APPENDIX "A"

2 WASHINGTON UTILITIES AND TRANSPORTATION COMMISSION 3 In the Matter of the Proposal by Docket No. UE-951270 **PUGET SOUND POWER & LIGHT COMPANY** to Transfer Revenues from PRAM Rates to General Rates In the Matter of the Application of Docket No. UE-960195 PUGET SOUND POWER & LIGHT **COMPANY** and WASHINGTON NATURAL GAS COMPANY for an Order Authorizing the Merger of WASHINGTON ENERGY COMPANY and STIPULATION WASHINGTON NATURAL GAS COMPANY with and into PUGET SOUND POWER & LIGHT COMPANY, and Authorizing the Issuance of Securities, Assumption of Obligations, Adoption of Tariffs, and Authorizations in Connection Therewith. On February 20, 1996, Joint Applicants filed with the Commission an Application for 4 an Order authorizing the merger of Washington Energy Company ("WECo") and Washington 5 Natural Gas Company ("WNG") with and into Puget Sound Power & Light Company 6 ("Puget"), and authorizing the issuance of securities, assumption of obligations, adoption of 7

tariffs, and authorizations in connection therewith. By Commission order entered April 10,

1996, the merger application was consolidated with Docket No. UE-951270, the proceeding

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- 1 regarding Puget's proposal to transfer revenues from Periodic Rate Adjustment Mechanism
- 2 ("PRAM") rates to general rates.
- Following the conclusion of hearings in these proceedings, Joint Applicants,
- 4 Commission Staff and Public Counsel (the "Parties") engaged in settlement discussions
- 5 regarding the contested issues in this proceeding. The Parties have reached agreement on
- 6 these issues and wish to present their agreement for the Commission's consideration. The
- 7 Parties therefore adopt the following Stipulation. The Parties enter into this Stipulation
- 8 voluntarily to resolve matters in dispute among them and to expedite the orderly disposition of
- 9 this proceeding.

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I. APPROVALS REQUESTED

- The Application in this proceeding requested all necessary permission and authority to complete the following transactions:
- 13 1. Authorizing the merger of Washington Natural Gas Company and its parent,
- Washington Energy Company, with and into Puget Sound Power & Light Company as the
- surviving corporation, in accordance with the Merger Agreement, with the surviving
- corporation to be renamed Puget Sound Energy ("PSE");
- 17 2. Authorizing PSE to issue a sufficient number of shares of common stock, so as
- 18 to give effect to the conversion of the then existing and issued common stock of WECo
- outstanding on the effective date of the merger; and a sufficient number of shares of Series II
- 20 PSE Preferred Stock and Series III PSE Preferred Stock to effectuate the conversion of all
- 21 outstanding shares of WNG preferred stock, all in accordance with the terms of the Merger
- 22 Agreement;
- 23 3. Authorizing the assumption by PSE of the first mortgage bonds of WNG;

1	4.	Authorizing the adoption by PSE of all tariff schedules and service contracts of
2	WNG on file	with the Commission and in effect at the time of the merger for service within all
3	territories ser	ved prior to the merger by WNG;
4	5.	Authorizing the transfer to PSE of all certificates of public convenience and
5	necessity of V	WNG;
6	6.	Directing that upon the merger, PSE shall succeed to all of the rights and
7	responsibilitie	es of Washington Natural Gas Company under the public utility laws of
8	Washington a	and the orders of the Commission;
9	7.	Approving the implementation of a proposed rate plan;
10	8.	Approving the requested accounting treatment for regulatory and ratemaking
11	purposes for	certain regulatory assets;
12	9.	Approving a proposed method for allocating costs between electric and gas
13	operations an	d for accounting for intra-company transfers of natural gas;
14	10.	Establishing a Customer Service Quality Program;
15	11.	Providing, by means of an accounting order, PSE permission to amortize the
16	transition and	transaction costs associated with the merger over the rate plan period for
17	regulatory an	d ratemaking purposes; and
18	12.	Granting such other permission and authority as may appear proper.
19		II. APPROVAL RECOMMENDATION
20	The C	Commission must determine if the merger is consistent with the public interest.
21	The Parties a	gree that the transactions proposed in Section I, if conditioned on the Terms of
22	Approval set	forth in Section III of this Stipulation, are consistent with the public interest and
23	meet the requ	irements of the applicable Washington statutes. The Parties therefore

