

Ordering	Requirement	Applicable Tariff Sheet	Rule/Rate Schedule
196	Pacific Power must include in its revised tariff filing language specifying that facilities will only be removed for safety or operation reasons, or at the customer's request.	R6.3	Rule 6.1.2
198	Pacific Power must include in its revised tariff filing language specifying that customers may purchase facilities at Net Book Value upon permanent disconnection.	R6.3, R300.1	Rule 6.I.1.b, Schedule 300
199	Pacific Power must include in its revised tariff filing language specifying that any customer who disconnects from the Company's system within five years of initially connecting will receive a credit equivalent to a line extension credit for those facilities the departing customer paid to have installed. This credit will apply when facilities are removed or purchased.	R6.5, R300.1, R300.2	Rule 6.I.7, Schedule 300
202	Pacific Power must include in its revised tariff filing language specifying that stranded costs will be calculated on a case-by-case basis, which will include components for low-income and energy efficiency program fees.	R1.3, R300.1	Rule 1, Schedule 300
203	Pacific Power must work with the parties in this proceeding to develop dispute resolution procedures related to the calculation of the Stranded Cost Recovery Fee consistent with the guidance set out in paragraph 139, above, and file revised tariff language reflecting those procedures for Commission approval.	R6.3, R6.4, R6.5	Rule 6.I.5
204	Pacific Power must work with the parties in this proceeding to develop more detailed policies and procedures related to abandoning and decommissioning facilities consistent with Public Counsel's recommendations and file revised tariff language reflecting those policies and procedures for Commission approval.	R6.3	Rule 6.I.2
206	Pacific Power must include in its revised tariff filing language specifying that only facilities that are customer-dedicated and therefore not used to serve other customers are eligible for removal.	R1.2, R6.3	Rule 1, Rule 6.I.1.a, Rule 6.I.2
207	Pacific Power must include in its revised tariff filing a definition of "redundant services."	R1.3	Rule 1
208	Pacific Power must include in its revised tariff filing a statement that the tariff does not apply to negotiated sales and transfers of facilities.	R6.5	Rule 6.I.8
209	Pacific Power must include in its revised tariff filing a statement that it will prepare and deliver a removal cost estimate within 60 days of receiving a request for such an estimate.	R6.2, R6.3	Rule 6.I.1.a, Rule 6.I.1.b, Rule 6.I.4
210	Pacific Power must remove "cost to investigate redundant services" from the definition of "Actual Cost of Removal" in Rule 1.	R1.1	Rule 1