

Avista

Stakeholder Name

NW Energy Coalition

Filing Title	REQUIRED BY			Frequency	Filing Date	Brief description of information provided/purpose	Recommended Position	Rationale for recommended position	Recommended Position	Rationale for recommended position
	RCW	WAC	DOCKET							
<i>Example: Commission Basis Report</i>		480-100-257		Annual	Dec. 31	Annual results of operation	Maintain	Provides UTC with needed data to evaluated utility operations and earnings.	Maintain	Provides UTC with needed data to evaluated utility operations and earnings.
LIRAP Report			Docket 010436	Annual	12/31/2021	Overview of Low Income Rate Assistance Program activity from prior program year.	Maintain	Provides UTC with data regarding energy assistance activity.	Maintain	Provides UTC with data regarding energy assistance activity.
ERM Deferral Review Filing			Docket 011595	Annual/Monthly	4/1/2021	WA ERM Filing to Review Deferrals (UE011595)	Change Frequency	Maintain annual filing cadence. Reduce the monthly requirement to quarterly to reduce administrative burden on both the Company and the Commission.		
ERM Stipulation-Treatment of Major Plant Outages			Docket 060181	Annual	9/1/2021	WA ERM Stipulation - Treatment of Major Plant Outages (Minimum 70% Availability Threshold)	Maintain	Provides UTC of information on major plant outages in annual ERM filing.	Maintain	Provides UTC of information on major plant outages in annual ERM filing.
Company Compliance Debt Review			Docket 070804, Order 5 (Page 5 of full stipulation)	Annual	3/31/2021	Review the Company's compliance with Commission rules regarding accounting for debt issuance expenses and reacquisition of debt and affirm Avista's compliance with such rules in writing.	Remove	This report has been required since 2007. The Company follows GAAP accounting Commission rules and orders with regards to debt issuances. Plus actions are reviewed in GRCs.		
Biennial Conservation Report (BCR)		480-109-120(4)	Docket 111882	Biennial	6/1/2022	Biennial conservation report regarding its progress in meeting its conservation target during the preceding two years.	Maintain	Required for determining compliance with Energy Independence Act	Maintain	Required for determining compliance with Energy Independence Act
Annual Conservation Plan (ACP)		480-109-120(2)	Docket 111882	Biennial	11/15/2021	An annual conservation plan containing any changes to program details and annual budget.		Provides UTC with overview of conservation plans for upcoming year.	Maintain	Provides UTC with overview of conservation plans for upcoming year.
Aldyl-A pipe replacement program			Docket 120715	Biennial	6/1/2021	Two year plan regarding anticipated Aldyl-A pipeline replacement.	Maintain	Provides UTC information on Aldyl-A pipe		
WA Distributed Generation Annual Report			Docket 131883	Annual	8/1/2021	Annual report includes Net Metering Annual Report, Non-Net Metered Distributed Generation Annual Report, and State Tax Incentive Annual Report.	Remove	Similar information on net metering is included in the IRP.	Maintain	The IRP will now only be submitted every 4 years, and this info isn't collected anywhere else. Annual data will help track progress on meeting customer and community benefits and equity goals.
DSM Cost Recovery Tariff-91/191 Updates			Docket 132045, Order 01	Annual	6/1/2021	A cost recovery tariff filled by June 1 of each year, with requested effective date of August 1 of that same year. If no rate change, file EXCEPTION request by May 1.	Maintain	Required to update rate for cost recovery of conservation expenses.		
Annual Conservation Report (ACR)		480-109-120(3)	Docket 132045, Order 01	Annual	6/1/2021	An annual conservation report regarding its progress in meeting its conservation target during the preceding year.	Maintain	Provides UTC with results of conservation efforts from prior year.	Maintain	
WA Electric & Natural Gas Decoupling Mech. Report			Docket 140188	Quarterly	8/29/2021	Quarterly reports for WA Electric and Natural Gas Decoupling mechanisms.	Maintain		Maintain	
LIRAP Cost Recovery Tariff 92/192			Docket 140188, Order 7	Annual	8/1/2021	LIRAP cost recovery tariff filing.	Maintain	Required to update rate for cost recovery of LIRAP expenses.		
SQM Report			Docket 140188/140189, Order 6 - Tariff Schedules 85/185	Annual	4/30/2021	Results of Service Quality Measures program from previous year	Maintain	Provides UTC with results of SQM program each year.	Maintain	This info isn't collected anywhere else. Annual data helps track progress on meeting performance measures.
Annual Retired Meters Report			Docket 160100, Order 1	Annual	1/31/2021	By January 31 of each year file a report on the actual number of meters retired in the previous year and provide the Net Book Value at the time of retirement.	Maintain	Final report to be filed in 2022		
AMI Opt Out Final Report			Docket 180418, Order 1	1-Time	11/30/2021	Final Report on AMI Opt Out	Maintain	Will be final report filed.		

