

 **STATE OF WASHINGTON**

UTILITIES AND TRANSPORTATION COMMISSION

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

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November 14, 2014

**NOTICE REQUIRING THAT PARTIES FILE COMPLETE ELECTRONIC VERSIONS OF ALL REVISED TESTIMONY AND EXHIBITS**

Re: *Washington Utilities and Transportation Commission v. Pacific Power & Light Company*, Dockets UE-140762 and UE-140617 (Consolidated)

TO ALL PARTIES:

Several parties in this proceeding have filed revised pages to pre-filed testimony or exhibits. Two problems have become apparent in connection with the revisions received thus far. First, parties that have prepared revisions using color-coded highlighting to make it easy to identify revisions have not filed the required paper copies using color printing. The colors selected and their intensity, when reproduced in black and white, make it difficult, or impossible, to read the revised information. This is the case, for example, in Staff’s filing of revised Exhibit JLB-2, Mr. Ball’s revenue requirements exhibit. This is inconvenient, requiring those responsible for analyzing the testimony and exhibits to print their own copies using color printers.

The second problem with the filings received to date is that parties have not filed electronically complete versions of the affected testimony and exhibits. This is the case, for example, with Boise White Paper’s filing of revisions to Mr. Stephen’s testimony, Exhibit RRS-1T, and certain of his exhibits. While these revised pages can be inserted into previously filed paper versions of the documents with relative ease, they cannot be inserted into previously filed electronic versions with ease, if at all.

To facilitate the Commission’s handling and use of revised testimony and exhibits, it is necessary to require that parties filing such revisions furnish complete versions of the affected testimony and exhibits in electronic format. These will replace the previously filed versions of the documents for purposes of creating the official record in this proceeding. Because this is our first experience with this requirement, parties should add to the exhibit numbers a lower-case “r” (*e.g.,* Exhibit JLB-2r; Exhibit RRS-1Tr) to ensure the correct version is available during the evidentiary hearing and is retained as the version received into evidence as part of the official record.

**THE COMMISSION GIVES NOTICE THAT parties filing revised testimony or exhibits must include in their filing, or supplement any previous filings with, an electronic file that is a complete version of the affected document including all revisions. If parties use highlighting, whether color-coded or in gray-scale, they must ensure that reproductions that are not in color do not result in the highlighted information being illegible. Parties supplementing previous filings of revised testimony or exhibits are required to do so within five business days following the date of this Notice.**

DENNIS J. MOSS

Senior Review Judge