

**Exh. JDW-12C
Dockets UE-230172 and UE-210852
Witness: John D. Wilson
REDACTED**

**BEFORE THE WASHINGTON
UTILITIES AND TRANSPORTATION COMMISSION**

**WASHINGTON UTILITIES AND
TRANSPORTATION COMMISSION,**

Complainant,

v.

**PACIFICORP d/b/a PACIFIC POWER
AND LIGHT COMPANY,**

Respondent.

**DOCKETS UE-230172 and
UE-210852 (Consolidated)**

In the Matter of

**ALLIANCE OF WESTERN ENERGY
CONSUMERS'**

**Petition for Order Approving Deferral of
Increased Fly Ash Revenues**

EXHIBIT TO TESTIMONY OF

JOHN D. WILSON

**ON BEHALF OF STAFF OF
WASHINGTON UTILITIES AND
TRANSPORTATION COMMISSION**

PacifiCorp Response to UTC Staff Data Request No. 99, including attachment

September 14, 2023

CONFIDENTIAL PER PROTECTIVE ORDER – REDACTED

UE-230172 / PacifiCorp
July 20, 2023
WUTC Data Request 99

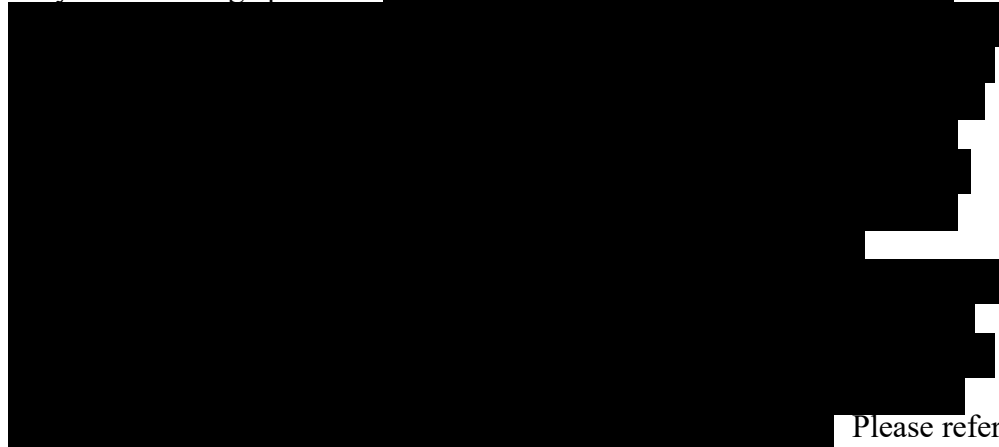
WUTC Data Request 99

Power Costs - With respect to 230172-PAC-RJM-GNwPipelineStorageFees (C):

- (a) In tab Clay Basin Storage, cells DJ22 and DW22, please explain why the forecast assumes fully withdrawing gas is a reasonable assumption for a normalized fuel cost forecast. In support of this response, please provide the minimum annual storage volume for the past ten years.
- (b) Please confirm that the tabs Multi Year and Contract Incentive Payment are not relevant to 2024 or future NPCs. If not confirmed, please explain how data from these tabs are utilized in detail.

Confidential Response to WUTC Data Request 99

(a) Clay Basin Storage provides



Please refer to Confidential Attachment WUTC 99 which provides annual storage details (in million British thermal units (MMBtu)) for 2013 through 2022.

(b) Confirmed.

Designated information in WUTC Data Request 99 and Confidential Attachment WUTC 99 is confidential per Protective Order in UTC Docket UE-230172.

PREPARER: Lori Oathes / John Akiyama / Stephen Fendrich

SPONSOR: Ramon J. Mitchell