**BEFORE THE WASHINGTON UTILITIES AND TRANSPORTATION COMMISSION**

**Docket Nos. UE-151871 UG-151872**

**Puget Sound Energy’s**

**Electric and Natural Gas Equipment Lease Service**

**PUBLIC COUNSEL DATA REQUEST NO. 004**

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**RE: Testimony of Ahmad Faruqui, Exhibit No. AF-1T, p. 14, line 23 – p. 15, line 2.**

Please provide any data, analysis, memo, or other relevant document analyzing calls to Puget Sound Energy’s Energy Advisors, including but not limited to any analysis based on the type of call, reason for the call, and call outcomes for each year, 2013 to 2015.

**Response:**

Puget Sound Energy (“PSE”) objects to Public Counsel Data Request No. 004 on the basis that responding would require PSE to disclose customer-specific information without customer consent, in violation of WAC 480-100-153. PSE further objects to Public Counsel Data Request No. 004 as overly broad and unduly burdensome. Without waiving these objections, and subject thereto, PSE responds as follows:

Please see Attachment A to PSE’s Response to Public Counsel Data Request No. 004.

Note that the “Post Call Wrap Codes” data provided herein only represent activities that have been recorded in PSEs existing systems, which has been in operation since May 13, 2015. Information prior to May 13, 2015 is not available.

**ATTACHMENT A to PSE’s Response to PUBLIC COUNSEL Data Request No. 004**