## **BEFORE THE**

## WASHINGTON UTILITIES AND TRANSPORTATION COMMISSION

WALLA WALLA COUNTRY CLUB,	)
Complainant,	) ) DOCKET UE-143932
v.	)
PACIFIC POWER & LIGHT COMPANY,	) )
Respondent.	) ) )

EXHIBIT NO. RBD-\_\_CX
COMPANY RESPONSE TO CLUB DR 52

August 27, 2015

Exhibit No. RBD-\_\_\_CX Docket UE-143932 Witness: R. Bryce Dalley Page 1 of 1

1 052 Please refer to PacifiCorp's Report, page 17, where the Company states, in regard to the facility purchase option in lieu of removal: "The sale price offered by the 2 Company would be the estimated removal cost for the underground facilities." Prior to this statement, had the Company ever previously stated that it would negotiate the 3 amount to be paid for facilities purchased by a customer? If yes, please indicate the date on which the Company adopted or switched to the policy in the quoted 4 statement. 5 6 7 8 disconnection. 9 10

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**RESPONSE:** No. Pacific Power never previously stated that it would negotiate an amount to be paid for facilities purchased by a customer. Subsequent to submittal of the referenced Report, Pacific Power has ultimately concluded the totality of the safety and operational reasons for removal necessitates further revision of its policy. Accordingly, it no longer offers to sell facilities to customers requesting permanent

RESPONSES TO COMPLAINANT'S SECOND SET OF DATA REQUESTS - 27

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