BEFORE THE WASHINGTON UTILITIES AND TRANSPORTATION COMMISSION

WASHINGTON UTILITIES AND TRANSPORTATION COMMISSION,

Complainant,

V.

PUGET SOUND ENERGY

Respondent.

DOCKETS UE-240004 and UG-240005

PETITION TO INTERVENE
OF THE FEDERAL EXECUTIVE
AGENCIES

- I. Pursuant to WAC 480-07-355, the Secretary of Defense, through authorized counsel, hereby petitions the Washington Utilities and Transportation Commission to intervene in this proceeding on behalf of the consumer interest of the FEDERAL EXECUTIVE AGENCIES (FEA).
- II. The name, title, mailing address, telephone number, and e-mail address of the person representing FEA in this proceeding and who is authorized to accept service of documents is:

Rita M. Liotta FEA Counsel U.S.Navy One Avenue of the Palms San Francisco, CA 94130 TEL: (415) 671-9187

E-mail: rita.m.liotta.civ@us.navy.mil

III. In addition, the names, mailing addresses, telephone numbers and e-mail addresses of the expert persons to whom all documents and communication relating to this proceeding should be addressed are:

Kay Davoodi, Larry Allen, Makda Solomon and Jason Cross

Utility Rates and Studies Office Naval Facilities Engineering Command-HQ 1322 Patterson Ave SE, Suite 1000 Washington Navy Yard, DC 20374-5065

Respective e-mails & telephone numbers:

khojasteh.r.davoodi.civ@us.navy.mil (202)685-3319; larry.r.allen5.civ@us.navy.mil (202)685-3320; makda.solomon.civ@us.navy.mil (202)685-0024 and jason.a.cross10.civ@us.navy.mil (202)685-7626

- IV. If the Commission should grant this Petition to Intervene, FEA waives service of process by means of personal delivery, United States mail, and parcel delivery service pursuant to WAC 480-07-150 (5) for all paper documents that are available in complete form by electronic means, provided that such documents are delivered electronically to the e-mail addresses set forth in Paragraphs II and III of this Petition.
- V. FEA maintains military installations and civilian activities within the State of Washington that receive electric service from Puget Sound Energy (PSE). As a large user of electric service provided by PSE, FEA has a significant interest in this proceeding and would be substantially affected by its outcome. No other party can adequately represent FEA's interests. FEA's participation can assist in the development of a sound record and is not expected to unduly broaden the issues or delay the proceeding.
- VI. FEA wishes to reserve the ability to submit written testimony and exhibits. FEA anticipates it will cross-examine witnesses called by other parties and submit written arguments and/or motions.

WHEREFORE, the FEDERAL EXECUTIVE AGENCIES seek leave to

intervene and to be treated as a party to this proceeding.

Respectfully submitted,

/s/ Rita Liotta

DATED: March 6, 2024 RITA M. LIOTTA
Counsel for the FEA

STATE OF CALIFORNIA)
) SS.

CITY AND COUNTY OF SAN FRANCISCO)

I, Rita M. Liotta, affirm that this petition is true and complete to the best of my knowledge and belief.

/s/ Rita Liotta

RITA M. LIOTTA

Counsel for the FEA