Service Date: July 8, 2022

BEFORE THE WASHINGTON UTILITIES AND TRANSPORTATION COMMISSION

WASHINGTON UTILITIES AND TRANSPORTATION COMMISSION,

DOCKETS UE-220066 and UG-220067 (Consolidated)

Complainant,

v. ORDER 17

PUGET SOUND ENERGY,

Respondent.

DOCKET UG-210918

In the Matter of the Petition of

PUGET SOUND ENERGY

For an Order Authorizing Deferred Accounting Treatment for Puget Sound Energy's Share of Costs Associated with the Tacoma LNG Facility ORDER 03

GRANTING MOTION FOR LEAVE TO FILE REVISED TESTIMONY

BACKGROUND

- On January 31, 2022, Puget Sound Energy (PSE or Company) filed with the Washington Utilities and Transportation Commission (Commission) revisions to its currently effective Tariff WN U-60, Tariff G, Electric Service, and its currently effective Tariff WN U-2, Natural Gas. The Commission initiated an adjudication in consolidated Dockets UE-220066 and UG-220067.
- On May 12, 2022, the Commission entered Order 14/01, Granting Motion to Consolidate. The Commission granted the motion by Commission staff (Staff) to consolidate Dockets UE-220066 and UG-220067 with Docket UG-210918, where PSE petitioned for an order

authorizing deferred accounting treatment for the Company's share of costs associated with the Tacoma Liquified Natural Gas (LNG) Facility.

On June 27, 2022, PSE filed a Motion for Leave to File Revised Testimony and Exhibits (Motion). PSE explains that it came to the Company's attention that it neglected to assign costs to offset the credit provided to Schedule 139 customers for the energy-related power cost component of PSE's Green Direct program Energy Charge. PSE therefore submits revisions to the Prefiled Direct Testimony of Birud D. Jhaveri, Exh. BDJ-1Tr, along with exhibits Exh. BDJ-5r, BDJ-6r, BDJ-7r, BDJ-18r, BDJ-19r. PSE submits revisions to the Prefiled Direct Testimony of Susan E. Free, Exh. SEF-1Tr, along with supporting exhibits SEF-3r and SEF-4r. PSE also includes workpapers supporting these revisions.

DISCUSSION

- WAC 480-07-460(1)(a)(i) permits parties to seek leave from the presiding officer by written motion if they wish to revise prefiled testimony or exhibits with substantive changes, and WAC 480-07-460(1)(b) requires parties to file motions to make substantive changes as soon as practicable after discovering the need to make the change.
- We grant PSE's Motion. As required by WAC 480-07-460(1)(a)(i), PSE has requested leave from the presiding officer to file these substantive revisions, and the Company filed the revised testimony and exhibits with its Motion. No party objected to PSE's Motion, and PSE sought to correct these errors in a timely fashion, well before any evidentiary hearing.

ORDER

THE COMMISSION ORDERS That Puget Sound Energy's Motion is GRANTED.

DATED at Lacey, Washington, and effective July 8, 2022.

WASHINGTON UTILITIES AND TRANSPORTATION COMMISSION

/s/ Michael S. Howard MICHAEL HOWARD Administrative Law Judge NOTICE TO PARTIES: This is an Interlocutory Order of the Commission. Administrative review may be available through a petition for review, filed within 10 days of the service of this Order pursuant to WAC 480-07-810.