***Via Electronic and United States Mail***

October 12, 2016

Steven V. King, Executive Director and Secretary

Washington Utilities and Transportation Commission

1300 S. Evergreen Park Dr. SW

P. O. Box 47250

Olympia, Washington 98504-7250

RE: *Washington Utilities and Transportation Comm’n v. Puget Sound Energy*

Dockets UE-151871 and UG-151872 (*consolidated*)

Dear Mr. King:

Commission Staff invites the Commission’s attention to the following language excerpted from PSE’s Schedule 80, which sets forth the General Terms and Provisions governing the Company’s furnishing of electric service and expressly applies to PSE’s proposed Schedule 75 pursuant to Section 6 on Sheet No. 75-W:

Except as otherwise provided in Schedule 85 of this tariff, the Company shall have no responsibility for installing, owning, operating, maintaining or replacing any facilities on the Customer’s (load) side of the Point of Delivery. [Section 5, Sheet No. 80-B.]

We apologize for this post-hearing submission, but came across this tariff language while researching another matter, and felt compelled to bring it to your attention.

Sincerely,

SALLY BROWN

Senior Assistant Attorney General

CHRISTOPHER M. CASEY

Assistant Attorney General

SGB:CMC:klg

cc: Parties