NUMB ER		A/R	DATE	DESCRIPTION					
	INTERIM RATES								
	REQUESTS and RECORI	OS REQ							
1B	BENCH	A	2/22/02	Standard and Poor's Bulletins re PSE from July 2001 to Present					
2B	BENCH	A	2/22/02	18 January 2002, Standard & Poor's Report: U.S. Utilities' Credit Quality Displayed Steep Decline in 2001; Negative Trend Likely To Continue					
3B	BENCH	Α	2/22/02	Lisa Steel's Recalculation Of Factors Cited by D. Gaines in Exhibit No. 25T, pp. 31-32					
4B	BENCH	Α	2/22/02	Amended and Restated Credit Agreement, June 29, 2001, Among Infrastrux Group, Inc., borrower, Puget Energy, Inc., Guarantor and Certain Lenders					
5B	BENCH	Α	2/22/02	Puget Energy Corporate Organization Chart					
6B	BENCH	Α	2/22/02	Comparison of Rating Agency Credit Rating Scales					
7B	BENCH	Α	2/22/02	Current (as of 2/02) Standard & Poor's and Moody's Ratings for Puget Energy and PSE					
8B	BENCH	Α	2/22/02	Compilation of Revenue and Rate Impact of Parties' Proposals					
9BC	BENCH	A	2/22/02	Trading Partners Who Have Reduced Their Credit Exposure vis-à-vis PSE					
10B	BENCH	A	2/22/02	April 2000 – August 2001 Depiction of Data Displayed on Exhibit No. 159C, p. 19					
11RR	Staff	Α	2/22/02	Clarification of Exhibit No. 165					
12RRC	ICNU	Α	2/22/02	PSE Most Recent Resource Load Balance Projection					
13RR	ICNU	Α	2/22/02	Enron Letter of Credit					
14RR	ICNU	Α	2/22/02	PSE Contracts Requiring Credit Support					
15RR	Public Counsel	Α	2/22/02	Assumptions for Questions to D. Gaines					
16RR	Kroger	Α	2/22/02	October 2002 Electric and Gas Rate Base and Operating Income Disaggregated					
17B	BENCH	Α	2/22/02	Fees Paid to Rating Agencies					
18B	BENCH	Α	2/22/02	Mortgage Bond 2x's Interest Coverage per Exhibit 21T, p.2, In 12					
19BC	BENCH	Α	2/22/02	Exhibit No. DEG-4 From D. Gaines Prefiled Exhibits in Docket No. UE-011570 (General Rate Phase)					
20B	BENCH	Α	2/22/02	PSE's Actual Cost Structure/Cost of Capital as of December 31, 200					
PSE WITN	IESSES								
21-T	Donald E. Gaines	Α	2/21/02	DEG-1T: Prefiled Direct Testimony (revised 2/7/02)					
22	Donald E. Gaines	Α	2/21/02	DEG-2: Donald E. Gaines Professional Qualifications					

				Docket Nos. UE-00113/0 and UG-0113/1
23	Donald E. Gaines	Α	2/21/02	DEG-3: PSE Utility Operations—Credit Protection Measures, 12 Months Ended October 2002
24	Donald E. Gaines	Α	2/21/02	
24	Donaid E. Gaines	A	2/21/02	DEG-4: Standard & Poor's Report Re PSE, October 30, 2001; Moody's Report Re PSE, October 29, 2001
25-T	Donald E. Gaines	Α	2/21/02	DEG-5T: Prefiled Rebuttal Testimony (2/11/02)
26	Donald E. Gaines	Α	2/21/02	DEG-6: Reconciliation of Lisa Steel Exhibit (LAS-14C) Including the Use of Unregulated Cash
27	Donald E. Gaines	Α	2/21/02	DEG-7: Reconciliation of Stephen Hill Calculation
28	Donald E. Gaines	R	2/18/02	DEG-8: Correspondence, 2/8/02, from A. V. Leness, Merrill Lynch to Donald E. Gaines
29	Public Counsel, cross- examination	Α	2/21/02	PSE's Response to Public Counsel's Data Request No. PC-135-I
30	Public Counsel, cross	Α	2/21/02	PSE's Response to Public Counsel's Data Request No. PC-50
31	Public Counsel, cross	Α	2/21/02	PSE's Response to Public Counsel's Data Request No. PC-55
32C	Public Counsel, cross	Α	2/21/02	PSE's Response to Public Counsel's Data Request No. PC-62
33	Public Counsel, cross	Α	2/21/02	PSE's Response to Public Counsel's Data Request No. PC-64
34	Public Counsel, cross	Α	2/21/02	PSE's Response to Public Counsel's Data Request No. PC-65
35	Public Counsel, cross	Α	2/21/02	PSE's Response to Public Counsel's Data Request No. PC-66
36C	Public Counsel, cross	Α	2/21/02	PSE's Response to Public Counsel's Data Request No. PC-71-I
37	Public Counsel, cross	Α	2/21/02	PSE's Response to Public Counsel's Data Request No. PC-73-I
38	Public Counsel, cross	Α	2/21/02	PSE's Response to Public Counsel's Data Request No. PC-74(b)-l
39	Public Counsel, cross	Α	2/21/02	PSE's Response to Public Counsel's Data Request No. PC-128-I
40C	Public Counsel, cross	Α	2/21/02	PSE's Response to Public Counsel's Data Request No. PC-9-I
41	Public Counsel, cross	Α	2/21/02	PSE's Response to Public Counsel's Data Request No. PC-24-I
42C	Public Counsel, cross	Α	2/21/02	PSE's Response to Public Counsel's Data Request No. PC-43-I
43	Public Counsel, cross	Α	2/21/02	PSE's Response to Public Counsel's Data Request No. PC-51
44	Public Counsel, cross	Α	2/21/02	PSE's Response to Public Counsel's Data Request No. PC-54
45	Public Counsel, cross	Α	2/21/02	PSE's Response to Public Counsel's Data Request No. PC-56
46	Public Counsel, cross	Α	2/21/02	PSE's Response to Public Counsel's Data Request No. PC-57
47	Public Counsel, cross	Α	2/21/02	PSE's Response to Public Counsel's Data Request No. PC-76-I
48	Public Counsel, cross	Α	2/21/02	PSE's Response to Public Counsel's Data Request No. PC-130-I
40	Public Councel areas	Ι Δ	2/24/02	DCE's Passanas to Bublis Councel's Data Passant