Avista

Stakeholder Name

NW Energy Coalition

Filing Title	REQUIRED BY			Frequency	Filing Date	Brief description of information provided/purpose	Recommended Position	Rationale for recommended position	Recommended Position	Rationale for recommended position
	RCW	WAC	DOCKET							
Electric IRP Work Plan		480-600-625(2)		Every 4 Years	9/1/2024	Integrated Resource Plan Work Plan	Maintain	Provides outline for IRP.	Maintain	
Electric IRP		480-600-625(1)		Every 4 Years	1/1/2025	Integrated Resource Plan	Maintain	Required by law.	Maintain	
Draft Electric IRP		480-600-625(3)		Every 4 Years	8/1/2024	Draft of Integrated Resource Plan	Maintain	New Requirement	Maintain	
IRP Two-Year IRP Progress Report		480-600-625(4)		Every 4 Years	1/1/2023	Two year progress report on Integrated Resource Plan	Maintain	New Requirement	Maintain	
Energy & Emissions Metrics		480-109-300(1)		Annual	6/1/2021	Utilities must report metrics of Energy & Emissions intensity to the Commission annual with a ten year look back	Remove	Replaced with CETA reporting	Maintain	Since utilities have yet to file reports under CETA, we don't know that the information is comparable. CETA measures clean energy MWh delivered to load. The E&E reports measure energy intensity (MWh/customer) and emissions intensity (MTCO2e/MWh). These are different than what's required under CETA. The reports could be combined.
I-937 WUTC & Commerce Report	RCW 19.285	480-109-210		Annual	6/1/2021	Renewable Portfolio Standard (RPS) report with the WUTC and Dept. of Commerce regarding the progress in meeting the conservation and renewable resource targets during the preceding year.	Remove	Replaced with CETA reporting	Maintain	EIA reporting should be maintained through 2030
WUTC Fees and FERC Form Reporting	RCW 80.24			Annual	5/1/2021	WUTC Fees, Annual Report, FERC Form 1 and 2	Maintain	Required by statute.		
Critical Infrastructure			Staff Request	Annual	4/30/2021	Critical Infrastructure Annual Report	Remove	Information can be available upon request.		
Electric & Gas Results of Operations Reporting		480-100/90-275		Quarterly	8/15/2021	Electric & Gas Results of Operations Quarterly Reports	Maintain			
Electric IRP Work Plan		480-100-625		Every 4 Years	8/31/2024	Electric IRP Work plan	Maintain	Provides outline for IRP.	Maintain	
Commission Basis Report		480-100-257 & 480-90-257		Annual	4/30/2021	Comm. Basis Report (includes report on Wood Pole and Vegetation Management)	Maintain	Maintain report, but modify to remove wood pole reporting required since 2007 GRC related to actual versus 10 year model budget which expired in 2017.		
Securities Issuance Reporting		480-100-262		Annual	5/31/2021	Report of Securities Issued for previous year	Maintain			
Subsidiary Transaction Report		480-100-264 & 480-90-264		Annual	4/29/2021	Subsidiary Transaction Report (Affiliate Interest)	Maintain			
Essential Utilities Services Contracts Report		480-100-268 & 480-90-268		Annual	4/29/2021	Essential Utilities Services Contracts Report	Remove	Avista is unaware if this report is reviewed or provides value to the UTC. The information in this report can be made available upon request.		
WA Reliability Report		480-100-398		Annual	4/30/2021	Service Quality and Reliability Report	Maintain	Provides UTC with annual information on service reliability	Maintain	
Avoided Cost Filing		480-106-040		Annual	11/1/2021	Avoided Cost Filing	Maintain	Required to update avoided costs rates for QFs		
Biennial Conservation Plan		480-109-120(1)		Biennial	11/1/2021	Conservation plan outlining conservation targets for the upcoming two years.	Maintain	Required by Energy Independence Act	Maintain	
WUTC Budget Compliance Filing		480-140		Annual	2/28/2021	Budget filed in compliance w/ WAC	Maintain			
Prop./Disposed WUTC Authorization Affidavit		480-143-190		Annual	3/1/2021	Affidavit and Statements of Prop. Disposed of w/o WUTC authorization	Maintain	Required by statute.		

Avista

Stakeholder
Name

NW Energy Coalition

Filing Title	REQUIRED BY			Frequency	Filing Date	Brief description of information provided/purpose	Recommended Position	Rationale for recommended position	Recommended Position	Rationale for recommended position
	RCW	WAC	DOCKET							
PGA Activity Reporting		480-90-233(5)		Monthly	5/31/2021	PGA monthly report of activity - Acct 191. WAC - (5) A gas utility must file a monthly report of the activity in acct 191 within 30 days after the end of each month showing beginning balance, monthly entry & ending balances for each 191 subaccount, PGA incentive amounts must be shown separately.	Change Frequency	Reduce the filing frequency to quarterly to reduce administrative burden on both the Company and the Commission.		
Natural Gas IRP Work Plan		480-90-238		Biennial	4/1/2022	Natural Gas Work Plan	Change Frequency	Consider similar schedule as electric IRPs	Maintain	Gas companies should not transition to a 4-year IRP cycle, since they do not file a gas equivalent of a clean energy implementation plan. Recommend considering this in the UTC gas investigation docket.
Natural Gas IRP		480-90-238		Biennial	4/1/2023	Natural Gas Integrated Resource Plan	Change Frequency	Consider requirement of filing every 4-years with 2-year update similar to the electric requirement	Maintain	Gas companies should not transition to a 4-year IRP cycle, since they do not file a gas equivalent of a clean energy implementation plan. Recommend considering this in the UTC gas investigation docket.
Gas Distribution System Reporting		480-93-200		Annual	3/15/2021	Annual Report For Calendar Year - Gas Distribution System, Form F7100.1-1 and/or F7100.2-1 (PHMSA)	Maintain			
Construction Defects and Materials Failure Report		480-93-200(7)		Annual	3/15/2021	Construction Defects and Materials Failure Report	Maintain			
CEIP Public Participation Plan		480--100-655(2)		Biennial	5/1/2021	Outlines the schedule, methods, and goals for public participation and education both during the development of its CEIP and throughout the implementation of the plan.	Maintain	New Requirement	Maintain	
Clean Energy Implementation Plan		480--100-640(1)		Every 4 Years	10/1/2021		Maintain	New Requirement	Maintain	
Energy Assistance Assessment	19.405.120			Biennial	2/2/2022	Report on programs and mechanisms used by the utility to reduce energy burden	Maintain	New Requirement	Maintain	
Annual Clean Energy Progress Report		480-100-650(3)		Annual	7/1/2023	Report on progress in achieving CETA goals	Maintain	New Requirement	Maintain	
Clean Energy Compliance Report		480-100-650(1)(b)		Every 4 Years	7/1/2026	Compliance report on previous CEIP	Maintain	New Requirement	Maintain	
EIA RPS Final Compliance Report		480-109-210(6)		Annual	6/1/2021	Final compliance report regarding EIA compliance for 2 years prior	Remove	Replaced with CETA reporting		EIA reporting should be maintained through 2030

