**EXHIBIT NO. \_\_\_(JAP-7)
DOCKET NO. UE-161123
SCHEDULE 451 FILING**

**WITNESS:  JON A. PILIARIS**

**BEFORE THE**

**WASHINGTON UTILITIES AND TRANSPORTATION COMMISSION**

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| **WASHINGTON UTILITIES ANDTRANSPORTATION COMMISSION,****Complainant,****v.****PUGET SOUND ENERGY,****Respondent.** |  | **Docket No. UE-161123** |

**FIRST EXHIBIT (NON-CONFIDENTIAL) TO THE
PREFILED SUPPLEMENTAL DIRECT TESTIMONY OF
JON A. PILIARIS**

**ON BEHALF OF PUGET SOUND ENERGY**

**DECEMBER 15, 2016**

**BEFORE THE WASHINGTON UTILITIES AND TRANSPORTATION COMMISSION**

**Docket No. UE-151663**

**Puget Sound Energy’s**

**Schedule No. 451 Large Customer Retail Wheeling**

**WALMART DATA REQUEST NO. 004**

**WALMART DATA REQUEST NO. 004:**

Please provide the detail for how PSE arrived at the eligibility criteria that “all Schedule 451 Customers may not exceed 100 megawatts at any one time,” including all worksheets and data.

**Response:**

The decision to limit availability of service under the proposed Schedule 451 to the first 100 megawatts was a business decision of Puget Sound Energy’s senior management. It is an amount sufficient to allow all of Microsoft’s load currently served under Schedule 40 to take service under the proposed Schedule 451 and provide headroom for a limited number of additional customers to also take service under this proposed schedule.