49	Public Counsel, cross	Α	2/21/02	PSE's Response to Public Counsel's Data Request

Public Counsel, cross	П		ı	1	Docket Nos. UE-00113/0 and UG-0113/1
No. PC-139-1	50	Public Counsel cross	Λ	2/21/02	No. PC-136-I
51	30	Fublic Couriser, cross	^	2/2 1/02	
S2	51	Public Counsel, cross	Α	2/21/02	
No. PC-142-					
STAFF, cross	52	Public Counsel, cross	Α	2/21/02	•
No. PC-143-1	53	Public Counsel cross	۸	2/21/02	
No. PC-144-I		rubiic Couriser, cross	^	2/21/02	
STAFF, cross	54	Public Counsel, cross	Α	2/21/02	PSE's Response to Public Counsel's Data Request
No. PC-145-	<u> </u>			- 1- 1 1	
56 STAFF, cross - examination A 2/21/02 PSE's Response to Staff Data Request No. 60-1 57 STAFF, cross A 2/21/02 PSE's Response to Staff Data Request No. 60-1 58 STAFF, cross A 2/21/02 PSE's Response to Staff Data Request No. 60-1 59 STAFF, cross A 2/21/02 Compilation of PSE's Response to Public Counsel's Data Request No. PC-65 and PSE's Responses to Staff Data Request No. 102-1 60 STAFF, cross A 2/21/02 PSE's Response to Staff Data Request No. 103-1 61 STAFF, cross A 2/21/02 PSE's Response to Staff Data Request No. 104-1 62 STAFF, cross A 2/21/02 PSE's Response to Staff Data Request No. 105-1 63 STAFF, cross A 2/21/02 PSE's Response to Staff Data Request No. 134-1 64 STAFF, cross A 2/21/02 PSE's Response to Staff Data Request No. 144-1 65 STAFF, cross A 2/21/02 PSE's Response to Staff Data Request No. 168-1 67 STAFF, cross A 2/21/02 PSE's Response to Staff Data Request No. 248-1	55	Public Counsel, cross	Α	2/21/02	· · · · · · · · · · · · · · · · · · ·
57 STAFF, cross A 2/21/02 PSE's Response to Staff Data Request No. 60-I 58 STAFF, cross A 2/21/02 PSE's Response to Staff Data Request No. 63-I 59 STAFF, cross A 2/21/02 Compilation of PSE's Response to Public Counsel's Data Request No. PC-65 and PSE's Responses to Staff Data Request No. 142-I – 147-I 60 STAFF, cross A 2/21/02 PSE's Response to Staff Data Request No. 104-I 61 STAFF, cross A 2/21/02 PSE's Response to Staff Data Request No. 104-I 62 STAFF, cross A 2/21/02 PSE's Response to Staff Data Request No. 104-I 63 STAFF, cross A 2/21/02 PSE's Response to Staff Data Request No. 134-I 64 STAFF, cross A 2/21/02 PSE's Response to Staff Data Request No. 135-I 65 STAFF, cross A 2/21/02 PSE's Response to Staff Data Request No. 166-I 66 STAFF, cross A 2/21/02 PSE's Response to Staff Data Request No. 168-I 67 STAFF, cross A 2/21/02 PSE's Response to Staff Data Request No. 11-I	- F.G	STAFE proce examination	Λ.	2/24/02	
STAFF, cross		, , , , , , , , , , , , , , , , , , ,			-
STAFF, cross		·			·
Data Request No. PC-65 and PSE's Responses to Staff Data Request No. 142-I – 147-I		,			
Staff Data Request Nos. 142-1 – 147-1	59	STAFF, cross	A	2/21/02	
STAFF, cross					
62 STAFF, cross A 2/21/02 PSE's Response to Staff Data Request No. 105-I 63 STAFF, cross A 2/21/02 PSE's Response to Staff Data Request No. 134-I 64 STAFF, cross A 2/21/02 PSE's Response to Staff Data Request No. 135-I 65 STAFF, cross A 2/21/02 PSE's Response to Staff Data Request No. 166-I 66 STAFF, cross A 2/21/02 PSE's Response to Staff Data Request No. 168-I 67 STAFF, cross A 2/21/02 PSE's Response to Staff Data Request No. 168-I 68 STAFF, cross A 2/21/02 PSE's Response to Staff Data Request No. 248-I 69 STAFF, cross A 2/21/02 PSE's Response to Staff Data Request No. 10-I 70C STAFF, cross A 2/21/02 PSE's Response to Staff Data Request No. 85-I 71C STAFF, cross A 2/21/02 PSE's Response to Staff Data Request No. 82-G 73 ICNU A 2/21/02 PSE's Response to Staff Data Request No. 82-G 73 ICNU A 2/21/02	60	STAFF, cross	N/O		
63 STAFF, cross A 2/21/02 PSE's Response to Staff Data Request No. 134-I 64 STAFF, cross A 2/21/02 PSE's Response to Staff Data Request No. 135-I 65 STAFF, cross A 2/21/02 PSE's Response to Staff Data Request No. 166-I 66 STAFF, cross A 2/21/02 PSE's Response to Staff Data Request No. 168-I 67 STAFF, cross A 2/21/02 PSE's Response to Staff Data Request No. 248-I 68 STAFF, cross N/O PSE's Response to Staff Data Request No. 248-I 69 STAFF, cross A 2/21/02 PSE's Response to Staff Data Request No. 10-I 70C STAFF, cross A 2/21/02 PSE's Response to Staff Data Request No. 85-I 71C STAFF, cross A 2/21/02 PSE's Response to Public Counsel's Data Request No. 82-G 72 Public Counsel Cross A 2/21/02 PSE Response to Staff Data Request No. 82-G 73 ICNU A 2/21/02 PSE Response to Staff Data Request No. 82-G 75 STAFF cross A 2/21/02 PS	61	STAFF, cross	Α	2/21/02	PSE's Response to Staff Data Request No. 104-I
