BEFORE THE

WASHINGTON UTILITIES AND TRANSPORTATION COMMISSION

WALLA WALLA COUNTRY CLUB,)
Со	mplainant,)) DOCKET UE-143932
v.)
PACIFIC POWER & LIC COMPANY,	GHT)))
Re	spondent.)))

EXHIBIT NO. RBD-__CX
COMPANY RESPONSE TO CLUB DR 71

August 27, 2015

Please refer to the Company's Response to DR 038. Regarding Pacific Power's Washington Removal – Estimating and Reconciliation Process, Section 3.d.3, please: a) state the date this section first went into effect; b) explain and provide supporting documentation of the Company's customer contribution process prior to the effective date indicated in response to subpart (a); and c) provide a narrative response explaining the Company's policy and/or position on the use of "five years" as the period between installation and removal, when determining whether customers receive contribution credits.

RESPONSE:

- (a) January 21, 2014
- (b) Please see Pacific Power's thorough-going report ("Report")
- (c) The five year period is consistent with the line extension policies to charge monthly minimum billings for five years

RESPONSES TO COMPLAINANT'S THIRD SET OF DATA REQUESTS - 14

SCHWABE, WILLIAMSON & WYATT, P.C. Attorneys at Law 1420 5th Avenue, Suite 3400 Seattle, WA 98101-4010 Telephone: 206 622.1711