

Puget Sound Energy P.O. Box 97034 Bellevue, WA 98009-9734 pse.com

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## FILED VIA WEB PORTAL

Ms. Amanda Maxwell, Executive Director and Secretary Washington Utilities and Transportation Commission 621 Woodland Square Loop SE Lacev, WA 98503

**RE:** Docket UE-210795 – Clean Energy Implementation Plan Compliance Filing

Dear Ms. Maxwell:

In compliance with paragraph 203 of Final Order 08 in Docket UE-210795 ("Final Order 08"), Puget Sound Energy ("PSE" or the "Company") hereby provides the Customer Benefit Indicator ("CBI") metric report card as outlined in Condition 15 for the year 2022. This report card includes all CBIs and metrics the Company currently reports, except for those CBIs and metrics the Commission directed in Final Order 08 should be removed. It also includes CBIs and metrics that PSE has been directed to report to the Commission, as outlined in paragraph 200 of Final Order 08. Finally, it includes CBIs and metrics that PSE must evaluate through an interested persons' process before the Biennial CEIP Update, as outlined in Chapter 8 of PSE's 2021 Clean Energy Implementation Plan ("CEIP") filed December 17, 2021.

For some of the metrics included in this report card, PSE does not have the data available for 2022 because the anticipated programs upon which the measurements depend are not yet established. PSE anticipates updating this report card in its 2023 Biennial CEIP Update due in November 2023, and will provide additional data, if available. CBIs and metrics previously included in the CEIP and not included here, as directed in Final Order 08, are: (1) the metric median electric bill as a percentage of income for residential customers; (2) the metric median electric bill as a percentage of income for residential customers who are also energy-burdened; and (3) reduction of climate change impacts, with the metric as the social cost of carbon times avoided emissions.

In response to feedback from interested parties during development of the 2021 CEIP, PSE committed to continued discussion with interested parties on potential additional CBIs, specifically for "fish and wildlife impacts, wildfire impacts, sense of pride and self-sufficiency, and indoor air quality through the end of 2023." Given the Commission declined to require the Company to track data regarding indoor air quality (*see* Order 08, paragraph 152), this CBI is not included in this report card. Consistent with commitments in the CEIP, PSE intends to continue

Ms. Amanda Maxwell, Executive Director and Secretary June 16, 2023 Page 2 of 2

engagement related to the remaining three potential CBIs to inform the potential collection of baseline data for the 2025 CEIP. PSE's engagement with interested persons on these topics has and/or may include discussions with the Equity Advisory Group and, potentially, other advisory groups, community based organizations, and information gathering through surveys and direct engagement with potentially affected customers and interested persons. Because this work is in progress, no reportable data are included in this report card related to these potential CBIs.

If you have any questions regarding the filing, please contact Kara Durbin at (425) 456-2377. If you have any other questions, please contact me.

Sincerely,

/s/ Wendy Gerlitz

Wendy Gerlitz Manager, Regulatory Policy Puget Sound Energy PO Box 97034, BEL10W Bellevue, WA 98009-9734 425-462-3051 Wendy.Gerlitz@pse.com

cc: Donna Barnett, Perkins Coie Service List

Attachment:

210795-PSE-2022-CBI-Metric-Rpt-Card-(06-16-2023)