64 STAFF, cross A 2/21/02 PSE's Response to Staff Data Request No. 135-I 65 STAFF, cross A 2/21/02 PSE's Response to Staff Data Request No. 166-I 66 STAFF, cross A 2/21/02 PSE's Response to Staff Data Request No. 168-I 67 STAFF, cross A 2/21/02 PSE's Response to Staff Data Request No. 248-I 68 STAFF, cross A 2/21/02 PSE's Response to Staff Data Request No. 10-I 69 STAFF, cross A 2/21/02 PSE's Response to Staff Data Request No. 11-I 70C STAFF, cross A 2/21/02 PSE's Response to Staff Data Request No. 85-I 71C STAFF, cross A 2/21/02 PSE's Response to Staff Data Request No. 85-I 71C STAFF, cross A 2/21/02 PSE's Response to Staff Data Request No. 85-I 72 Public Counsel Cross A 2/21/02 PSE's Response to Staff Data Request No. 82-G 73 ICNU A 2/21/02 PSE Response to ICNU DR 6.1(I) 74 NOT USED Imarked as exhibit 428I	62	STAFF, cross	Α	2/21/02	PSE's Response to Staff Data Request No. 105-I
65 STAFF, cross A 2/21/02 PSE's Response to Staff Data Request No. 166-I 66 STAFF, cross A 2/21/02 PSE's Response to Staff Data Request No. 168-I 67 STAFF, cross A 2/21/02 PSE's Response to Staff Data Request No. 248-I 68 STAFF, cross A 2/21/02 PSE's Response to Staff Data Request No. 11-I 70C STAFF, cross A 2/21/02 PSE's Response to Staff Data Request No. 85-I 71C STAFF, cross A 2/21/02 PSE's Response to Public Counsel's Data Request No. 82-G 72 Public Counsel Cross A 2/21/02 PSE's Response to Staff Data Request No. 82-G 73 ICNU A 2/21/02 PSE Response to Staff Data Request No. 82-G 73 ICNU A 2/21/02 PSE Response to ICNU DR 6.1(I) 74 NOT USED [marked as exhibit 428] 75 STAFF cross A 2/21/02 PSE Response to Staff DR 288-I "Revised" 76 STAFF cross A 2/21/02 PSE Response to Staff DR 293-I 79	63	STAFF, cross	Α	2/21/02	PSE's Response to Staff Data Request No. 134-I
66 STAFF, cross A 2/21/02 PSE's Response to Staff Data Request No. 168-I 67 STAFF, cross A 2/21/02 PSE's Response to Staff Data Request No. 248-I 68 STAFF, cross N/O PSE's Response to Staff Data Request No. 10-I 69 STAFF, cross A 2/21/02 PSE's Response to Staff Data Request No. 11-I 70C STAFF, cross A 2/21/02 PSE's Response to Staff Data Request No. 85-I 71C STAFF, cross A 2/21/02 PSE's Response to Staff Data Request No. 85-I 71C STAFF, cross A 2/21/02 PSE's Response to Staff Data Request No. 85-I 71C STAFF, cross A 2/21/02 PSE's Response to Staff Data Request No. 82-G 73 ICNU A 2/21/02 PSE Response to ICNU DR 6.1(I) 74 NOT USED Imarked as exhibit 428] 75 STAFF cross A 2/21/02 PSE Response to Staff DR 288-I "Revised" 76 STAFF cross A 2/21/02 PSE Response to Staff DR 290-I 77 STAFF cross	64	STAFF, cross	Α	2/21/02	PSE's Response to Staff Data Request No. 135-I
67 STAFF, cross A 2/21/02 PSE's Response to Staff Data Request No. 248-I 68 STAFF, cross N/O PSE's Response to Staff Data Request No. 10-I 69 STAFF, cross A 2/21/02 PSE's Response to Staff Data Request No. 11-I 70C STAFF, cross A 2/21/02 PSE's Response to Staff Data Request No. 85-I 71C STAFF, cross A 2/21/02 PSE's Response to Public Counsel's Data Request No. 82-G 72 Public Counsel Cross A 2/21/02 PSE's Response to Staff Data Request No. 82-G 73 ICNU A 2/21/02 PSE Response to ICNU DR 6.1(I) 74 NOT USED Imarked as exhibit 428] 75 STAFF cross A 2/21/02 PSE Response to Staff DR 288-I "Revised" 76 STAFF cross A 2/21/02 PSE Response to Staff DR 290-I 77 STAFF cross A 2/21/02 PSE Response to Staff DR 293-I 79 STAFF, cross A 2/21/02 PSE Response to Staff DR 323-I 80 ICNU cross A	65	STAFF, cross	Α	2/21/02	PSE's Response to Staff Data Request No. 166-I
68 STAFF, cross N/O PSE's Response to Staff Data Request No. 10-1 69 STAFF, cross A 2/21/02 PSE's Response to Staff Data Request No. 11-1 70C STAFF, cross A 2/21/02 PSE's Response to Staff Data Request No. 85-1 71C STAFF, cross A 2/21/02 PSE's Response to Public Counsel's Data Request No. 82-G 72 Public Counsel Cross A 2/21/02 PSE's Response to Staff Data Request No. 82-G 73 ICNU A 2/21/02 PSE Response to ICNU DR 6.1(I) 74 NOT USED [marked as exhibit 428] 75 STAFF cross A 2/21/02 PSE Response to Staff DR 288-I "Revised" 76 STAFF cross A 2/21/02 PSE Response to Staff DR 290-I 77 STAFF cross A 2/21/02 PSE Response to Staff DR 293-I 79 STAFF, cross A 2/21/02 PSE Response to Staff DR 323-I 80 ICNU cross A 2/21/02 PSE Response to ICNU Data Request No. 8-I 81 Donald E. Gaines A	66	STAFF, cross	Α	2/21/02	PSE's Response to Staff Data Request No. 168-I
69 STAFF, cross A 2/21/02 PSE's Response to Staff Data Request No. 11-I 70C STAFF, cross A 2/21/02 PSE's Response to Staff Data Request No. 85-I 71C STAFF, cross A 2/21/02 PSE's Response to Public Counsel's Data Request No. PC-62 72 Public Counsel Cross A 2/21/02 PSE's Response to Staff Data Request No. 82-G 73 ICNU A 2/21/02 PSE Response to ICNU DR 6.1(I) 74 NOT USED [marked as exhibit 428] 75 STAFF cross A 2/21/02 PSE Response to Staff DR 288-I "Revised" 76 STAFF cross A 2/21/02 PSE Response to Staff DR 290-I 77 STAFF cross A 2/21/02 PSE Response to Staff DR 293-I 78 STAFF cross A 2/21/02 PSE Response to Staff DR 323-I 80 ICNU cross A 2/21/02 PSE Response to Staff DR 323-I 80 ICNU cross A 2/21/02 PSE Response to ICNU Data Request No. 8-I 81 Donald E. Gaines A 2/21/02 PSE Response to ICNU Data Request No. 8-I 82 STAFF cross A 2/21/02 PSE Form 10Q for Quarter Ended June 30, 2001 83 STAFF cross A 2/21/02 PSE Response to Staff Data Request No. 62-I 84C STAFF cross A 2/22/02 PSE Response to Staff Data Request No. 276-G	67	STAFF, cross	Α	2/21/02	PSE's Response to Staff Data Request No. 248-I