Cascade Natural Gas

Stakeholder Name

NW Energy Coalition

Filing Title	REQUIRED BY			Frequency	Filing Date	Brief description of information provided/purpose	Recommended Position	Rationale for recommended position	Recommended Position	Rationale for recommended position
	RCW	WAC	DOCKET							
<i>Example: Commission Basis Report</i>		480-100-257		Annual	Dec. 31	Annual results of operation	Maintain	Provides UTC with needed data to evaluated utility operations and earnings.	Maintain	Provides UTC with needed data to evaluated utility operations and earnings.
Information to Consumers						Provide the commission with electronic copies of all pamphlets, brochures, and bill inserts of regulated service information before the company delivers materials to customers. Scan inserts and e-mail to consumer@utc.wa.gov	Provide on semi-annual basis, instead of monthly.	Majority of this information doesn't change from month to month.		
Purchase Gas Adjustment - Monthly Deferrals						A gas utility must file a monthly report of the activity in account 191, Unrecovered purchased gas costs, for Washington within thirty days after the end of each month.	Provide on quarterly basis, instead of monthly.	It doesn't appear the monthly information is being used for anything; thus, quarterly would be just a relavent and can still show monthly balances.		
Actual Results for WA Operations Report						Results of Washington Operations Report	Eliminate	CBR already shows this information.		
Bremerton Environmental Remediation						Environmental remediation deferral project per WUTC Order Nos. 01 and 02	Keep			
PHMSA Annual Report						Copy of every Pipeline and Hazardous Materials Safety Administration (PHMSA) F-7100.1-1 and F-7100.2-1 annual report required by U.S. Department of Transportation, Office of Pipeline Safety.	Keep			
Construction Defects and Material Failures						A report detailing all construction defects and material failures resulting in leakage.	Eliminate	Known Leaks in Pipeline has same/similar information already		
Known Leaks in Pipelines						Each gas pipeline company must submit a report to the commission that includes the total number of known leaks in pipelines owned by the gas company, the total number of hazardous and nonhazardous leaks eliminated or repaired during the previous year, etc.	Keep		Maintain	
Customer Service Quality Report						Customer Service Quality Report-Commitment #22 of CNGC/MDU Resources merger	Eliminate	This report doesn't seem to be used for anything. The information was to determine service queality after the merger almost fifteen years ago.	Maintain	Service quality metrics remain important to ensure that utilities are providing adequate service to customers, especially as the commission begins to consider performance-based regulation.
Essential Utilities Services Contracts						Essential Utilities Services Contracts Report				
Affiliated Interest and Subsidiary Transactions						Affiliated Interest and Subsidiary Transactions Report				
Commission Basis Report						Commission Basis Report (aka Annual Results of Operations)	Keep			
Gross Operating Revenue Fee						Regulatory Fee				
Securities Transaction Report						Securities Transaction Report		If the Company has/had a GRC within the last 2 years, then no need to provide this information since everything is already provided.		
Federal Energy Regulatory Commission Form No. 2						FERC Form 2				
Purchase Gas Adjustment						Purchased Gas Cost Adjustment Filing	Keep			
Budgets						Annual Budget of Expenditures Report	Should eliminate or have exemption	If the Company has/had a GRC within the last 2 years, then no need to provide this information since everything is already provided.	Maintain	The company should already have this info available annually anyway, and it should be filed in the interest of public transparency.
Integrated Resource Plan						Integrated Resource Plan			Maintain	

Cascade Natural Gas

Stakeholder Name

NW Energy Coalition

Filing Title	REQUIRED BY			Frequency	Filing Date	Brief description of information provided/purpose	Recommended Position	Rationale for recommended position	Recommended Position	Rationale for recommended position
	RCW	WAC	DOCKET							
WEAF Annual Report						Cascade will file an annual report on its low income program. The report must include the actual program cost, including support provided to customers, reimbursement for CAAs' program delivery cost, and Cascade's administrative costs for WEAF.			Maintain	
Line Extension Data Update						Staff requested line extension data updates.	Every 2 years	Should treat like line extensions since the information doesn't change that often.	Maintain	It is important for the UTC and the public to understand the impacts of gas line extension policies. This information is not available elsewhere.
COVID-19 Utility Cost Recovery						Itemizes the utility costs in any approved COVID-19 petitions for deferred accounting in the docket approving the petition				
Annual filing of property transferred without authorization						Every public service company must file with the commission by March 1 of each year a detailed list of all items transferred without commission approval during the previous calendar year, except items whose fair market value is less than the greater of .01% of the public service company's last rate base (for the applicable utility service) established by commission order or two thousand dollars. The public service company must attach an affidavit by a responsible officer qualified to state that none of the items was necessary or useful to perform the public service company's public duties and that the public service company received fair market value for each item.				
Response to COVID-19 Conservation Report						Data and Reporting per Order 2 (Appendix A) Conservation achievement report provided in compliance with the terms adopted by Order 4.			Maintain	
Conservation Plan						CNGC develops this Plan in consultation with its Conservation Advisory Group as a roadmap to the near term conservation strategy for reducing energy use through its Energy Efficiency Programs.			Maintain	
Cost Recovery Mechanism						Recover infrastructure investment, including pipeline replacement costs, and a reasonable return on invested capital.				
Pipeline Replacement Plan						The pipe replacement program plan should consist of three parts: (1) a "master" plan for replacing all pipes with an elevated risk of failure; (2) a two-year plan that specifically identifies the pipe replacement program goals for the upcoming two year period; and (3) if applicable, a plan for identifying the location of pipe that presents elevated risk of failure.				

