

**BEFORE THE WASHINGTON UTILITIES AND TRANSPORTATION COMMISSION**

**Dockets UE-190882  
Puget Sound Energy  
Prudency of Outage and Replacement Power Costs**

**PUBLIC COUNSEL DATA REQUEST NO. 341:**

**Refer to Rebuttal Testimony of Ronald Roberts, Exh. RJR-4CCT at 22; Charles L. Tack, Exh. CLT-9 at 3-4 and 6-7.**

Refer also to PacifiCorp Company Confidential Exh. CLT-9, pages 3-4, **[BEGIN COMPANY-CONFIDENTIAL]** [REDACTED] **[END COMPANY-CONFIDENTIAL]**. Refer also to PacifiCorp Company Confidential Exh. CLT-9, pages 6-7, **[BEGIN COMPANY-CONFIDENTIAL]** [REDACTED] **[END COMPANY-CONFIDENTIAL]**.

[REDACTED]

[REDACTED]

**[END COMPANY-CONFIDENTIAL]**

**Response:**

- a) After reviewing the document referenced in Public Counsel Data Request No. 341, Puget Sound Energy (“PSE”) is confused by the request and cannot find the reference in the documents cited. However, to clarify, PSE supports Pacific Power’s position articulated by Charles L. Tack that PM CEMS and other alternate indicators accurately portrayed PM levels in Q1 2018.
- b) PSE agrees with Mr. Tack’s testimony.