WASHINGTON UTILITIES AND TRANSPORTATION COMMISSION STAFF RESPONSE TO DATA REQUEST

DATE PREPARED: May 21, 2009 WITNESS: William Weinman and

DOCKET: UT-082119 Stefanie Johnson

REQUESTER: Bench RESPONDER: Jonathan Thompson and

Sarah Shifley

TELEPHONE: 360-664-1225 and

206-464-6595

REQUEST NO. 3: Considering the Commission's authority under RCW 80.04.090, what information, in what format, would Commission Staff and Public Counsel need to initiate a complaint to set rates or establish appropriate earnings levels pursuant to RCW 80.04.110 or paragraph 12 of the Settlement Agreement?

RESPONSE: Public Counsel and Staff agree that they would need a report in the following form to determine when it might be appropriate to initiate a complaint to set rates or establish appropriate earnings levels pursuant to RCW 80.04.110:

- Beginning August 15, 2009, and continuing until August 15, 2014, or until the end of the integration period, whichever is later, provide a semi-annual report of the merger-related synergies and savings the Merged Company has achieved during the preceding half of the calendar year ("reporting period") in each division and category listed in Joint Applicants' Highly Confidential response to Public Counsel Data Request No. 48 (attached). The filing date for the reporting period of January 1 through June 30 shall be August 15, and the filing date for July 1 through December 31 shall be February 15. Specifically, provide:
 - a) the synergies and savings achieved in each division and category during the reporting period on a company-wide basis as actual (i.e., during the reporting period) and annualized (i.e., projected over 12 months) amounts, and
 - b) the allocation of those synergies and savings on a Washington intrastate, regulated jurisdictional level for each of the Washington public service companies as actual and annualized amounts.
- As part of each semi-annual report required by part (1), also report all merger, branding or transaction costs (as further defined by condition number five of the Settlement Agreement) incurred during the reporting period on a company-wide basis and provide the allocation of those costs to the Washington operating companies on an intrastate, regulated jurisdictional basis.