recommend approval of the Application, subject to such Terms of Approval. To the extent 1 the Application and this Stipulation conflict, this Stipulation shall govern. 2 III. TERMS OF APPROVAL 3 4 A. Rate Plan. The rate plan offered in this Stipulation is designed to achieve several objectives for 5 the merged company and its customers. First, Joint Applicants have identified several major 6 areas of potential savings related both directly and indirectly to the merger. The rate plan is 7 designed to provide the management of PSE with a five-year window of opportunity to 8 achieve these savings. Within this five-year window, PSE's financial results will be a function 9 of management's ability to achieve these savings in order to provide shareholders with an 10 11 opportunity to earn a reasonable return on investment. The second objective of the rate plan in this Stipulation is to provide a period of rate 12 13 certainty for all customers of PSE for a five-year period. The rate plan recognizes that PSE electric customers are at risk for additional rate 14 pressures due to expected changes in benefits from the residential exchange program 15 administered by the Bonneville Power Administration ("BPA") pursuant to Section 5 of the 16 1980 Pacific Northwest Power Planning and Conservation Act ("Regional Act"). 17 The proposed rate plan is designed to meet the challenges of these two primary 18 competing objectives and to balance the interests of shareholders and customers. PSE will be 19 20 given an opportunity to achieve these savings over the five-year period, and in exchange customers will be provided predictable rates for the five-year period. 21 Rate Plan Period. Commencing on the date of merger approval and 22 1.

STIPULATION PAGE 4

continuing through December 31, 2001 (the "Rate Plan Period"), changes in PSE's electric

and natural gas rates shall only be as provided in Section III.A herein.

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2. Natural Gas Rates. Except as otherwise provided herein, general rates for natural gas service shall remain unchanged until January 1, 1999. On January 1, 1999, general rates for natural gas sales and transportation service shall be modified as follows: gas margin (i.e., revenues to cover costs other than commodity costs) shall be reduced one percent (1%). This adjustment in general rates for natural gas service shall be effected by filing revised tariff sheets with the Commission on or before November 1, 1998, and providing notice to customers of such changes prior to the January 1 effective date. Except as otherwise provided herein, PSE will not file any other request for a change in general rates for natural gas service prior to February 1, 2001, with an effective date after the end of the Rate Plan Period. The purchased gas adjustment, now in effect and as hereinafter modified by the Commission, is not affected by this Stipulation.

3. Electric Rates

a. Immediate Electric Rate Reduction. Puget shall request an accounting order authorizing the treatment of the anticipated conservation tax refund from the Internal Revenue Service as a regulatory asset (and an offset to PRAM deferrals) for ratemaking purposes. (The amount to be treated as a regulatory asset is subject to the procedures set forth in Appendix A to the Commission's Seventh Supplemental Order in this proceeding and the provisions of Section III.A.4.a below.) Assuming the requested authorization is granted, PRAM deferral rates as set forth in Schedule 100 will immediately be reduced to zero, which will result in an average electric rate reduction of five and six tenths percent (5.6%). Puget shall submit revised tariff sheets, bearing a proposed effective date of February 1, 1997, to reduce to zero the PRAM deferral rate set forth in Schedule 100. In the same filing, Puget shall submit revised tariff sheets providing for a 2.47% general rate increase to residential customers (Schedule 7); a 1.0% general rate increase for General Service

- 1 customers (Schedules 24, 25 and 26) and outdoor lighting customers (Schedules 51-59), and
- 2 a 1.5% general rate increase for all other customer classes. Rate effects by customer class, by
- year, are set forth in Exhibit A, attached hereto and incorporated herein by this reference.
- 4 Upon receipt of the tax refund, Puget shall submit a subsequent rate filing to refund
- 5 immediately to customers any over-collection of PRAM deferrals. This filing would also
- 6 include a proposed resolution of the issue regarding allocation of any interest paid by the IRS
- 7 on the conservation tax refund. In the event the tax refund is not received, or is different in
- 8 amount than anticipated, the PRAM deferral balances and rates will be correspondingly
- 9 adjusted.
- b. General Rate Changes. General rates for electric service for General
- Service (Schedules 24, 25 and 26) and outdoor lighting customers (Schedules 51-59) shall be
- increased by one percent (1.0%) effective as of January 1, 1998, January 1, 1999 and
- 13 January 1, 2000. General rates for electric service for all other customer classes shall be
- increased by one and one-half percent (1.5%) effective as of January 1, 1998, January 1, 1999,
- January 1, 2000 and January 1, 2001. Such annual adjustments in general rates for electric
- service shall be effected by filing revised tariff sheets with the Commission on or before the
- preceding November 1, and providing notice to customers of such changes prior to the
- 18 January 1 effective date. Such adjustments shall be collected by equal percentage adjustments
- of the customer, energy (kWh), demand (kW, if applicable), and reactive power (kVar, if
- applicable) components of each rate schedule, and to the non-energy portion of Schedule 48.
- 21 Except as otherwise provided herein, PSE will not file any other request for a change in
- 22 general rates for electric service prior to February 1, 2001, with an effective date after the end
- of the Rate Plan Period (exclusive of any rate changes associated with implementation of a
- 24 pilot open access program).

