

May 3, 2013

***VIA ELECTRONIC FILING***

Steven V. King

Acting Executive Director and Secretary

Washington Utilities and Transportation Commission

1300 S. Evergreen Park Drive SW

P.O. Box 47250

Olympia, WA 98504-7250

**RE: Advice 13-05—Schedule 114—Low Income Weatherization Program**

Dear Mr. King:

PacifiCorp d/b/a Pacific Power & Light Company (Company) submits this filing in compliance with RCW 80.28.050, RCW 80.28.060, and WAC section 480-100-028.

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| First Revision of Sheet No. 114.2 | Schedule 114 | Low Income Weatherization Program – Residential Energy Efficiency Rider – Optional for Qualifying Low Income Customers |
| First Revision of Sheet No. 114.3 | Schedule 114 | Low Income Weatherization Program – Residential Energy Efficiency Rider – Optional for Qualifying Low Income Customers |
| First Revision of Sheet No. 114.4 | Schedule 114 | Low Income Weatherization Program – Residential Energy Efficiency Rider – Optional for Qualifying Low Income Customers |
| First Revision of Sheet No. 114.5 | Schedule 114 | Low Income Weatherization Program – Residential Energy Efficiency Rider – Optional for Qualifying Low Income Customers |

The Company respectfully requests an effective date of July 1, 2013, to allow adequate time for Low Income Weatherization program contract amendments and form revisions. The changes do not alter the program and are housekeeping in nature. A summary is included below.

* New language to specify that measures can be determined to be cost effective through the results of a U.S. Department of Energy approved audit or priority list.  The priority list reference is added on 114.2, 114.3, and 114.5.
* Language change from “will not exceed $1,000,000 annually” to “will not exceed $1,000,000 per calendar year.” The calendar year is the intention of this provision as it matches the Company’s budget year and is clarified through this revision. This language is added on 114.2.
* An increase in the number of days allowed for agencies to invoice the Company after completing a home from 45 days to 90 days. This change is necessary due to additional approvals agencies must now obtain from the Washington State Department of Labor and Industries related to the prevailing wage requirements. This change is made on 114.2.
* Correction to an EF Rating error related to water heater tank replacements.  The current tariff includes a requirement for replacement units to have an EF rating of 1.0. An EF rating of 1.0 does not exist.  The correction includes the EF ratings from the Home Energy Savings program. This correction is made on 114.4.
* Addition of the Weatherization Assistance Program Technical Assistance Center database to determine the baseline usage of existing refrigerators. This is allowed by the Washington Department of Commerce that administers the state and federal weatherization funding allocated to our local agency partners. This change is made on 114.4.
* Delete “Installation shall meet Federal, State and Local building codes”.  The Washington Department of Commerce monitors homes throughout the state and ensures building codes are followed. This language is removed on 114.5.

On April 11, 2013, the Company circulated the proposed changes to the members of the Low Income and Demand-Side Management Advisory Groups. Members were supportive of the changes and no issues were raised.

It is respectfully requested that all formal correspondence and staff requests regarding this filing be addressed to the following:

By E-mail (preferred): [datarequest@pacificorp.com](mailto:datarequest@pacificorp.com)

By regular mail: Data Request Response Center

PacifiCorp

825 NE Multnomah, Suite 2000

Portland, OR 97232

Please direct any informal questions to Lisa Romney, DSM Regulatory Projects Manager, at (801) 220-4425.

Sincerely,

William R. Griffith

Vice President, Regulation

Enclosure