing and you're going to get dead weight lost, and that's economically inefficient. So Ramsey Pricing Principles provide a better, more efficient solution to the problem, and it's a very intuitive solution. The idea is, yes, go ahead and set price above marginal costs, that has to be true, but only by enough to cover all of the costs, all of the fixed costs, all the variable costs, all the necessary investment returns. So, again, it's an exercising constrained optimization in which the idea is to move price as close to marginal cost as possible without violating the revenue adequacy constraint. However, as long as that
constraint is satisfied, as long as the railroad
is earning sufficient returns, any rate
adjustment closing the gap between price and
marginal cost is economically efficient. That's
Even if the full Ramsey optimum is never
achieved.
So suppose we have a shipment and the exact
Ramsey price is a hundred dollars, and we have a
monopolistic railroad that's charging a thousand
dollars. If we move that rate from a thousand to
five hundred that would still involve a very
substantial improvement in economic efficiency,
even if we never get it down to one hundred. So
in conclusion, Ramsey Pricing Principles imply a
substantial scope for efficiency improvement in
railroad rate structures with respect to captive
shippers, and these improvements can be realized
by lowering prices below the levels implied by
SAC and closer to the Ramsey levels, even if the
exact Ramsey price is never actually reached.

MR. MORENO: This brings us to the
question of how do you actually implement the revenue adequacy constraint in practice. Dr. Caves, Mr. Crowley, and I have given extensive consideration to how the board might apply the revenue adequacy constraint in a manner that is practical, cost effective, economically supportable, and consistent with the statute. The first step in developing any methodology for implementing the revenue adequacy constraint is to identify the proper time period for assessing the revenue adequacy of a rail carrier, which is a question that the board has posed in its hearing notice. Dr. Caves will address this predicate question, and he will be followed by Mr. Crowley, who will illustrate how to determine the extent to which a railroad is revenue adequate consistent with Dr. Caves' testimony.

DR. CAVES: Thank you. The ICC has previously suggested measuring revenue adequacy over the course of a business cycle, and that is, in fact, an economically valid and supportable approach, essentially because it adopts a
reasonable investor perspective. Investors care about future returns and they face the problem of trying to gauge future performance based on past performance. Of course, the economy is procyclical, it goes through business cycles, it goes through ups and downs. So the railroads profits at the peak of the business cycle are going to tend to over predict its future returns, and their profits at the trough of the business cycle will tend to under predict future returns, obviously. So you don't want to pick one single year if you're an investor trying to figure out whether to invest in the railroad, so if we just take the average performance over the course of the business cycle, that will give a better, more reasonable estimate of expected future returns. Over the post war period, if you looked at the NBR website, the NBR is the official body that dates business cycles. The average business cycle has lasted for about sixty-nine months, so about six years. So this is a reasonable time frame for measuring revenue adequacy. Notably,
the most recent US business cycle includes the
great recession of 2007 through 2009. This is
universally recognized among economists as the
most severe economic down turn in the post war
period. In other words, the most severe
recession we've had since the Great Depression.
It's been more severe in terms of duration and in
terms of losses in employment and in output. I
bring this up because the railroad's robust
financial performance during and since the great
recession can and should be seen as powerful
evidence of the long-term financial viability and
of their ability to compete with other industries
for capital in the equity markets.

    In fact, if we were to just look at
the railroad's returns since the end of the
recession, we would find that railroad stocks
have gone up since mid-2009 by about two hundred
thirty-nine percent. The Dow Jones Industrial
Average has gone up by less than half that
amount, one hundred ten percent. The S&P has
gone up by one hundred twenty-five percent.
Trucking stocks have only gone up by seventy-six percent. Yet, according to the railroads, they can't even earn enough to cover their cost of capital and they're a bad investment. So by that logic, I think they would advise you not to buy their stock in 2009. I think you should have bought it personally. And the other point we'll get into later is if the railroads are not, in fact, earning enough to cover their cost of capital, how, in fact, have they made the investments that they've rightly been proud of and have been reporting to you? For example, since the end of the great recession, they have invested one hundred sixty-eight billion. In the past ten years they've invested two hundred forty-four billion, and in the past twenty years, since 1995, they've invested three hundred ninety-four billion.

Now, over the vast majority of this time period, by the board's own metrics, they were revenue inadequate. And what that tells us is that that revenue adequacy measures that we're
using are a very conservative measure that
understates the railroad's true ability to
attract capital, and I think it's important to
keep that in mind.

MR. CROWLEY: Using actual UP data as
the example, plus the six year business cycle
that Dr. Caves was talking about, I demonstrate
in this analysis how to measure the shortfalls
and surpluses related to revenue adequacy on a
year by year basis. Column one identifies each
of the years in the analysis. Column two
identifies the STB's determination of the
railroad industry cost of capital for each of the
six years in the business cycle. Problem three
shows the UP's tax adjusted revenue shortfalls
and surpluses by year over the same six years as
determined by the STB in its calculation of UP's
revenue shortfall allocation method, or RSAM
ratios. Specifically, column three shows that UP
has generated tax adjusted surplus every year
except for 2009 when the country experienced the
largest economic down turn in the post-World War
II period. Column four calculates the value of each year's surplus or shortfall in 2014 dollars, using the railroad cost of capital appearing in column two to calculate each value. Line seven, column four shows the sum of the surpluses and shortfalls over the six-year business cycle, and line eight, column four shows the average surplus which was used in later slides.

MR. MORENO: So once a rail carrier is determined to be revenue adequate, as this example demonstrates for Union Pacific over the most recent six year period available, based on the board's revenue adequacy determinations. The revenue adequacy constraint can then be applied to determine the reasonableness of the challenged rate. Dr. Caves has identified two potential approaches for implementing the revenue adequacy constraint, which he calls the yardstick approach and the rebate approach. Dr. Caves will first discuss the conceptual underpinnings and practical application of the yardstick approach, and then we'll turn to the rebate approach after
that.

DR. CAVES: Thank you. So, the all right, we'll stay there for now. So the yardstick approach, the basic idea is to use statistical methods to predict the rates that captive shippers would pay under more competitive conditions, so in essence, you take a sample of comparable competitive rates and you compare it to what shippers are paying and see if there is a significant difference. This appeared to be what some of the railroad's own economists were endorsing during their testimony yesterday. Specifically, I think it was Professor Kalt. In any case, the idea would be to, when you're drawing this sample of competitive shipments to obtain the rates of the competitive shipments, and then to obtain relevant characteristics of these competitive shipments, such as the commodity type, the distance of the shipment, the size of the shipment, cost variables from ERC's, perhaps, that influence the cost of making the shipment and so forth. Once we have this
variable we can build a model that quantifies the relationship between the characteristics of the shipment on the one hand and the actual rates paid on the other. Once the model has been developed, shippers in captive markets could, in effect, take the characteristics of their shipments, plug them into their model, and see what the comparable competitive rate is for their shipments, perhaps through an interactive website. If the shipper's actual rates sufficiently exceeds the predictive competitive rate, then the shipper would have a basis for relief. Of course, if the shippers were already paying something close to the predicted competitive rate, close to the predictive competitive rate, then they would have no basis. The TRB has already endorsed this approach and constructed a prototype model that does exactly this, and you can read about in their full report. They use the Carload Waybill sample to do so. I will give a highly simplified example in what
follows that sort of follows the broad contours of the TRB while hopefully giving a more intuitive explanation of how the benchmark approach would work. And when I say benchmark, we're going to use benchmark and yardstick interchangeably here. Okay. So here we have a very, very simplified version of what the model would look like for illustrative purposes. On the horizontal axis we have the distance of the shipment measured in miles. On the vertical axis we have the rate of the shipment measured in cents for ton mile, and you can see we have a scattering of blue diamonds that represent a sample of competitive rates. So this would be the blue diamonds are a benchmark sample. And according to this simple model, the actual rate is a linear function of the distance of the shipment. You can see there's a straight line going through the blue dots. In particular, the slope of the line is negative because we would expect that for longer distances shippers would tend to pay lower rates per ton mile, and in
fact, that's what the TRB itself has found in its own work. So once you have the sample and once you've estimated the model, in this case, just a straight line, the potentially captive shippers can compare their rates.

So I have three hypothetical potentially captive shippers here, shipper A, shipper B, and shipper C all paying potentially anticompetitive rates. So let's perform the comparison first for shipper A. You can see that here. Shipper A would first, well, obviously it would know its actual rate. We could just read over to the vertical axis, 14 cents per ton mile, and that's being shipped over a distance, if you read it down to the horizontal axis over roughly 700 miles, and according to the benchmark model, comparable shippers shipping over a distance of seven hundred miles are paying a competitive rate of approximately seven cents per ton mile. So, shipper A appears to be paying about twice as much as what comparable competitive shippers are paying.
Same exercise I'll go through for shipper B. Shipper B is shipping over a longer distance, about a thousand miles. Its actual rate is ten cents per ton mile, and comparable competitive shippers are paying about six cents per ton mile for shipping over the same distance. And once again, for shipper C it's the same exercise, nine cents per ton mile being the actual rate, and four cents per ton mile being the competitive benchmark rate. The other thing to note about shipper C is you can see clearly in the model that there are competitive benchmark shipments that are paying rates higher than what C is paying, right? So if you look over to the left-hand side those two blue diamonds there are both above the red dotted line. So those are competitive shippers who are paying more than ten cents per ton mile, where shipper C is paying over nine cents per ton mile. But, of course, they're shipping over a much shorter distance, so you would expect them to be paying a higher rate.

So now that we've done this comparison
for shippers A, B, and C we can compute a very
simple statistic, which is simply for each
shipper the ratio of the rate it actually pays to
the rate its predicted to pay under more
competitive conditions. So, for shipper A
recalled that they were paying fourteen cents per
ton mile. The predicted competitive rate was
seven cents per ton mile. You divide one by the
other and you get a ratio of two. So they're
paying twice as much as what the competitive
benchmark says. Shipper B, on the other hand, is
only paying 1.67 times as much as the competitive
benchmark. Shipper C is paying 2.25 times as
much, so this ratio is useful because it tells us
which shippers are facing the steepest over
charges relative to the competitive benchmark.
The next step in this method is to select an
allowable differential, a maximum value for R
that we're going to allow. And this can be
calibrated to protect revenue adequacy. When we
set the RMAX, when we set the allowable
differential, it tells us two things. First, it
tells us how many shippers are going to get relief, and second, it tells us how much relief they're going to get, assuming that they qualify. So, for example, it's very intuitive. If we started out with a low level of our max, such as 1.6, well, it's clear that all three of these shippers would qualify for at least some degree of rate relief because they're all starting out with the ratio above 1.6.

In particular, shipper B would qualify for a modest amount of relief because it would only take a small adjustment in its rate to put it right back down to 1.6. It's starting out at 1.67. Shipper C would qualify for a lot more relief because it's starting out at 2.25. Alternatively, we can select an RMAX equal to 1.9. In this case, only two out of the three shippers would qualify for any rate relief at all because shipper B's ratio is already below 1.9. Shippers A and C would both qualify for rate relief, although they would qualify for less rate relief than they would have qualified for if the
RMAX were 1.6 instead of 1.9. And the same exercise goes through for an RMAX of 2.1. In that case, only shipper C qualifies for rate relief, and it qualifies for less rate relief than it would have qualified for under the other two scenarios. The point of this is, whatever the results of the regression model ultimately adopted by the STB, and we don't know what those are going to be, it would be a much more complicated model. RMAX could always be calibrated to target rate relief to a fixed percentage of potentially captive shippers. As the TRB observed, when it endorsed the benchmark method, the benchmark method "should not threaten revenue adequacy because regulators would be able to set the strictness of the screen, that is, the amount by which a rate can exceed its predicted competitive level before being subject to a challenge."

One approach that the STB could think about taking would be setting a relatively high, so a relatively conservative value of RMAX initially,
engaging the effect, if any, of this rate relief on revenue adequacy, and then gradually relaxing it over time. In conclusion, what the yardstick approach accomplishes is to A, preserve differential pricing to captive shippers because you'll notice no matter where we set our max there is still differential pricing literally built into the system. Everyone is going to be paying more than what a comparable competitive shipper pays for any are greater than one.

So we preserve differential pricing and we also target rate relief to the shippers that face the steepest over charges relative to competitive levels, because, again, no matter where we pick our max the shippers that are facing the steepest over charges are the most likely to qualify for relief, and are going to qualify for a higher level of relief than other shippers. And now I'll turn it back to Mr. Moreno.

MR. MORENO: We believe that the yardstick approach is probably the preferred
approach that we are going to present this afternoon, but the key to the yardstick approach is to be able to identify railed shipments that face meaningful competition because those are the benchmarks in which we're inputting into this regression analysis. That's probably also the most challenging aspect of implementing this approach. The TRB has identified certain fields in the Costed Waybill Sample that are indicators of meaningful competition, and they also link some of those fields to outside data sources to bring in additional information, but that's probably only a start. More information is likely to be useful and necessary to implement this approach. The board itself could expand data needed in the Costed Waybill Sample to capture some of the additional fields or information that would be needed to implement this approach. It also could be appropriate for the STB to conduct studies through formal proceedings, somewhat of a blend of a market dominance determination and a commodity exemption
To identify the attributes of affected competition for specific types of commodities that could be applied in an objective manner to declassify the Costed Waybill Sample as either captive or competitive to give you a pretty solid determination of what those are.

The yardstick approach, although it would require substantial initial investment of time and resources by the board and its stakeholders. The process would be relatively easy to implement and update thereafter. An alternative to the yardstick approach that could be implemented more immediately is the rebate approach that you've heard so much maligned yesterday. Dr. Caves will begin by addressing the conceptual underpinnings of the rebate approach, and Mr. Crowley would then illustrate two potential ways to implement the rebate approach that are based upon methodologies already familiar to the board and upheld by the courts. Mr. Crowley will refer to these two
rebate alternatives as the proportional reduction method or of the MMM, maximum markup method.

DR. CAVES: Thank you. The rebate approach, the objective of the rebate approach is to combine the efficiency properties of differential pricing with some limitation on the railroad's ability to exploit its monopoly position vis a vie captive shippers. The idea of the rebate approach is to take a portion of the railroad surplus revenue, only a portion, and put it in a pool that is potentially subject to rebating to captive shippers in the form of lower rates. So just to clarify, by surplus revenue, we mean revenue above and beyond what the railroad requires to remain revenue adequate. So the rebate approach takes only a portion of that surplus and protects the contribution made to surplus revenue by any presumptively competitive traffic. There are two approaches, two variations that we'll talk about as to how the rebate approach could be implemented. The first we'll call the proportionality approach. This
one adheres most closely to Ramsey Principles in the sense that shippers with lower demand elasticities should pay higher rates, according to Ramsey Principles. So the proportionality approach attempts to adhere to that.

The maximum market method, on the other hand, targets shippers paying the highest rates, and this is more consistent with what I understand to be the long cannon factors in this statute. At the same time, the maximum markup method is still very much consistent with Ramsey Pricing Principles because, as we saw earlier, any adjustment of price towards marginal costs will increase the efficiency of the pricing system, according to Ramsey pricing. And with that, I'll turn it over to Mr. Crowley.

MR. CROWLEY: Continuing with the fact that actual data shows that UP is revenue adequate over the six year business cycle from 2009 through 2014 I developed the example on the screen to show how the rate reduction would be applied to captive traffic following the
proportional reduction approach. The example begins with actual UP 2014 revenues on line one. The actual average UP revenue surplus over the six year business cycle that I discussed earlier is shown on line two. Line three identifies the percent of aggregate excess surpluses provided by captive shippers. This allocation to captive shippers is calculated as follows: Using the traffic and revenue data from either the railroad's records or the STB's confidential Waybill sample, each movement will be arrayed from highest to lowest based on its RVC ratio. Using one hundred eighty percent RBC as the demarcation point, all movements with RBC ratios less than one hundred eighty percent would be considered competitive, and all movements with RBC ratios equal to or greater than one hundred eighty percent would be considered captive. Using the ERC's based costing approach, the railroad's fixed cost will then be allocated to each movement to develop total cost per movement. The excess revenue per movement will next be
developed by subtracting each movement's total cost from its revenues, and then summed across the competitive and potentially captive groups to calculate net excess revenues for each of the two groups. The potentially captive excess return share will then be calculated by dividing the potentially captive shippers aggregate net access, net excess revenues by the sum of the net excess revenues for potentially captive and presumptively competitive group. For purposes of this example, I have assumed that the mix of traffic handled by UP, ninety percent of excess revenues from captive traffic as shown on line three.