Northwest Natural

Stakeholder
Name

NW Energy Coalition

Filing Title	REQUIRED BY			Frequency	Filing Date	Brief description of information provided/purpose	Recommended Position	Rationale for recommended position	Recommended Position	Rationale for recommended position
	RCW	WAC	DOCKET							
<i>Example: Commission Basis Report</i>		480-100-257		Annual	Dec. 31	Annual results of operation	Maintain	Provides UTC with needed data to evaluated utility operations and earnings.	Maintain	Provides UTC with needed data to evaluated utility operations and earnings.
Deferred Account Report		480-90-233(5)		Monthly	30th of every month	Monthly Gas Cost Deferred Balance Accumulations / Amortizations	Remove	Deferred balances are reviewed annually through the PGA process.		
Budget of Expenditures		480-140-030; 480-140-040		Annual	1-Mar	Capital and O&M Budget	Other	If the Commission finds this report useful, NW Natural will continue to provide the report on an annual basis.		
Securities Transactions Report		480-90-262	UG-180810 UG-200140	Annual	31-May	Report of securities issued during previous year	Combine with another requirement	There is overlap between the annual securities report and the initial reports of proceeds filed in connection with particular issuances throughout the year. For example, both types of reports require similar descriptions of issuances, use of proceeds, and transaction fees and expenses. This presents an opportunity to consolidate into one filing requirement in an effort to streamline information.		
Results of Operations		480-90-275		Quarterly	May 15, Aug 15, Nov 15, March 5	Actual results for WA operations.	Remove	This quarterly report is time-intensive to pull together and the information is already provided annually through the Commission Basis Report.		
Transfer of Property		480-143-190		Annual	1-Mar	Property transferred without authorization	Maintain		Maintain	
Smart Energy Program			UG-100677	Annual	31-Mar	Filed in compliance w/NWN's Schedule U. Contains participation details, analysis of funds collected, expenditures relates to the product, and review of offset expenditure by Climate Trust on behalf of participants.	Maintain	NW Natural tariff requirement.	Maintain	
Commission Basis Report		480-90-257		Annual	30-Apr	Annual results of operation	Maintain	Provides the annual results of operations for the Washington utility.		
Affiliated Interest and Cost Allocation Manual		480-90-264		Annual	30-Apr	Affiliate activity over prior calendar year, cost allocation manual.	Maintain			
Report of Proceeds		480-90-242	UG-200140	As Needed	Within 60 days after issuance	Report of securities issued in a transaction and the disposition of proceeds from such issuance	Combine with another requirement	There is overlap between the annual securities report and the initial reports of proceeds filed in connection with particular issuances throughout the year. For example, both types of reports require similar descriptions of issuances, use of proceeds, and transaction fees and expenses. This presents an opportunity to consolidate into one filing requirement in an effort to streamline information.		
Annual Report	80.24.010	480-90-252		Annual	1-May	FERC Form 2 and Regulatory Fee Calculation Schedules	Maintain			
Essential Utilities Services Contracts Report		480-90-268		Annual	1-May	Commission Order No. R-518. Essential services vendors, type of contract, obligations, length of contract, budgeted and actual payments for prior year.	Remove	NW Natural is unclear how this report is being used by the Commission. It is time-intensive to pull together.		
Energy Efficiency Program Report				Annual	1-Jun	Compliance with NWN's EE Plan, reference part of Schedule G. Includes Schedule G Energy Trust activity, transactional audit of Schedule G program activity, and Schedule I low-income program activity.	Maintain	NW Natural tariff requirement.	Maintain	

Northwest Natural

Stakeholder Name

NW Energy Coalition

Filing Title	REQUIRED BY			Frequency	Filing Date	Brief description of information provided/purpose	Recommended Position	Rationale for recommended position	Recommended Position	Rationale for recommended position
	RCW	WAC	DOCKET							
Pipeline Replacement Plan			UG-120715	Biennial	1-Jun	Commission's Policy Statement on Accelerated Replacement Pipeline Facilities with Elevated Risk, issued Dec 31, 2012. Contains Master plan for replacing all pipes with an elevated risk of failure, two-year plan identifying program goals for upcoming two-year period, and if applicable, plan for identifying the location of pipe that presents elevated risk of failure.	Remove	If a gas utility does not have a CRM, reconsider whether this report is necessary. NW Natural does not have at-risk pipeline in the Washington service territory.	Other	It is important to know utility plans for replacing pipe. This information is not available elsewhere. But, if NWN doesn't have any plans to replace pipeline in WA, they should not be required to file this report.
Environmental Remediation Costs Report			UG-110199, UG-181053	Annual	15-Jul	Environmental cost recovery mechanism annual tariff adjustment filing and annual report. Adjusts Schedule 303 to recover environmental remediation expenses incurred in prior year (July - December). Annual report is summary status of each project. UG-110199 Order 01 and 02. UG-181053 Order 06.	Maintain	Provides parties with annual report of activity and the ability to review prudence for ratemaking.		
Purchased Gas Cost Adjustment		480-90-233		Annual	15-Sep	Revise tariffs for the effects of changes in purchased gas costs and the effects of changes in deferred gas cost amortizations.	Maintain	Provides annual review of gas costs and other deferred accounts. Ensures gas cost recovery on an annual basis.		
Hedging Plan			UG-132019	Annual	15-Sep	Included with PGA filing. Required by Policy Statement in docket UG-132019.	Combine with another requirement	Risk responsive hedging has been fully adopted. The prudence of hedges can be reviewed within the PGA process.		
Energy Efficiency Plan			181053	Annual	1-Dec	UG-Compliance with Order 06. Establishes program goals and budget for the following year.	Maintain	Part of NW Natural's rate case stipulation.	Maintain	
Bill Inserts		480-90-103		Monthly		Electronic copies of all bill inserts of regulated service information provided to customers is provided to the Commission at the same time (consumer@utc.wa.gov).	Change Frequency	Provide quarterly instead of monthly. Consumer Services will still receive all inserts.	Other	At least quarterly or semi-annual - however, there may be situations where more timely announcements (e.g., on COVID assistance) should be reviewed with more speed.
Integrated Resource Plan (IRP) Work Plan		480-90-238		Biennial	11-Feb-21	IRP Work Plan	Maintain		Maintain	
IRP Update		480-90-238		Biennial	1-Mar-21	Update of IRP.	Maintain		Maintain	
Draft IRP		480-90-238		Biennial	30-Jun-22	Draft of IRP	Maintain		Maintain	
IRP		480-90-238		Biennial	29-Jul-22	Final IRP	Maintain		Maintain	
Conservation Potential Assessment (CPA)	80.28.380			Biennial	20-Jul-21	Prepared by independent third party to establish conservation targets.	Maintain		Maintain	
Conservation Plan	80.28.380			Biennial	1-Nov-21	Conservation plan outlining conservation targets for the upcoming two years.	Maintain		Maintain	
COVID reporting			U-200281	Quarterly		Order 01. Term sheet items by month	Maintain		Maintain	
COVID reporting			U-200281	Quarterly		Order 01. Costs and benefits relating to deferred accounting in docket UG-200264.	Maintain		Maintain	