70C STAFF, cross A 2/21/02 PSE's Response to Staff Data Request No. 85-I 71C STAFF, cross A 2/21/02 PSE's Response to Public Counsel's Data Request No. PC-62 72 Public Counsel Cross A 2/21/02 PSE's Response to Staff Data Request No. 82-G 73 ICNU A 2/21/02 PSE Response to ICNU DR 6.1(I) 74 NOT USED [marked as exhibit 428] 75 STAFF cross A 2/21/02 PSE Response to Staff DR 288-I "Revised" 76 STAFF cross A 2/21/02 PSE Response to Staff DR 290-I 77 STAFF cross N/O PSE Response to Staff DR 290-I 78 STAFF cross A 2/21/02 PSE Response to Staff DR 293-I 79 STAFF, cross A 2/21/02 PSE Response to Staff DR 323-I 80 ICNU cross A 2/21/02 PSE Response to ICNU Data Request No. 8-I 81 Donald E. Gaines A 2/21/02 PSE Response to ICNU Data Request No. 8-I 82 STAFF cross A 2/21/02 PSE Form 10Q for Quarter Ended June 30, 2001 83 STAFF cross A 2/21/02 PSE Response to Staff Data Request No. 62-I 84C STAFF cross A 2/22/02 PSE Response to Staff Data Request No. 276-G	68	STAFF, cross	N/O		PSE's Response to Staff Data Request No. 10-I
71C STAFF, cross A 2/21/02 PSE's Response to Public Counsel's Data Request No. PC-62 72 Public Counsel Cross A 2/21/02 PSE's Response to Staff Data Request No. 82-G 73 ICNU A 2/21/02 PSE Response to ICNU DR 6.1(I) 74 NOT USED [marked as exhibit 428] 75 STAFF cross A 2/21/02 PSE Response to Staff DR 288-I "Revised" 76 STAFF cross A 2/21/02 PSE Response to Staff DR 290-I 77 STAFF cross N/O PSE Response to Staff DR 290-I 78 STAFF cross A 2/21/02 PSE Response to Staff DR 293-I 79 STAFF, cross A 2/21/02 PSE Response to Staff DR 323-I 80 ICNU cross A 2/21/02 PSE Response to ICNU Data Request No. 8-I 81 Donald E. Gaines A 2/21/02 PSE Response to ICNU Data Request No. 8-I 82 STAFF cross A 2/21/02 PSE Form 10Q for Quarter Ended June 30, 2001 83 STAFF cross A 2/21/02 PSE Response to Staff Data Request No. 62-I 84C STAFF cross A 2/22/02 PSE Response to Staff Data Request No. 276-G	69	STAFF, cross	Α	2/21/02	PSE's Response to Staff Data Request No. 11-I
No. PC-62	70C	STAFF, cross	Α	2/21/02	PSE's Response to Staff Data Request No. 85-I
72 Public Counsel Cross A 2/21/02 PSE's Response to Staff Data Request No. 82-G 73 ICNU A 2/21/02 PSE Response to ICNU DR 6.1(I) 74 NOT USED [marked as exhibit 428] 75 STAFF cross A 2/21/02 PSE Response to Staff DR 288-I "Revised" 76 STAFF cross A 2/21/02 PSE Response to Staff DR 290-I 77 STAFF cross N/O PSE Response to Staff DR 290-I 78 STAFF cross A 2/21/02 PSE Response to Staff DR 293-I 79 STAFF, cross A 2/21/02 PSE Response to Staff DR 323-I 80 ICNU cross A 2/21/02 PSE Response to ICNU Data Request No. 8-I 81 Donald E. Gaines A 2/21/02 Analysis of Infrastrux Source of Funds 82 STAFF cross A 2/21/02 PSE Form 10Q for Quarter Ended June 30, 2001 83 STAFF cross A 2/21/02 PSE Response to Staff Data Request No. 62-I 84C STAFF cross A 2/22/02 PSE Response to Staff Data Request No. 276-G	71C	STAFF, cross	Α	2/21/02	· · · · · · · · · · · · · · · · · · ·
74 NOT USED [marked as exhibit 428] 75 STAFF cross A 2/21/02 PSE Response to Staff DR 288-I "Revised" 76 STAFF cross A 2/21/02 PSE Response to Staff DR 290-I 77 STAFF cross N/O PSE Response to Staff DR 293-I 78 STAFF cross A 2/21/02 PSE Response to Staff DR 293-I 79 STAFF, cross A 2/21/02 PSE Response to Staff DR 323-I 80 ICNU cross A 2/21/02 PSE Response to ICNU Data Request No. 8-I 81 Donald E. Gaines A 2/21/02 Analysis of Infrastrux Source of Funds 82 STAFF cross A 2/21/02 PSE Form 10Q for Quarter Ended June 30, 2001 83 STAFF cross A 2/21/02 PSE Response to Staff Data Request No. 62-I 84C STAFF cross A 2/22/02 PSE Response to Staff Data Request No. 276-G	72	Public Counsel Cross	Α	2/21/02	
75 STAFF cross A 2/21/02 PSE Response to Staff DR 288-I "Revised" 76 STAFF cross A 2/21/02 PSE Response to Staff DR 290-I 77 STAFF cross N/O PSE Response to Staff DR 293-I 78 STAFF cross A 2/21/02 PSE Response to Staff DR 293-I 79 STAFF, cross A 2/21/02 PSE Response to Staff DR 323-I 80 ICNU cross A 2/21/02 PSE Response to ICNU Data Request No. 8-I 81 Donald E. Gaines A 2/21/02 Analysis of Infrastrux Source of Funds 82 STAFF cross A 2/21/02 PSE Form 10Q for Quarter Ended June 30, 2001 83 STAFF cross A 2/21/02 PSE Response to Staff Data Request No. 62-I 84C STAFF cross A 2/22/02 PSE Response to Staff Data Request No. 276-G	73	ICNU	Α	2/21/02	PSE Response to ICNU DR 6.1(I)
76 STAFF cross A 2/21/02 PSE Response to Staff DR 290-I 77 STAFF cross N/O PSE Response to Staff DR 77 78 STAFF cross A 2/21/02 PSE Response to Staff DR 293-I 79 STAFF, cross A 2/21/02 PSE Response to Staff DR 323-I 80 ICNU cross A 2/21/02 PSE Response to ICNU Data Request No. 8-I 81 Donald E. Gaines A 2/21/02 Analysis of Infrastrux Source of Funds 82 STAFF cross A 2/21/02 PSE Form 10Q for Quarter Ended June 30, 2001 83 STAFF cross A 2/21/02 PSE Response to Staff Data Request No. 62-I 84C STAFF cross A 2/22/02 PSE Response to Staff Data Request No. 276-G	74	NOT USED			[marked as exhibit 428]