Line four identifies the excess revenues that are available to captive shippers by multiplying line two times line three. Line five shows the 2014 aggregate UP required revenues, assuming the captive excess revenue is line four. I subtracted from the total UP 2014 revenues. The margin adjustment factor is shown on line six. The margin adjustment factors calculated using an
iterative process which reduces all rates above one hundred eighty percent in relative proportion until aggregate UP revenues showed on line 14, column 11, equal UP target revenues shown on line five. In this example, the margin adjustment factor equals 95.1 percent. I next assume that UP handled the seven shippers shown or identified in column one. For each shipper I assumed a column two rate, a column three variable cost, and a column four annual volume. The aggregate revenues in column five for each shipper equal the rate in column two times the annual volume in column four. The total on line 14, column five equals the line one UP total 2014 revenues. The RBC ratio for each movement is shown in column six and is calculated by dividing column two rate by the column three variable cost. The elasticity margin or the price cost margin is shown in column seven. The first adjustment is made to the column seven elasticity or price cost margin ratios through application of the margin adjustment factor appearing on line six. The
margin adjustment factor reduced the base elasticity margin, column seven, to the adjusted elasticity margin, column eight. By applying the same margin adjustment factor to all above one hundred eighty percent shippers, the elasticity margins remain in relative proportion to each other. Once the column eight adjusted elasticity margin are identified, the adjusted rates, RBC ratios, and total revenues can be calculated as shown in columns nine, 10, and 11. Also note that the total adjusted revenues on line 14, column 11 equal the UP required revenues calculated on line five above. In this example, shipper A is the complaining shipper, and therefore, the only movement whose rate is subject to relief. This is reflected in column 12 with only the revenues for shipper A reflects a revenue reduction. The total surplus revenue subject to rebate, line four, would be exhausted only if shippers B, C, and D also filed complaints and could prove market dominance. Otherwise, UP would retain that revenue for
itself. In addition, UP retains all the surplus revenue attributed to the below one hundred eighty percent traffic, shippers E, F, and G in this example, which means that UP's revenue would never be kept at the revenue adequacy level, which is line one minus line two.

The second example following the rebate approach is the maximum markup methodology, the example is similar to the example we just discussed from an input standpoint. The primary difference appears in columns six where the MMM approach that the STB has developed in its standalone or simplified standalone models is used to allocate the surpluses. Otherwise, all of the facts that I just discussed would apply equally here. For time reasons we'll pass it back to Mr. Moreno.

MR. MORENO: In developing both variations of the rebate approach, we wanted to respond to railroad concerns that a revenue adequacy constraint would be tantamount to rate of return regulation, that deprives them of
incentives to invest in their infrastructure.

Dr. Caves will explain how our proposals are
different from rate of return regulation, and
also discuss the impact of our proposals on the
railroad's ability to invest and expand capacity
in response to this specific question which was
raised in the board's hearing notice.

DR. CAVES: Thank you. Under rate of
return regulation, the regulator adjusts all of
the prices that the utility or the regulated
entity is allowed to charge, to guarantee a fixed
return on the utilities assets. This is not what
either of the methods we are doing proposes, just
to be very clear. The yardstick approach, or the
benchmark approach clearly doesn't do this. It
makes no reference to returns of any kind. It's
simply a method for setting competitive rates in
areas where competition does not appear to be
present. Economists would call that price cap
regulation, which is not the same at all as rate
of return regulation, and it's generally
preferred by most economists as doing a better
job of preserving railroads incentives or the
regulated entities incentives to achieve
profitability and efficiency.
So that covers the benchmark approach. The
rebate approach is also not equivalent to rate of
return regulation. Most fundamentally because
the rebates only include surplus revenue that can
be attributed to potentially captive shipments.
All of the railroad's surplus revenue, as we've
just reviewed, all of the railroad's surplus
revenue attributable to competitive traffic is
completely off limits under the rebate approach.
So we just want to make that absolutely clear.
Therefore, the more profit the railroad can earn
from its presumptively competitive routes, the
less there will be available for rebate under
that approach. In addition, of course, under the
rebate approach, all rebates would remain purely
hypothetical unless and until a shipper
successfully brought a case before the STB. And
similarly, for the yardstick approach, no shipper
would be able to actually receive any rate relief
until it proved that it was paying rates substantially above the competitive level and it would also have to show market dominance as well, of course.

So just to wrap up, the other fundamental reason why our proposals would not limit returns and would not discourage investment is that, again, by definition, the revenue adequacy standard protects a railroad's ability to remain profitable and attract investment. And it does this in a conservative way because as I alluded to before, the STB's revenue adequacy determinations are themselves conservative. We can see this very clearly, because according to the STB's revenue adequacy determinations, the industry should not have been able to attract the billions of dollars in investment in capital. But it has, in fact, attracted over the recent decades.

The economist for the AAO yesterday made this point fairly clearly. When Dr. Brenner pointed out in his testimony that the railroads,
as rational firms, would not and should not make investments in which the rate of return is less than the cost of capital, and if I could continue just for one more moment to finish my thought. Thank you. So Dr. Brenner pointed out that the railroads would not make investments in which the rate of return is less than the cost of capital. I most certainly agree with that. That is very much consistent with basic principles and economics. The railroads and their investors should only be willing to make investment for which the rate of return exceeds the cost of capital. But guess what? As the railroads have reminded us, they have, in recent years and decades, made enormous multi-billion dollar investments. So while telling us all about these investments, the railroads and our economists want us to believe that they've also consistently failed to earn sufficient returns to cover their cost of capital over the same time frame. If that's true, then why in the world did the railroads keep making these billions and billions
of dollars in investment year after year, decade after decade? Again, I'll just give you the figures, one hundred sixty-eight billion since the great recession, two hundred forty-four billion in the last ten years, and three hundred ninety-four billion in the past twenty years. The vast majority of that time they would have been found revenue inadequate. So why did the railroad's project manager keep recommending projects that didn't return enough to cover their weighted average cost of capital, and why on earth did the executives keep approving these multi-billion dollar boondoggle investments? And how on earth did the railroads manage to keep going back to the capital markets year after year raising billions of dollars to fund these supposedly awful investments? Well, the reality has to be that the railroads and their economists are either underestimating the true returns to investment, over estimating the true cost of capital, or both. And the reality also has to be that the STB's revenue adequacy determinations
are very conservative, they tend to understate the railroad's ability to attract capital, historical data prove that. Therefore, the STB should have greater confidence in adopting this highly conservative standard if it decides to regulate based on revenue adequacy.

MR. MORENO: In the interest of time, I'll just mention very quickly that we also have proposed an alternative for shippers to contest just the rate increase. This is essentially the same alternative that Western Coal Traffic League proposed yesterday. Once a captive shipper demonstrates market dominance and revenue adequacy at current levels, the STB may reasonably conclude that further increases in the differential pricing are presumptively unreasonable. Chairman Elliott, yesterday you asked the question about are rebuttable presumptions consistent with the APA. If you're still interested in that I invite you to ask me the question. I won't take up more time on that at the moment, and I would just quickly wrap up
by noting that prior to this hearing we submitted
a more detailed and written explanation in a
narrative on today's testimony into the record.
This was submitted, I believe, on Monday. That
narrative contains a further detailed explanation
to help you work through the examples we've done
today, and our proposals for implementing, and we
encourage the board to consult that narrative to
better understand what we have proposed. With
that, I'll defer to the board to any questions
you may have.

MR. ELLIOTT: Thank you very much.

MS. BEGEMAN: First, thank you for the
effort that you went to to respond to the board's
request for ideas and comments and testimony.
Certainly, what you supplied earlier this week is
helpful in understanding your creative proposal.

MR. MORENO: I'm sorry, could I ask
you to speak more directly into the microphone.
I'm having a little difficulty.

MS. BEGEMAN: Okay. I'm not sure if
this is for Mr. Crowley or for you, sir, but I
think that in your testimony, with respect to the
rebate reduction approach, really, whichever
version I think the question applies to, but I
think that you said that the board would have the
ability to determine what portion of revenues
would be included in the rebate reduction
approach. So you could, rather the board could,
sort of control how much of the excess revenues
would be at risk or at issue, but then, I think
Mr. Crowley when you walked us through your
proposals it seemed like it was a pretty clear
number based on mathematics, and so I'm not
really sure which I should believe.

DR. CAVES: Yes, I think I can clear
that up. The situation in which the board would
be able to sort of calibrate the RMAX, I believe
that's what you're referring to. That was
actually referring to the yardstick approach. So
under the yardstick approach, the RMAX that the
board is able to set, that defines the extent to
which a shipper's rate, captive shipper's rate is
allowed to exceed the competitive benchmark.
That only applies to the yardstick model.

MS. BEGEMAN: Okay.

DR. CAVES: So the other percentage, you're quite right, is based on a calculation that Mr. Crowley can describe in more detail.

MS. BEGEMAN: It's more firm?

DR. CAVES: It's, well, Yes, the data tells you what it is, Yes.

MR. MORENO: Tom, do you want to add anything in terms of how the rebate approach, which is more quantitative?

MR. CROWLEY: In the example we had ninety percent as the factor, and obviously that was an estimate. We don't have the data to make the actual calculation, but the idea is you could make the actual calculation based on the assumptions that we outline in our testimony. We start with one hundred eighty percent is the demarcation point and anything to the left of one hundred eighty percent or anything with RVC ratios less than that would be presumptively competitive traffic, and anything to the right of
that or greater than one hundred eighty percent
would be presumptively captive. And you can
calculate for each one of those movements the
amount of revenue over total cost per movement
that exists, and by summing those up and each of
those two parts, you get two parts of money and
captive divided by the sum of the two parts
equals the ninety percent I was explaining to
you, so that could be done each year for each
carrier and apply to the surplus revenues
resulting from revenue adequacy calculations.

MS. BEGEMAN: So it's a limit or a cap
ultimately?

MR. CROWLEY: It's kind of a floor.
In other words, through this methodology, we will
not assign any revenues that were contributed by
competitive traffic to captive traffic through
this application.

MR. MORENO: And if I can go back to
one of the examples that we were using I think
it's important to note Mr. Crowley identified to
types of money, the below one hundred eighty,
which we're calling the presumptively captive traffic because of the jurisdictional threshold, and the, or excuse me, presumptively competitive traffic, and the above one hundred eighty, which we are describing as the potentially captive traffic, same phrase the board has repeatedly used to describe it. We are not touching the pot of money in the presumptively competitive group at all. And when we're looking at the, so none of that gets redistributed. And when we were looking at the above one hundred eighty group we are allocating, we're taking the contribution to unattributable costs from just that group and then spreading it back by one of the two methods, proportional or the MMM method across all of the one hundred eighty traffic, so to take this example that we have up here, let's assume that get shippers A, B, C, and D, if you look at column 11 you see, and you compare that to column five, the approach distributes the excess revenue back to all of shippers A, B, C, and D. Now, but first of all, we only have one complaint in this
example, A, so in the example, A is the only one who gets any relief. Number two, let's assume that B, C, and D --

MS. BEGEMAN: Don't you think the other letters will pay attention?

MR. MORENO: I'm sorry?

MS. BEGEMAN: Don't you think the other letters will pay attention?

MR. MORENO: Yes, yes, so that's where I'm going now. Now, assume B, C, and D also file complaints. Well, first of all, each one of them has to prove market dominance. Let's say B filed its complaint and it cannot prove market dominance. The railroad contains that excess revenue that's otherwise allocated to shipper B. And let's say, but if C files a complaint and it prevails and by showing market dominance it would be entitled to its allocated share here. The point being that shippers who don't bring complaints and shippers who don't prove market dominance above the one hundred eighty group, the railroad keeps that revenue because we have made
sure that the entire pot of money is at least
hypothetically distributed across every above one
hundred eighty shipper. And only those who
prevail on a complaint get their allocated
portion of that. So there's no way we can drain
the swamp unless every single above one hundred
eighty shipper files a complaint and proves
market dominance. And in that case, the swamp
should be drained, under an example, but that's
unlikely to happen.

MS. BEGEMAN: Could you help me
understand dead weight loss?

DR. CAVES: Dead weight loss, oh,
sure. I could really use another slide now.

MS. BEGEMAN: That's okay, I mean, I
have them all here.

DR. CAVES: Okay. No, I mean, it's
just easier if you draw it on a white board. But
the basic idea when economists talk about
efficiency, the idea is you're trying to figure
out that you have a market for any good, right?
You've got an upward sloping supply curve, you've
got a downward sloping demand curve. If nothing interferes with supply and demand, then wherever those two intersect is going to be where you find an equilibrium, and that's going to tell you the price and the quantity. The price at which the good will be sold and the quantity is sold. And as long as supply is meeting demand, then there's no dead weight lost in the system. And the reason is every single unit of the product is produced as long as the value to society of producing that unit is greater than the cost to society of supplying the unit. So that's the basic way to measure efficiency in economics. If the benefit is bigger than the cost it's efficient for that thing to be produced, for that item to be brought to market. So the problem that comes up with monopoly pricing is that the monopolist does not want to charge a competitive price. The monopolist wants to charge the monopoly price, which is significantly higher. Why? Because that'll maximize the monopolist profits. And the reason economists don't like
monopoly pricing is not so much that the monopolist gets a "unfair amount of profit." The problem is that the only way the monopolists can earn that profit is by restricting the quantity supplied below the competitive level, right? That's how you get prices higher, you've got to restrict supply. And as soon as you start restricting supply you're going to be producing fewer unit than you would under a competitive situation. And that means there are going to be a whole bunch of people that don't get to buy the unit, even though they value it more than it costs society to provide it. It's sometimes referred to as, I wish I had a whiteboard. You refer to --

MS. BEGEMAN: I'm glad you don't.

DR. CAVES: But I can assure you, if you look, if you talk to any of the economists in this room or if you look in any economics textbook, that's a very fundamental premise of microeconomics.

MS. BEGEMAN: Mr. Roman, I don't mean
to put you on the spot, but the last sentence of
your testimony -- I don't know if you were
reading from a written testimony, but could you
repeat what you said, or maybe you were just
going off the top of your head, but --

MR. ROMAN: No, the last sentence I
said in order for the board to control service
it's going to need to have some type of control
over how much of the increase in profit the
railroads are making from rate increases go back
into the system. My testimony demonstrated that
there was a very large portion of operating
profits that the railroads made, which were going
to the stockholders, leaving the rail system, and
there isn't any, as far as I know, isn't any
regulation to try to regulate that. I think the
railroads are --

MS. BEGEMAN: I think that's probably
a good thing.

MR. ROMAN: I'm sorry?

MS. BEGEMAN: That there's not
regulation to regulate that. But back to some of
your pie charts. I know you were trying to make
a point, but to say a car load is a car load
doesn't seem like a fair statement. I think you
used BNSF as the example, what car loads they
were moving, although the number may be very
comparable to 2005 to 2014. The makeup of those
car loads are very different in the type of
investment or the type of service. I mean, with
the crude oil in North Dakota, all that they've
had to do to accommodate those requests for
service. Certainly, there's a lot more to it, I
think, than just what you were showing on your
pie charts.

MR. ROMAN: Well, actually, the line
graph, we've had the annual car loads each year
with the railroad. I mean, your point is if a
car load is not a car load in 2014, even though
the car loads were the same, very similar to
2005.

MS. BEGEMAN: In number.

