

# Wheat Belt Public Power District Board of Directors Policy



Policy: **C-5**

Title: **Relocation, Retirement, Removal of  
Facilities and Minimum Bills**

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## **Relocation of Power Lines**

If a customer requests the relocation of power lines, poles, or other facilities belonging to Wheat Belt Public Power District, this work shall be undertaken if:

1. The customer requesting such relocation of said lines, poles, or other structures pays all direct and associated expenses for such relocation, and
2. All necessary right-of-way can be obtained to make such relocation possible, and
3. There are no engineering or other external reasons for the relocation not to be made.

Should Wheat Belt potentially benefit from a customer requested relocation of lines, poles or other facilities, or the relocation work was planned by Wheat Belt in the foreseeable future anyway, for the benefit of Wheat Belt, the customer may be allowed a reasonable credit towards the total cost of their requested relocation, as determined by the Wheat Belt engineering personnel.

Wheat Belt Public Power District may relocate, at its instigation and discretion, Wheat Belt lines, poles, or other facilities at no cost to the customer when there is a direct and cost justified benefit to the District.

## **Retirement and Removal of an Electric Service**

After the expiration of the primary term of the service contract, all customers shall continue to pay the Basic charges. If the Basic charge is not received for an account for a period of twelve months or more, the facilities at that location shall be considered for retirement due to non-payment. At said time, all primary lines and equipment for the service (not needed for service to others), may be removed only by, and at the discretion of the District.

Neither bankruptcy nor the insolvency of customers shall be grounds for terminating the service contract with Wheat Belt Public Power District as long as the obligations of customer hereunder are paid or performed by or on behalf of customer in accordance with terms of the service contract.

Should the customer elect to discontinue service and sign a retirement form with the District, all primary lines and equipment for the service (not needed for service to others), may be removed only by, and at the discretion of the District.

**Reinstallation of an Electric Service**

Should reinstallation be requested by the same property owner, or related party (spouse, domestic partner, child, grandchild, father, grandfather, mother, grandmother, brother, sister and uncle, niece, nephew, daughter-in-law, sister-in-law, brother-in-law, father-in-law, son-in-law, mother-in-law, step-child, stepmother, or step-father, by blood or marriage or by law) an amount equal to one and a half times the cost of labor plus materials for reinstallation will be charged to Contributions in Aid of Construction. If the retirement was due to non-payment, the customer must also satisfy the outstanding balance at time of retirement. A new service contract will be required, and no credit will be applied over the term of the contract.

If the primary lines and service equipment have not yet been removed, the owner or related party, as addressed above, will have the option to pay in full the accumulated basic and/or minimum charges from the date of disconnect to requested reconnect date or the current cost of reinstallation based on the the Line Extension Policy, whichever is less.

Stuart Morgan VP  
President

6/28/24  
Date