76 STAFF cross A 2/21/02 PSE Response to Staff DR 290-I 77 STAFF cross N/O PSE Response to Staff DR 77 78 STAFF cross A 2/21/02 PSE Response to Staff DR 293-I 79 STAFF, cross A 2/21/02 PSE Response to Staff DR 323-I 80 ICNU cross A 2/21/02 PSE Response to ICNU Data Request No. 8-I 81 Donald E. Gaines A 2/21/02 Analysis of Infrastrux Source of Funds 82 STAFF cross A 2/21/02 PSE Form 10Q for Quarter Ended June 30, 2001 83 STAFF cross A 2/21/02 PSE Response to Staff Data Request No. 62-I 84C STAFF cross A 2/22/02 PSE Response to Staff Data Request No. 276-G	75	STAFF cross	Α	2/21/02	PSE Response to Staff DR 288-I "Revised"
78 STAFF cross A 2/21/02 PSE Response to Staff DR 293-I 79 STAFF, cross A 2/21/02 PSE Response to Staff DR 323-I 80 ICNU cross A 2/21/02 PSE Response to ICNU Data Request No. 8-I 81 Donald E. Gaines A 2/21/02 Analysis of Infrastrux Source of Funds 82 STAFF cross A 2/21/02 PSE Form 10Q for Quarter Ended June 30, 2001 83 STAFF cross A 2/21/02 PSE Response to Staff Data Request No. 62-I 84C STAFF cross A 2/22/02 PSE Response to Staff Data Request No. 276-G	76	STAFF cross	Α	2/21/02	-
79 STAFF, cross A 2/21/02 PSE Response to Staff DR 323-I 80 ICNU cross A 2/21/02 PSE Response to ICNU Data Request No. 8-I 81 Donald E. Gaines A 2/21/02 Analysis of Infrastrux Source of Funds 82 STAFF cross A 2/21/02 PSE Form 10Q for Quarter Ended June 30, 2001 83 STAFF cross A 2/21/02 PSE Response to Staff Data Request No. 62-I 84C STAFF cross A 2/22/02 PSE Response to Staff Data Request No. 276-G	77	STAFF cross	N/O		PSE Response to Staff DR 77
80 ICNU cross A 2/21/02 PSE Response to ICNU Data Request No. 8-I 81 Donald E. Gaines A 2/21/02 Analysis of Infrastrux Source of Funds 82 STAFF cross A 2/21/02 PSE Form 10Q for Quarter Ended June 30, 2001 83 STAFF cross A 2/21/02 PSE Response to Staff Data Request No. 62-I 84C STAFF cross A 2/22/02 PSE Response to Staff Data Request No. 276-G	78	STAFF cross	Α	2/21/02	PSE Response to Staff DR 293-I
81 Donald E. Gaines A 2/21/02 Analysis of Infrastrux Source of Funds 82 STAFF cross A 2/21/02 PSE Form 10Q for Quarter Ended June 30, 2001 83 STAFF cross A 2/21/02 PSE Response to Staff Data Request No. 62-I 84C STAFF cross A 2/22/02 PSE Response to Staff Data Request No. 276-G	79	STAFF, cross	Α	2/21/02	PSE Response to Staff DR 323-I
82 STAFF cross A 2/21/02 PSE Form 10Q for Quarter Ended June 30, 2001 83 STAFF cross A 2/21/02 PSE Response to Staff Data Request No. 62-I 84C STAFF cross A 2/22/02 PSE Response to Staff Data Request No. 276-G	80	ICNU cross	Α	2/21/02	PSE Response to ICNU Data Request No. 8-I
83 STAFF cross A 2/21/02 PSE Response to Staff Data Request No. 62-I 84C STAFF cross A 2/22/02 PSE Response to Staff Data Request No. 276-G	81	Donald E. Gaines	Α	2/21/02	Analysis of Infrastrux Source of Funds
84C STAFF cross A 2/22/02 PSE Response to Staff Data Request No. 276-G	82	STAFF cross	Α	2/21/02	PSE Form 10Q for Quarter Ended June 30, 2001
	83	STAFF cross	Α	2/21/02	PSE Response to Staff Data Request No. 62-I
85C STAFF cross A 2/22/02 PSE Response to Staff Data Request No. 275-I	84C	STAFF cross	Α	2/22/02	PSE Response to Staff Data Request No. 276-G
	85C	STAFF cross	Α	2/22/02	PSE Response to Staff Data Request No. 275-I

06	STAFF cross	Α	0/00/00	PSE Response to Staff Data Request No. 61-I
86		Α	2/22/02	FOE RESPONSE TO STAIL DATA REQUEST NO. 61-1
87-150	NOT USED			
151T	William A. Gaines	Α	2/20/02	WAG-1T: Prefiled Direct Testimony
152	William A. Gaines	Α	2/20/02	WAG-2: William A. Gaines Professional Qualifications
153	William A. Gaines	Α	2/20/02	WAG-3: Calculation of Unrecovered Power Costs
154	William A. Gaines	Α	2/20/02	WAG-4: Description of Use of AURORA To Develop Projected Net Power Costs
155T	William A. Gaines	Α	2/20/02	WAG-5T: Prefiled Rebuttal Testimony (2/11/02)
156C	William A. Gaines	Α	2/20/02	WAG-6C: Correction of Mr. Hill's Income Statement Comparison: Power Cost/Electric Revenue Ratio
157C	William A. Gaines	Α	2/20/02	WAG-7C: Forward Price Curves and Gas Financial Hedge Information
158	William A. Gaines	Α	2/20/02	WAG-8: Testimony of Tom Karier, Member, NWPPC, before Senate Committee, 1/31/01
159C	William A. Gaines	Α	2/20/02	WAG-9C: PSE Responses to Data Requests Re Gas Transactions, Including Hedges
160	Public Counsel cross- examination	Α	2/20/02	PSE's Response to Public Counsel's Data Request No. PC-60
161	Public Counsel cross	Α	2/20/02	PSE's Response to Public Counsel's Data Request No. PC-61
162	Public Counsel cross	Α	2/20/02	PSE's Response to Public Counsel's Data Request No. PC134-I