MR. ROMAN: Different distribution on
the railroad system, it could be more intermodal
or less intermodal. It could be a lot of
different things. The point being raised is that
the railroad's capital investments appear to be
maintained in existing systems. Specifically
when you get into the crude oil and you get into
the frac sand movements, which are probably more
important to rail than the crude as we go out
into the future. Investments could have been
made for that years before all these movements
actually started. They knew a lot of this was
going to happen, but the railroads held back
investing capital in a lot of areas. And that
was the reason that you had service issues out
there. It didn't have the infrastructure to
support it. So it's a question of are the
railroads investing to maintain the existing
system, or are they investing to increase the
capacity of the system for what could be
happening next year or the year after, or five
years from now. And the service parameters that
we looked at there demonstrated that service
isn't improving and those capital expenditures
appear to be going in the direction of just maintaining the existing system.

MS. BEGEMAN: Well, maybe you could help me understand it if I ask it a different way because I'm not quite following. But I think that the advertisement on WTOP is that the railroad industry is putting in twenty-nine billion dollars this year of investment, and you're saying that the board should ultimately control and dictate even more for investment purposes rather than it going to the shareholders?

MR. DONOVAN: No, that's not the position of the concerned shippers. Sorry, Jay.

MS. BEGEMAN: Okay, because that was actually the message I was getting.

MR. DONOVAN: I understand that last sentence in this testimony I hadn't heard before.

MS. BEGEMAN: Okay.

MR. DONOVAN: I think Dr. Caves just gave you the economic reality of what happens with dead weight loss. And the point that he
made there is that when monopolists go up to the monopoly price they do not want to increase supply. In the railroad industry that means they do not want to increase their capacity to move more traffic. So, Jay Roman's data reflects, I think clearly, that the railroads have not expanded their capacity over the last ten years even though they've made a lot of money. They have put twenty-nine billion, whatever the number is, into maintaining new tunnels --

MS. BEGEMAN: That's just for this year.

MR. DONOVAN: Well, whatever, but new tunnels, you heard two hundred fifty million dollar tunnel. Well, the tunnel is going to fall down. Of course they had to replace the tunnel, or whatever other infrastructure investment you need to make to keep the system running. That could be a lot of money. The railroad is highly capital intensive. We know that. That doesn't mean that the railroad industry is going to expand its capacity. Now, we're not here to tell
you that you should regulate how the railroads
invest their money. That's not what we're doing
here.

MS. BEGEMAN: Okay, good.

MR. DONOVAN: What we are doing here
is saying we saw a parade of economic witnesses
and others come in yesterday and say oh, my god,
don't reduce our rates because if you do we will
not have money to expand our system, and what Mr.
Roman's numbers show you is that they're not
expanding their system, and what Dr. Caves tells
you is they won't expand their system. There is
no economic incentive for these four effectively
monopoly railroads to expand their systems. So
don't think that by putting in a revenue adequacy
test or restraint or constraint that somehow or
another you're going to prevent the railroads
from expanding their systems because they're not
going to expand their systems.

MS. BEGEMAN: But by expansion do you
mean that they have to have more miles in
operation? Technology, I think, is one of the
reasons that they haven't had to expand.

MR. DONOVAN: That may be true, but you're having service problems. How are you having service problems when they've got all this money? The fact is, they're not interested in expanding. Even the TRB report says they don't understand why the railroads aren't putting more money into their system so they can serve all the profitable traffic. They're not doing that because they don't want to do that. Dr. Caves explained why they won't do that. They're monopoly pricing. They love that dead weight loss, but the shipper, i.e., the society, i.e. our economy, doesn't love that loss. That's the point we're trying to make. We're not telling you to regulate investment, no. But we are telling you is don't think that you should not put in a revenue adequacy constraint because somehow it's going to prohibit the railroads from investing money that they're not going to invest anyway.

MS. BEGEMAN: I'll turn it over to you
at this point.

MS. MILLER: So, Dr. Caves, I want to go back and make sure I was understanding this correctly. I thought, if I get on my right page, that the point you made when you said the total amount that railroads had invested since the recession, 168 million over two years, two hundred forty over twenty years, three-hundred ninety-four --

DR. CAVES: Oh, Yes.

MS. MILLER: Is what you were saying, is the sheer fact that those numbers are out there tells you that they must be revenue adequate because they wouldn't do that if they weren't revenue adequate? Is that what I understood you to say?

DR. CAVES: Yes, it tells me that a measure of revenue adequacy that says that the railroad is revenue inadequate, and therefore unable to attract capital must be conservative if the railroad were, in fact, attracting sufficient capital to make these investments over that time
frame.

MS. MILLER: And if it's not possible it's not a big, can you go back to one of those charts, one of Dr. Crowley's charts? On the rebate approach. Okay, so this one. Is line number five, are you saying that's the amount that they would have charged to their competitive traffic, and as a consequence that's an amount that should clearly be retained and not a part of the calculation?

MR. CROWLEY: On line five?

MS. MILLER: It's called UP required revenues.

MR. CROWLEY: That's the amount after you strip out the contribution to the surplus by the competitive traffic. So that's amounts that --

MS. MILLER: You're saying that what you're calling the surplus came from competitive traffic, not from captive traffic?

MR. CROWLEY: No, the surplus in total is shown on line two.
MS. MILLER: Line two.

MR. CROWLEY: And what we want to do is take out of line two that portion that was contributed by competitive traffic, so we strip that out.

MS. MILLER: But is that line five?

MR. CROWLEY: And that is line five.

MS. MILLER: Okay, so you'd say that that amount in this case, 22.7 --

MR. MORENO: Yes, mathematically, those lines actually follow one another. You start with UP's total revenues of 23.8 million in line one. We've calculated the surplus as 1.273 million dollars. Now, and what we've now taken is line three takes ninety percent of line two to generate line four. And line one minus line four equals line five. So what that ninety percent represents, and this is a hypothetical, the ninety percent is the portion of line two that was contributed by above one hundred eighty shippers.

MS. MILLER: Okay.
MR. MORENO: So that creates the above one hundred eighty pod of money.

MS. MILLER: Okay.

MR. MORENO: And everything that's left over is the below one hundred eighty.

MS. MILLER: Okay.

MR. MORENO: Now, whether ninety is the true number or not, we don't know, that's a number we picked out of the air.

MS. MILLER: Yes, okay. So, one of the things that I'm curious about, going back to the TRB study and the way you've looked at doing this, they also said that URCS is desperately flawed and you shouldn't try to fix it, but the one hundred eighty comes out of URCS, correct? So are you uncomfortable with the notion that our current way of figuring out who's above and below one hundred eighty is coming from a system that, at least, you know, some set of researchers?

MR. MORENO: I would add at the beginning, the pretext or the guidelines that we used for calculating this, one of those
guidelines enumerated up front is consistent with current statute.

    MS. MILLER: Yes, true.

    MR. MORENO: What the board can do today. You know, what the TRB is concerned about is a policy debate that can be had down the road, but we need to deal with what we have in front of us right now and the tools that we have, and that's how we come up with this approach.

    MS. MILLER: And then, particularly, I guess, it would be on the benchmarking approach. In order to do that, I mean, the way I understood what TRB did was they used the information that could be derived from the waybill sample.

    DR. CAVES: Combined with some other data, Yes.

    MS. MILLER: And if we were truly going to use this as our method for regulation, is the information available through the waybill sufficient to create this kind of statistical model to predict what a competitive rate would
have been?

DR. CAVES: No, it'll get you most of
the way there, but the TRB had to go outside the
waybill, and they were able to go outside the
waybill. They obtained information to try to
approximate the availability of competitive
alternatives from external data set. So they
would take the location of a station, they would
map it to a latitude and longitude from some
other database and then figure out, okay, they
basically constructed a crude metric. How many
class one railroads are within ten miles? How
many ports are within twenty miles? Mr. Moreno
earlier was making the point that that's where
you would probably want to consider something a
little more precise. After all, the TRB was
doing it illustratively.

MS. MILLER: Yes.

DR. CAVES: But that should be
feasible. There would be some up front cost to
it for sure. But supplementing the CWS with some
reliable indicator of effective competition
should not be insurmountable. And we have more
details on that in our written testimony.

MS. MILLER: So if one were interested
in pursuing this sort of an approach, part of
what it would require is, you know, sort of then
figuring out where your comparable traffic is so
you're comparing the rates back to comparable
traffic?

DR. CAVES: Are there complications to
that, you know, just sort of knowing what you
really could call comparable and not comparable?
Is that something that could be debated for
years?

MR. MORENO: It's similar to a market
dominance determination that you do in a rate
case. It's similar to commodity exemption.

DR. CAVES: Oh, but it's more
transparent than that, right? Sorry to
interrupt. But at least, if you estimate a
reliable model then you have a very transparent
way of determining what traffic is comparable,
right? Because the model tells you how the
different shipment characteristics relate to the rates.

MS. MILLER: Yes, so you would know what the characteristics are?

DR. CAVES: Yes.

MS. MILLER: So you're saying it's transparent because you can make a judgment call if you felt like, in fact, those characteristics were the same?

DR. CAVES: Well, and the model will tell you. You know, if there's some characteristic that doesn't matter, the model will tell you, hey, this coefficient is insignificant. Drop it out of the model, we don't need it. That's an objective standard that you can get. Sorry to interrupt.

MR. MORENO: And the illustrations that Dr. Caves used, he created very simplistic one that assumed there's just one variable of distance. Obviously, when we get into this you're going to have to come up with several variables.
MS. MILLER: Yes, so it was, I thought it was great that Vice Chairman Begeman asked about dead weight loss because I had that on my list too, but unlike her I wish you did have a whiteboard because, again, I'm pretty sure I would have understood it better if you were drawing on a whiteboard and by the time Mr. Donovan was finished with us I concluded that actually was a fairly important thing to understand.

MR. MORENO: He's creating his own whiteboard right now.

MS. MILLER: I know, I see that.

MS. BEGEMAN: I didn't wish to imply that I didn't think it was important to understand.

MR. CAVES: Is there a projector or something I can use? I can just kind of hold it up.

MR. MORENO: We don't have an opaque projector, but.

MS. MILLER: You can just come up
here.

MS. BEGEMAN: You can approach the
bench.

DR. CAVES: All right, I can approach
the bench? Okay. All right, so here's the way
it works.

MS. MILLER: Do you want a microphone?

DR. CAVES: So I'm showing a supply
and demand graft here. You've got upward sloping
supply which shows the marginal cost of producing
some product, it doesn't matter what it is,
you've got demand, which shows how much people,
consumers, society value the product, right? The
more of the product that's produced, generally,
the more it costs to produce it.

MS. MILLER: The more that's produced
the more it costs to produce it?

DR. CAVES: Right, so marginal cost
tends to increase. At some point, for example,
the railroad just hits capacity and can't accept
anymore shipments on this railroad, so the cost
goes up. The cost curve could look different,
but that wouldn't materially affect it. Because you're right, the marginal cost tends to go downward, but this will make it more concrete. The demand curve slopes downward because the more you sell the lower the price you can sell it at is the basic idea.

MS. MILLER: Yes.

DR. CAVES: If we produced only this much, so suppose we're way back here at this quantity level, the demand would be very high. People would be willing to pay a very high price because it's in such short supply. On the other hand, the cost of producing that much is relatively low. So that tells us it's not efficient to be at this production level. You need to keep on moving to the right here until you get to this level, because when you're at this level you know that you've gotten to the point where it's the value that someone places on buying that product is just equal to the cost of producing that product. And the problem with monopoly pricing or any, you know, distortionary
taxation can do the same thing is that it will
move you away from this optimal quantity, and
there will be all this output that never gets
produced, even though the benefits of producing
it are greater than the cost of supplying it. So
that's it.

MS. MILLER: Thank you.

DR. CAVES: Yes.

MS. MILLER: Okay, I'm done. Thank
you.

MR. ELLIOTT: I think we'll probably
have to enter that into evidence just because it
was described and, I mean, take your time. I
don't think it'll be controversial because you
were explaining, I think, a basic economic
principle.

DR. CAVES: That should be very
uncontroversial, yes.

MR. ELLIOT: But I think just because
it was a little unorthodox that we should at
least have the exhibit in evidence for reference
of the other parties. I just had a few
questions. First, with respect to the rebate.

Yesterday we were discussing similar rebate proposals with the carriers and the carriers' one concern was it would have an asymmetric problem. Do you agree with that statement that you're only going to be recovering on the high end above revenue adequacy, but what are you going to do below it?

DR. CAVES: Is there going to be a problem? Which method were you asked about?

MR. ELLIOTT: The rebate.

DR. CAVES: The rebate method? So, of course, the issue here is that you will never, it doesn't really apply because regardless of whether you're on the upside or the downside you never go so far on the down side that you have a dis-incentive to invest. I think that's really the answer. The asymmetric regulation argument assumes that once you go on the downside, oh my gosh, your returns are so low that you're not earning it above your cost of capital, so why would we make a productive investment? But if
your returns never get that low it's a non-issue.

MR. MORENO: And under the rebate approach, the railroads can still earn above their cost to capital and retain that excess earning. All we're rebating here is the excess contribution from the captive shippers, the above one hundred eighty shippers. The railroad keeps the excess contribution from the below one hundred eighty shippers, and it also keeps the excess contribution from the above one hundred eighty shippers who aren't truly captive because they can't produce, or because they can't show market dominance. So to the extent the railroad is engaged in halves pricing of its competitive traffic, which is what UP, for example, in this proceeding, has attributed most of its financial success to. It keeps that revenue. We're not touching that. We're dealing with differential pricing of the truly captive market dominant shippers and refunding only their excess contribution.

MR. ELLIOTT: And back to the
benchmark model that you explained that was, I
guess, also in reference to the TRB model,
talking to the economists about -- I asked
questions about that yesterday. With respect to
their analysis they did not have a huge problem
with it, the model itself, but their conclusion
was that it would lead you back to something
that's complex or similar to SAC. Do you agree
with that, their analysis?

DR. CAVES: I don't agree. I don't
agree and the TRB doesn't agree. The TRB had a
long time to think about these issues and a long
time to put that report together, and they had a
various distinguished group of economists working
in a, I think it was Dr. Colquitt in a non-
disputatious environment, which is what he said
he preferred, and they concluded that the
yardstick approach was the way to go.

MR. ELLIOTT: Thanks. And also with
respect to the yardstick approach, I know we're
talking about it in the context of revenue
adequacy, but were you looking to use that as a
broad measure or to be a trigger by revenue adequacy, just so I'm clear on that.

    DR. CAVES: I mean, I think, well, I don't know what the official position is, but I think none of this stuff could be triggered until revenue adequacy were received, right?

    MR. MORENO: Right, it would have to be revenue adequate in order to even employ the yardstick approach.

    DR. CAVES: Yes.

    MR. ELLIOTT: Okay, thank you.

    DR. CAVES: And we would advocate using the methodology that Mr. Crowley demonstrated early on as to how you calculate revenue adequacy using the six year rolling average that you use the UP as an illustration.

    MR. ELLIOTT: Final question, not completely on point, but we've been talking about the SAC test, and as you mentioned earlier in your testimony, I think you led off with it that it doesn't seem to be effective. You've been a very active practitioner on behalf of your
clients in these types of very complex chemical cases, and is there a reason why -- I can see that the SAC tests that you've brought are very, very complicated. Is there a reason why the shippers that you represent aren't bringing simplified SAC cases just to take some of the complexity out of it?

MR. MORENO: Yes, there's a couple reasons I can say about that. One is simplified SAC. The simplications in simplified SAC tend to generate even higher rate levels simply because the primary simplification is the elimination and the opportunity to remove inefficiencies from the system for the SAC analysis. So, we start out probably at a higher rate level. Number two, the duration of the rate relief is only for five years as opposed to ten years in a SAC relief. Simplified SAC, although simplified, is still expensive. It's still over a million dollars, probably closer to two or three million dollars in actuality, and the Board recently made it more complex by even changing the road property
investment simplifications by making it more complex. So the amount the litigation costs of litigating simplified SAC for a return that is less for a short, that is a smaller return over a shorter period, it doesn't make the internal cost to capital from our client's perspective. I think it would be helpful if the board were to extend the duration and the remedy to ten years because I think it would make the economics of bringing a simplified SAC more attractive.

