

PACIFIC POWER & LIGHT COMPANY

FOR COMMISSION'S RECEIPT STAMP

PACIFIC POWER & LIGHT COMPANY
SCHEDULE 130
RESIDENTIAL ENERGY SERVICES
OPTIONAL FOR QUALIFYING CUSTOMERS

PURPOSE:

The purpose of this Tariff is to authorize the Company to continue to collect the Energy Service Charge portion of Schedule 130 for energy efficiency work done to dwellings at the time the tariff was in effect, after the tariff was canceled August 31, 1995, and continuing until the Energy Service Charge contracts are paid in full.

AVAILABLE:

This Tariff is not available to new Customers. Charges under this Schedule are in addition to the electric service charge under Residential Service Schedule 16. The obligations under this Schedule apply to all Dwelling Owners of the real property specified in the Energy Services Contract.

DESCRIPTION:

Service under this Schedule was intended to maximize the efficient utilization of the electricity requirement of existing, electrically heated residential dwellings through the installation of permanent energy efficient materials. The Company made available an enhanced energy analysis, installed energy saving products, and arranged for and funded the installation of Energy Efficiency Measures. The Company subsequently billed Customers an Energy Service Charge as specified by the schedule. PacifiCorp is authorized to continue to collect for energy efficiency services installed under Schedule 130. These charges are to remain in effect for the Customer currently receiving electric service until the loan is paid in full.

DEFINITION:

Energy Conservation Measure: Permanently installed energy efficiency measures specified in the Energy Services Contract, including structurally related building improvements which can reduce the Customer's electric use.

Dwelling Owner: The person who has legal and beneficial title to a dwelling specified in an Energy Services Contract, is the mortgagor under a duly recorded mortgage of real property, the trustor under a duly recorded deed of trust or a purchaser under a duly recorded contract for the purchase of the dwelling and the Successive Owner(s) of such property.

(Continued)

Issued June 23, 1998 Effective August 1, 1998

Issued by PACIFIC POWER & LIGHT COMPANY
By Anne E. Eakin Title Vice President, Regulation
TF2 130-1.E Advice No. 98-006

PACIFIC POWER & LIGHT COMPANY

FOR COMMISSION'S RECEIPT STAMP

PACIFIC POWER & LIGHT COMPANY
SCHEDULE 130
RESIDENTIAL ENERGY SERVICES
OPTIONAL FOR QUALIFYING CUSTOMERS

DEFINITIONS: (Continued)

Energy Services Contract: A contract between Dwelling Owner and Company providing for Company to fund Energy Efficiency measures pursuant to the tariff schedule.

Energy Service Charge: Dwelling Owner of each parcel of real property covered by this Tariff shall pay an Energy Service Charge for Energy Efficiency Measures installed at such real property. The Energy Service Charge commenced on the date specified by the Energy Services Charge Contract and shall continue until the charge is paid in full. The contract applies to all electric service to each parcel of real property identified in such contract, without regard to changes in ownership or changes in use of such real property, unless the Energy Service Charge is terminated herein.

Successive Owner: The person who at the time Energy Service Charge billings become due is the current successor to the rights of the Dwelling Owner in the real property specified in the Energy Services Contract. Dwelling Owner shall be considered also to be the Successive Owner, if no transfer of rights has occurred.

TERMINATION OF SERVICE:

Dwelling Owner may terminate service under this Schedule at any time, with respect to any parcel or real property, by paying the present value of the remaining Energy Service Charge loan. If Dwelling Owner ceases taking electric service from Company at the location where the measures were installed, the balance of the Energy Service Charge loan shall become immediately due and payable by Dwelling Owner. Otherwise, repayment of the outstanding balance becomes the responsibility of the Successive Owner(s). Company has the right to terminate electric service at the real property identified in the Energy Services Contract for nonpayment of any monthly Energy Services Charge. Termination of electric service shall be in addition to all other remedies available to Company.

RULES AND REGULATIONS:

Service under this Schedule is subject to the General Rules and Regulations contained in the tariff of which this Schedule is a part, and to those regulations prescribed by regulatory authorities.

Issued June 23, 1998 Effective August 1, 1998

Issued by PACIFIC POWER & LIGHT COMPANY
By Anne E. Eakin Title Vice President, Regulation
TF2 130-2.E Advice No. 98-006