163C	Public Counsel cross	Α	2/20/02	PSE's Response to Public Counsel's Data Request No. PC-138-I
164	Public Counsel cross	Α	2/20/02	PSE's Response to Public Counsel's Data Request No. PC-133-I
165	Staff cross-examination	Α	2/20/02	PSE's Response to ICNU Data Request No. 2.5(I)
166	ICNU cross-examination	Α	2/20/02	PSE's Response to Public Counsel Data Request No. PC-58
167C	ICNU cross-examination	Α	2/20/02	ICNU's Response to PSE Data Request No. 8-I
168	FEA cross-examination	N/O		Jim Heidell Rate Design Workpaper
169	ICNU Cross	Α	2/20/02	PSE Response to Icnu DR 2.3
170	ICNU Cross	N/O		WSPP Quarterly Compliance
171	Staff Cross	Α	2/20/02	PSE Response to Staff DR 342-I
172	Public Counsel Cross	Α	2/20/02	Load Growth 1982-2000
173	Staff Cross	Α	2/20/02	PSE Response to Staff Data Request No. 306-I
174-200	NOT USED			
201T	Barbara A. Luscier	Α	2/20/02	BAL-1T: Prefiled Direct Testimony
202	Barbara A. Luscier	Α	2/20/02	BAL-2: Barbara A. Luscier Professional Qualifications
203	Barbara A. Luscier	Α	2/20/02	BAL-3: Proposed Tariff Schedule 128-Electric Energy Cost Surcharge
204T	Barbara A. Luscier	Α	2/20/02	BAL-4T: Prefiled Rebuttal Testimony (2/11/02)
205	Barbara A. Luscier	Α	2/20/02	BAL-5: Original Sheet No. 128, PSE Electric Tariff WN U-60
206	Barbara A. Luscier	Α	2/20/02	BAL-6: PSE Interim Relief Impact of Surcharge through Recovery Period March 15, 2001 through

σ				Docket Nos. UE-00115/0 and UG-0115/1
207	ICNU Cross-examination (offered for limited purpose)	A	2/20/02	October 31, 2003 Composite Exhibit including James a. Heidell prefiled testimony and Exhibits, Docket Nos. UE-011570/UG-011571 (general phase)
208	ICNU Cross	Α	2/20/02	Comparison of Dollars and Percent Increase
209	Staff Cross	Α	2/20/02	PSE Response to Staff Data Request No. 302-I
210	Staff Cross	Α	2/20/02	PSE Response to Staff Data Request No. 303-I
211	Staff Cross	Α	2/20/02	PSE Response to Staff Data Request No. 304-I
212	ICNU Cross	Α	2/20/02	PSE Response to ICNU Data Request No. 8.7-I
213-250	NOT USED			
251T	Gary B. Swofford	Α	2/22/02	GBS-1T: Prefiled Direct Testimony
252	Gary B. Swofford	Α	2/22/02	GBS-2: Gary B. Swofford Professional
	•			Qualifications
253	Gary B. Swofford	A	2/22/02	GBS-3: Arborist, The Economic Impacts of Deferring Electric Utility Tree Maintenance, April 1997
254T	Gary B. Swofford	Α	2/22/02	GBS-4T: Prefiled Rebuttal Testimony (2/11/02)
255	Staff Cross	Α	2/22/02	PSE Response to Staff DR No. 345-I
256	Staff Cross	Α	2/22/02	PSE Response to Staff DR No. 346-I
257	Staff Cross	Α	2/22/02	PSE Response to Staff DR No. 347-I
258	Staff Cross	Α	2/22/02	PSE Response to Staff DR No. 98-I
259	Staff Cross	Α	2/22/02	PSE Response to Staff DR No. 354-I
260	Staff Cross	Α	2/22/02	PSE Response to Staff DR No. 350-I
261-270	NOT USED			
INDUSTRI	AL CUSTOMERS NORTHWES	ST UTILI	TIES	
271T	Donald W. Schoenbeck	Α	2/20/02	DWS-1TC: Prefiled Response Testimony
272	Donald W. Schoenbeck	Α	2/20/02	DWS-2: Donald W. Schoenbeck Qualifications and Background
273	Donald W. Schoenbeck	Α	2/20/02	DWS-3: ICNU Interim Increase Calculation— Forecast Power Costs 2002 Base Case
274	Donald W. Schoenbeck	Α	2/20/02	DWS-4: PSE's Data Responses to Staff 36-I, Staff 80-I, Staff 74-I, Public Counsel 59, Public Counsel 63
275C	Donald W. Schoenbeck	Α	2/20/02	DWS-5C: PSE's Confidential Responses to Staff 176-I, Staff 91-I, Staff 43-I, Public Counsel 138-I
276C	Donald W. Schoenbeck	Α	2/20/02	DWS-6C: RCS Expansion of PSE's Spreadsheet (Provided in Response to Staff 108-I Confidential)
277	Donald W. Schoenbeck	Α	2/20/02	DWS-7: ICNU Summary Detail of PSE Costs
I 	Donald W. Schoenbeck	Α	2/20/02	DWS-8: ICNU Interim Increase Calculation—
278	Donaid W. Schoenbeck			Forecast Power Costs 2002 Excluding All Hedge Costs & Water Adjustment
278	Donald W. Schoenbeck	A	2/20/02	
		A	2/20/02 2/20/02	Costs & Water Adjustment

П	T		1	Docket Nos. UE-00115/0 and UG-0115/1
282	PSE Cross	Α	2/20/02	ICNU Response to PSE Data Request No. 10-I
283	PSE Cross	Α	2/20/02	ICNU Response to PSE Data Request No. 16-I
284	PSE Cross	Α	2/20/02	ICNU Response to PSE Data Request No. 17-I
285C		Α	2/20/02	ICNU Response to PSE Data Request No. 8-I
000 000				(previously marked for identification as 167C)
286-300	NOT USED			
KROGER	CO.			
301T	Kevin C. Higgins	Α	2/20/02	KCH-1T: Prefiled Response Testimony
302	Kevin C. Higgins	Α	2/20/02	KCH-1: Kevin C. Higgins Professional Qualifications
303	Kevin C. Higgins	Α	2/20/02	KCH-2: Excerpt from PSE Cost of Service Report
304	Kevin C. Higgins	Α	2/20/02	KCH-3: PSE's Proposed General Rate Case
				Increases and Ratios of Proposed Rate Class
205			0/00/00	Increases to Proposed Average Increases
305	Kevin C. Higgins	Α	2/20/02	KCH-4: Higgins Proposal for Interim Rate Increase
306	Kevin C. Higgins	Α .	2/20/02	Spread for Hypothetical 10% Interim Increase
300	Reviii C. Higgins	Α	2/20/02	KCH-5: Analysis of Revenue Parity for PSE Rate Classes based on PSE Cost of Service Study