MR. ELLIOTT: Thank you, that's very helpful. Any other questions?

MS. BEGEMAN: Yes, could I?

MR. ELLIOTT: Sure.

MS. BEGEMAN: I might have two quick questions. A few times you mentioned the hurdle that each shipper would have to prove market dominance. I realize that it's not an automatic that a party is market dominant, but certainly the board has gone out of its way. I have not always agreed with what the board has done, but it has created a new limit price approach. Are
you suggesting that somehow the board's approaches for considering market dominance are overly restrictive? I mean --

MR. MORENO: No, I'm not here and I'm not intending to critique, in any sense, the Board's approaches to market dominance. I'm just making the point that market dominance must be proved before any shipper is entitled to their hypothetically allocated share of the rebate, otherwise the railroad retains that.

MS. BEGEMAN: Right, it's just that part of achieving that certain figure was that you'd already assumed they were within that captive traffic group, so --

MR. MORENO: Well, they were potentially captive.

MS. BEGEMAN: Right.

MR. MORENO: Right, above one hundred eighty is potentially captive, below one hundred eighty is presumptively competitive.

MS. BEGEMAN: Right.

MR. MORENO: There's probably captive
shippers below one hundred eighty too.

MS. BEGEMAN: Right.

MR. MORENO: We have to make some simplifications.

MS. BEGEMAN: And then just one last thing. With regard to the revenue adequacy constraint, from the very beginning of your testimony, I think you said that you supported Western Coal Traffic League's proposal?

MR. MORENO: We support Western Coal Traffic League's position in Ex Parte 664, and also that we had advocated a similar revenue adequacy constraint to Western Coal Traffic League as a constraint or limit upon rate increases once around.

MS. BEGEMAN: That's actually what I wanted to clarify, so you see it as a constraint on an increase?

MR. MORENO: Yes. And that would be an alternative. A shipper might decide, look, we don't want, it's still too complicated, too much time, we're not really interested in going and
trying a rebate approach or the market approach. We just want to keep our rates at a reasonable level and minimize the level of differential pricing. If a carrier is already revenue adequate it should not be entitled to additional levels of differential pricing and that's the presumption that would come about as a result of this rate increase limitation.

MS. BEGEMAN: Thanks for clarifying that.

MS. MILLER: I wanted to go back because I'd meant to ask this earlier. And so in terms of the time frame you would recommend six years and to do it as a rolling average as opposed to one of the parties yesterday was saying four years, but your recommendation says --

MR. MORENO: And I think we probably haven't made this point abundantly clear, but we believe measuring revenue adequacy should be based on a rolling six year basis because that's the average length of the business cycle in the
post-World War II area. We would then, on the
flip side say that the rate prescription that
comes from either the yardstick or the rebate
approach would be for six years.

MS. MILLER: For two six years?

MR. MORENO: No, excuse me, would be
six years.

MS. MILLER: Oh, thank you.

MR. ELLIOTT: Thank you very much for
your testimony. Very much appreciated. Okay,
why don't we begin with panel four?

MR. BISCHLER: Okay, great. Good
afternoon, Chairman Elliott, Vice Chairman
Begeman, and Commissioner Miller. My name is
Paul Bischler, I'm the vice president of finance
and the chief sourcing officer at BNSF Railway,
and in my role I oversee the treasury group which
handles the debt placements we do in both the
private and public markets. I also oversee the
risk management function, as well as the
financial analysis that's done when we look at
determining whether or not a project exceeds its
hurdle rate. Also, I've got the purchasing
organization which supplies many of the resources
we use to supply our capital infrastructure
projects. So before I get started I did just
want to comment on a few things. I appreciated,
frankly, yesterday at the beginning of the
testimony Chairman Elliott, you said that you
wanted to make sure there was a thoughtful
balance decision making in this proceeding, which
I very much appreciated. Same thing to you,
Commissioner, and Vice Chairman, and your
comments around making sure we don't roll back
the railroad industry. I've been in the industry
now for twenty years and I can tell you during
many times during that part of our career, some
of our aspirational goals were to grow. We hope
to grow, we hope to invest, and that's what we
talked about. So my testimony today is really
going to focus on two key points that we think
are important. One, investment, and two,
regulatory balance. So first, BNSF's investment
has been unprecedented, and our customers have
responded by making their own investment of capital and volumes on our railroad. The current regulatory environment is generally working exactly as it should. We have a safe and reliable railroad that over time has been able to handle our customer's growth with improving operational efficiency. Second, the board must continue to strike the proper regulatory balance. We are very concerned with some of the proposals to adopt industry or commodity wide caps because we believe that will disrupt our business model which focuses on growth and investment.

However, we understand the board would have concerns about unlimited rate increases for certain shippers if and when railroads consistently earn revenues significantly in excess of a reasonable return. We believe the board should continue to address rates that are excessive through an individualized analysis. So I want to start by talking about investments, and up on the slide there you can see BNSF's business model. Frankly, it's focused on growing with our
customers. We will invest, if we're able to grow our business, improve our operational efficiency, and receive appropriate value for our services. This enables us to earn appropriate returns, which creates an incentive for us to further expand and continue this virtuous investment cycle. BNSF has had a long history of investing to improve and expand our network to the benefit of our customers and the overall economy. Since 2000, we have invested over fifty billion dollars in infrastructure and equipment. Since that time, we've replaced approximately forty-four million ties, over 11,000 miles of rail, and added more than thirty million tons of ballasts.

I did just want to pause here given the comments of the preceding panel. You know, one of the things that's important that I thought was overlooked, if you look at that blue line, that's growth. And when we talk about investment, that's why we've been investing a large portion of our funds. It's to help ensure we're able to be there as our customers are
And Bystrum and Begeman, you correctly pointed out they arbitrarily picked 2005, which was one of the high points of car loads. The mix of business on a railroad has dramatically changed. A lot of our investment has gone into the northern corridor, which is where a lot of our newer volumes are moving now. And the last thing, they talked about service, and the fact that service isn't improving despite the investment we're making. The simple fact of the matter is when we look at our customer surveys across our broad base of customers, that's not what we hear. Over time, the marks we've gotten have improved. Now, I will say 2014 was a horrendous year and you certainly wouldn't have seen that from our customers, but prior to that time you saw consistent improving service marks.

With regard to adding new capacity, BNSF has added 536 miles of double and triple track, constructed 33 new passing sidings, and extended thirty-five sidings. These projects, along with targeted terminal expansion projects...
and signal system upgrades have allowed BNSF to accommodate business growth on a continuing basis. As demonstrated by our plan to invest in industry records six billion dollars in 2015, following our record 5-1/2 billion dollar investment in 2014, we will reinvest in the business when we have a reasonable degree of certainty that will be able to achieve a reasonable return on our investment. Today, our 2.9 billion dollar maintenance program is what our entire capital program was just ten years ago. Our customers are also investing in our future. My colleague, John Miller, appeared before the board last month in the grand proceeding. He talked about how BNSF's agricultural customers were responding to our level investment by making their own significant investments in BNSF served facilities. We believe that our customer's investments are indicative of their belief in our ability to provide excellent service over the long-term at market responsive rate levels. We see this kind
of investment from customers across all of our
business units. Since 2000, we've increased the
volume on our railroad by over 2.1 million units,
and every year since 2010 our volumes have grown
eyear over year.

The slide that's up now highlights our
investments since 2010. Because of the
anticipated growth of our customers, you've seen
broad geographic investment across our entire
network, this will benefit all of our customer's
business. It is well known that most forecasts
of future traffic trends so that there will be an
ever increasing demand for rail services, and
thus a need for additional rail infrastructure in
the U.S. At BNSF we certainly believe demand for
our services will continue to grow, and the
strategic investments made by BNSF will enable us
to meet this ever increasing demand for our
services. But while our belief and our
customer's future growth has driven us to invest,
a critical factor allowing us to make these
private sector investments is that we've had a
relatively stable economic regulatory environment that's been conducive to investment. I want to emphasize how important regulatory certainty is in our investment decisions. The principles embodied in the Staggers Act appropriately balance the needs of certain customers to access rate relief with the recognition that our industry must be permitted to earn revenue sufficient to justify reinvestment. Those principles have incubated the growth and investment we've experienced in the past decade and supported BNSF's model focused on growing with our customers.

The board is very familiar with the service deterioration experienced by BNSF customers at the end of 2014 and 2014 as a result of significant, unanticipated volume growth that exceeded available capacity in key areas of our network, combined with harsh winter operating conditions. The dramatic and persistent down turn in velocity across our network, in combination with growing volumes, left us with a
choice. Either we respond with investment to build the capacity that will restore and ultimately improve service for all our customers, or operate with insufficient capacity to serve all of our customers current, much less, their future demands. We chose to respond with massive investment, and that strategy is working. We've experienced notable performance improvements in all key measures.

As you can see in the attached slide, our overall train velocity, as measured in miles per hour, has improved by eleven percent since last summer. We have, in turn, seen a dramatic reduction in the average terminal dwell experienced on shipments moving across our system. Our customers have already begun to feel the positive impact of these investments in a form of improved service and increased reliability, but the benefit of these investments are not short-term. The investments we made in 2014 and 2015 will benefit our customers and the U.S. supply chain for decades to come. However,
it is important for the board to understand that when we decided to make these large capital investments in 2014 and 2015 each individual project had to undergo a rigorous financial analysis. Will the projected returns justify making the investment? Unfortunately, when we perform these financial analyses, we don't have certainty into whether or not the estimates of future volumes, market conditions, and costs are accurate because of the long time horizon that requires they ultimately pay us back for these multi-million dollar projects. Many of our projects require decades to achieve a reasonable rate of return, and many of the markets we serve go through business cycles and are subject to disruption. The testimony I heard from the coal groups is a great example of long-term investment risks faced by BNSF.

A decade ago, when we began increasing our investment in our coal business no one could have predicted the down turn we are seeing now. Even as late as 2014, coal customers were
demanding that BNSF invest and add more capacity for coal. Yet, in the past year, BNSF has seen a structural change in the long-term outlook for our coal business. We expect that we will see a drop in these long-term investments. Coal is not the only market where we've seen the risk profile change. As we sit here today, it is already clear that many of those projects that we invested in during 2014 and 2015 will take longer than we anticipated to achieve a reasonable return. And there is no certainty that it will happen. That's frankly the challenge that we face when we make these long-term infrastructure decisions. When should I make it? Where should I make it? And can I count on the earnings to occur over a long period of time? Uncertainty about possible regulatory changes creates another layer of risk on top of those business risks I just described, and there is always a risk of regulatory processes such as environmental permitting causing unanticipated delays and getting those projects off the ground. As a
result, we have to make investment decisions based upon a risk adjusted threshold. The greater the risk the higher return we will require on the project. If the types of artificial rate caps now being proposed had been in place in 2013 and 2014, we simply would not have been able to respond to the service degradation that we experienced with the same level investment. We would have placed a higher degree of risk in our financial analysis, and that likely would have led to lower investment in those years.

It is important to note that despite being a subsidiary of Berkshire Hathaway, we are still subject to similar market forces to compete for capital. We must demonstrate our ability to generate returns and cash flows required to service our capital requirements. If we don't, our investors will find other alternatives for their capital. Keep in mind, our investors are not just Berkshire Hathaway. We also have investors in our public and private debt. Rating
agencies monitor BNSF's financial health, including cash flows and earnings relative to borrowing levels. If not managed properly, that can impact the cost of our debt, and ultimately our ability to find our investment. Therefore, BNSF's approach to our investment decision works exactly the way it did before the Berkshire Hathaway acquisition. Each capital projects, whether small or large, must undergo the same rigorous financial analysis. As I mentioned earlier, my team performs the analysis on all projects to ensure they provide for reasonable rate of return. Once complete, projects generally require approval by a cross-functional team of our executives. All of this ensures we make the best decision possible, given the facts and circumstances at that point in time.

In summary, I would just say every decision, whether or not we invest, is all about risk and returns. Because we are investing in long lived assets and spending is front end loaded, but the returns are earned over the life
of the asset, significant risk already exists when we invest in our infrastructure. As I mentioned earlier, one of the key aspects of our business model in this virtuous cycle of investment is ensuring we drive operational efficiencies. Operational efficiencies help us increase the value of our service to our customers and offset cost pressures and inflation. This has a significant impact on our ability to achieve reasonable returns. Each year, we analyze numerous investments geared toward generating operating savings out into the future. We assess those projects to ensure we will achieve a reasonable return on the capital spent. These type of projects are great for our customers, as they generally involve improving the fluidity and efficiency of our railroad. Another important aspect of incentivizing lower costs and innovation is it drives our suppliers to develop new and innovative products. As the railroad industry has grown, so have the resources and the capability of our supply base.
I see this firsthand today in my job the amount of innovation our supplier is doing is greater than it's ever been. Today, our suppliers understand we expect them to continually enhance their products to grow with us. As you can see from the slide, the number of rail equipment incidents and the reliability of our railroad has improved substantially in the last ten years. The joint efforts of the railroad and rail supply industry to innovate has been a main driver of this improvement. From higher quality rail to railroad tie life extension, to improve methods to enhance the surfacing of our railroad to the massive technology that is being invested, all of it happens because we work together with our suppliers who drive improvement. Today's regulatory environment permits exactly the type of behavior the board and the railroad's customers would want to see from us. We constantly challenge ourselves, can we do better?

However, proposals that we have seen from participants in this proceeding represent
significant risks in our ability to continue the current level of investment. RBC based proposals, in particular, have very negative consequences that are contrary to the public interest and the interests of our customers, and have the unintended consequence of penalizing railroads who made efficiency investments. To conclude, I would like to take us back simply to our core message today about investment and regulatory balance. BNSF has heard the complaints from some shippers about their inability to access the board's existing rate review procedures and would support efforts to address those concerns. But BNSF strongly opposes the adoption of any company-wide or commodity wide cap on returns like those that have been proposed by several commenters in this proceeding. BNSF understands that the board might be concerned about the highest of the high rates charged by a revenue adequate carrier to certain shepherds, but the board should not overreact with regulations through firm wide
constraints or rate caps. Those rates should continue to be addressed through an individualized analysis that does not disrupt the important regulatory balance that currently exists.

I will end by reiterating BNSF's business model is focused on growing with our customers. We have made unprecedented investments that have allowed us to grow and improve our service and efficiency. Our customers have responded with our own investments and increasing volumes on our network. This investment cycle is precisely what board policy should continue to encourage going forward.

That's the end of my testimony and when we have questions Jill Mulligan will assist me.

MS. RINN: Jill, could you pass the clicker down please? Good afternoon, I'm Lou Ann Rinn, and we are very pleased, Union Pacific, to have the opportunity to address the very interesting and compelling topics that are the subject of this hearing. I am particularly
pleased to be able to introduce our two
witnesses. The first is Professor Kevin Murphy,
who is a professor of economics for the
University of Chicago, and also affiliated with
Charles River Associates. It's been a long two
days, so I am not going to try to reprise his
very extensive qualifications and credentials.
I'll take a little bit longer, however, to
introduce my colleague, John Panzer. John Panzer
and I first began working with each other when we
were investor relations together. He went on to
other responsibilities in the finance department
and then spent over a decade in interrole
marketing and chemical marketing before returning
to finance recently to take over as vice
president of planning and analysis. John is
going to discuss how Union Pacific addresses or
deals with how we make investment decisions, and
what the implications are for the issues that you
are dealing with here. Professor Murphy is going
to take a step back and look at some of the
broader policy issues and address some of the
questions that you've been raising over the last
two days. John?

