

**Exh. JDW-18C
UE-240004/UG-240005/UE-230810
Witness: John D. Wilson
REDACTED VERSION**

**BEFORE THE WASHINGTON
UTILITIES AND TRANSPORTATION COMMISSION**

**WASHINGTON UTILITIES AND
TRANSPORTATION COMMISSION,**

Complainant,

v.

PUGET SOUND ENERGY,

Respondent.

**DOCKETS UE-240004, UG-240005,
UE-230810 (*Consolidated*)**

EXHIBIT TO TESTIMONY OF

JOHN D. WILSON

**ON BEHALF OF STAFF OF
WASHINGTON UTILITIES AND
TRANSPORTATION COMMISSION**

PSE's Response to Staff DR No. 27, UE-230313

August 6, 2024

CONFIDENTIAL PER PROTECTIVE ORDER – REDACTED VERSION

BEFORE THE WASHINGTON UTILITIES AND TRANSPORTATION COMMISSION

**Docket UE-230313
Puget Sound Energy
2022 Power Cost Adjustment Mechanism Report**

WUTC STAFF INFORMAL DATA REQUEST NO. 027

“CONFIDENTIAL” Table of Contents

	“CONFIDENTIAL” Material
Data Request No. 027	Shaded information is designated as CONFIDENTIAL per WAC 480-07-160 as marked in Puget Sound Energy’s Response to WUTC Staff Informal Data Request No. 027

BEFORE THE WASHINGTON UTILITIES AND TRANSPORTATION COMMISSION

**Docket UE-230313
Puget Sound Energy
2022 Power Cost Adjustment Mechanism Report**

WUTC STAFF INFORMAL DATA REQUEST NO. 027:

REQUESTED BY: John Wilson

RE: Power Costs

Please provide PSE's understanding of or opinion as to the basis that Chelan PUD developed the Fixed Annual Charge, Exh. ZCY-4C at 97. In your response, please address the larger increase from one year to the next that is shown in the table in Appendix E.

SHADED INFORMATION IS DESIGNATED AS
CONFIDENTIAL PER WAC 480-07-160

Response:

Puget Sound Energy ("PSE") objects to WUTC Staff Informal Data Request No. 027 as calling for speculation regarding the basis or motivation of Chelan PUD's development of its First Annual Charge. Without waiving such objection, and subject thereto, PSE responds as follows:

[REDACTED]