Davison Van Cleve PC

TEL (503) 241-7242 • FAX (503) 241-8160 • mail@dvclaw.com

Suite 400 333 SW Taylor Portland, OR 97204

June 25, 2015

Via Email and U.S. Mail

Mr. Steven V. King
Executive Director
Washington Utilities & Transportation Commission
1300 S. Evergreen Pk. Dr. S.W.
P. O. Box 47250
Olympia, WA 98504-7250

Re:

The Walla Walla Country Club v. PacifiCorp, d/b/a Pacific Power & Light

Company.

Docket No. UE-143932

Dear Mr. King:

Enclosed for filing in the above-referenced docket, please find the original and four (4) copies of the Protective Order signatory pages for Jesse E. Cowell, Stanley M. Schwartz, David S. Grossman, Bradley G. Mullins, and David J. Marne and Jeffrey C. Thomas on behalf of The Walla Walla Country Club.

Thank you for your assistance. If you have any questions, please do not hesitate to contact our office.

Sincerely,

Rainbow Wainright
Rainbow Wainright

Enclosures

cc:

Service List

CERTIFICATE OF SERVICE

I hereby certify that I have this day served the attached Protective Order signatory pages upon all parties in this proceeding, as shown below, by sending copies via electronic mail and First Class U.S. Mail, postage pre-paid.

DATED this 25th day of June, 2015.

Davison Van Cleve, P.C.

/s/ Rainbow Wainright
Rainbow Wainright

R. BRYCE DALLEY

Vice President, Regulation
PacifiCorp
825 NE Multnomah STE 2000
Portland, OR 97232
bryce.dalley@pacificorp.com

SALLY BROWN

Assistant Attorney General WUTC PO Box 40128 Olympia, WA 98504-0128 sbrown@utc.wa.gov

SIMON FFITCH

Office of the Attorney General 800 Fifth Avenue STE 2000 Seattle, WA 98104-3188 simonf@atg.wa.gov

SARAH WALLACE MICHELLE MISHOE

Pacific Power & Light Co. 825 NE Multnomah STE 1800 Portland OR 97232 sarah.wallace@pacificorp.com michelle.mishoe@pacificorp.com

TROY GREENFIELD CLAIRE ROOTJES

Schwabe, Williamson & Wyatt 1420 5th Avenue STE 3400 Seattle, WA 98101 tgreenfield@schwabe.com crootjes@schwabe.com

EXHIBIT A (ATTORNEY AGREEMENT)

this proceeding for The walla Walla Country (ell , as	attorney in
this proceeding for The Walla Walla Country	Clab	(party to
this proceeding) agree to comply with and be boun-	d by the Protective Orde	r entered by
the Washington Utilities and Transportation Comm	nission in Docket UE-14:	3932, and
acknowledge that I have reviewed the Protective O	rder and fully understand	d its terms and
conditions.		
16	6-25-1	5
Signature	Date	
333 Sw Taylor, Str 400, Bitland OR 97204		
Address		

EXHIBIT A (ATTORNEY AGREEMENT)

this proceeding for what I have reviewed the Protective Or conditions.	ission in Docket UE-143932, and
Signature Signature	6-25-15 Date
422 W. Riuside Au. Address Spokal, WA. 99201	

EXHIBIT A (ATTORNEY AGREEMENT)

I,	DAVID S.	GROSSMAN	, as attorney in
this proceeding for WALLA V	ALLA COUNTE	RY CLUB	(party to
this proceeding) agree to con	ply with and	be bound by the Prote	ctive Order entered by
the Washington Utilities and	Transportation	n Commission in Docl	ket UE-143932, and
acknowledge that I have revi conditions.	ewed the Prote	ective Order and fully	understand its terms and
Signature Signature	_	June_25 Date	, 2015
PO Box 1757, Walla Wal	lla, WA 993	362	

EXHIBIT B (EXPERT AGREEMENT)

I, BRAD MULLINS	, as expert	
witness in this proceeding for WALLA WALL		
this proceeding) hereby agree to comply with a	and be bound by the Protective Order	
entered by the Washington Utilities and Transp		
143932 and acknowledge that I have reviewed		ıd
its terms and conditions.		
\mathcal{I}	. / /	
mula La La	6/25/2015	
Signature	6/25/2015 Date	
SELF EMPLOSED		
Employer		
333 SW TAYLOR ST STE400		
BLATE PORTLAND OR 97204	CONSULTANY	
Address	Position and Responsibilities	
* * *		
The following portion is to be completed by the	e responding party and filed with the	
Commission within 10 days of receipt; failure	to do so will constitute a waiver and the	
above-named person will be deemed an expert	having access to Confidential Information	on
under the terms and conditions of the protective	e order.	
No objection.		
	rty objects to the above-named expert	
having access to Confidential Information. The	e objecting party shall file a motion setti	nį
forth the basis for objection and asking exclusi-		
Confidential Information.	and the second second second	
Signature	Date	

EXHIBIT B (EXPERT AGREEMENT)

I, Jeffrey C. Thomas witness in this proceeding for Walla Walla Co this proceeding) hereby agree to comply with and be entered by the Washington Utilities and Transportal 143932 and acknowledge that I have reviewed the Fits terms and conditions. Signature Walla Walla Country Club Employer	(a party to be bound by the Protective Order tion Commission in Docket UE-Protective Order and fully understand Tune 24 2015 Date	
1644 Plaza Way #508 Wolla Walk, WA Address	99362 General Manage Position and Responsibilities	. v
* * * The following portion is to be completed by the responded commission within 10 days of receipt; failure to do above-named person will be deemed an expert having under the terms and conditions of the protective ord	so will constitute a waiver and the ng access to Confidential Information	
No objection.		
Objection. The responding party of having access to Confidential Information. The objection and asking exclusion of Confidential Information.	ecting party shall file a motion setting	
Signature	Date	

EXHIBIT B (EXPERT AGREEMENT)

AGREEMENT CONCERNING CONFIDENTIAL INFORMATION IN DOCKET UE-143932 BEFORE THE

WASHINGTON UTILITIES AND TRANSPORTATION COMMISSION

I,			
Employer 619 5.W. HIGGINS AVE., SUITE MISSOULA, MT Address 59803 EXPENT WITNESS President/Senior Elect Position and Responsibilities	raical NGINEER		
* * * The following portion is to be completed by the responding party and filed with the Commission within 10 days of receipt; failure to do so will constitute a waiver and the above-named person will be deemed an expert having access to Confidential Information under the terms and conditions of the protective order.			
No objection. Objection. The responding party objects to the above-named expert having access to Confidential Information. The objecting party shall file a motion setting forth the basis for objection and asking exclusion of the expert from access to Confidential Information.			
Signature Date			