BEFORE THE WASHINGTON UTILITIES & TRANSPORTATION COMMISSION

WASHINGTON UTILITIES AND TRANSPORTATION COMMISSION,

Complainant,

v.

PUGET SOUND ENERGY

Respondent.

DOCKETS UE-220066, UG-220067, and UG-210918 (Consolidated)

ROBERT L. EARLE ON BEHALF OF THE WASHINGTON STATE OFFICE OF THE ATTORNEY GENERAL PUBLIC COUNSEL UNIT

EXHIBIT RLE-13C

Puget Sound Energy Response to Public Counsel Data Request No. 352

July 28, 2022

Shaded Information is Designated Confidential Per Protective Order In Dockets UE-220066, UG-220067, and UG-210918 (Consolidated)

REDACTED VERSION

BEFORE THE WASHINGTON UTILITIES AND TRANSPORTATION COMMISSION

Dockets UE-220066 & UG-220067 Puget Sound Energy 2022 General Rate Case

PUBLIC COUNSEL DATA REQUEST NO. 352

"CONFIDENTIAL" Table of Contents

DR NO.	"CONFIDENTIAL" Material
352	Shaded information is designated as CONFIDENTIAL per Protective Order in Dockets UE-220066 and UG-220067 as marked in the request and Puget Sound Energy's Response to Public Counsel Data Request No. 352.

BEFORE THE WASHINGTON UTILITIES AND TRANSPORTATION COMMISSION

Puget Sound Energy 2022 General Rate Case

PUBLIC COUNSEL DATA REQUEST NO. 352: REQUESTED BY: Robert Earle

The referenced audit at page 4 states

Tacoma LNG

Re: Tacoma LNG—Project Execution Audit, February 2021; Puget Sound Energy Response to Public Counsel Data Request 205.

	Noronosa addit at pago 1 otatos			
b.	 a. Please provide workpapers that show the calculation of the based on the unregulated portions of the Tacoma LNG asset the unregulated portion, or both the unregulated and regulated portion. c. Please provide an updated calculation of the based on the unregulated portion. 			
Respo	onse:	REDACTED VERSION		
a.	the as it is requesting informa Puget Energy and the request is not in	to the request for work papers supporting of Puget LNG tion about an unregulated subsidiary of relevant to this proceeding nor reasonably admissible evidence. As such, PSE has not		

- b. The plant are based on both the regulated and unregulated portions of the plant.
- c. Please see part a.

Shaded information is designated as CONFIDENTIAL per Protective Order in Dockets UE-220066 and UG-220067 as marked in the request and PSE's Response to Public Counsel Data Request No. 352.

PSE's Response to Public Counsel Data Request No. 352

provided the requested information.

Date of Response: June 27, 2022

Person who Prepared the Response: Kevin Popich

Witness Knowledgeable About the Response: Ronald J. Roberts