

**BEFORE THE WASHINGTON
UTILITIES AND TRANSPORTATION COMMISSION**

In the Matter of the Petition of)	DOCKET UE-141368
)	
PUGET SOUND ENERGY,)	
)	ORDER 04
To Update Methodology Used to)	
Allocate Electric Cost of Service and)	
For Electric Rate Design Purposes)	ERRATA ORDER
)	
)	
.....)	

- 1 On January 29, 2015, the Washington Utilities and Transportation Commission (Commission) entered Order 03 approving and adopting the Settlement Agreement between Puget Sound Energy, the Commission’s regulatory staff, the Public Counsel Division of the Washington State Attorney General’s Office, the Industrial Customers of Northwest Utilities, the Kroger Company, Wal-Mart Stores, Inc., the Federal Executive Agencies, and The Energy Project (collectively, the Settling Parties).
- 2 The Commission has subsequently become aware of two errors in Order 03. By this order, the Commission corrects these errors as follows:
- 3 The first sentence in paragraph 17 is deleted and replaced with the following: “The Settling Parties agree that PSE will continue to use a “peak credit” classification methodology in its electric production and transmission cost allocation, though the Company will update certain underlying assumptions and data.”¹

¹ The sentence incorrectly included the phrase “demand-related” to describe the peak credit classification methodology.

- 4 The last sentence in paragraph 17 is deleted and replaced with the following: “We accept the short-term use of the 4-CP allocator and acknowledge the expectation that this subject will be explored more thoroughly in the near future.”²

DATED at Olympia, Washington, and effective February 4, 2015.

WASHINGTON UTILITIES AND TRANSPORTATION COMMISSION

DAVID W. DANNER, Chairman

PHILIP B. JONES, Commissioner

ANN E. RENDAHL, Commissioner

² The word “thoroughly” had been misspelled.