PacifiCorp

Stakeholder
Name

NW Energy Coalition

Filing Title	REQUIRED BY			Frequency	Filing Date	Brief description of information provided/purpose	Recommended Position	Rationale for recommended position	Recommended Position	Rationale for recommended position
	RCW	WAC	DOCKET							
<i>Example: Commission Basis Report</i>		480-100-257		Annual	Dec. 31	Annual results of operation	Maintain	Provides UTC with needed data to evaluated utility operations and earnings.	Maintain	Provides UTC with needed data to evaluated utility operations and earnings.
IRP Workplan		480-100-625		Every four years	15 months before IRP	Utility work plan, including advisory group input, outline of IRP content, expectations for subsequent progress report.	Maintain		Maintain	
Integrated Resource Plan (IRP)		480-100-625		Every four years	1-Jan	Integrated resource plan consistent with the requirements in WAC 480-100-620.	Maintain		Maintain	
Draft IRP		480-100-625		Every four years	4 months before IRP	Near-final IRP, including a preferred portfolio, CEAP, and supporting analysis, and to the extent practicable all scenarios, sensitivities, appendices, and attachments.	Maintain		Maintain	
Biennial IRP Progress Report		480-100-625		Every four years	2 years after IRP	An update to the IRP load forecast, demand-side resource assessment, including a new conservation potential assessment; resource costs; and the portfolio analysis and preferred portfolio.	Maintain		Maintain	
Net Removal Report			UE-001734	Annual	February	Annual report of all customer requests to permanently disconnect from company facilities to switch to another electric utility. The report includes date of request, customer type, nature of the request, estimated removal cost and salvage, actual removal cost and salvage, description of facilities removed, etc.	Remove	PacifiCorp recommends removing this reporting requirement to reduce administrative burden. The Commission could request this information from the Company on an as-needed basis.		
Annual Construction Budget Report		480-140-030, -040		Annual	Mar. 1 or ten days after approved	Budgets, showing amounts for construction, operation, and maintenance during the ensuing year.	Remove	PacifiCorp recommends removing this reporting requirement to reduce administrative burden. The Commission could request this information from the Company on an as-needed basis.	Maintain	This information should be filed in the interest of public transparency.
Property Disclosure Report		480-143-190		Annual	1-Mar	List of items transferred without Commission approval during the previous calendar year, except items below the fair market value threshold.	Other	PacifiCorp recommends maintaining the report, but eliminating the affidavit requirement to reduce administrative burden.		
Commission Basis Report		480-100-257		Annual	30-Apr	Annual results of operation for the previous calendar year	Maintain			
Mid-Year Commission Basis Report			UE-152253		Oct. 31	Results of operation for previous July-June 12 month period.	Other	PacifiCorp recommends maintaining as long as the decoupling mechanism is maintained.		
Biennial Participation Plan		480-100-655		Biennial (odd years)	1-May	Plan outlining schedule, method, and goals for public participation and education for the CEIP.	Maintain			
Essential Utilities Services Contract Report		480-100-268				Report of essential service vendors when annual transactions exceed one and a half percent of total company sales to customers as reported in the most recent FERC Form 1.	Remove	PacifiCorp recommends removing this reporting requirement to reduce administrative burden. The Commission could request this information from the Company on an as-needed basis.		
Electric Service Reliability Report		480-100-398, -393	UE-110634	Annual	1-May	Annual service quality and reliability report.	Maintain			
Annual Report of Regulatory Fees		480-100-252		Annual	1-May	Regulatory Fees and FERC Form 1.	Maintain			
FERC Form 1 Supplement		480-100-252		Annual	30-May	FERC Form 1 Supplement.	Maintain	Order 02 in Docket UE-072394 granted PacifiCorp an extension to file by May 30 instead of May 1.		
Annual Report of Securities		480-100-262		Annual	31-May	Annual Report of Securities	Maintain			
Annual Affiliated Interest and Subsidiary Transactions Report		480-100-264		Annual	30-May	Report of affiliate transactions from the previous year.	Maintain			

Filing Title	REQUIRED BY			Frequency	Filing Date	Brief description of information provided/purpose	Recommended Position	Rationale for recommended position	Recommended Position	Rationale for recommended position
	RCW	WAC	DOCKET							
Renewable Portfolio Standard (RPS) Report		480-109-210(1)		Annual	1-Jun	Annual report of resources acquired or contracted to meet the renewable compliance obligation for the target year.	Remove	PacifiCorp recommends removing this reporting requirement to reduce administrative burden. Under CETA, this report will no longer be necessary.	Maintain	EIA reporting should be maintained through 2030; the 15 percent eligible renewable energy standard under the EIA does not include the same resources as the specific target for renewable energy under CETA.
Final RPS Compliance Report		480-106-210(6)		Annual	1-Jun	Annual closing report within two years of RPS Report listing retired RECs used for compliance with RPS.	Remove	PacifiCorp recommends removing this reporting requirement to reduce administrative burden. Under CETA, this report will no longer be necessary.	Maintain	EIA reporting should be maintained through 2030
Annual Conservation Report		480-109-120(3)		Annual	1-Jun	Annual conservation report on progress meeting the conservation target for the previous year.	Remove	PacifiCorp recommends removing this reporting requirement to reduce administrative burden. Under CETA, this report will no longer be necessary.	Maintain	EIA reporting should be maintained through 2030
Biennial Conservation Report		480-109-120(4)		Biennial	1-Jun	Biennial conservation report on progress meeting the conservation target for the previous two years.	Remove	PacifiCorp recommends removing this reporting requirement to reduce administrative burden. Under CETA, this report will no longer be necessary.	Maintain	EIA reporting should be maintained through 2030
Energy and Emissions Intensity Report		480-109-300		Annual	1-Jun	Report of greenhouse gas content and metrics	Remove	PacifiCorp recommends removing this reporting requirement to reduce administrative burden. Under CETA, this report will no longer be necessary.	Maintain	EIA reporting should be maintained through 2030
Power Cost Adjustment Mechanism			UE-140762 Order 09	Annual	15-Jun	Annual power cost adjustment mechanism filing and true up	Maintain			
Clean Energy Progress Report		480-100-650(3)		Annual	1-Jul	Annual clean energy progress report	Maintain		Maintain	
CEIP Compliance Report		480-100-650(1)		Every four years	1-Jul		Maintain		Maintain	
Clean Energy Implementation Plan (CEIP)		480-100-640(1)		Every four years	1-Oct		Maintain		Maintain	
Distributed Generation Report			UE-131883		1-Aug		Remove	PacifiCorp recommends removing this reporting requirement to reduce administrative burden as it provides limited value under the updated legislation.	Maintain	This information should be filed in the interest of public transparency, as to our knowledge, the information is not available publicly elsewhere.
Biennial CEIP Update		480-100-640(11)		Every four years	1-Nov		Maintain		Maintain	
Biennial Conservation Plan		480-109-120(1)		Biennial	1-Nov	Biennial conservation plan, including a ten year conservation potential and biennial conservation target.	Remove	PacifiCorp recommends removing this reporting requirement to reduce administrative burden. Under CETA, this report will no longer be necessary.	Maintain	EIA reporting should be maintained through 2030
Annual Conservation Plan		480-109-120(2)		Annual	15-Nov	Annual conservation plan containing changes to program details and budget from the biennial conservation plan.	Remove	PacifiCorp recommends removing this reporting requirement to reduce administrative burden. Under CETA, this report will no longer be necessary.	Maintain	EIA reporting should be maintained through 2030
Decoupling			UE-152253	Annual	1-Dec	Annual decoupling filing	Maintain			
Quarterly Results of Operations		480-100-275		Quarterly	6/29, 9/28, 12/29, 3/30	Quarterly results of operations report	Remove	PacifiCorp recommends removing this reporting requirement to reduce administrative burden.		
Environmental Remediation Report			UE-031658 Order 03	Annual	15-May	Annual report of environmental remediation costs for the previous year	Maintain			
Avoided Cost Update		480-106-040		Annual	1-Nov	Annual update to tariff for purchases from qualifying facilities.	Maintain			