1	c. Basis for Electric Rate Increases. The annual increases in PSE's
2	electric rates recommended in the rate plan in this Stipulation are necessary due to the cost
3	increases during the Rate Plan Period associated with purchased power, production and
4	transmission expenses. The revenue requirement for PSE's electric retail rates is based on the
5	current revenue requirement as allowed in the PRAM 5 proceeding (Docket No. UE-950618),
6	with such revenue requirement increased for purchased power, production and transmission
7	expenses by an average of 1.38% per year over the Rate Plan Period. The rate plan is based
8	upon recovery of the power cost components for 1997-2001 as set forth in Exhibit D attached
9	hereto and Exhibit No. 240.
10	d. Residential and Small Farm Energy Exchange Benefits. The rate
11	plan recommended in this Stipulation passes through directly to eligible customers the
12	residential exchange benefits received from BPA during the Rate Plan Period.
13	Notwithstanding any reduction in the actual level of residential exchange benefits received
14	from BPA during the Rate Plan Period, PSE will maintain (drawing first from any residential
15	exchange benefits received from BPA) the credits under Schedule 94 (Residential and Farm
16	Energy Exchange) and Schedule 97 (Irrigation Credit) at their current levels during the Rate
17	Plan Period. Commission Staff and Public Counsel will support PSE's efforts during the Rate
18	Plan Period to obtain the residential exchange benefits to which PSE's customers are entitled
19	under the Regional Act. At the expiration of the current Residential Exchange contract on
20	June 30, 2001, the current credit under Schedule 94 shall be transferred to general rates.
21	4. Treatment of Regulatory Assets.
22	a. Conservation. The balance of electric conservation investment as of
23	December 31, 1996 shall be amortized during the Rate Plan Period, and any Federal income
24	tax deductions associated with conservation for 1991 through April 1992 and conservation

1 that would have been amortized after 2001 shall be retained by PSE. PSE may, at its option, 2 finance such balance in a conservation bond financing; provided, however, that the term of 3 such financing shall not exceed five (5) years. Regardless of the term of the financing, such 4 balance shall be amortized for ratemaking purposes over the Rate Plan Period. Rates, as 5 adjusted by this Stipulation over the Rate Plan Period, recover the payments required as a 6 result of such financing and shall not be affected by such financing (except that the allocation 7 of rates as set forth in Section 32 of Schedule 80 shall be adjusted to reflect the issuance of 8 additional conservation trust bonds). 9 Staff and Public Counsel will support PSE's efforts to obtain approval to 10 finance the current balance of electric conservation investment. Electric conservation 11 expenditures after December 31, 1996 (including those expenditures resulting from PSE's 12 commitment to conservation or public purposes funding under the Comprehensive Regional . 13 Review) will be subject to recovery through an alternative recovery mechanism to be 14 proposed by PSE in a separate filing subsequent to merger approval. Such recovery shall not 15 include PSE's separate commitment to spend \$1 million annually on low income programs 16 during the Rate Plan Period. PSE will commit to the funding levels set in the Comprehensive 17 Regional Review so long as: (1) the program is implemented in a competitively neutral 18 manner, and (2) expenditures under such program remain subject to a cost effectiveness 19 standard. Accounting for, and recovery of, natural gas conservation expenditures will not be 20 affected by the merger. 21 Storm Damage. Amortization of extraordinary property losses from b. 22 storms during the Rate Plan Period shall be increased from the level set in Docket No. UE-23 921262 to \$3.5 million annually. Current policy authorizing deferral of extraordinary property 24 losses related to storms will continue.