MR. PANZER: Thank you, Lou Ann, and
thank you for the opportunity to speak to you
today. My responsibilities at Union Pacific
include capital budgeting, which involves
analyzing potential capital projects and
determining which ones get funded and which ones
do not. I understand that the board is
considering proposals to impose new constraints
on rail rates and revenues once railroads achieve
so called revenue adequacy. If adopted, such
proposals would impact our capital spending
decisions and force us to reduce our capital
investment, especially in projects involving new
capacity. In my remarks, I'll describe Union
Pacific's capital budgeting process and how
demand for capital spending has changed over
time. Then I'll explain how the types of rate
constraints being considered by the board would
affect our analysis of projects and force us to
reduce investment. At Union Pacific, my team
analyzes proposed capital investments using the same valuation in capital budgeting techniques that are very common in those corporations. We're presented with a proposed project, we calculate the expected return on investment, or ROI, which is based on the size and timing of future expected financial benefits. We then consider where the ROI is sufficiently high to justify making the investment. The forward looking analysis we use in evaluating ROI's, and whether to make investments is very different from the backward looking historical analysis that the board uses in its annual revenue adequacy calculations. The board is measuring the rate of return generated by all existing assets in our entire enterprise, and we call that return on investment to capital, or ROIC, but it's a measure of past performance. New assets are added to our total investment base through our capital spending program to ensure that our ROIC remains above our cost to capital we have to ensure that each new investment that we make
generates an ROI that at least achieves our cost of capital. And at this point, I want to make a comment because it was discussed extensively the last couple of days about deferred taxes.

Deferred taxes are an outcome of what we call bonus depreciation, which is rules established by the IRS that encourages companies to spend money or invest today by giving them tax benefits on those investments that occur sooner than they would otherwise. And that effect of all that is for bonus depreciation to increase the expected returns on projects and so by excluding deferred taxes from the ROIC calculation the board is effectively eliminating or reducing that incentive as created by the IRS to make near term investments. The distinction between the forward looking ROI and backward looking ROIC calculations is important to understand. In fact, it answers the question about how the railroads have been able to invest in projects, even before they became revenue adequate. And that's because future investments
are all based upon forward looking economics, not backward looking. Since ROIC is measured by the board as backward looking, it really provides no useful information about the prospects for earning a good return on future investments. And this difference helps explain why the board focusing on what is called revenue adequacy could depress returns on future capital investments and reduce the railroad's opportunity to meet customer's needs for capacity and service.

Union Pacific generally classifies capital investments as either replacement or growth. Replacement capital projects are investments to replace worn or retired assets that continue to be needed for operation of the railroad. These projects carry relatively low risk because they're intended to allow us to continue to handle established traffic. Growth capital projects are investments to enable the railroad to grow the volume of business we handle, improve service for our customers, or increase efficiency. Most of my team's efforts are
dedicated to analyzing growth investments. These projects require more scrutiny because they're often associated with new sources of revenue or significant operating changes. This makes them inherently more risky than replacement projects and the potential future benefits are more difficult to analyze. To the extent that we have funds available to make investments, but there are not enough projects that will deliver adequate returns, our shareholders expect us to return cash back to them through dividends or shared buybacks. This allows them to invest in other activities that have greater prospects of generating higher market based returns. Union Pacific is experiencing high demand for investment and growth capital. In my job, the challenge is ensuring opportunities for growth, result in benefits that are sufficient to provide a return on those investments.

In the years following deregulation of the railroad industry, relatively few growth capital projects were undertaken. Railroads were
forced, instead, on increasing productivity by
rationalizing their networks and eliminating
unprofitable line segments. The need for growth
capital increased following the UPSP merger, as
we undertook new construction projects to connect
the two railroads, and to support the then
growing demand for powder river basin coal.
Spending on growth capital then slowed until the
mid-2000's, when rising demand supported
increased rates, helping generate a level of
expected returns that justified additional
expenditures and growth capital. Since 2003,
Union Pacific has spent over six billion dollars
on growth projects such as adding new track,
yard, and ramp capacity. I'll mention while our
total volume since 2005 have not grown, our
service has improved dramatically, and also the
demand on our network has shifted. It started in
the early 2000's to be more Midwest oriented, to
support coal growth, and then more westerly to
support intermodal, and now we're seeing
increased demands in the southern part of our
railroad to support energy and chemical markets. So the capacity has been added, it's just the demand across the river has shifted.

But with these opportunities come challenges. The cost of adding capacity in our system is rising, we've constructed sightings, crossovers, and connections where they've had the biggest impact on throughput, but to make equivalent impacts in the future we'll have to make even more extensive investments, like adding miles of double track. Investment requirements are also increasing because demand is rising in congested areas. For example, in Texas and Louisiana we face high land acquisition costs and other factors that make construction more challenging, including moving a large number of pipelines and dealing with environmental and permitting challenges. The challenge isn't finding investment and opportunities, but finding projects that generate sufficient return to justify these increasingly costly investments. The new rate constraints proposed in this
proceeding would increase the challenge in finding projects whose ROI would justify the investment. Such constraints with reduced capital expenditures in our rail network by reducing the number of projects that deliver adequate returns. As I've explained, when we're deciding whether to fund a project, the question isn't whether we have a particular system wide ROIC, however you measure it. The question is whether the project is expected to deliver sufficiently higher returns when looking only at the future investments that that project would generate.

When we invest in growing our network, we expect the investments will help us handle traffic, a sufficient level of profitability to make the investments worthwhile. If rates are subject to new constraints based on concepts of revenue of adequacy, fewer projects will produce sufficiently higher returns, and fewer projects will be funded. Again, this has nothing to do with our historical overall level of return or
our ability to access capital. It is probably easier to see how this is true for projects that would directly benefit traffic that is subject to rate regulation. For example, an investment that primarily benefits an exclusively served chemical facility might not be undertaken if rates were capped under revenue adequacy constraint and our expected return is too low to justify in the investment. But as I understand the proposals before the board, application of a revenue adequacy constraint would also reduce our investments in projects that would directly benefit exempt commodities or business under contract. If earnings from those investments are used to provide refunds or trigger rate caps for other traffic, then that regulatory tax would reduce our expected returns, and inevitably we would be left with fewer projects.

Most investment opportunities involve circumstances somewhere in between my two examples. They would directly benefit some traffic subject to regulation, and some that is
not. But in every case, the type of new constraints that are being proposed would reduce expected future benefits, and therefore force us to reduce investment. And even when we invest, the types of constraints being discussed could distort those decisions. If one project with otherwise high returns faces greater regulatory risk, then that project may not be undertaken in favor of another project with lower returns, but lower risk. In other words, new constraints would change the flow of capital dollars by overriding market signals. In summary, we believe that continued capital investment is critical to meeting the ever changing demand for rail service. Our capital spending increased substantially in the past decade in response to shippers demand for new capacity and improved service. But sustained high levels of investment are only possible if expected returns are sufficiently high to drive dollars back into our network. The types of new constraints being discussed in this proceeding are especially
troubling because they are focused on historical
returns which have nothing to do with the forward
looking analysis that we use to make investment
decisions.

Use of the concept of overall revenue
adequacy would interfere with market signals that
identify what would otherwise be sound
investments. Interfering with the free flow of
capital to the best projects will distort
investment decisions and inevitably reduce
capital investment in our network. Thank you for
your attention.

MR. MURPHY: Okay, sorry about that,
I saw the light wasn't on, so I guess the light
just doesn't work. Anyway, well, thank you very
much for having me here today. It's really a
pleasure to have the opportunity to talk. I'm
going to try to go through much of what was in my
written work, but also try to tailor it around
answering some of the questions that have come up
over the last few days. And if there are any
additional questions or further clarification I'd
be happy to answer those after I'm done. Anyway, one of the things we've heard a lot about is, well, the railroads have had a lot of big improvement in their performance, haven't they? Don't they have plenty of money to make the investments that are needed? And I think it's important to do a couple of things. One is think about a little history and how we got here, and also to go back and review the underlying economics of investment, much of which John just talked about. So in terms of the history, the largest historical improvement for railroads came from rationalization of the network and improved operations that came after the Staggers Act in partial deregulation. Over time, excess capacity has been reduced, and many of the bottlenecks have been removed. This has led to higher productivity and lower rates to shippers. That's a history you're well familiar with.

However, there's a flip side to this. This has left the railroad industry in a situation where further progress cannot be
obtained simply by rationalizing what we have. Further progress requires that we make even larger investments going forward. That's, I think, what John just talked about here. And I have a chart that kind of illustrates that. This chart looks at the amount of expenditure per track mile over time for UP's network. And I think what you can see is that the amount of investment, the intensity of investment is much higher today because we're not just taking a network that had a lot of excess capacity and rationalizing it. In order to meet the ever changing nature of demand today, you have to build new things. You have to add new capacity in different places. And it's important to remember it's not just about total carloads. I think this came up earlier. When demand shifts, when we switch from Western Coal to Shell gas, that requires additional investment because they don't reutilize the exact same assets that were used before. And so you have to take this into account. So, you know, the fact that railroads
are revenue adequate doesn't mean that investment
is insensitive to what you do, that somehow
well, they're making enough money, returns are
high enough, that's not a concern we have to
have, okay?

So I'm going to go ahead. Another key
point is that the improvement over time and
investment is not just about meeting a specific
customer's needs. One of the things that happens
through investment is you're able to improve the
overall efficiency of the network, make the
network run better. And the charts I've put up
here on the left actually measure two service
quality metrics. One is slow order miles and
slow order delay hours on the left, and how
they've changed over time, and you can see that
while they did take up in 2014, that followed a
prolonged period of improvement in the slow order
miles on the UP network. The one on the right is
the customer satisfaction index. Again, I think
that other railroads have referred to some of
these same things. Again, those show
improvements. And what this means, and you have
to remember, railroads are a network industry.
So if you fail to make investments in one part of
the network, or for one shipper, often that will
spill over to affect other traffic. And that's
an important thing to keep in mind. It's not,
you know, that don't intend to have pretty broad
effects on the networks.
So it's not about, when you think about
investment, another important thing to remember,
it's not about whether the railroad has the
money. It's as John said, look at that's now how
they make the investment. They don't say, god,
we've got enough cash, let's make the investment.
They look at it, what's the return? Is the
return there? So when you think about
regulations you want to think how was regulations
going to affect the return in the allocation of
investments? So that leads me to a second
question. You've heard a lot from the railroads
over the last couple days that many of the
shipper proposals amount to some broad based rate
of return regulation, and you've heard other arguments to the contrary. And you also heard the fact, and this is a question I think was raised yesterday is, well, isn't this a small segment of the marketplace, and therefore not such as big of a concern as it might otherwise be? That is, is this regulated traffic very small? And the question you have is, well, which is the right way to think about it? Well, the key thing to remember about rate of return regulation, it's most pernicious effects come because you're monitoring the returns. You've now changed the company's incentives to not what's best for their business, but what fits best with the regulatory environment. That is, they tend to invest in things that are measured or even over measured in the measurement of returns, and they under invest in things that don't count. If you start linking things too tightly to RVC ratios, well, there's two parts of the RVC ratio, there's the cost and there's the revenue, and one way to make sure your RVC ratios
aren't too high is to make sure your costs are higher. Again, you've got to be careful about the incentives that are induced.

And the thing about a revenue adequacy based constraint, whether it's something that explicitly looks at the surplus over revenue adequacy, or something that's triggered by revenue adequacy is that revenue adequacy is a company-wide measure. And therefore, if you link something, you do something, you'll be regulated more heavily, you'll be subject to price caps, whatever it is, and you say that's linked to the attainment of revenue adequacy. That company's going to have an incentive to try to avoid revenue adequacy. And you can avoid revenue adequacy not just by changing what you do on captive traffic, but changing what you do on any traffic in your network, because that's how you're measuring revenue adequacy. And to me, that raises this issue. It says I've got this small segment, maybe it's five percent, maybe it's twenty percent, whatever you want to say it
is, I'm worried about that, but I'm going to link it up to this broad measure of revenue adequacy, and all those well documented and well understood adverse effects of rate of return regulation that have been, you know, we've seen them in other industries, they're well established in the economic literature, are then going to be present across the system, not just on the regulated fraction of the traffic.

Secondly, you have to take account of the fact that the regulated part of the traffic is not a constant. That is, there's going to be incentive effects. That is, more and more people, you make it attractive to be under the regulatory regime. More and more people are going to go there. So maybe it's five percent at one measure, it won't stay at five percent if you change the picture. Let me make sure that covered what I wanted to say here. It's also important to remember that the impact of regulation is not about whether we will drive railroads below revenue adequacy, and that's an important point. That is, it's not
like there's revenue adequacy and then revenues
above that are kind of this extra that really
aren't needed to support investment. That's just
not the right way to think about it. Think about
what John talked about a minute ago, or what was
brought up yesterday in Dr. Brenner's testimony.
The way a company does its capital investment
decisions is they have a hurdle rate. Let's just
say it's eleven percent, just because that's what
Dr. Brenner used yesterday. I'm going to stick
with the eleven percent. You have eleven percent
hurdle rate, you have an investment that has a
return of thirteen percent, you'll do it. If you
make changes to the regulations by taxing the
returns implicitly through revenue adequacy
constraint or lowering the rates that you can
charge, then the shipper is served by that, and
that falls to ten percent, that company will no
longer make that investment.

That will be true even if the overall
average return is still above revenue adequacy.
That is, you will still lose investments, even
though overall you're above revenue adequacy. That's not how pros think about it. They don't say on average are we covering it? They ask for this project are we covering it, so you have to worry about that side of it as well. And I think that's an important thing to keep in mind when you think about the investments that, and the potential effect on investments. It's not about, well, they'll still be revenue adequate, we're not going to take it all away, so they'll still be above. That doesn't tell you you're not affecting investment. In fact, you will be affecting investment as long as you affect the returns on individual projects.

Again, the other side is, well, don't they have plenty of money they're paying out to shareholders? But, again, it's not in a health, well run business, investment is not determined by how much money you have, it's determined by the return on the investments you're examining. And so the fact that there's "plenty of money" doesn't mean you're not going to affect
investments. I think, now one thing you might
ask yourself is, well, geez, you know, we heard a
lot about SAC. People talked about SAC
yesterday, talked about SAC today, and I think
there's no question that the SAC process needs to
be improved in some ways. I mean, it's a
difficult process, it's a costly process. And
the question is, well, aren't these other
alternatives, aren't they a substitute for SAC?
Aren't they an alternative way of doing what SAC
tries to do? And in many ways these proposals
aren't really a substitute for SAC, and I'll try
to go through them and explain why.

First of all, SAC has two key economic
features to it. First, it asked about, it tries
to look at competition. What rates would
competition generate? And in particular, it says
if this were, if there were no barriers to entry,
this was a contestable marketplace where anybody
could come in and compete for the business by
building the capacity, what would prices have to
be? What would be a constraint on prices?
That's the nature of the SAC test. It's about a competitive stand. And one thing we've learned in economics is that competition of that type, real world type competition, that is competition that is focused on what would private enterprises, what would private individuals want to do is a great benchmark because it gets us away from kind of the tinkering that comes in when you try to be a social planner and decide, well, what would be a better thing to do than what a market would generate. Those are very, very difficult questions to ask. The second thing is SAC focuses on the rates being paid by an individual shipper. They ask is that shipper paying more or less than what would be that competitive benchmark?

Now, proposals that simply say to get a benefit, you just need to do two things. You need the railroad to be revenue adequate, and you need to be established market dominance, cut out both of those things. They don't ask about what the competitive price would be, they don't ask
whether your rates are above or below the competitive levels. And therefore, they're not really substitutes because they're not trying to establish the same results. Now, you might say, well, aren't they a close approximation? Isn't it really probably an okay assumption? Well, there's two implicit assumptions in those approaches. One is the achievement of revenue adequacy and the fact that railroads are revenue adequate tells us that somehow they've collected too much from the captive shippers. And secondly, that in so, let's think about that one first. So the fact is, well, what does the data say? Well, the data says that in fact, over time, and this is what we've talked about before, the biggest growth has actually been if you look at margins, the biggest growth in margins was actually on the exempt traffic. Much bigger than it was on the non-exempt traffic. So the fact that railroads have become as measured by the board, revenue adequate doesn't really tell you that there's been an overcharge to an individual
potentially captive shipper, or even to them as a
group, and that's exacerbated by the fact that
the vast volume of traffic and the vast amount of
dollars is actually from those exempt and
otherwise presumed competitive categories of
business.

