

[Service Date November 16, 2012]

November 16, 2012

**NOTICE CLARIFYING TEMPORARY SUSPENSION OF  
COMPLIANCE WITH ORDER 10**

RE: *Washington Utilities and Transportation Commission v. PacifiCorp d/b/a Pacific Power & Light Company*, Docket UE-100749

TO ALL PARTIES:

On October 31, 2012, PacifiCorp d/b/a Pacific Power and Light Company (PacifiCorp or Company) filed with the Washington Utilities and Transportation Commission (Commission) a document captioned “Compliance Filing; and Advice 12-07, Schedule 95 – Renewable Energy Revenue Adjustment” (Compliance Filing). The Compliance Filing provides an accounting of proceeds from the sale of renewable energy credits (RECs) accrued since April 3, 2011, and a proposal to revise Schedule 95 to establish a new mechanism for crediting future REC sale proceeds.

By notice dated September 17, 2012, the Commission granted the Company’s request in its September 14, 2012, letter to temporarily suspend the compliance deadlines in Order 10 pending resolution of PacifiCorp’s Petition for Reconsideration and Petition for Stay (collectively Petitions). While both the Company’s request and the notice refer to suspending the *deadlines* for compliance, the Commission’s intent was to suspend PacifiCorp’s obligation to comply with the requirements of Order 10, not just the dates by which compliance was due.

The Commission clarifies that compliance with Order 10 is temporarily suspended until the Commission rules on the Petitions, and the Commission will address the Compliance Filing after issuing that decision. Accordingly, the current mechanism for crediting REC sale proceeds that the Company established in compliance with Order 06 remains in effect pending further Commission action.

GREGORY J. KOPTA  
Administrative Law Judge