1	c. Environmental. As unrecovered remediation/investigation costs
2	become known (as "known" is defined by the respective Commission accounting orders
3	authorizing deferral of these expenditures for Puget (Docket No. UE-911476, issued April 1,
4	1992) and WNG (Docket No. UG-920781, issued November 25, 1992)), those amounts will
5	be amortized during the next succeeding five year time period commencing on the date the
6	costs become known.
7	d. Gains from Transfers of Real Property. Current amortization levels
8	(as set in Docket No. UE-921262) and current policy authorizing deferral of gains shall
9	continue through the Rate Plan Period, subject to the exception set forth below for property
10	disposed of as a direct result of the merger. For property transactions during the Rate Plan
11	Period that are not a direct result of the merger, the provisions of the Stipulation and Order of
12	Dismissal dated May 26, 1992 by and among Puget, Commission Staff and Public Counsel in
13	Washington Court of Appeals No. 29404-1, shall apply. For property transactions during the
14	Rate Plan Period that are as a direct result of the merger, associated gains or losses shall be
15	included in PSE's current earnings (rather than deferred). Such transactions shall be reported
16	to the Commission and Public Counsel before they are formally recorded in PSE's books.
17	Commission Staff and Public Counsel shall have the right to object to any such transaction so
18	classified, whereupon the ratemaking treatment of the transaction's classification as being
19	directly related to the merger will be subject to examination in a subsequent PSE general rate
20	proceeding. PSE will file an application with the Commission to obtain any necessary
21	regulatory approvals for the transfers of two properties, the GO parking lot and the OBC
22	land.
23	e. Other Regulatory Assets. Current accounting treatment of other
24	regulatory assets shall continue unaffected by the merger.

1	5. Regulatory Initiatives During Rate Plan Period. PSE may pursue, or
2	continue pursuing, the following regulatory initiatives during the Rate Plan Period:
3	Issues related to the termination of Puget's PRAM.
4 5	Develop and propose new programs for natural gas service, such as unbundled commodity sales of natural gas.
6 7	Develop and propose a recovery mechanism for demand-side management, or DSM, expenditures for electric (see Section III.A.4.a above).
8 9	Propose cost of electric service changes and redesign of electric rates as necessary to accommodate the changing market and restructuring in the electric industry.
10	Propose modifications to electric facilities extension and relocation policies.
11 12	File a retail wheeling pilot pursuant to the Commission's Order in Docket No. UE-960696.
13 14 15 16 17 18 19 20 21 22 23	Ongoing regulatory activities, such as: Participation in Commission notices of inquiry or NOIs, on gas and electric regulation, including the opportunity to seek related rule and tariff changes; performance of routine review and updating of the tariff rules, miscellaneous fees and charges, including revisions necessary to ensure consistency of credit and customer service policies and miscellaneous charges for both gas and electric services (i.e., charges for returned or NSF checks, disconnect charges, and interest on late payments); performance of routine updating of elements of gas line extension policy, including standard costs and end use consumption data; pursuing special contracts tailored to meet individual customer needs; tariff changes associated with pass-through of credits or surcharges, such as municipal utility taxes; and Purchased Gas Adjustments (PGA) and deferred gas cost recovery.
24	Nothing in this stipulation shall be construed to predetermine: (1) any issue to be resolved as
25	a result of such initiatives; (2) the regulatory treatment of cost savings or revenues generated
26	by such initiatives; or (3) the information required to be filed in support of such initiatives.
27	6. Interim Rate Relief. During the Rate Plan Period, PSE may seek, under
28	appropriate circumstances, interim rate relief. The Commission adopted a six-part standard
29	for interim rate relief in WUTC v. Pacific Northwest Bell Telephone Company, Cause No. U-
20	72.20 Second Supplemental Order (October 1972) The Pacific Northwest Rell standard ha

- 1 been consistently reaffirmed in several Commission decisions since 1972. If PSE requests
- 2 interim rate relief, it will apply under the Pacific Northwest Bell standard or whatever
- 3 Commission standard exists for such relief at the time of PSE's request. The process for
- 4 seeking interim relief is as follows (subject to modification by Commission order or
- 5 rulemaking): PSE would file a general rate case under WAC 480-09-330, but with tariffs
- 6 supportive only of the amount requested as interim rate relief; PSE would file testimony and
- 7 other evidence that supports the amount of the requested interim rate relief; and PSE would
- 8 propose to spread the requested interim rate relief among customer classes based on an equal
- 9 percentage of margin (gas) and on equal percentage of revenues (electric).

B. Quality of Customer Service

- The parties recognize that during a multi-year rate plan, such as proposed in this
- 12 Stipulation, it is critical to provide a specific mechanism to assure customers that they will not
- 13 experience a deterioration in quality of service. The Parties have therefore agreed upon the
- 14 following service quality program including a Customer Service Guarantee ("Guarantee") and
- 15 a Service Quality Index ("SQI").

