
**STATE OF WASHINGTON**

UTILITIES AND TRANSPORTATION COMMISSION

***1300 S. Evergreen Park Dr. S.W., P.O. Box 47250 ● Olympia, Washington 98504-7250***

***(360) 664-1160 ● www.utc.wa.gov***

June 8, 2015

**NOTICE OF COMPLIANCE**

Re: *Washington Utilities and Transportation Commission v. Pacific Power & Light Company,* Docket UE-100749

TO ALL PARTIES:

On February 12, 2013, the Washington Utilities and Transportation Commission (Commission) entered Order 13 in Docket UE-100749, Authorizing Revision to Schedule 95 and Requiring Compliance Filings (Order 13).

On December 12, 2014, the Commission entered Order 16, Order Rejecting Filed Revision to Schedule 95 and Authorizing Alternative Recovery of Over-Credits of Renewable Energy Credit Sale Proceeds (Order 16).

On May 1, 2015, Pacific Power & Light Company (Pacific Power or Company) filed its Annual Report of Proceeds from the Sale of Renewable Energy Credits (Annual Report) in compliance with Orders 13 and 16.

On May 14, 2015, Public Counsel filed a letter in response to Pacific Power’s compliance filing indicating that its filing did not include a true-up and revision to Schedule 95. Public Counsel does not request that the Company file a formal true-up and Schedule 95 revision because any such true-up would likely have very little impact but recommends that Pacific Power file a letter acknowledging this requirement in the Commission’s orders.

On May 19, 2015, Pacific Power filed a letter in response to Public Counsel’s letter stating the Company’s understanding that “Order 13 requires the Company to include in its annual report, ‘any proposed revision to the credit rate in Schedule 95 to be effective during the upcoming calendar year.’” Pacific Power explains, “The Company is not proposing to make changes to Schedule 95 at this time because it is not possible to modify Schedule 95 to capture and reflect such a small change in rates,” but that “the Company intends to more explicitly state any proposals for rate modifications for Schedule 95 in future compliance filings.”

On June 5, 2015, Commission Staff filed a letter stating that it has reviewed the Company’s compliance filing and concludes that it complies with the orders in Docket UE-100749. Staff further states that Pacific Power proposed no revision to Schedule 95 because the total Washington-allocated REC revenues in 2014 was $6,035, and no REC revenues are projected for 2015.

The Commission accepts Staff’s conclusion. We also appreciate the Company’s willingness to address Public Counsel’s concerns in this and future compliance filings.

**THE COMMISSION GIVES NOTICE That it finds that Pacific Power & Light Company’s Annual Report filed on May 1, 2015, complies with Orders 13 and 16 in Docket UE-100749.**

Sincerely,

STEVEN V. KING

Executive Director and Secretary