



STATE OF WASHINGTON
UTILITIES AND TRANSPORTATION COMMISSION

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March 6, 2019

RE: *In re Washington Utilities and Transportation Commission v. Pacific Power & Light*, Docket UE-001734

TO ALL PARTIES:

On November 27, 2002, the Washington Utilities and Transportation Commission (Commission) entered its Eighth Supplemental order Rejecting Original Proposed Tariff Revision and Approving Modified Tariff Proposal (Final Order), approving Pacific Power & Light Company's (Pacific Power or Company) modified tariff revision. The Final Order, among other things, required Pacific Power to file annual reports detailing the number of times Rules 4 and 6 of its Permanent Disconnection and Removal Tariff were used, "and for each transaction: the date, customer type, nature of the request, estimated removal cost and salvage, actual removal cost and salvage, description of the facilities removed, and the accounts used to book the transaction."¹

On February 25, 2019, the Company filed its annual Report on Costs Associated with Permanent Disconnection and Removal of Facilities (Report). On February 28, 2019, Commission staff (Staff) filed a letter stating that it had reviewed the Report, and believes that it complies with the Final Order.

The Commission has reviewed the Report, and acknowledges that it complies with the requirements of the Final Order.

MARK L. JOHNSON
Executive Director and Secretary

¹ Final Order, ¶ 23.