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- 16 **1. Guarantee.** PSE will provide specific compensation to individual customers.
- 17 The general terms of the Guarantee are set forth in Exhibit B to this Stipulation, attached
- hereto and incorporated herein by reference. Compensation will be provided to customers
- 19 automatically with a credit to customers' bills. PSE will file the necessary tariff revisions with
- 20 the Commission to implement the Guarantee.
- 21 2. Service Quality Index. During the Rate Plan Period, the quality of service
- 22 which PSE provides to its customers will be measured by a Service Quality Index composed
- of the following ten individual indices:

1		(1)	Overall Customer Satisfaction ¹
2		(2)	WUTC Complaint Ratio
3		(3)	SAIDI (System Average Interruption Duration Index)
4	V	(4)	SAIFI (System Average Interruption Frequency Index)
5	•	(5)	Telephone Center Answering Performance
6		(6)	Telephone Center Transactions Customer Satisfaction
7		(7)	Gas Safety Response Time
8		(8)	Field Service Operations Transactions Customer Satisfaction
9		(9)	Disconnection Ratio
10		(10)	Missed Appointments
11	3.	Meth	odology. The specific terms of the Service Quality Index, benchmarks,
12	and calculatio	n metho	odology are set forth in Exhibit C to this Stipulation. PSE will continue
13	to collect data	necess	ary to calculate these indices as each Joint Applicant has in the past.
14	4.	Finan	cial Penalties. PSE shall be assessed a financial penalty if any service
15	quality index,	other th	nan index No. 1, Overall Customer Satisfaction, falls below its
16	benchmark. F	or each	a full point below a benchmark for index numbers 2, 3, 4, 7, 9 and 10 a
17	penalty of \$20	0,000 s	shall be applied, not to exceed \$833,000 per index. For each full point
18	below a bench	mark fo	or index number 5 a penalty of \$30,000 shall be applied, not to exceed
19	\$833,000. Fo	r each i	full point below a benchmark for index number 6 a penalty of \$50,000
20	shall be applie	d, not t	o exceed \$833,000. For each full point below a benchmark for index

 $^{^{1}}$ This index is optional, and as explained in Section III.B.4 below, is not subject to financial penalties.

number 8 a penalty of \$30,000 to \$50,000 (the exact amount to be set as part of the compliance filing) shall be applied, not to exceed \$833,000. The maximum annual aggregate penalty for all nine indices is \$7.5 million. For the initial reporting period, ending September 30, 1997 (which report shall be filed October 15, 1997), the penalties (maximum and per point) set forth herein shall be reduced by fifty percent, to reflect the limited period during which data are collected. Any amounts paid by PSE under the Guarantee shall reduce any financial penalties imposed and otherwise payable under this section for index No. 10, Missed Appointments. In its report to the Commission filed October 15 of each year, PSE shall include the calculation of a penalty, if any, as provided herein. The report may include a mitigation petition for relief from such penalty. The standard to be applied for such petition is that the penalty is due to unusual or exceptional circumstances for which PSE's level of preparedness and response was reasonable. PSE will not file a mitigation petition unless it believes, in good faith, that it meets this standard. The Parties contemplate that, following a procedure to be established by the Commission, a Commission order will issue assessing any penalties and resolving any mitigation petition. Any penalties imposed by such Commission order will be allocated between gas and electric operations as set forth in Section III.C.3 below, and implemented in rates by offsetting the electric rate increases provide for in Section III.A.3 above, and by applying a uniform percentage of margin adjustment to gas sales and transportation rates. 5. Service Quality Report. PSE will report its results to the Commission and

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5. Service Quality Report. PSE will report its results to the Commission and the Parties twice each year, on or about April 15 and October 15. The report card will include a discussion of changes in service quality that have occurred since the preceding report. At least once per year when rates are changed, PSE will report the annual results for all items in the Service Quality Index and Service Guarantee to all of its customers. The report will be

distributed to customers only after adequate consultation with Staff and Public Counsel. If 1 2 there is any penalty imposed as a result of its performance, PSE shall identify the specific 3 indice(s) for which performance was below the baseline, the dollar amount of any penalty and 4 the effect on the customer's bill as a result of the penalty. The score card or other notice to 5 customers shall include the following statement, if applicable: "This month's bill includes a 6 rebate to customers of \$ for failure to achieve acceptable service quality standards in the 7 8 C. Other Matters 9 1. Amortization of Transaction and Transition Costs. The merger-related 10 transaction costs and costs to achieve shall be deferred and amortized, for regulatory 11 purposes, over the Rate Plan Period. 12 2. Transfer Pricing. Intra-company transfers of natural gas shall be priced at the 13 higher of market or the cost of incremental supplies with flexible take provisions, as agreed to 14 by Joint Applicants and Staff and illustrated in Exhibit No. 199. 15 3. Cost Allocation Methodology. During the Rate Plan Period, costs shall be 16 allocated between gas and electric operations in accordance with the four-factor allocation 17 method set forth in Exhibit No. T-21. PSE will continue to asses the reasonableness of the 18 allocation factors used for reporting PSE's financial results during the Rate Plan Period, and it 19 will provide all relevant information to Commission Staff regarding the allocation factors in 20 order to determine whether future adjustments may be necessary to ensure a fair allocation of 21 common costs to each service. 22 Reporting Requirements. During calendar year 1997, Joint Applicants shall 4. 23 work with Staff to develop the following reports proposed by Staff in its testimony in this

