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BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

In the Matter of the Application of the Washington Water Power Company (U 907-G) for an Order authorizing the issuance and sale of up to and including 750,000 shares of Common Stock, no par value, under a Periodic Offering Program.

Application 91-09-054 (Petition for Modification

filed October 24, 1991)

## ORDER CORRECTING ERROR

On December 4, 1991, in Decision (D.) 91-12-022, the Commission granted Washington Water Power Company (WWPC) the authority requested in its Petition for Modification of D.91-10-031 (Petition). In the Petition, WWPC requested an exemption under the Public Utilities (PU) Code \$ 829 for the issue, sale and delivery of certain securities for which WWPC had received approval of all public utilities commissions having jurisdiction prior to September 30, 1991, the date on which WWPC acquired the South Tahoe gas system from CP National Corporation.

In granting the authority, we listed in Ordering Paragraph 1.d. Common Stock with attached preferred share purchase rights for: ".... 1) WWPC's Employee Stock Purchase Plan (1,685,552 shares); 2) WWPC's Dividend Reinvestment Plan (168,754 shares)..."

This was a typographical error. We should have stated: ".... 1) WWPC's Employee Stock Purchase Plan (168,754 shares); 2) WWPC's Dividend Reinvestment Plan (1,685,552 shares)..."

Under Resolution A-4661, which authorizes the Executive Director to sign, on behalf of the Commission, orders involving the correction of typographical and clerical errors in the decisions and orders of the Commission, this order will correct the above error.

IT IS ORDERED that Decision 91-12-022 is amended by changing Ordering Paragraph 1.d. to read as follows:

d. Common Stock with attached preferred share purchase rights for 1) WWPC's Employee Stock Purchase Plan (168,754 shares); 2) WWPC's Dividend Reinvestment Plan (1,685,552 shares) and; 3) WWPC's Investment and Employee Stock Ownwership Plan (424,153 shares).

This order is effective today.

Dated <u>DEC131991</u>, at San Francisco, California.

Neal/J. Shulman Executive Director

AN. Exocutive Director

I CERTIFY THAT THIS DECISION WAS APPROVED BY THE ABOVE COMMISSIONERS TODAY