

**BEFORE THE WASHINGTON
UTILITIES AND TRANSPORTATION COMMISSION**

In the Matter of

PACIFICORP D/B/A PACIFIC
POWER & LIGHT COMPANY'S

Revised Clean Energy Implementation
Plan

DOCKET UE-210829

REQUEST FOR PAYMENT OF PHASE
2 FUND GRANT OF THE ENERGY
PROJECT

Pursuant to the Washington Extended Interim Participatory Funding Agreement (Funding Agreement),¹ approved by the Washington Utilities and Transportation Commission (Commission) in Docket No. U-210595, and Order 14 Approving Proposed Budgets and Fund Grants Part in Docket UE-210829, The Energy Project (TEP) hereby respectfully requests payment totaling \$24,239.² In support of this request, TEP states the following:

On November 1, 2023, PacifiCorp filed with the Commission its 2024-2025 Biennial Clean Energy Implementation Plan Update (Biennial Update).

On May 3, 2024, TEP filed a Proposed Budget for phase 2 of this proceeding.

On June 4, 2024, the Commission issued Order 14, which approved TEP's proposed Budget and Fund Grant in the amount of \$25,000.

On September 12, 2024, TEP submitted cross-answering testimony in this docket.

On May 19, 2025, the Commission issued Order 16 Rejecting PacifiCorp's Biennial Update.

TEP respectfully submits that this request for payment satisfies the requirement of the Funding Agreement Section 7.1 as follows:

- a. Section 7.1(a). The itemized expenses, payees and hourly rates for amounts to be reimbursed, including billing details, and including separately identified amounts for consultant or expert fees and travel expenses are attached as Confidential Exhibit A.

¹ Docket U-210595, Order 02 Approving Agreement Subject to Condition; Requiring Refiling of Modified Agreement (February 9, 2023).

² See Funding Agreement § 4.2; Order 05 Approving Proposed Budgets and Fund Grants, ¶¶ 19-21 (June 22, 2023).

TEP does not include any fees for its attorneys' professional staff or apportioned wages for in-house staff related to participation in this proceeding.

- b. Section 7.1(b). TEP was an active participant in this docket and the expenses are reasonable and directly attributable to issues and positions pursued on behalf of low-income customers and vulnerable populations, focusing on minimum designations, distributed energy resource program design, interaction with low-income weatherization programs. As the only party focusing solely on the interests of low-income customers in this proceeding, TEP provided comments, participated in settlement conferences, participated in prehearing/status conferences, and submitted testimony. The expenses included in Confidential Attachment A are Eligible Expenses as defined in Funding Agreement Section 7.3 and are reasonable and directly attributable to TEP's participation in this proceeding on behalf of low-income customers and vulnerable populations.
- c. Section 7.1(c). As set forth in this request for payment, TEP has provided information sufficient to demonstrate that TEP complied with all conditions and requirements of its Approved Fund Grant.
- d. Section 7.1(d). This request is a final request for payment under the Approved Fund Grant for the full amount of the Approved Fund Grant.
- e. Section 7.3. All of the expenses included in Confidential Attachment A are Eligible Expenses as defined in Section 7.3 of the Funding Agreement.

8 Upon approval of this request for payment by the Commission, please send payment to TEP as follows:

The Energy Project
Washington State Community Action Partnership
PO Box 7130, Olympia, WA 98507

9 TEP has satisfied the terms of the Funding Agreement and respectfully requests that the Commission approve payment of TEP's Fund Grant in the amount of \$24,239 from PacifiCorp's

Customer Representation Sub-Funds within 30 days of receiving this Request for Payment as provided in Section 7.6 of the Funding Agreement.

DATED: July 16, 2025

By: /s/ Yochanan Zakai
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