**BEFORE THE WASHINGTON UTILITIES AND TRANSPORTATION COMMISSION**

**Docket No. PG-160924**

**Puget Sound Energy**

**Greenwood Complaint**

**PUBLIC COUNSEL DATA REQUEST NO. 025**

**PUBLIC COUNSEL DATA REQUEST NO. 025(j)[[1]](#footnote-1):**

**Refer to PSE response to Public Counsel Data Request Nos. 004 and 005, and to WUTC Staff Informal Data Request No. 019 CONFIDENTIAL. With regard to Attachment A to WUTC Informal DR 019:**

Please provide a copy of the inspection report showing that a contractor and/or a PSE inspector had verified that the cut &cap and purging of the gas from the line to 8409 Greenwood had taken place. If this inspection is part of a multi-page document, please identify the page and the individual who performed the inspection. If a PSE employee did not perform the inspection, please explain why not and if that practice or policy has changes since 2004 and when.

**Response:**

Aside from the documents produced as part of Puget Sound Energy’s Response to WUTC Staff Informal Data Request No. 019, there are no other records associated with the cut and cap at 8409 Greenwood.

1. The remainder of PSE’s responses to Public Counsel Data Request No. 025 were provided orally on January 20, 2017. [↑](#footnote-ref-1)