Secondly, if you look at the
distribution of, for example, just RVC ratios,
there's enormous overlap between the presumed
competitive traffic and the competitive traffic
or exempt traffic, and the what you might call
potentially captive traffic. There's enormous
overlap between those two things, which isn't
that surprising, but what it means is
establishing that you're somehow potentially
market dominant isn't enough to say by in itself
you're paying too high a rate. It's not a very
close correlation between the two. Now, one set
of proposals that tries to look at individual
rates are the comparables approach. And that was
what was talked about in the TRB paper. In
principle, the comparable's approach is something
you could look at, and in fact, I have experience in other industries that use the comparables approach. And one thing I'll tell you based on that, it's not without its own sets of disputes and battles, and the battles get messy and it's not like oh, good, we just get from here and there's the answer, and guess what, we're done. It's not, doesn't tend to work that way. There's a lot of problems.

Secondly, when you think about it applied to this industry, there's some particular issues. One is the fact that you don't have competition means you're probably not in some fundamental sense comparably situated. That is, there's a reason why you're in a different market structure. You have a different cost to serve, you have different alternatives. There's just so many differences out there. Well, then the answer is well, can't I correct for those things? Well, but once you start correcting for those things, like, Professor Kalt said yesterday, you're sort of pushing yourself back in the SAC direction of
oh, I've got to take account of this additional
cost because it's a low density market and I've
got to take account of this additional cost for
another reason, that really gets you back into
almost the SAC type analysis and you've saved
much less than you thought.

Secondly, and I think this also came
up yesterday, and I want to reiterate it. There
are incentive effects that come about when you
have comparable regulation. In particular, if
I'm a railroad and I'm asking do I want to give a
low rate to this guy over here, oh, you better be
careful if that's going to turn out to be the
comparable that drives the rates that everybody
else looks like they're going to try to get. So
you've got to worry about that. Finally, and
second to last thing I'd like to talk about, and
this came up yesterday, is this question about
replacement costs. First, I think there's a fair
amount of confusion that's, and I don't think
it's your fault, I think it's just everybody's
talking about different things, and I think it's
led to some confusion. What do we mean by replacement costs? Take the example of a ten-year-old locomotive. Moving to replacement cost doesn't mean substituting a brand new locomotive for a ten-year-old locomotive. It means valuing the ten-year-old locomotive at what it would be worth today. That's the opportunity cost of the asset if you think like an economist. That's what's really the amount that people have invested. It's what it's worth today, what those assets sell for in the marketplace today.

Now, the second critique is that it's really hard to do. Okay, I'll just, can I have a couple minutes.

MR. ELLIOTT: Go ahead.

MR. MURPHY: It's really hard to do and the answer is depends on how you do it. If you do, there's an easy way to do it, a fairly straightforward way to do it and one is what you do is you do the same thing you do for historical cost calculations, it's just when you take those fast investments, the investment that happened
ten years ago, you bring it up to current value using a price index, so what would that same investment cost today? So how much would it cost and then depreciate it back reflecting its age. That will give you today's value of a ten-year-old locomotive, for example. So it doesn't inquire additional data beyond what you need to go in, other than the prices. Other than the price index, that's all you need. So if you have your assets divided by categories you can construct it, and Dr. Brenner kind of described that. It was also a discussion about well, geez, once you do that don't you have to use a real rate of return? And the answer again is no. The way you have to do it is just adjust the depreciation to reflect real depreciation as opposed to the nominal depreciation used in the original calculation. Once again, that's not a separate calculation. Once you've constructed the capital stack series you have the implied depreciation, just automatically, so you can correct the numerator in a way that's going to
actually generate a nominal return that can be then compared to the nominal return on capital. So it doesn't necessitate a whole new exercise to estimate real returns. I can put this together for you and describe all that if you're interested.

So finally, where does this leave us? Well, I think it leaves us at a point that I would say it is important. You can't say that revenue adequacy is eliminating concerns over investment, using revenue adequacy as a trigger or as an element of a rebate or CAP program, is going to extend the adverse effects of rate of return type regulation across the company, and because of the fact that people make decisions on a project by project basis, you're going to affect investment even if overall the railroads remain revenue adequate. Thank you.

MR. ELLIOTT: Just to follow up on your replacement cost example, is that similar to the method that Department of Commerce uses that was being described yesterday in the testimony?
MR. MURPHY: That's essentially what they do.

MR. ELLIOTT: Okay.

MR. MURPHY: They're basically valuing past investments, they're getting the real value of past investments and depreciating those rather than a nominal value of past investments and depreciating those. And then that gives you your replacement capital stock today, and then the amount of depreciation that you've accumulated in there tells you how much depreciation to put into today to measure today's net return, net depreciation. And that can be compared to a nominal rate of return.

MR. ELLIOTT: Thanks.

MS. BEGEMAN: I thought his testimony was very complete.

MR. ELLIOTT: I have no further questions, so thank you very much. That was a very interesting testimony.

MS. MILLER: You guys got off easy.

MR. ELLIOTT: Why don't we bring up
the final panel, panel number five?

MR. MACDOUGALL: I hope there's no fire drill this time. I'm here on behalf of Samuel J. Nasca, who is the New York State legislative director for Smart, and he filed a statement on November 4th of last year, it's four pages, and I'm not going to repeat it. The main thing that the union is concerned about is the differential pricing. Also, I might say that whenever there's a congressional problem involving labor and management situations or a presidential review board, the issue of railroad adequacy always comes up. Can the railroads pay for what they're asking for? So there is an interest in the subject. I thought I might contribute to this by explaining, because I haven't heard it here, what the actual situation was and is now with respect to the way revenue adequacy is administered. It is, we all have a book, we got those out of what practitioners call reasonable freight rates, and I suggest it's a good handbook to have. It's the type of things
that ordinary practitioners, people from Montana
have, I see you would get educated by it, and
there's a section in there on how revenue
adequacy is dealt with. And generally, it's just
a policy situation. It is not something where,
in fact, a general rule is that financial
condition of the railroads is of little probative
value in determining rate reasonableness.
There's an exception, and the exception is
called, and even that is in reference to the
entire system of railroads in a particular coal
field. And it is not to be used in particular
line segment reasonableness. And this is what
it's been for years and years, and the book has
about twenty cases in it. If you want to look at
it you can see the way it's been administered.
And in the past, when the railroads were in
trouble we had Ex Parte increases. And this
agency or the old ICC put out a publication, one
hundred pages, showing all the general rate
increase adjustments since Lewis Brandize back in
1914, all the way up to Ex Parte 267 in 1971.
And there's a date that is a page reference to the ICC reports, and even the tariff publications. And there were rate decreases, but they're always on a general basis. But for individual rates, the condition of the railroad because it's just not relevant. It's a policy directive. That's all. And it's worked for many, many years, and I suggest that they take a look at it, and I just don't think there is a policy to adopt a policy to get a used revenue adequacy in individual point to point rate adjustments. It has to be for the whole system or for the whole region, and involving more than one railroad.

The other quick subject I'd like to mention is what happened on June 10, and Ex Parte 665 said one that was your great transportation, having all of a sudden we woke up and we came in and there is the TRB report, unannounced, presented, given all kinds of press releases to the public, and we've never had an opportunity to go into it. We've never had a hearing on it, but
it was actually this agency and its predecessor
that caused the TRB report. And, in fact,
initially we had Ex Parte 658, ten years ago, and
Board Member Melvin gave six speeches on it.
We've got to have a proceeding that's suggestive
that the TRB should consider proceeding with this
prior congressional experience.

He asked for a request of 1.8 million
dollars to hire these professors to go and do a
study, basically, of the Staggers Act, but they
didn't turn out to be the Staggers Act because
it's a general, I guess we all know what happened
and came out. And a number of us filed comments
in Ex Parte 658 questioning whether this was just
going to be another executive branch attack on
the STB. And that the government also did that
when the ICC existed. There was a rivalry
between one branch of government and the other
branch of government, and they felt that the ICC
was wrong and the current DOT felt the STB is
wrong and the professors always think it's wrong.
And the now retired vice president of the UTU
said this in a statement. His name is John Fitzgerald, which we filed in Ex Parte 658. It's only about five pages, and we predicted what had happened. All of a sudden we got hit with a big thing, not on grain transportation, but a big attack and I'm having a whole new system of giving wayward revenue accuracy, in fact, criticizing the STB's handling of rates. So I think it's an order you might want to think to allow comments on that TRB study, which is really a DOT finance study because it's come up in a number of your Ex Parte cases, including this one, and these economists don't have the last word, and I think they should be, we should have a hearing on that, or at least an opportunity to file comments on it because you people, Mr. Mulvey and also Chairman Norberg gave one talk saying let's have TRB, you know, give a study, give us some money. So you were really the major, in fact, Mulvey was a major force in getting that budget, 1.8 million dollars to study the Staggers Act. Thank you.
MR. ELLIOTT: Thank you very much.

All right, thank you, Mr. MacDougall, and thank
you everyone for coming, for your testimony.

Thank you staff for all your efforts to make this
a successful hearing, and the hearing is now
adjourned. Thank you.

(Whereupon, the above-entitled matter
went off the record at 3:27 p.m.)
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138.10 139.10,11
210.14 237.10
fifty-year 29.5 31.21
38.19 40.20 74.16
figure 30.17 40.5 71.11
71.15 90.21 98.6
109.20 134.19 168.12
203.20 218.10 231.12
figures 72.3 97.14,16
195.3
figuring 216.17 219.6
file 202.10 286.16
files 123.6 189.20
202.12 282.5 285.13
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88.9 117.5 141.21
144.9 277.16 280.7
finance 8.9 22.16 35.16
35.18 36.15 40.1 49.4
92.21 94.1,11 133.18
234.15 251.12,15
206.11
finances 27.15
financial 9.8,16 12.3
13.14,16,16 16.2 17.7
17.16 20.17 22.7
29.16 33.17,19 34.9
36.22 37.5,11 38.5
40.6,17 47.21 64.12
75.7,15 76.1 96.10
100.13 110.3,16
111.3 114.6 122.14
127.14 128.8,10,20
128.22 130.10 142.5
147.19 169.10,12
226.16 234.21 243.4
247.3 245.10 246.1
246.10 253.7 283.6
financially 142.16
find 36.15 81.10 84.12
84.16 113.3,3 154.18
163.17 169.17 204.3
245.19 246.5

(202) 234-4433
Neal R. Gross and Co., Inc.
Washington DC www.nealrgross.com
pertain 101:9
perturbative 101:20
perturbatively 119:22
perturbative 119:23
PETER 2:3
petition 17:146:18
Ph.D 2:7,17 92:22
phase 18:4 99:9
phased 144:13
phasing 144:9
Phelps 13:20 76:15
phenomenon 40:1

permissible 101:9
pervasive 101:20
pervasively 69:22
permissible 101:9
pervasive 101:9
performance 101:9
perform 133:5 176:9
performers 133:5

percentage 180:12
perform 133:5 176:9

perform 133:17
performances 133:17

perform 133:5 176:9
performances 133:5
permissible 101:9
permissible 101:9
pervasive 101:9

percentage 180:12

percentage 180:12
perform 133:5 176:9
performances 133:5

perform 133:5 176:9
performances 133:5

perform 133:5 176:9
performances 133:5

perform 133:5 176:9
performances 133:5

perform 133:5 176:9
performances 133:5

perform 133:5 176:9
performances 133:5

perform 133:5 176:9
performances 133:5

perform 133:5 176:9
performances 133:5

perform 133:5 176:9
performances 133:5

perform 133:5 176:9
performances 133:5

perform 133:5 176:9
performances 133:5

perform 133:5 176:9
performances 133:5

perform 133:5 176:9
performances 133:5

perform 133:5 176:9
performances 133:5

perform 133:5 176:9
performances 133:5

perform 133:5 176:9
performances 133:5

perform 133:5 176:9
performances 133:5

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performances 133:5

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performances 133:5

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performances 133:5

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performances 133:5

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performances 133:5

perform 133:5 176:9
performances 133:5

perform 133:5 176:9
performances 133:5

perform 133:5 176:9
performances 1 Neal R. Gross and Co., Inc. Washington DC www.nealrgross.com
waybill 174:20 182:9, 16
weave 132:1
website 14:15 20:13
168:18 174:10
week 197:16
weekly 31:5, 6
weight 38:2 74:8, 10
106:11 130:1, 2
163:16 165:10 203:12
203:13 204:8 209:22
212:12 221:3
weighted 195:11
weighting 38:1, 3, 11
welcome 73:11
well-known 39:22
well-reasoned 57:12
went 63:3 99:12 131:7
153:22 154:2, 19
197:14 251:11 287:8
weren't 213:15
West 2:18, 19
westerly 257:20
western 1:7 2:2 8:16
95:1, 16 98:21 100:5
112:14 115:17 118:2
118:9, 11 119:12
120:7, 13 121:2 132:6
133:6 146:12 196:11
232:9, 10, 13 264:18
whatever 87:21
whichever 198:2
white 77:13 96:18
203:18
whiteboard 205:14
221:5, 7, 12
Whiteside 4:16, 17
wholly 119:11
wide 12:8 72:18 102:7
103:6 105:19, 22
236:10 249:16, 22
259:8
widely 11:18 36:20 43:9
46:6 131:9, 11 161:17
widely-cited 36:14
widespread 38:6
wield 48:3
willing 194:11 223:11
windfall 15:8
winter 241:19
Wisconsin 5:2 120:4
wise 73:17
wish 205:14 221:4, 14
witness 63:20 99:9
148:1, 4
witnesses 8:8, 13 49:2
58:10 120:12 145:13
147:2, 6 148:6 211:6
251:2
woefully 23:3, 4
woke 284:18
wonder 133:19
wondering 80:9, 14 86:2
88:12 91:5, 7 139:19
word 23:5 105:12
160:22 286:14
wording 24:15
words 9:17 26:22 52:10
101:18 108:5, 11
107:15 111:15 114:13
164:6 169:5 200:15
261:10
work 7:15, 17 21:7, 12
30:3 32:13 50:5 62:16
79:20 129:18 138:22
139:3 145:10 175:4
176:2 197:6 248:15
262:15 192:7 276:8
worked 24:1 35:7 284:7
working 22:12 85:4
104:22 227:14 236:3
242:7 251:10
works 30:3 35:9 45:13
85:16 86:11 222:6
246:6
world 18:22 74:14 83:6
93:22 137:20, 21
138:13 194:21 273:4
worn 255:14
worried 269:1
worry 271:5 277:16
worse 126:14
worth 40:2 278:7, 10
worthwhile 259:17
wouldn't 20:11 67:2, 2
69:21 77:6 80:7, 19
123:2 126:18 213:14
223:1 238:15
woven 123:21
wrap 193:5 196:22
write 59:6 83:15
writing 50:8 58:21
written 36:1 58:18 93:8
141:3 156:5 197:2
206:3 219:2 262:19
wrong 57:15 73:17
110:9, 22 118:10, 10
118:11 135:1 285:20
285:21, 21
WTOP 209:6
WUCL 103:1

X
x 1:5, 10 63:19 103:16

Y
Y 103:16
Yale 92:22
yard 150:17 257:15
yards 157:21
yardstick 172:18, 21
173:4 175:5 181:3, 22
182:2 183:8, 13
191:14 192:21 198:18
198:19 199:1 227:18
227:20 228:9 234:3
Yea 124:16
year 13:22 14:19 18:4
23:15 31:19 40:14
42:18 53:2, 20 63:18
64:11 72:13 73:14
74:9, 14 77:8, 8 84:13
103:13 107:19, 20
135:21 136:15 149:15
149:18, 20 150:3
152:11 153:1 168:12
171:6, 10, 16, 20
172:12 185:19 186:4
195:1, 1, 15 200:9
207:15 208:19, 19
209:8 210:12 228:15
233:21 238:15 240:4
240:5, 244:2 247:11
278:3 282:6
year's 172:2
year-to-year 38:12
years 9:2 13:10 14:17
15:17 17:2, 22 19:9
22:1, 18, 17, 20 23:6
25:4 28:4 32:16
34:4 35:16 37:21 39:1
39:15 40:2, 9 42:20, 21
44:6, 8, 18 45:8 46:10
47:17 51:2, 8 63:12
71:19, 20 72:2, 3, 14
74:1, 17 75:6, 16, 20
75:21 76:12 77:4
87:15 95:5, 13 97:1, 12
99:15 101:9 104:9
107:21 114:2 132:19
135:8, 19 137:7, 16, 16
137:17 138:10 149:10
150:1 151:10 168:21
170:15, 16 171:11, 14
171:16 194:14 195:5
195:6 208:9, 20 210:7
213:7, 8 219:13
229:17, 17 230:8
233:14, 16 234:4, 5, 7
235:14 239:11 245:12
248:8 256:20 279:1
283:14, 14 284:8
285:3
yellow 6:6
yesterday 7:9, 11 16:10
21:11 23:11 26:9
46:22 52:4 58:9 80:10
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<td>8.86</td>
<td>115:13</td>
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<td>80's</td>
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<td>800</td>
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<td>834-3544</td>
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<tr>
<td>842-2345</td>
<td>4:11</td>
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</tr>
</tbody>
</table>
CERTIFICATE

This is to certify that the foregoing transcript

In the matter of: Railroad Revenue Adequacy

Before: Surface Transportation Board

Date: 07-23-15

Place: Washington, DC

was duly recorded and accurately transcribed under my direction; further, that said transcript is a true and accurate record of the proceedings.

