BEFORE THE

WASHINGTON UTILITIES AND TRANSPORTATION COMMISSION

WASHINGTON UTILITIES AND TRANSPORTATION COMMISSION, Complainant, v. PUGET SOUND ENERGY, Respondent.) DOCKETS UE-240004 and UG-240005 (Consolidated)) PETITION TO INTERVENE OF MICROSOFT CORPORATION))

Pursuant to WAC § 480-07-355, Microsoft Corporation hereby petitions the

Washington Utilities and Transportation Commission ("WUTC" or "Commission") for leave to

intervene in the above-referenced dockets as an intervenor with full party status, as described in

WAC § 480-07-340. The business address for Microsoft is:

Microsoft Corporation Microsoft Real Estate & Facilities One Microsoft Way Redmond, WA 98052

Microsoft will be represented in this proceeding by Davison Van Cleve, P.C

("DVC"). All documents relating to this proceeding should be served on Microsoft's attorney at

the following address:

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Tyler C. Pepple Davison Van Cleve, P.C. 107 SE Washington St., Suite 430 tcp@dvclaw.com Telephone: (503) 241-7242 Attorney for Microsoft Corporation

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DAVISON VAN CLEVE, P.C. 107 SE Washington St., Suite 430 Portland, OR 97214 Telephone: (503) 241-7242 Microsoft does not request paper service, unless required by WUTC rules or law. If permitted by the presiding officer, Microsoft also requests that electronic service be provided to the following:

Jesse O. Gorsuch jog@dvclaw.com Paralegal for DVC

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The administrative rules at issue are WAC § 480-07-340, -355.

Microsoft has a substantial interest in PSE's 2024 general rate case ("GRC"), which the Company filed on February 15, 2024.¹ Microsoft currently takes delivery service from PSE pursuant to a special contract approved in Docket No. UE-161123. In this GRC, PSE is proposing an approximate 73% increase to Microsoft's delivery rates in 2025 and another increase of approximately 5% in 2026.² Accordingly, Microsoft has a direct and substantial interest in this proceeding that will not be adequately represented by any other party and may be affected by any Commission decision made in connection with this proceeding.

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Microsoft's intervention in this proceeding will assist the Commission in determining the fair and reasonable allocation of costs to Microsoft and will not unreasonably broaden the issues, burden the record, or delay this proceeding. Thus, it is in the public interest to allow Microsoft to intervene in this proceeding.

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WHEREFORE, Microsoft respectfully petitions the Commission for leave to intervene in this proceeding.

¹ PSE filed replacement versions of its initial testimony on March 1, 2024, to reflect non-substantive changes, and additionally filed revised testimony and exhibits on March 4, 2024.

² Exh. No. CTM-1T at 5 (Table 1)

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Dated this 11th day of March, 2024.

Respectfully submitted,

DAVISON VAN CLEVE, P.C.

<u>/s/ Tyler C. Pepple</u>

Tyler C. Pepple, WA State Bar No. 50475 107 SE Washington St., Suite 430 Portland, Oregon 97214 Telephone: (503) 241-7242 tcp@dvclaw.com

Attorney for Microsoft Corporation

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DAVISON VAN CLEVE, P.C. 107 SE Washington St., Suite 430 Portland, OR 97214 Telephone: (503) 241-7242