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proceeding: annual market concentration studies; reporting on joint utility services, such as

- 1 unity design and trenching service with overlapping utilities; annual reporting on merger costs
- 2 and synergy savings; annual reporting on allocation of merger savings between gas and
- 3 electric operations; and annual reporting on identification of best practice savings and power
- 4 cost stretch reductions. PSE's marketing plans will be made available at PSE for review by
- 5 Staff and Public Counsel.
- 6 5. Gas Availability. A reporting mechanism will be developed cooperatively by
- 7 PSE, Commission Staff and Public Counsel for the purpose of monitoring the levels of gas
- 8 conversions and line extensions to ensure that PSE is not acting to reduce or restrict gas
- 9 availability. The reporting mechanism will be based upon the historical experience of WNG
- and a benchmark will be established by reference to the ongoing experience of other non-
- affiliated gas and electric utilities in the Pacific Northwest.
- 12 6. Low Income Carbon Monoxide. PSE will develop a comprehensive
- program to educate consumers about carbon monoxide (CO), its potential dangers, and to
- promote CO detector features that will provide customers with the information they need to
- 15 take effective actions concerning exposure to carbon monoxide in their homes. As part of the
- program, PSE will make available CO detectors that meet the company's criteria for CO
- detector performance. Low income customers will be able to purchase these CO detectors
- 18 from PSE at a discounted price. PSE will coordinate its efforts with community action
- 19 agencies throughout its service area.
- 7. Vegetation Management. PSE commits to maintain an effective vegetation
- 21 management program. PSE shall not reduce its vegetation management commitment in a
- 22 manner that would substantively reduce the level of reliability achieved without prior
- 23 consultation with Staff and Public Counsel, which reserve their right to seek appropriate
- 24 regulatory action.

IV. EFFECT OF THE STIPULATION

2 1. Binding on Parties. The Parties agree to support this Stipulation as a
3 settlement of all unresolved issues in these proceedings. The Parties understand that this
4 Stipulation is not binding on the Commission in ruling on the Application.

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- 2. Integrated Terms of Settlement. The Parties have negotiated this Stipulation as an integrated document. Accordingly, the Parties recommend that the Commission adopt this Stipulation in its entirety.
- **Procedure.** The Parties shall cooperate in submitting this Stipulation promptly 8 3. 9 to the Commission for acceptance. The Parties shall request a hearing to present the 10 Stipulation and each Party shall make available a witness in support of the Stipulation, at 11 which time other parties would have an opportunity to cross-examine such witnesses. If the 12 Commission rejects all or any material portion of this Stipulation, or adds additional conditions, each Party reserves the right, upon written notice to the Commission and all 13 parties to this proceeding within 15 days of the date of the Commission's Order, to withdraw 14 from the Stipulation. If any Party exercises its right of withdrawal, all Parties will support a 15 joint motion to reinstate the remaining elements of the procedural schedule, including a 16 17 reasonable period for filing of final briefs.
 - 4. No Precedent. The Parties enter into this Stipulation to avoid further expense, inconvenience, uncertainty and delay. By executing this Stipulation, no Party shall be deemed to have accepted or consented to the facts, principles, methods or theories employed in arriving at the Stipulation, nor shall any Party be deemed to have agreed that such a Stipulation is appropriate for resolving issues in any other proceeding.
- 5. Execution. This Stipulation may be executed by the Parties in several counterparts and as executed shall constitute one agreement.