307-320	NOT USED			classes based on 1 SE cost of Service Study
	_		_	
321T	EXECUTIVE AGENCIES	ΙΔ	2/20/02	ITC 4T. Profiled December Testimony
322	James T. Selecky ICNU Cross	A	2/20/02	JTS-1T: Prefiled Response Testimony
323-349		Α	2/20/02	PSE Rate Spread Comparison
323-349	NOT USED			
PUBLIC C			1	
350TC	Stephen G. Hill	A	2/19/02	SGH-T-C: Prefiled Response Testimony
254	Otanhan O IIIII		0/40/00	(Confidential in Part)
351	Stephen G. Hill	Α	2/19/02	SGH-1CSCHEDULE 1. Puget Sound Energy, Inc.
				Current Bond Yield Spreads Above Treasury Securities
352	Stephen G. Hill	A	2/19/02	SGH-1CSCHEDULE 2. PSE Stock PriceDecember
			_,,,,,	1999-January 2002
353	Stephen G. Hill	Α	2/19/02	SGH-1CSCHEDULE 3. PSE Bond Rating
				Benchmarks and Puget Historical Performance
354C	Stephen G. Hill	Α	2/19/02	SGH-1CSCHEDULE 4. PSE Interim Increase Based
				on a F.M.B. Coverage of 2.0 Times
355	Stephen G. Hill	Α	2/19/02	SGH-1CSCHEDULE 5. PSE Capital Structure and
				Dividend Payout
356	Stephen G. Hill	A	2/19/02	COLLAC COLLEGE E C. DOE Conital Structure
330	Stephen G. mili	A	2/19/02	SGH-1CSCHEDULE 6. PSE Capital Structure Impact of Retained Earnings
				impact of Retained Earlings
357	Stephen G. Hill	Α	2/19/02	SGH-1CSCHEDULE 7. PSE Electric Industry
				Dividend Payout Ratios
358C	Stephen G. Hill	Α	2/19/02	SGH-1CSCHEDULE 8. PSE Projected Capital
				Structure Impact of Earnings Retention and
				ou dotaile impues et = allimige iteteritien allia

			Docket Nos. UE-00115/0 and UG-0115/1
Stephen G. Hill	Α	2/19/02	SGH-1CSCHEDULE 9. PSE Dividend Reductions in the Electric Utility Industry
Stephen G. Hill	Α	2/19/02	SGH-1CSCHEDULE 10. PSE Financial Projections Income Statement Comparison
Stephen G. Hill	Α	2/19/02	SGH-1CSCHEDULE 11. PSE Projected Income Statement Data
Stephen G. Hill	Α	2/19/02	SGH-1CSCHEDULE 12. PSE Projected Operating Expenses
Stephen G. Hill	Α	2/19/02	SGH-2: Stephen G. Hill Professional Qualifications
PSE Cross-examination	Α	2/19/02	Public Counsel Response to PSE Data Request No. 10-I
PSE Cross	Α	2/19/02	Public Counsel Response to PSE Data Request No. 11-I
PSE Cross	Α	2/19/02	Public Counsel Response to PSE Data Request No. 12-I
PSE Cross	Α	2/19/02	Public Counsel Response to PSE Data Request No. 18-I
	Α		Public Counsel Response to PSE Data Request No. 19-I
	Α	2/19/02	Public Counsel Response to PSE Data Request No. 20-I
NOT USED			
Lisa A. Steel	Α	2/18/02	LAS-1TC: Prefiled Response Testimony (Confidential in Part)
	Α	2/18/02	LAS-2: Summary Calculation of Company's Surcharge Request
	Α	2/18/02	LAS-3: Surcharge To Meet 2.0x's New Indenture First Mortgage Bond Coverage Ratio
	Α	2/18/02	LAS-4C: Total Debt to Total Capitalization
	Α	2/18/02	LAS-5: \$40 Million January 16, 2002 Secured Notes Issuance Detail
	Α	0//0/00	
	^	2/18/02	LAS-6: Moody's Rating: January 2002 PSE \$40 Million Issuance
	A	2/18/02	Million Issuance LAS-7C: Financial Ratio Trend Analysis – (Based on
			Million Issuance
	A	2/18/02	Million Issuance LAS-7C: Financial Ratio Trend Analysis – (Based on Company Projections)
	A	2/18/02	Million Issuance LAS-7C: Financial Ratio Trend Analysis – (Based on Company Projections) LAS-8: PSE Response to Staff Data Request 54-I LAS-9C: Calculation of the Company's Total Debt to
	A A A	2/18/02 2/18/02 2/18/02	Million Issuance LAS-7C: Financial Ratio Trend Analysis – (Based on Company Projections) LAS-8: PSE Response to Staff Data Request 54-I LAS-9C: Calculation of the Company's Total Debt to Total Capitalization Covenant LAS-10: Electric Light & Power—PSE Interview, December 2001 LAS-11C: Evaluation of the Effect of an Accelerated
	A A A	2/18/02 2/18/02 2/18/02 2/18/02	Million Issuance LAS-7C: Financial Ratio Trend Analysis – (Based on Company Projections) LAS-8: PSE Response to Staff Data Request 54-I LAS-9C: Calculation of the Company's Total Debt to Total Capitalization Covenant LAS-10: Electric Light & Power—PSE Interview, December 2001
	Stephen G. Hill Stephen G. Hill Stephen G. Hill Stephen G. Hill PSE Cross-examination PSE Cross	Stephen G. Hill Stephen G. Hill A Stephen G. Hill A Stephen G. Hill PSE Cross-examination A PSE Cross A A A A A	Stephen G. Hill A 2/19/02 PSE Cross-examination A 2/19/02 PSE Cross A 2/19/02 PSE Cross A 2/19/02 PSE Cross A 2/19/02 PSE Cross A 2/19/02 NOT USED A 2/18/02 Lisa A. Steel A 2/18/02 A 2/18/02 A 2/18/02 A 2/18/02

	_		
	A	2/18/02	LAS-14C: Staff Modifications of Company
	1	2/4 9/02	Projections and Recommended Surcharge
	A	2/18/02	LAS-15C: Minimum Surcharge To Keep the
			Company on Schedule To Meet a 2.0 Times First Mortgage Bond Coverage Ratio at 10/31/02
PSF Cross-examination	A	2/18/02	Staff Response to PSE Data Request No. 9-I
			Staff Response to PSE Data Request No.10-I
			Staff Response to PSE Data Request No. 11-I
			Staff Response to PSE Data Request No. 12-I
			Staff Response to PSE Data Request No. 31-I
	.		Staff Response to PSE Data Request No. 32-I
			Staff Response to PSE Data Request No. 34-I
			Staff Response to PSE Data Request No. 2-I
	_		•
			Richard L. Hawley Workpapers
			PSE Response to Staff Data Request No. 321-I
Staff	A	2/18/02	PSE Consolidated Balance Sheets – Capitalization and Liabilities
Staff	Α	2/18/02	InfraStrux Group, Inc. Balance Sheet
	Α	2/19/02	PSE's Response to PC Data Request No. 49
	Α	2/19/02	Staff Response to PSE Data Request No. 49-I
Staff	Α	2/19/02	PSE "Illustrative Exhibit": Revised Summary of Lisa
			Steel's LAS-7C [Exhibit No. 407C] Calculation
Staff Redirect	Α	2/19/02	Corrections to PSE's Revisions of LAS Exhibit 3
NOT USED			
Merton R. Lott	Α	2/19/02	MRL-1TC: Prefiled Response Testimony
