



10885 NE Fourth Street
Suite 700
Bellevue, WA 98004-5579

T +1.425.635.1400
F +1.425.635.2400
PerkinsCoie.com

February 15, 2024

Sheree S. Carson
SCarson@perkinscoie.com
D. +1.425.635.1422
F. +1.425.635.2422

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Received
Records Management
Feb 15, 2024

Jeff Killip, Executive Director and Secretary
Washington Utilities and Transportation Commission
621 Woodland Square Loop SE
Lacey, Washington 98503

**Re: Puget Sound Energy 2024 General Rate Case
Dockets UE-240004 / UG-240005**

Dear Director Killip:

Enclosed for filing in the above-referenced dockets are testimony and exhibits supporting Puget Sound Energy's ("PSE") general rate case (two-year multiyear rate plan) containing updates to its electric and natural gas rates, as well as other documents required by WAC 480-07-510. Given the volume of the exhibits, testimony, and other documents, PSE is submitting the exhibits and testimony electronically by Box, pursuant to direction from the Records Center.

Testimony and Exhibits

The testimony and exhibits being filed include the following:

1. Prefiled Direct Testimony of Ned W. Allis, Exh. NWA-1T through NWA-3;
2. Prefiled Direct Testimony of Gilbert Archuleta, Exh. GA-1T through GA-13C;
3. Prefiled Direct Testimony of Aaron A. August, Exh. AAA-1T through AAA-2;
4. Prefiled Direct Testimony of Roque B. Bamba, Exh. RBB-1T through RBB-5;
5. Prefiled Direct Testimony of Ann E. Bulkey, Exh. AEB-1T through AEB-18;
6. Prefiled Direct Testimony of Mark A. Carlson, Exh. MAC-1T through MAC-14C;
7. Prefiled Direct Testimony of Colin P. Crowley, Exh. CPC-1HCT through CPC-12C;

8. Prefiled Direct Testimony of Dr. Chhandita Das, Exh. CD-1T through CD-4;
9. Prefiled Direct Testimony of Daniel A. Doyle, Exh. DAD-1CT through DAD-7;
10. Prefiled Direct Testimony of Brian E. Fellon, Exh. BEF-1T through BEF-7;
11. Prefiled Direct Testimony of Susan E. Free, Exh. SEF-1T through SEF-27;
12. Prefiled Direct Testimony of Philip A. Haines, Exh. PAH-1CT through PAH-18;
13. Prefiled Direct Testimony of James P. Hogan, Exh. JPH-1CT through JPH-23C;
14. Prefiled Direct Testimony of Thomas M. Hunt, Exh. TMH-1T through TMH-11;
15. Prefiled Direct Testimony of Troy A. Hutson, Exh. TAH-1T through TAH-9;
16. Prefiled Direct Testimony of Joshua J. Jacobs, Exh. JJJ-1T through JJJ-3;
17. Prefiled Direct Testimony of Birud D. Jhaveri, Exh. BDJ-1T through BDJ-3;
18. Prefiled Direct Testimony of Josh A. Kensok, Exh. JAK-1CT through JAK-5C;
19. Prefiled Direct Testimony of David J. Landers, Exh. DJL-1T through DJL-9;
20. Prefiled Direct Testimony of Dr. Mark Newton Lowry, Exh. MNL-1T through MNL-3;
21. Prefiled Direct Testimony of John Mannetti, Exh. JM-1CT through JM-8;
22. Prefiled Direct Testimony of Matthew R. Marcellia, Exh. MRM-1T through MRM-3;
23. Prefiled Direct Testimony of Monica Martinez, Exh. MM-1T through MM-2;
24. Prefiled Direct Testimony of Christopher T. Mickelson, Exh. CTM-1T through CTM-12;
25. Prefiled Direct Testimony of Brennan D. Mueller, Exh. BDM-1T through BDM-22C;
26. Prefiled Direct Testimony of Ryan Murphy, Exh. RM-1T through RM-3;
27. Prefiled Direct Testimony of Cara G. Peterman, Exh. CGP-1CT through CGP-10C;
28. Prefiled Direct Testimony of Craig J. Pospisil, Exh. CJP-1T through CJP-12;

29. Prefiled Direct Testimony of Curt D. Puckett, Exh. CDP-1T through CDP-3;
30. Prefiled Direct Testimony of Ronald J. Roberts, Exh. RJR-1T through RJR-2;
31. Prefiled Direct Testimony of Todd A. Shipman, CFA, Exh. TAS-1T through TAS-4C;
32. Prefiled Direct Testimony of Stacy W. Smith, Exh. SWS-1T through SWS-5;
33. Prefiled Direct Testimony of Steve St. Clair, Exh. SJS-1T through SJS-5C;
34. Prefiled Direct Testimony of Matt Steuerwalt, Exh. MS-1T through MS-3;
35. Prefiled Direct Testimony of John D. Taylor, Exh. JDT-1T through JDT-7;
36. Prefiled Direct Testimony of Michelle L. Vargo, Exh. MLV-1T through MLV-2;
37. Prefiled Direct Testimony of Carol L. Wallace, Exh. CLW-1T through CLW-9;
38. Prefiled Direct Testimony of Zacaraias C. Yanez, Exh. ZCY-1CT through ZCY-5C;

Pursuant to WAC 480-07-160(5) and (6), documents in this filing are designated as Confidential or Highly Confidential per WAC 480-07-160 because they contain valuable commercial information, including trade secrets or confidential marketing, cost, or financial information, or customer-specific usage and network configuration and design information, and the release of this information would cause a competitive harm to PSE and third parties if released.

Other Documents Being Filed

Filed in conjunction with this filing is a Motion for Protective Order With “Highly Confidential” Provisions, which requests that the Commission issue a protective order with heightened protections for Highly Confidential information.

PSE is also filing certain required financial and FERC documents pursuant to WAC 480-07-510(7) in conjunction with this filing.

Service of Filing and Workpapers

PSE is serving the full case on Public Counsel and Commission Staff. A copy of the Summary Document required by WAC 480-07-510 is being served on the required parties.

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PSE will provide workpapers to counsel on or before February 23, 2024.

Please do not hesitate to contact me if you have any questions.

Respectfully,



Sheree S. Carson

SSC:acs

Enclosures

cc: Jon Piliaris
Susan Free
Birud Jhaveri
Jeff Roberson
Tad O'Neill