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**BEFORE THE WASHINGTON**

**UTILITIES AND TRANSPORTATION COMMISSION**

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| THE WALLA WALLA COUNTRY CLUB,  Complainant,  vs.  PACIFIC POWER & LIGHT COMPANY, a division of PACIFICORP,  Respondent. |  | Docket UE-143932  WALLA WALLA COUNTRY CLUB RESPONSE TO Bench Request No. 2 |

**Bench Request No. 2:**

Provide the date on which Pacific Power & Light Company’s (“Pacific Power” or the “Company”) policy for permanent disconnection changed to no longer include the sale and transfer of facilities in lieu of removal.

**Walla Walla Country Club Response:**

According to the Company’s response to Walla Walla Country Club (“WWCC”) Data Request (“DR”) 74, Pacific Power implemented a policy prohibiting the offer of an option to purchase facilities in lieu of removal for customers requesting permanent disconnection during the pendency of this proceeding, or “[o]n or about March 9, 2015.”

Please see Attachment WWCC Response to Bench Request No. 2, containing a copy of the Company’s response to WWCC DR 74. Please note that the Company’s responses to WWCC DRs 052 and 008, which are referenced in the Attachment, can be found in Exhibit Nos. RBD-11CX and BGM-4C, respectively.