PSE Cross-examination	Α	2/19/02	Staff Response to PSE Data Request No. 22-I
PSE Cross	Α	2/19/02	Staff Response to PSE Data Request No. 24-I
NOT USED			
Public Counsel	Α	2/22/02	Timing of Encogen and Tenaska Restructuring
BENCH	A	2/22/02	Consolidating Balance Sheets for PSE's Subsidiaries, Including Puget Western, as of December 31, 2001
Public Counsel	Α	2/22/02	Public Comment
Public Counsel	Α	2/22/02	Public Comment
Reserved	Α	2/22/02	Public Comment
BENCH	Α		Stipulation of Settlement—Interim Rate
NOT USED			
EXHIBITS RE	PSE/KIN	G COUNTY	SETTLEMENT STIPULATION
BENCH	Α	5/6/02	Stipulation of Settlement for King County
	Staff Staff Redirect NOT USED Merton R. Lott PSE Cross-examination PSE Cross NOT USED Public Counsel BENCH Public Counsel Reserved BENCH	PSE Cross A Staff C Merton R. Lott A PSE Cross A NOT USED Merton R. Lott A PSE Cross A NOT USED Public Counsel A BENCH Reserved A Reserved A BENCH	PSE Cross-examination

				Docket Nos. UE-00115/0 and UG-0115/1
502	BENCH	A	5/6/02	King County's Responses to Commission Bench Request Nos. 1-7
503	BENCH	Α	5/6/02	PSE Responses to Commission Bench Request Nos. 1-7
504	BENCH	Α	5/6/02	Staff Responses to Commission Bench Request Nos. 1-6.7
505	PSE	Α	5/6/02	Metro King County CLX Statement Account 952-652-100
506	PSE	Α	5/6/02	Metro Renton Plant November 2001 hourly KW Demand
507	PSE	Α	5/6/02	Source Data for Exhibit No. 506
508	PSE	Α	5/6/02	King County Peak Loads, Time, and Temperature During Months of PSE Annual System Peaks
509	King County	Α	5/6/02	Comparison of Demand vs. Daily Mean
510	King County	Α	5/6/02	Average Daily KVA Demand vs. Daily Minimum Temperature F
511	King County	Α	5/6/02	South Treatment Plant Average Hourly Variation of Energy Usage (for the period of 8/00 to 12/00)
512	BENCH	Α	5/16/02	PSE Response to Commission Bench Request No. 8
513-524	NOT USED			
525	Bench	Α	6/13/02	Settlement Stipulation
525	Bench	Α	6/13/02	Settlement Stipulation
526	Public Counsel	Α	6/18/02	PUBLIC COMMENTS
527	Bench	Α	6/13/02	Depreciation Study
528	Bench	Α	6/14/02	Cost of Service Parity Ratios
529	Public Counsel	Α	6/14/02	PSE Response to PC Data Request No. 19
PSE Witne	esses	_	_	
530	Kimberly J. Harris	A	6/13/02	(KJH-1T): Prefiled Testimony Regarding Settlement Stipulation
531	Kimberly J. Harris	A	6/13/02	(KJH-2T): Prefiled Testimony Regarding Relocation and Underground Conversion (Tariff Schedules 70 and 71)
532	William A. Gaines	Α	6/13/02	(WAG 10-T): Prefiled Testimony Regarding PCA
533	Karl R. Karzmar	A	6/13/02	(KRK-4T): Prefiled Testimony Regarding Electric Revenue Requirements, Common Cost Allocation and Overall Rate of Return
534	Karl R. Karzmar	A	6/13/02	(KRK-5): Statement of Operating Income and Adjustments for the Twelve Months Ended June 30, 2001; Restating and Pro Forma Adjustments
535	George R. Pohndorf, Jr.	Α	6/13/02	(GRP-1T): Prefiled Testimony Regarding Rate Spread and Rate Design
536	George R. Pohndorf, Jr.	Α	6/13/02	(GRP-2T): Prefiled Testimony Regarding Time-of Use (TOU)
537	George R. Pohndorf, Jr.	Α	6/13/02	(GRP-3T): Prefiled Testimony Regarding
4			_!	

I	T	1	I	Concernation
				Conservation
538	George R. Pohndorf, Jr.	Α	6/13/02	(GRP-4T): Prefiled Testimony Regarding Low- Income Program
539	George R. Pohndorf, Jr.	Α	6/13/02	(GRP-5T): Prefiled Testimony Regarding Line Extension
540	George R. Pohndorf, Jr.	Α	6/13/02	(GRP-6T): Tariff Schedule 85 (Line Extension)
541	George R. Pohndorf, Jr.	Α	6/13/02	(GRP-7T): Prefiled Testimony Regarding Service Quality Indices
542	George R. Pohndorf, Jr.	Α	6/13/02	(GRP-8T): Prefiled Testimony Regarding Backup Distribution Service
543	George R. Pohndorf, Jr.	Α	6/13/02	(GRP-9): Tariff Schedule 459 Back-Up Distribution Service
544-550	NOT USED			
Public Co	unsel Witnesses			
551	Jim Lazar	Α	6/13/02	Prefiled Testimony Regarding Power Cost Adjustment (PCA)
552	Jim Lazar	Α	6/13/02	Prefiled Testimony Regarding Electric Rate Spread
553	Jim Lazar	Α	6/13/02	Prefiled Testimony Regarding Electric Rate Design
554	Jim Lazar	Α	6/13/02	Prefiled Testimony Regarding Time-of-Use (TOU) Pilot Program
555	Jim Lazar	Α	6/13/02	Prefiled Testimony Regarding Line Extension
556	Jim Dittmer	Α	6/13/02	Prefiled Testimony Regarding Electric Revenue Requirement
557	Elizabeth Klumpp	Α	6/13/02	Prefiled Testimony Regarding Conservation
558	Mary Kimball	Α	6/13/02	Prefiled Testimony Regarding Service Quality Index
559-561	NOT USED			
Commissi	on Staff Witnesses	_		
562	Merton R. Lott	A	6/13/02	(MRL-2T): Prefiled Testimony: Revenue Requirement, Rate Spread, Rate Design, PCA, TOU, Line Extension, and Backup Distribution Service
563	Merton R. Lott	A	6/13/02	(MRL-3): Revenue Requirement (Results of Operations for 12 Months Ended 6/30/01; Statement of Operating Income and Adjustments for 12 Months Ended 6/3001)
564	Joelle Steward	Α	6/13/02	(JS-1T): Prefiled Testimony Regarding Conservation, Low Income, and Service Quality
565	Graciela Etchart	A	6/13/02	(GE-1T): Prefiled Testimony Regarding Relocation and Underground Conversions
566-570	NOT USED			
Interveno	Witnesses			
571	Danielle Dixon (NWEC and NRDC)	Α	6/13/02	Prefiled Testimony Regarding Conservation, Low Income, and Line Extension
572	Charles Eberdt (Energy Project)	Α	6/13/02	Prefiled Testimony Regarding Conservation
573	Scot Brannon (Mult-	Α	6/13/02	Prefiled Testimony Regarding Low Income

	Service Center, Energy Project, Opportunity Council)			
574	Scot Brannon	A	6/13/02	Letter dated May 15, 2002, to Ron Roseman from Will Graham, Energy Assistance Program Manager, Washington Office of Community Development
575	Gaines	A	6/14/02	Forward Prices in Wholesale Markets
576	Bench	Α	6/17/02	Transmission Costs/Revenues