REQUIRED BY				Frequency	Filing Date	Brief description of information provided/purpose	Recommended Position	Rationale for recommended position	Recommended Position	Rationale for recommended position
Filing Title	RCW	WAC	DOCKET							
Conservation Cost Recovery Adjustment		480-109-130		Annual	1-Jun	Filing for recovery of all expected conservation cost changes and amortization of deferred balances.	Other	PacifiCorp recommends removing to file annually to allow flexibility for when budget changes are minimal, and recommends removing the requirement to request an exception when rate changes are not necessary.		

Puget Sound Energy

Stakeholder Name

NW Energy Coalition

Ref #	Filing Title	REQUIRED BY			Frequency	Filing Date	Brief description of information provided/purpose	Recommended Position	Rationale for recommended position	Recommended Position	Rationale for recommended position
		RCW	WAC	DOCKET							
	<i>Example: Commission Basis Report</i>		480-100-257		Annual	Dec. 31	Annual results of operation	Maintain	Provides UTC with needed data to evaluated utility operations and earnings.	Maintain	Provides UTC with needed data to evaluated utility operations and earnings.
1	Purchased gas adjustment		480-90-233(5)	UG-190218 UG-190789	Monthly	Within 30 days after the end of each month	Monthly report of activity in account 191 (unrecovered gas purchase costs)	Change Frequency	Reduce to semiannual or quarterly (similar to PCA report) to reduce administrative burden.	Change Frequency	Reporting less frequently, but still summarizing on a monthly basis
2	Meter and Billing Performance Report			UE 111048 UG-111049	Annual	Jan. 31	Annual report on PSE's performance under the revised Meter and Billing Performance Standards	Remove	WAC (480-90/100-178) has stricter backbilling requirements than PSE's reporting standards	Other	Where is the information required by the WAC reported?
4	Actual [natural gas] results for Washington operations		480-90-275		Quarterly	Within forty-five days of the end of each quarter		Maintain			
5	Actual [electric] results for Washington operations		480-100-275		Quarterly	Within sixty days of the end of each quarter	Actual results for Washington operations	Maintain			
6	Officer Certificate regarding Ring-Fencing and Financial Commitments			U-180680	Annual	Jan. 31	Commitment 29: Certificate of an officer of Puget Holdings certifying that neither Puget Holdings nor PSE is prohibited from undertaking certain transactions	Maintain			
7	Debt Report			U-180680	Annual	Mar. 31	Commitment 38: the total amount of debt held at each of Puget Energy and PSE, including the material terms of any new issuances as of Dec. 31 of the previous calendar year. Through 2023.	Maintain			
8	Notice of Change in Voting Rights			U-180680	Event-based	Within 90 days of effective date of change	Commitment 22: PSE shall file a notice with the Commission within ninety (90) days of the effective date of any change in any of (i) the Alberta Investment Management Corporation Act, S.A. 2007, c. A-26.5; (ii) the Public Sector Pension Plans Act, S.B.C. 1999, c. 44; (iii) the Canada Pension Plan Investment Board Act, S.C. 1997, c. 40; ... <i>For full text, please see U-180680</i>	Maintain			
9	Bill Inserts		480-90-103		Monthly	Commensurate with providing the information to consumers	Electronic or paper copies of all pamphlets, brochures, and bill inserts of regulated service information	Change Frequency	Change to Semi-Annual - Majority of this information doesn't change from month to month.	Other	At least quarterly or semi-annual - however, there may be situations where more timely announcements (e.g., on COVID assistance) should be reviewed with more speed.

Puget Sound Energy

Stakeholder Name

NW Energy Coalition

Ref #	Filing Title	REQUIRED BY			Frequency	Filing Date	Brief description of information provided/purpose	Recommended Position	Rationale for recommended position	Recommended Position	Rationale for recommended position
		RCW	WAC	DOCKET							
10	Bill Inserts		480-100-103		Monthly	Commensurate with providing the information to consumers	Electronic or paper copies of all pamphlets, brochures, and bill inserts of regulated service information	Change Frequency	Change to Semi-Annual - Majority of this information doesn't change from month to month.		
11	Qualifying Storm Notice			UG 040640 UE 040641	Event-based	Within 30 days of a qualifying weather event	Qualifying Storm Loss Deferral Mechanism; notice of a weather event that PSE reasonably believes will qualify for deferral treatment and to file a more detailed report no later than 90 days after the weather-related event.	Maintain	Change to 30 day letter only - Commission Staff can request additional information if desired.		
12	Qualifying Storm Report			UG 040640 UE 040641	Event-based	No later than 90 days after the qualifying weather event	Qualifying Storm Loss Deferral Mechanism; more detailed report following qualifying storm event notice.	Remove	Commission Staff can request additional information based on the 30-day notice if desired.	Other	If the detailed report at 30 days is dropped, then the 90 day report should be maintained.
13	Property transferred without authorization		480-143-190	UE-892688	Annual	Mar. 1	Detailed list of all items transferred without commission approval during the previous calendar year, except items whose fair market value is less than the greater of .01% of the public service company's last rate base	Maintain			
14	Compliance Report for the TransAlta-Centralia Coal Transition Power Purchase Agreement			UE-121373	Annual	Mar. 15	Includes certain generation information, financial assistance payments and FTE info	Maintain	Will no longer be needed by 2025.	Maintain	No longer being needed after 2025 is not a reason to end reporting now.
15	Commission Basis Report		480-90-257		Annual	Within four months of the end of a utility's fiscal year	Depicts the gas operations of a gas utility under normal temperature and power supply conditions during the reporting period	Maintain			
16	Commission Basis Report		480-100-257		Annual	Within four months of the end of a utility's fiscal year	Depicts the electric operations of an electric utility under normal temperature and power supply conditions during the reporting period.	Maintain			

