BEFORE THE WASHINGTON UTILITIES AND TRANSPORTATION COMMISSION

SEATTLE CHILDREN'S HOSPITAL, a Washington nonprofit corporation; OVERLAKE HOSPITAL MEDICAL CENTER, a Washington nonprofit corporation; HOSPITAL CENTRAL SERVICES ASSOCIATION, a Washington nonprofit corporation; COSTCO WHOLESALE CORPORATION, a Washington corporation; NORTHWEST BAKING LIMITED PARTNERSHIP dba NORTHWEST BAKING COMPANY, a Washington limited partnership; FIRST CALL PLUS OF WASHINGTON, L.L.C., a Washington limited liability company; REPAUL TEXTILES LLC dba STERILE SURGICAL SYSTEMS, a Washington limited liability company; SHINING OCEAN, INC., a Washington corporation: TUCCI & SONS. INC., a Washington corporation; WESTROCK CP, LLC, a Delaware limited liability company; NUCOR STEEL SEATTLE INC., a Delaware corporation: ACE GALVANIZING, INC., a Washington corporation; GARDNER ASPHALT CORPORATION, a Delaware corporation; and WESTERN WOOD PRESERVING CO., a Washington corporation.,

Complainants,

v.

PUGET SOUND ENERGY.

Respondent.

DOCKET UG-190857

PUGET SOUND ENERGY'S MOTION FOR EXTENSION OF TIME TO FILE ANSWER TO COMPLAINT

PUGET SOUND ENERGY'S MOTION FOR EXTENSION TO FILE ANSWER TO COMPLAINT- 1

Perkins Coie LLP 10885 N.E. Fourth Street, Suite 700 Bellevue, WA 98004-5579 Phone: (425) 635-1400 Fax: (425) 635-2400

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1	1. Puget Sound Energy ("PSE") respectfully requests an extension of time to file
2	its answer to the Formal Complaint ("Complaint") of Seattle Children's Hospital, Overlake
3	Medical Center, Hospital Central Services Association, Costco Wholesale Corporation,
4	Northwest Baking Limited Partnership dba Northwest Baking Company, First Call Plus of
5	Washington, L.L.C., Repaul Textiles dba Sterile Surgical Systems, Shining Ocean, Inc.,
6	Tucci & Sons, Inc., Westrock CP, LLC, Nucor Steel Seattle Inc., Ace Galvanizing, Inc.,
7	Gardner Asphalt Corporation, and Western Wood Preserving Co. (hereinafter referred to
8	collectively as "Complainants").
9	2. PSE has consulted with Chad Stokes, counsel for Complainants. Counsel for
10	Complainants does not oppose the extension to November 12, 2019. PSE has also notified
11	counsel for Commission Staff, Nash Callaghan, of PSE's need for an extension, but has not
12	yet heard back from Mr. Callaghan.
13	3. Counsel for PSE was not served with the Commission notice of the Complaint
14	nor was the notice posted on the website when it was served.
15	4. PSE respectfully requests an extension of time to November 12, 2019 for
16	filing the answer to the Complaint.
17	DATED: November 5, 2019
18 19 20 21	Perkins Coie LLP By: Show Show Canson
Z1	By: My Chem Cusin

PUGET SOUND ENERGY'S MOTION FOR EXTENSION TO FILE ANSWER TO COMPLAINT- 2

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PUGET SOUND ENERGY'S MOTION FOR EXTENSION TO FILE ANSWER TO COMPLAINT- 3

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