______________________________
Neal R. Gross
Court Reporter
Docket No. EP 722

Railroad Revenue Adequacy

Ex Parte 644 (Sub-No. 2)

WCTL Petition – Cost of Capital

July 22-23, 2015
BNSF’s Business Model is Focused on Growing with our Customers
Since 2000, BNSF will have invested over $50 billion to handle significant increases in customer volumes.
2010–2015P* Capital Investments by Region

Investments shown reflect replacement and expansion only, with Illinois included in the North Region. *2015 is based on projected plan.
With Added Capacity Comes Improved Performance

BNSF Velocity (ALL TRAINS) and Weekly Average Terminal Dwell
Indexed to June 2014*

*Four-week moving average [measured in miles per hour (velocity)/hours (terminal dwell)]
ending on the dates shown versus the average train speed/average dwell hours recorded for
the four-week period ending June 27, 2014

Source: AAR through July 3, 2015
Capacity Expansion Decision

- Investments must earn adequate risk adjusted return
- Significant risk already exists
  - Regulatory process risk
  - Business risk
- Rail assets are long-lived
- Spending front-end loaded
- Returns earned over asset's life
Investment Drives Innovation, Innovation Drives Improvement

Capital investments are driving efficiency and reliability. BNSF reportable incidents are declining to record-low levels.

BNSF has more than 170 million train miles per year

Source: FRA
Any Changes in Regulatory Policy Should Not Threaten Investment and Growth

1) BNSF's investment is unprecedented.

2) Investment is driving improved service & efficiency for customers.

3) Customers are responding with investment and volumes on our railroad.

4) Stable regulatory environment allows investment & innovation. This incents the right behavior for railroads and suppliers.

5) Regulatory changes that disrupt the current balance will have unintended consequences & lower capital investment.

6) Any Board consideration of long term revenue adequacy should only occur within individualized rate review process.
Presentation by
Professor Kevin M. Murphy
University of Chicago and Charles River Associates

On Behalf of
Union Pacific Railroad Company

STB Ex Parte No. 722
July 23, 2015
UP Must Invest More Intensively to Continue to Improve Service

UP Capital Expenditures Per Track Mile Operated (2013 Constant Dollars in Thousands)

Source: Figure KMM-10. AAR Analysis of Class I Railroads and UP Annual Report R-1 data; U.S. Department of Commerce, Bureau of Economic Analysis (GDP implicit price deflator). Historical data include railroads that later merged with UP.
UP's Investments Have Improved Its Service Quality and Benefited Shippers

Source: Figure KMM-13. UP.

Source: Figure KMM-15. UP.
Rates on UP’s Non-Exempt Traffic Have Not Increased Disproportionately Relative to Cost Changes

UP Contribution Margin Change
From 2004 to 2012 by Type of Traffic

<table>
<thead>
<tr>
<th>Type of Traffic</th>
<th>2004</th>
<th>2012</th>
<th>Percentage Point Difference</th>
</tr>
</thead>
<tbody>
<tr>
<td>Non-Exempt</td>
<td>33%</td>
<td>41%</td>
<td>8%</td>
</tr>
<tr>
<td>Exempt</td>
<td>20%</td>
<td>32%</td>
<td>12%</td>
</tr>
</tbody>
</table>

Source: Figure KMM-18. STB waybill sample data for UP.
The STB Measure of UP's Net Investment Base Vastly Understates Replacement Costs

UP's Net Investment Base and Current Cost Estimate

($ in billions)

<table>
<thead>
<tr>
<th>Year</th>
<th>Net Investment Base</th>
<th>Current Cost Estimate (Excluding Land)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1997</td>
<td>$15</td>
<td>$15</td>
</tr>
<tr>
<td>1998</td>
<td>$16</td>
<td>$16</td>
</tr>
<tr>
<td>1999</td>
<td>$17</td>
<td>$17</td>
</tr>
<tr>
<td>2000</td>
<td>$18</td>
<td>$18</td>
</tr>
<tr>
<td>2001</td>
<td>$19</td>
<td>$19</td>
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<tr>
<td>2002</td>
<td>$20</td>
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<td>2003</td>
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<td>2006</td>
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<td>$20</td>
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<tr>
<td>2007</td>
<td>$20</td>
<td>$20</td>
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<tr>
<td>2008</td>
<td>$20</td>
<td>$20</td>
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<td>2009</td>
<td>$20</td>
<td>$20</td>
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<td>2010</td>
<td>$20</td>
<td>$20</td>
</tr>
<tr>
<td>2011</td>
<td>$20</td>
<td>$20</td>
</tr>
<tr>
<td>2012</td>
<td>$20</td>
<td>$20</td>
</tr>
<tr>
<td>2013</td>
<td>$20</td>
<td>$20</td>
</tr>
</tbody>
</table>

Source: Figure KMM-11. UP.
Rail Industry Earnings Above Revenue Adequate Level, 2011-2014 ($ Millions)

Source: 2011-2013 Opening Comments of AECC (9/5/2014), Appendix A, Table A-1
2014 STB Docket No. EP 558 (Sub-No. 18), Reply Comments of AECC (5/11/2015) at page 4, fn4
Testimony of the Concerned Shipper Associations

The American Chemistry Council
The Fertilizer Institute
The Chlorine Institute
The National Industrial Transportation League

Submitted to the Surface Transportation Board

July 23, 2015

238911
238912

ENTERED
Office of Proceedings
July 24, 2015
Part of
Public Record
Caves EXHIBIT 1
Ramsey pricing principles

– Economic efficiency ↔ Marginal cost pricing (P = MC)
– Economies of Scale (high fixed costs) → MC < AC
  • Marginal cost pricing not feasible
– Profit maximizing solution → Set P as high as possible above MC
  • Economically inefficient
– Ramsey Pricing Principles:
  • Set P > MC, but only by enough to cover all relevant costs (fixed, variable, investment returns)
  • Constrained optimization: Move P as close to MC as possible without violating the revenue adequacy constraint
  • Any rate adjustment closing gap between P and MC is economically efficient, even if the full Ramsey optimum is not achieved
# Union Pacific Net Revenue Adequacy -- 2009 to 2014 Business Cycle ($ in 000)

<table>
<thead>
<tr>
<th>Year</th>
<th>Cost of Capital</th>
<th>Tax Adjusted (shortfall)/surplus</th>
<th>Present Value of Tax Adjusted (shortfall)/surplus</th>
</tr>
</thead>
<tbody>
<tr>
<td>(1)</td>
<td></td>
<td>(2)</td>
<td>(3)</td>
</tr>
<tr>
<td>1.</td>
<td>2009</td>
<td>10.43%</td>
<td>-$767,046</td>
</tr>
<tr>
<td>2.</td>
<td>2010</td>
<td>11.03%</td>
<td>219,718</td>
</tr>
<tr>
<td>3.</td>
<td>2011</td>
<td>11.57%</td>
<td>682,782</td>
</tr>
<tr>
<td>4.</td>
<td>2012</td>
<td>11.12%</td>
<td>1,638,241</td>
</tr>
<tr>
<td>5.</td>
<td>2013</td>
<td>11.32%</td>
<td>2,027,153</td>
</tr>
<tr>
<td>6.</td>
<td>2014</td>
<td>10.65%</td>
<td>3,336,358</td>
</tr>
<tr>
<td>7.</td>
<td>Total</td>
<td>xxx</td>
<td>$7,137,206</td>
</tr>
<tr>
<td>8.</td>
<td>Average</td>
<td>xxx</td>
<td>xxx</td>
</tr>
</tbody>
</table>
Caves EXHIBIT 2
Yardstick/Benchmark Method

– Predict competitive rate, given shipment characteristics:

\[ \text{Actual Rate}_i = \beta_0 + \beta_1 \text{Distance}_i + \epsilon_i \]
Caves EXHIBIT 2
Yardstick/Benchmark Method

– Compare actual captive rates to predicted competitive rates:

\[ Predicted\_Rate_A = \beta_0 + \beta_1 Distance_A \]
Caves EXHIBIT 2
Yardstick/Benchmark Method

– Compare actual captive rates to predicted competitive rates:

\[ Predicted\_Rate_B = \beta_0 + \beta_1 Distance_B \]
– Compare actual captive rates to predicted competitive rates:

\[ \text{Predicted Rate}_C = \beta_0 + \beta_1 \text{Distance}_C \]
Caves EXHIBIT 2
Yardstick/Benchmark Method

– \( R = \frac{\text{Actual Rate}}{\text{Predicted Rate}} \)
  
  \[ \begin{align*}
  R_A &\approx \frac{0.14}{0.07} \approx 2 \\
  R_B &\approx \frac{0.10}{0.06} \approx 1.67 \\
  R_C &\approx \frac{0.09}{0.04} \approx 2.25 \\
  \end{align*} \]

– \( R_{\text{MAX}} = \) “Allowable Differential”
  
  \[ \begin{align*}
  R_{\text{MAX}} = 1.6 &\rightarrow \text{All rates reduced} \\
  R_{\text{MAX}} = 1.9 &\rightarrow \text{Only 2/3 reduced} \\
  R_{\text{MAX}} = 2.1 &\rightarrow \text{Only 1/3 reduced} \\
  \end{align*} \]

– \( R_{\text{MAX}} \) calibrated to protect revenue adequacy
### Rebate Reduction Approach Based On Price-Cost Margins For UP Based on 2009 to 2014 Business Cycle

1. **UP 2014 Revenues (000s)**: $23,876,553
2. **Average Surplus (000s)**: 1,273,053
3. **Potentially Captive Excess Return Share**: 90%
4. **Surplus Available to Potentially Captive Shippers**: 1,145,748
5. **UP Required Revenues (000s)**: $22,730,805
6. **Margin Adjustment Factor**: 95.1%

<table>
<thead>
<tr>
<th>Shipper</th>
<th>Rates (000s)</th>
<th>Costs (000s)</th>
<th>Tons (000s)</th>
<th>Total Revenue (000s)</th>
<th>R/VC Ratio</th>
<th>Elasticity Margin</th>
<th>Elasticity Margin</th>
<th>Rates (000s)</th>
<th>R/VC Ratio</th>
<th>Total Revenue (000s)</th>
<th>Revenue Reduction</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>(1)</td>
<td>(2)</td>
<td>(3)</td>
<td>(4)</td>
<td>(5)</td>
<td>(6)</td>
<td>(8)</td>
<td>(9)</td>
<td>(10)</td>
<td>(11)</td>
<td>(12)</td>
</tr>
<tr>
<td>7.</td>
<td>A</td>
<td>$7.00</td>
<td>$3.00</td>
<td>1,000,000</td>
<td>$7,000,000</td>
<td>233.3%</td>
<td>57.143%</td>
<td>$6.57</td>
<td>219.1%</td>
<td>$6,571,562</td>
<td>$717,310</td>
</tr>
<tr>
<td>8.</td>
<td>B</td>
<td>$11.00</td>
<td>$5.00</td>
<td>500,000</td>
<td>$5,500,000</td>
<td>220.0%</td>
<td>54.545%</td>
<td>$10.39</td>
<td>207.8%</td>
<td>$5,195,167</td>
<td>$0</td>
</tr>
<tr>
<td>9.</td>
<td>C</td>
<td>$10.00</td>
<td>$4.00</td>
<td>500,000</td>
<td>$5,000,000</td>
<td>250.0%</td>
<td>60.000%</td>
<td>$9.32</td>
<td>232.9%</td>
<td>$4,658,334</td>
<td>$0</td>
</tr>
<tr>
<td>10.</td>
<td>D</td>
<td>$8.50</td>
<td>$4.50</td>
<td>200,000</td>
<td>$1,700,000</td>
<td>188.9%</td>
<td>47.059%</td>
<td>$8.15</td>
<td>181.0%</td>
<td>$1,629,189</td>
<td>$0</td>
</tr>
<tr>
<td>11.</td>
<td>E</td>
<td>$8.00</td>
<td>$6.00</td>
<td>100,000</td>
<td>$800,000</td>
<td>133.3%</td>
<td>25.000%</td>
<td>$8.00</td>
<td>133.3%</td>
<td>$800,000</td>
<td>$0</td>
</tr>
<tr>
<td>12.</td>
<td>F</td>
<td>$8.00</td>
<td>$7.00</td>
<td>100,000</td>
<td>$800,000</td>
<td>114.3%</td>
<td>12.500%</td>
<td>$8.00</td>
<td>114.3%</td>
<td>$800,000</td>
<td>$0</td>
</tr>
<tr>
<td>13.</td>
<td>G</td>
<td>$3.23</td>
<td>$7.00</td>
<td>952,888</td>
<td>$3,076,553</td>
<td>46.1%</td>
<td>-116.808%</td>
<td>$3.23</td>
<td>46.1%</td>
<td>$3,076,553</td>
<td>$0</td>
</tr>
<tr>
<td>14.</td>
<td>Total</td>
<td>xxx</td>
<td>3,352,888</td>
<td>$23,876,553</td>
<td>xxx</td>
<td>xxx</td>
<td>xxx</td>
<td>xxx</td>
<td>xxx</td>
<td>$22,730,805</td>
<td>xxx</td>
</tr>
</tbody>
</table>
# Rebate Reduction Approach Based On Maximum Markup Methodology

For UP Based on 2009 to 2014 Business Cycle

1. UP 2014 Revenues (000s) $23,876,553
2. Average Surplus (000s) 1,273,053
3. Potentially Captive Excess Return Share 90%
4. Surplus Available to Potentially Captive Shippers 1,145,748
5. UP Required Revenues (000s) $22,730,805
6. MMM R/VC Ratio 218.1%