Puget Sound Energy

Stakeholder Name

NW Energy Coalition

Ref #	Filing Title	REQUIRED BY			Frequency	Filing Date	Brief description of information provided/purpose	Recommended Position	Rationale for recommended position	Recommended Position	Rationale for recommended position
		RCW	WAC	DOCKET							
17	Affiliated Interest and Subsidiary Transactions report		480-90-264		Annual	Due one hundred twenty days from the end of the utility's fiscal or calendar year (reporting period).	Summarizing all transactions, except transactions provided at tariff rates, that occurred between the utility and its affiliated interests, and the utility and its subsidiaries	Maintain			
18	Affiliated Interest and Subsidiary Transactions report		480-100-264		Annual	Due one hundred fifty days from the end of each reporting period, whether a fiscal or calendar year.	Summarizing all transactions, except transactions provided at tariff rates, that occurred between the utility and its affiliated interests, and the utility and its subsidiaries	Maintain			
19	Essential Utilities Services Contracts Report		480-90-268		Annual	One hundred twenty days from the end of each reporting period, whether a fiscal or calendar year.	When the annual value to a vendor exceeds one and one-half percent of total company sales to ultimate customers as reported in the utility's most recent FERC Form No. 2 (or combined Forms No. 1 and No. 2 for combined utilities), each gas utility must report the total contracts with that vendor for essential utility services contract or contracts, along with anticipated associated charges	Remove	No action is ever taken on these filings. Similar information can be obtained through data requests in rate proceedings.		

Puget Sound Energy

Stakeholder Name

NW Energy Coalition

Ref #	Filing Title	REQUIRED BY			Frequency	Filing Date	Brief description of information provided/purpose	Recommended Position	Rationale for recommended position	Recommended Position	Rationale for recommended position
		RCW	WAC	DOCKET							
20	Essential Utilities Services Contracts Report		480-100-268		Annual	One hundred twenty days from the end of each reporting period, whether a fiscal or calendar year	When the annual transactions with a vendor exceed one and one half percent of total company sales to ultimate customers as reported in the utility's most recent FERC Form No. 1 (or combined Forms No. 1 and No. 2 for combined utilities), each electric utility must report the total contracts with that vendor for essential utility services specifying the relevant terms of the contract or contracts, along with anticipated associated charges.	Remove	No action is ever taken on these filings. Similar information can be obtained through data requests in rate proceedings.		
21	Schedule 91 Purchases from Qualifying Facilities of Five Megawatts or Less		480-107-095		Annual	Nov. 25	Purchases from Qualifying Facilities of Five Megawatts or Less, updating the estimated avoided costs for both energy and capacity.	Maintain			
22	Schedule 120 (Elec) Conservation Cost Recovery Adjustment		480-109-130		Annual	Mar. 1	Recovery of all expected conservation cost changes and amortization of deferred balances.	Maintain			
23	Schedule 120 (Gas) Conservation Cost Recovery Adjustment		480-109-130		Annual	Mar. 1	Recovery of all expected conservation cost changes and amortization of deferred balances.	Maintain			
24	Disconnection Reduction Report			UE-190529 UG-190530	Annual	Jul. 8	For the purpose of analyzing and monitoring disconnection trends	Maintain			
26	SQI and Electric Reliability Report (SQI Annual Report)		480-100-398	UE 072300 UG 072301 UE-011570 UG-011571	Annual	Mar. 31	Service Quality and Electric Reliability Report; Natural Gas Emergency Response Plans; Critical Infrastructure Security Report	Maintain			
3	SQI Semi-Annual Report			UE 072300 UG 072301 UE-011570 UG-011571		Jul. 30	SQI Semi Annual Report for six months ended June, SQI Semi Annual Service Provider Service Quality Report, SQI Gas Emergency Response Plans Report (for reporting period January - June)	Remove	The Commission has not taken action on this report since 1998		
27	Integrated Resource Plan (IRP)		480-100-625		Every four years	Jan. 1	Analysis describing the mix of generating resources, conservation methods, technologies, and resources to integrate renewable resources and, where applicable, address overgeneration events, and efficiency resources that will meet current and projected needs at the lowest reasonable cost to the utility and its ratepayers that complies with the requirements specified in RCW 19.280.030(1)	Maintain			
28	IRP Work Plan		480-100-625		Every four years	No later than 15 months prior to the IRP due date	Plan that includes advisory group input and outlines the content of the IRP and expectations for the subsequent two-year progress report	Maintain			

Puget Sound Energy

Stakeholder Name

NW Energy Coalition

Ref #	Filing Title	REQUIRED BY			Frequency	Filing Date	Brief description of information provided/purpose	Recommended Position	Rationale for recommended position	Recommended Position	Rationale for recommended position
		RCW	WAC	DOCKET							
29	Draft IRP		480-100-625		Every four years	No later than four months prior to the due date of the final IRP	Plan that includes the preferred portfolio, Clean Energy Action Plan, and supporting analysis, and to the extent practicable, all scenarios, sensitivities, appendices, and attachments	Maintain			
30	IRP Two Year Progress Report		480-100-625		Every four years	Every two years after a final IRP has been filed	Updates load forecast, demand-side resource assessment including a new conservation potential assessment; resource costs; and the portfolio analysis and preferred portfolio, and any other necessary updates	Maintain			
31	Clean Energy Implementation Plan (CEIP)		480-100-640		Every four years starting 2021	Oct. 1	The CEIP describes the utility's plan for making progress toward meeting the clean energy transformation standards, and is informed by the utility's clean energy action plan.	Maintain			
32	Clean Energy Compliance Report		480-100-650		Every four years starting 2026	Jul. 1	Unless otherwise ordered by the commission, each electric utility must file a clean energy compliance report with the commission by July 1, 2026, and at least every four years thereafter.	Maintain			
33	Annual Clean Energy Progress Reports		480-100-650		Annual starting 2023	Jul. 1	On or before July 1st of each year beginning in 2023, other than in a year in which the utility files a clean energy compliance report, the utility must file with the commission, in the same docket as its most recently filed CEIP, an informational annual clean energy progress report regarding its progress in meeting its targets during the preceding year.	Maintain			
34	CEIP Participation Plan and Education		480-100-655		Odd years	May 1 of odd years starting 2021	On or before May 1st of each odd-numbered year, the utility must file with the commission a plan that outlines its schedule, methods, and goals for public participation and education both during the development of its CEIP and throughout the implementation of the plan	Maintain			
35	Biennial CEIP update		480-100-640		Every four years	On or before November 1st of each odd-numbered year that the utility does not file a CEIP	The CEIP update may be limited to the biennial conservation plan requirements under chapter 480-109 WAC and will include an explanation of how the update will modify targets in its CEIP. In addition to its proposed biennial conservation plan, the utility may file in the update other proposed changes to the CEIP as a result of the integrated resource plan progress report	Maintain			
36	Schedule 83 Electricity Conservation Service		480-109-110	UE-171087	Annual		Update the budget amount to implement conservation initiatives in electric Schedule 83	Maintain			
37	Annual Report Schedule 93 Voluntary Load Curtailment Rider			UE-021250	Annual	Oct. 31	Annual Report Schedule 93 Voluntary Load Curtailment Rider	Maintain			