1	6.	. Necessary Actions. Each Party shall take all actions necessary and				
2	appropriate	to enable it to carry out this Stipul	ation.			
3 4	DAT	TED this ///day of December, 19	996.			
		OUNSEL SECTION, OFFICE TTORNEY GENERAL	WASHINGTON UTILITIES AND TRANSPORTATION COMMISSION STAFF			
	By: A+	torney /	By: Cansel			
	PUGET SO COMPAN	OUND POWER & LIGHT Y	WASHINGTON NATURAL GAS COMPANY			
	By: President	Fonstelie	Its: Executive Vice Persident			

Exhibit A

Summary of Annual Electric Rate Changes (for typical customers, for Rate Plan Period)

		(1 TOT)		pical customers, for that I tall I tribus	(no		
Year	Schedule 7	Schedule 24	Schedule 25	Schedule 26	Schedule 31	Lighting	Schedule 49
1997	-3.24%	-4.19%	-4.53%	-4.97%	-4.51%	-1.90%	-6.35%
1998	1.50%	1.00%	1.00%	1.00%	1.50%	1.00%	1.50%
1999	1.50%	1.00%	1.00%	1.00%	1.50%	1.00%	1.50%
2000	1.50%	1.00%	1.00%	1.00%	1.50%	1.00%	1.50%
2001	1.50%	%00'0	0.00%	0.00%	1.50%	%00.0	1.50%

Exhibit B

Customer Service Guarantee

Our Company:

Puget Sound Energy is committed to providing convenient, reliable service at a fair price. Our vision is to be today's choice for tomorrow's energy solutions. We are committed to providing our customers with prompt response, courteous customer support and accurate information. Some events, such as storm conditions, earthquakes, and other circumstances beyond our control can cause significant system disruptions. In these instances, we are dedicated to restoring your energy service as quickly as possible. In addition, Puget Sound Energy makes the following specific guarantees to you.

Our Guarantee:

1. We will keep our appointments as promised.

We will keep all mutually agreed to appointments with our customers. If we fail to meet an appointment, we will give you a credit for \$50. This applies to customer appointments such as turn-on of existing gas and electric service to new customers, and equipment inspection services.

2. We will provide new energy service on the date promised.

We will install new gas and electric services on the date mutually agreed to with the customer. If we fail to meet our commitment we will give you a credit for \$50.

EXHIBIT C

1 2		SERVICE QUALITY INDEX
3		The Service Quality Index shall be composed of ten measurements of performance, as
4	follov	ws:
5	(1)	Overall Customer Satisfaction: Percentage of customers rating overall satisfaction
6		with the company very satisfied to completely satisfied on a seven-point scale, based
7		on a survey of customers. Benchmark: To be developed.
8	(2)	WUTC Complaint Ratio (Complaints per 1,000 customers): This includes all
9		complaints filed with the WUTC, including high bill complaints. Benchmark: 0.50
10		complaints per 1,000 customers.
11	(3)	SAIDI (System Average Interruption Duration Index): Number of minutes the
12		average customer is without power per year. Benchmark: To be developed.
13	(4)	SAIFI (System Average Interruption Frequency Index): Number of times the average
14		customer is without power per year. Benchmark: To be developed.
15	(5)	Telephone Center Answering Performance: Percentage of calls answered by a live
16		company representative within 30 seconds. Benchmark: 75%.
17	(6)	Telephone Center Transactions Customer Satisfaction: Percentage of customers
18		rating transaction with the telephone center very satisfied to completely satisfied on a
19		seven-point scale, based on a survey of customers who have had a recent transaction
20		with the telephone center. Benchmark: 90%.

1	(7)	Gas Safety Response Time: Minutes from customer call to arrival of gas field
2		technician. Benchmark: 55 minutes.
3	(8)	Field Service Operations Customer Satisfaction: Percentage of customers rating
4		transaction with field service personnel very satisfied to completely satisfied on a
5		seven-point scale, based on a survey of customers who have had a recent transaction
6		(including customers who have had outage restoration) with field service personnel.
7		Benchmark: To be developed (likely to be in the range of 75% to 90%).
8	(9)	Disconnection Ratio: Percentage of customers disconnected for non-payment of
9		amounts due when WUTC disconnection policy would permit service curtailment.
10		Benchmark: .038%.
11	(10)	Missed Appointments: Percentage of appointments for installation of new service,
12		additional service, or restoration of service not kept as promised. Benchmark: To be
13		determined.
14	Calcu	lation of Service Quality Index
15		1. Each individual index shall be calculated as an annual average based on the 12
16	month	reporting period from October 1 through September 30. The initial reporting period
17	shall b	e the six month period ending September 30, 1997. For the initial reporting period, the
18	penalt	ies (maximum and per point) shall be reduced by fifty percent (50%) to reflect the
19	limited	d period during which data are collected.
20		2. Separate point calculations shall be prepared for each index listed. The method

of calculation shall be as follows:

