

**EXHIBIT NO. __ (EDH-14)
DOCKET UE-200115
COLSTRIP UNIT 4 SALE
WITNESS: EZRA D. HAUSMAN, PH.D.**

**BEFORE THE
WASHINGTON UTILITIES AND TRANSPORTATION COMMISSION**

In the Matter of the Application of

PUGET SOUND ENERGY,

**For an Order Authorizing the Sale of
All of Puget Sound Energy's Interests
in Colstrip Unit 4 and Certain of Puget
Sound Energy's Interests in the
Colstrip Transmission System**

Docket UE-200115

**EXHIBIT EDH-14 TO THE
PREFILED DIRECT TESTIMONY OF
EZRA D. HAUSMAN, PH.D.
ON BEHALF OF THE SIERRA CLUB**

October 2, 2020

Washington Utilities and Transportation Commission v. Puget Sound Energy
DOCKET UE-200115
Sierra Club's Fifth Set of Data Requests to Puget Sound Energy
September 22, 2020

DATA REQUESTS

24. Regarding PSE's response to Sierra Club Data Request 012:
 - a. Please provide all communications surrounding the indicative hedge prices provided to Wei Dang and included as Attachment A to PSE's response. Please include the specific instructions and requests to which the trade floor was responding, and any follow-up correspondence or memos. Please provide the date of each such correspondence, along with the date of the correspondence provided as attachment A.
 - b. Please identify Mr. Wei Dang's position at PSE at the time of this correspondence, and his role in the current proceeding.

25. Regarding PSE's response to Sierra Club Data Request 013:
 - a. Please provide all communications surrounding the indicative hedge prices provided to Bob Williams and included as Attachment A to PSE's response. Please include the specific instructions and requests to which the trade floor was responding, and any follow-up correspondence or memos. Please provide the date of each such correspondence.
 - b. Please identify Mr. Bob Williams' position at PSE at the time of this correspondence, and his role in the current proceeding.

26. Please confirm or deny that Line E of the "Illustrative Example of Variable Pricing for the NorthWestern Energy PPA and the Talen Montana PPA under Different Mid-C Index Price Scenarios" presented in Table 1 of the Supplemental Direct Testimony of Cindy Song (Exhibit CLS-08T) does not reflect the full price paid by PSE under the PPAs because it does not include the cost of the "monthly payment of 1/12th of the annual O&M Costs (Base)" as set forth under the "Contract Price" term of the proposed PPA, provided as Exhibit C to the Company's petition in this matter.
 - a. If confirmed, please provide an updated version of Table 1 that includes this cost in the cost of the PPAs.
 - b. If denied, please explain why this cost should not be included.

27. In testimony before the Public Service Commission of the State of Montana, Docket No. 2019.12.101, *Application of NorthWestern Energy Company for approval to acquire shares of Colstrip Unit 4 from PSE*, NorthWestern witness Kevin J. Markovich states that