<table>
<thead>
<tr>
<th>Shipper</th>
<th>Rates (2)</th>
<th>Costs (3)</th>
<th>Tons (000s) (4)</th>
<th>Total Revenue (000s) (5)</th>
<th>R/VC Ratio (6)</th>
<th>R/VC Ratio (7)</th>
<th>Rates (8)</th>
<th>Total Revenue (000s) (9)</th>
<th>Actual Adjustments (10)</th>
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<tbody>
<tr>
<td>7. A</td>
<td>$7.00</td>
<td>$3.00</td>
<td>1,000,000</td>
<td>$7,000,000</td>
<td>233.3%</td>
<td>218.1%</td>
<td>$6.54</td>
<td>$6,541,701</td>
<td>$687,449</td>
</tr>
<tr>
<td>8. B</td>
<td>$11.00</td>
<td>$5.00</td>
<td>500,000</td>
<td>$5,500,000</td>
<td>220.0%</td>
<td>218.1%</td>
<td>$10.90</td>
<td>$5,451,417</td>
<td>$0</td>
</tr>
<tr>
<td>9. C</td>
<td>$10.00</td>
<td>$4.00</td>
<td>500,000</td>
<td>$5,000,000</td>
<td>250.0%</td>
<td>218.1%</td>
<td>$8.72</td>
<td>$4,361,134</td>
<td>$0</td>
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<tr>
<td>10. D</td>
<td>$8.50</td>
<td>$4.50</td>
<td>200,000</td>
<td>$1,700,000</td>
<td>188.9%</td>
<td>188.9%</td>
<td>$8.50</td>
<td>$1,700,000</td>
<td>$0</td>
</tr>
<tr>
<td>11. E</td>
<td>$8.00</td>
<td>$6.00</td>
<td>100,000</td>
<td>$800,000</td>
<td>133.3%</td>
<td>133.3%</td>
<td>$8.00</td>
<td>$800,000</td>
<td>$0</td>
</tr>
<tr>
<td>12. F</td>
<td>$8.00</td>
<td>$7.00</td>
<td>100,000</td>
<td>$800,000</td>
<td>114.3%</td>
<td>114.3%</td>
<td>$8.00</td>
<td>$800,000</td>
<td>$0</td>
</tr>
<tr>
<td>13. G</td>
<td>$3.23</td>
<td>$7.00</td>
<td>952,888</td>
<td>$3,076,553</td>
<td>46.1%</td>
<td>46.1%</td>
<td>$3.23</td>
<td>$3,076,553</td>
<td>$0</td>
</tr>
<tr>
<td>14. Total</td>
<td>xxx</td>
<td>xxx</td>
<td>3,352,888</td>
<td>$23,876,553</td>
<td>xxx</td>
<td>xxx</td>
<td>xxx</td>
<td>$22,730,805</td>
<td>xxx</td>
</tr>
</tbody>
</table>
The Four Major Railroads Consistently Carried Fewer Carloads Between 2005 and 2014

Source: Railroads' annual SEC filings for BNSF, CSXT, NS and UP.
Operations on the Four Major Railroads Have Not Improved Between 2005 and 2014

- **Train Speed** (21.36 mph to 21.74 mph): 1.8%
- **Dwell Time** (26.42 hrs to 28.04 hrs): 6.1%
- **Total Carloads**: -0.6%

Source: Average Train Speed and Dwell Time are from the AAR's weekly Performance Measure filings for BNSF, CSX, NS and UP. Carloads are from BNSF, CSX, NS and UP annual SEC filings.
The Four Major Railroads’ Primary Use of Operating Profit has Changed

2005 CapEx and Payout to Stockholders = $7.75 billion

2014 CapEx and Payout to Stockholders = $24.67 billion

Source: The BNSF, CSXT, NS and UP railroads’ annual SEC filings.
The Four Major Railroads’ Primary Use of Operating Profit has Changed

2005-2009 CapEx and Payout to Stockholders = $61.5 billion

2010-2014 CapEx and Payout to Stockholders = $103.9 billion

Source: The BNSF, CSXT, NS and UP railroads’ annual SEC filings.
Capital Expenditures Have Not Increased Rail Capacity

Operational versus Commercial Changes of the Four Major Railroads Between 2005 and 2014

- Payout to Stockholders: +530.4%
- Operating Profit: +173.2%
- Miles of Owned Track: -1.4%
- Rev. Ton Miles/Owned Mile of Track: +4.1%
- Avg. Dwell Time: +6.2%
- Avg. Train Speed: +1.8%
- Carloads: -0.6%

Stockholders have greatly benefited from increased rail profits.

Rail Profits have not improved rail operations for shippers.

Source: Carloads, Operating Profit and Payout to Stockholders are from railroads' SEC filings. Train Speed and Dwell Time are from the railroads' weekly filings to the AAR. The percent change in Owned Miles of Track and Millions of Revenue Ton Miles Per Owned Mile of Track are between 2005 and 2013 as these are AAR values for all Class I railroads and are only available through 2013.
## Summary of Big 4 US Railroads' Operational and Commercial Changes Between 2005 and 2014

<table>
<thead>
<tr>
<th>Operational Changes</th>
<th>2005</th>
<th>2014</th>
<th>Difference</th>
<th>Percent Change</th>
</tr>
</thead>
<tbody>
<tr>
<td>Carloads (000)</td>
<td>34,705</td>
<td>34,497</td>
<td>-208</td>
<td>-0.6%</td>
</tr>
<tr>
<td>Avg. Train Speed (mph)</td>
<td>21.4</td>
<td>21.7</td>
<td>0.4</td>
<td>1.8%</td>
</tr>
<tr>
<td>Avg. Dwell Time (hours)</td>
<td>26.42</td>
<td>28.04</td>
<td>1.62</td>
<td>6.1%</td>
</tr>
<tr>
<td>Miles of Owned Track</td>
<td>164,291</td>
<td>161,980</td>
<td>-2,311</td>
<td>-1.4%</td>
</tr>
<tr>
<td>Millions of Rev. Ton Miles Per Owned</td>
<td>10.33</td>
<td>10.75</td>
<td>0.42</td>
<td>4.1%</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Commercial Changes</th>
<th>2005</th>
<th>2014</th>
<th>Difference</th>
<th>Percent Change</th>
<th>Total $</th>
</tr>
</thead>
<tbody>
<tr>
<td>Operating Profit (millions)</td>
<td>$8,401</td>
<td>$22,954</td>
<td>$14,553</td>
<td>173.2%</td>
<td>$157,320</td>
</tr>
<tr>
<td>Payout to Stockholders (millions)</td>
<td>$1,867</td>
<td>$10,508</td>
<td>$8,641</td>
<td>530.4%</td>
<td>$68,152</td>
</tr>
<tr>
<td>Capital Expenditures (millions)</td>
<td>$6,080</td>
<td>$14,156</td>
<td>$8,076</td>
<td>132.8%</td>
<td>$88,995</td>
</tr>
<tr>
<td>Operating Revenue (millions)</td>
<td>$43,569</td>
<td>$71,520</td>
<td>$27,951</td>
<td>64.2%</td>
<td>$571,888</td>
</tr>
<tr>
<td>Average Revenue Per Car</td>
<td>$1,255</td>
<td>$2,073</td>
<td>$818</td>
<td>65.1%</td>
<td>$1,735</td>
</tr>
<tr>
<td>Average Stock Price</td>
<td>$50</td>
<td>$134</td>
<td>$84</td>
<td>167.6%</td>
<td>$75</td>
</tr>
</tbody>
</table>

All values are for the combination of BNSF, CSXT, NS and UP except for miles of Track Owned and Ton Miles Per Owned Mile of Track which are AAR values published for all Class I railroads.

Commercial changes are taken from the BNSF, CSXT, NS and UP annual reports (10K’s) along with annual carloads. Annual Average Train Speed and Dwell Time are taken from the AAR’s weekly Performance Measures Strings and an average is calculated for each year.

Average Stock Price is the average for the CSXT, NS and UP.

*Values for Owned Miles of Track and Millions of Revenue Ton Miles Per Owned Mile of Track are for all Class I railroads and are only available from the AAR through 2015. These changes are, therefore, between 2005 and 2013.*
ON BEHALF OF:
The Association of American Railroads

PRESENTED BY
Bente Villadsen       Raymond Atkins
The Brattle Group     Sidley Austin, LLP

July 23, 2015
STB CAPM and MSDCF Model Results for 2008 – 2014

Sources: STB Cost of Capital Decisions 2008–13; AAR filing for 2014
Models Only Provide a Range of Estimates

Source: STB Docket No. 41191 (Sub No. 1) (May 15, 2009)
Using an Average is Reasonable

Sources: STB Cost of Capital Decisions 2008–13; AAR filing for 2014
Dr. Bente Villadsen
The Brattle Group
The CAPM Model for Estimating the Cost of Equity

\[ \text{Cost of Equity} = \text{Risk-free Rate} + \text{Beta} \times (\text{Market Risk Premium}) \]
The DCF Model for Estimating the Cost of Equity

Basic formula for DCF valuation:

$$V_0 = \frac{C_1}{1+r} + \frac{C_2}{(1+r)^2} + \frac{C_3}{(1+r)^3} + \ldots$$

- $C_t$ represents expected cash flow to shareholders in year $t$
- $V_0$ represents the current market value of the firm’s equity
- $r$ is the opportunity cost of equity capital

- The DCF is based on the basic finance principle that the value of a firm’s equity is the present value of the expected cash flows to its shareholders.

- Estimate cash flows and solve for the implied discount rate that makes this statement true.
WCTL Argues that the Board’s MSDCF Overestimated Actual Cash Flows

Sources: Dr. Villadsen’s Workpapers and Railroad Financial Statements
WCTL’s Adjustments Are Selective and Lack Internal Consistency

Sources: Dr. Villadsen’s Workpapers and Railroad Financial Statements
Actually the STB MSDCF Has *Under*predicted Available Cash

Sources: Dr. Villadsen’s Workpapers and Railroad Financial Statements
### WCTL Criticisms of the MSDCF are Immaterial

<table>
<thead>
<tr>
<th></th>
<th>STB MSDCF</th>
<th>Smoothed Growth and Cash Flows</th>
<th>Share Repurchases</th>
<th>15 years to Steady State</th>
</tr>
</thead>
<tbody>
<tr>
<td>2008</td>
<td>15.95%</td>
<td>15.16%</td>
<td>15.77%</td>
<td>16.61%</td>
</tr>
<tr>
<td>2009</td>
<td>13.34%</td>
<td>12.47%</td>
<td>13.19%</td>
<td>13.59%</td>
</tr>
<tr>
<td>2010</td>
<td>14.13%</td>
<td>13.60%</td>
<td>13.90%</td>
<td>14.35%</td>
</tr>
<tr>
<td>2011</td>
<td>15.83%</td>
<td>14.96%</td>
<td>15.10%</td>
<td>15.79%</td>
</tr>
<tr>
<td>2012</td>
<td>16.53%</td>
<td>15.77%</td>
<td>16.08%</td>
<td>16.71%</td>
</tr>
<tr>
<td>2013</td>
<td>13.40%</td>
<td>12.72%</td>
<td>12.72%</td>
<td>13.09%</td>
</tr>
<tr>
<td><strong>Average</strong></td>
<td><strong>14.9%</strong></td>
<td><strong>14.1%</strong></td>
<td><strong>14.5%</strong></td>
<td><strong>15.0%</strong></td>
</tr>
</tbody>
</table>

Source: Villadsen Verified Statement Table 5

The Board’s MSDCF remains the superior model.
Dr. Villadsen’s Analysis Does Not “Double Count” Cash Flows

Sources: Dr. Villadsen’s Workpapers and Railroad Financial Statements
Estimating CAPM Inputs

\[ \text{Cost of Equity} = \text{Risk-free Rate} + \text{Beta} \times (\text{Market Risk Premium}) \]
The Board should maintain its straightforward approach to measuring beta for the railroads

1. A beta of 1 violates CAPM fundamentals.

2. Betas do not need to be adjusted.
   - the Vasicek adjustment is theoretically preferable to the Blume adjustment

3. There is no need to expand the number of railroads.

4. The Board should not replace railroads with the S&P 500.
Following the Financial Crisis, Government Bond Yields May Not Be a Good Measure of Required Corporate Returns

Source: Villadsen Verified Statement Figure 1
Forward-looking MRP Estimates have Exceeded Historical Averages

<table>
<thead>
<tr>
<th>Year</th>
<th>Annual Forecasted MRP (Bloomberg)</th>
<th>Annual Historical MRP (Ibbotson)</th>
<th>Forecasted MRP (Value Line)</th>
</tr>
</thead>
<tbody>
<tr>
<td>2008</td>
<td>7.83%</td>
<td>6.47%</td>
<td></td>
</tr>
<tr>
<td>2009</td>
<td>8.55%</td>
<td>6.67%</td>
<td></td>
</tr>
<tr>
<td>2010</td>
<td>8.03%</td>
<td>6.72%</td>
<td></td>
</tr>
<tr>
<td>2011</td>
<td>7.97%</td>
<td>6.62%</td>
<td></td>
</tr>
<tr>
<td>2012</td>
<td>8.86%</td>
<td>6.70%</td>
<td>12.52%</td>
</tr>
<tr>
<td>2013</td>
<td>7.72%</td>
<td>6.96%</td>
<td>9.97%</td>
</tr>
<tr>
<td>2014</td>
<td>7.20%</td>
<td>7.00%</td>
<td>9.67%</td>
</tr>
<tr>
<td><strong>Average</strong></td>
<td><strong>8.16%</strong></td>
<td><strong>6.73%</strong></td>
<td><strong>nmf</strong></td>
</tr>
</tbody>
</table>

Sources: Villadsen Verified Statement, Table 2; Ibbotson SBBI 2014; and Bloomberg, June 2015
The Board’s CAPM May Have Been *Understating* the Cost of Equity in the Recent Past

Sources: STB Cost of Capital Decisions 2008–13; AAR filing for 2014
“Use more than one model when you can. Because estimating the opportunity cost of capital is difficult, only a fool throws away useful information.”

Professor Stewart Myers
Raymond Atkins
Sidley Austin, LLP
What do WCTL’s own members say about using multiple models?
“[N]o individual model is more reliable than all others under all market conditions. Therefore, it is both prudent and appropriate to use multiple methodologies in order to mitigate the effects of assumptions and inputs associated with any single approach.”

Kansas City Power & Light (January 2015)
“It is essential that the Commission employ a variety of techniques to measure the Company’s cost of equity because of the limitations/infirmitities that are inherent in each method.”

**Wisconsin Public Service Corporation (April 2015)**

Direct testimony of Paul R. Moul for Wisconsin Public Service Corporation in application for Authority to Adjust Electric and Natural Gas Rates, 6690-UR-124, April 17, 2015
“Despite the theoretical appeal of, or preference for, using a particular method to estimate the cost of equity, no single approach can be regarded as wholly reliable.”

Entergy Arkansas, Inc. (April 2015)

Direct Testimony of Bruce H. Fairchild on behalf of Entergy Arkansas, Inc. before the Arkansas Public Service Commission, Docket No. 15-015-U, April 24 2015.
What do WCTL’s own members say about the Market Risk Premium?
<table>
<thead>
<tr>
<th>Year</th>
<th>WCTL Member</th>
<th>Recommended Market Risk Premium</th>
</tr>
</thead>
<tbody>
<tr>
<td>2015</td>
<td>Kansas City Power &amp; Light</td>
<td>10.47% – 10.58%</td>
</tr>
<tr>
<td>2015</td>
<td>Wisconsin Public Service</td>
<td>7.55% – 8.03%</td>
</tr>
<tr>
<td>2015</td>
<td>Entergy</td>
<td>9.10%</td>
</tr>
<tr>
<td>2014</td>
<td>MidAmerican Energy</td>
<td>7.0%</td>
</tr>
<tr>
<td>2014</td>
<td>Ameren</td>
<td>9.28% – 10.02%</td>
</tr>
</tbody>
</table>

“[T]he Market Risk Premium in the current environment should not exceed 4.7%.”

WCTL Opening Submission to STB (September 2014)
“As there are many different ways to estimate the cost of equity, the Board must take great care not to swing back-and-forth between parties’ preferred methodologies based on the results of the different approaches.”

Surface Transportation Board (2007)