1	For index numbers 2, 3, 4, 7, 9 and 10, the following formula applies:
2	(Actual Performance - Benchmark)/Benchmark = Percent Deviation
3	Percent Deviation x 10 = Demerit Points.
4	For index numbers 5, 6 and 8, the following formula applies:
5	(Actual Performance - Benchmark) * 100 = Demerit Points.
6	3. Any penalty regarding index numbers 3 and 4 will be provided to electric
7	customers only; any penalty regarding index number 7 will be provided to gas customers only.
8	Other penalties will be provided to all customers.
9	Establishing Remaining Benchmarks
10	1. Certain benchmarks remain to be determined by negotiations among the
11	Parties. It is agreed that the intent of those negotiations is to set these benchmarks at levels
12	consistent with current and historical actual performance, regulatory precedents in other
13	jurisdictions with service quality indices, and industry experience and standards.
14	2. The Parties shall consult on the details of the service guarantee program and
15	the Overall Customer Satisfaction, the Field Service Operations Customer Satisfaction, SAID
16	and SAIFI baselines and the Joint Applicants will make a filing with the WUTC reflecting this
17	consultation within 90 days of a final Commission order in this matter ("Compliance Filing").
18	The Compliance Filing shall include a preliminary proposal regarding the Missed
19	Appointments baseline. (If the Missed Appointments baseline has not been resolved prior to
20	the October 15, 1997, service quality report filing, the baseline will be resolved as part of that
21	filing and shall be effective for the annual reporting period ending September 30, 1998, and
22	thereafter.) The Compliance Filing may also include proposed recalibration of the survey
23	instrument to be used for index number 6, Telephone Center Transactions Customer
24	Satisfaction.

1	3. The baseline for SAIDI and SAIFI shall be developed by the Parties to
2	eliminate extreme weather events causing severe and widespread impact throughout the
3	service territory using a methodology similar to that used by the Maine PUC for Central
4	Maine Power Company, (see Exhibit No. 152).
5	4. Company performance in index numbers 1. Overall Customer Satisfaction

4. Company performance in index numbers 1, Overall Customer Satisfaction, 6, Telephone Center Transactions Customer Satisfaction, and 8, Field Service Operational Customer Satisfaction Transactions, will be measured by the results of a customer satisfaction survey instrument to be mutually agreed upon by PSE, Staff and Public Counsel. The survey will be developed in consultation with the Parties and an independent survey company. The survey will be conducted by an independent survey company mutually agreed upon by PSE, Staff and Public Counsel. The Company will make a filing reflecting the consultation of the Parties. If the Parties are unable to reach agreement on the survey instrument or the identity of the independent survey company, those issues will be resolved by the Commission as part of the filing.

Exhibit D

Table 1. Power Cost Forecast

(a)	(b)	(c)	(d)	(e)	(f)	(g)
	Delivered					
	Load		Unit Cost	Unit Cost	Increase	Cumulative
Year	MWh (000)	Cost (\$000)	(\$/ MWh)	Delta	Over PRAM 5	Increase
PRAM 5	19,837	547,835	27.62			
1996	19,857	582,861	29.35	1.74	34,475	34,475
1997	20,290	593,387	29.24	1.63	33,024	67,499
1998	20,899	630,421	30.16	2.55	53,247	120,746
1999	21,526	652,522	30.31	2.70	58,033	178,779
2000	22,172	676,520	30.51	2.90	64,196	242,975
2001	22,837	710,647	31.12	3.50	79,953	322,928
				•	322,928	-

Table 2. Net Power Cost Forecast

(a)	(b)	(c)	(d)	(e)	(f)	(g)
	4000 ()	4007 (-)	4000 (-)	1000 (-)	0000 (-)	0004 (=)
Component	1996 (a)	1997 (a)	1998 (c)	1999 (c)	2000 (c)	2001 (c)
Fuel	104,368	111,616	114,964	118,413	121,966	125,625
Purchase & Interchange	421,751	427,976	445,095	462,899	481,415	500,671
Secondary Sales (b)	-27,709	-35,861	-21,089	-22,069	-22,005	-12,697
Wheeling	32,862	37,671	38,425	39,193	39,977	40,777
O & M	51,590	51,987	53,027	54,087	55,169	56,272
Total	582,863	593,389	630,422	652,523	676,521	710,648

- (a) Source Power Forecast #95-04
- (b) Secondary sales for 1996 adjusted down from 20 to 18 mills for Oct Dec Secondary sales for 1997 adjusted downward from 20 to 18 mills
- (c) Costs for 1998 2001 Based On the Following Escalation Factors

c.1	Fuel Costs	3%
c.2	Purchase & Interchange	4%
c.3	Wheeling	2%
c.4	O&M	2%