Puget Sound Energy

Stakeholder Name

NW Energy Coalition

Ref #	Filing Title	REQUIRED BY			Frequency	Filing Date	Brief description of information provided/purpose	Recommended Position	Rationale for recommended position	Recommended Position	Rationale for recommended position
		RCW	WAC	DOCKET							
38	Schedule 129 (Elec) Annual Low Income Cost Recovery Compliance Filing			UE-011570 UG-011571	Annual	Aug. 31	Cost recovery compliance filing	Maintain			
39	Schedule 129 (Gas) Annual Low Income Cost Recovery Compliance Filing			UE-011570 UG-011571	Annual	Aug. 31	Cost recovery compliance filing	Maintain			
40	Schedule 137 (Elec. only) REC Tracker			UE-111048 UG-111049 UE-131276	Annual	Nov. 27	Temporary customer charge or credit	Maintain			
41	Schedule 139 Liquidated Damages Accounting Petition			UE-200865	Event based	Oct. 2028	Potential obligation to seek additional approval from the Commission if the regulatory liability for liquidated damages granted in this petition is not fully passed back	Maintain			
42	Schedule 140 (Elec) Property Tax Tracker			UE-121697 UG-121705 UE-130137 UG-130138	2x per year	On or prior to April 15	Implement changes to rates under the Property Tax Tracker; includes a mechanism to adjust rates both up and down to pass through the cost of property taxes consistent with what PSE pays	Change Frequency	Rate change is May 1st each year to coincide with other May 1st rate changes. Tax bills are not known in enough time to file with actuals for a May 1st rate change. Therefore, an estimated filing is made with 30 days notice and an update is filed once final tax bills are received. Recommend filing only once per year with enough time for 30 day noticing using estimates, which will be well informed as most taxing jurisdictions will have been received. The rate filing contains a true-up for prior years similar to other Rider filings such as Schedule 120 Conservation which utilizes 3 months of estimates each year that are true-up the following year.		
43	Schedule 140 (Gas) Property Tax Tracker			UE-121697 UG-121705 UE-130137 UG-130138	2x per year	On or prior to April 15	Implement changes to rates under the Property Tax Tracker; includes a mechanism to adjust rates both up and down to pass through the cost of property taxes consistent with what PSE pays	Change Frequency	See Ref# 42		
44	Schedule 141X (Elec) Protected-Plus Excess Deferred Income Tax (EDIT) Reversals Rate Adjustment			UE-190529 UG-190530	Annual	Aug. 31	Update Schedule 141X for the year's ARAM reversal and to true-up the prior period reversals with amounts actually refunded	Maintain	.		
45	Schedule 141X (Gas) Protected-Plus Excess Deferred Income Tax (EDIT) Reversals Rate Adjustment			UE-190529 UG-190530	Annual	Aug. 31	Update Schedule 141X for the year's ARAM reversal and to true-up the prior period reversals with amounts actually refunded	Maintain			
46	Schedule 142 (Elec) Revenue Decoupling Adjustment Mechanism			UE-130137 UG-130138	Annual	No later than April 1 of each year	Implement changes to rates under the established Revenue Decoupling Adjustment Mechanism. Schedule 142 is a mechanism for adjusting rates, both up and down, for defined Decoupled customers	Maintain			
47	Schedule 142 (Gas) Revenue Decoupling Adjustment Mechanism			UE-130137 UG-130138	Annual	No later than April 1 of each year	Implement changes to rates under the established Revenue Decoupling Adjustment Mechanism. Schedule 142 is a mechanism for adjusting rates, both up and down, for defined Decoupled customers	Maintain			

Puget Sound Energy

Stakeholder Name

NW Energy Coalition

Ref #	Filing Title	REQUIRED BY			Frequency	Filing Date	Brief description of information provided/purpose	Recommended Position	Rationale for recommended position	Recommended Position	Rationale for recommended position
		RCW	WAC	DOCKET							
48	Schedule 171 Optional Non-Communicating Meter Service Annual Status Report			UE-180860 UG 180861	Annual	Jan. 31	Annual Report of its electric and natural gas Schedules 171 implementation status. Through January 2026.	Maintain			
49	Schedule 171 Optional Non-Communicating Meter Service Bi-Annual Status Report			UE-180860 UG 180861	Bi-Annual	Jul. 31	Bi-Annual Report of its electric and natural gas Schedules 171 implementation status.	Remove	Change to annual filing. Annual Reporting is sufficient for monitoring this optional service		
50	Schedule 194 (Elec) Residential and Farm Credit				As needed	Sep. 1	The purpose of this filing is to pass through the residential exchange benefits that PSE receives from the Bonneville Power Administration under agreements between PSE and BPA. The adjustment will change with little or no notice in response to any change in benefits arising from the Agreement or in Residential Load	Maintain			
51	Deferred Environmental Remediation Detail Reports			UE-170033 UG-170034	Annual	Apr. 30	Provides detail of environmental remediation deferrals	Maintain			
52	Colstrip Annual Report on Decommissioning and Remediation			UE-170033 UG-170034	Annual	Dec. 1	Updates related to the status of Colstrip, provide the most recent estimates for retirement dates, and the amount of decommissioning and remediation expenditures for the Colstrip units along with an update to the estimated future D&R costs	Maintain			
53	PCA Compliance Filing			UE-130617	Annual	30-Apr	Annual report detailing the power costs included in the deferral calculation	Maintain			
54	UTC Fees and FERC Form Reporting - Form 1		480-100-252		Annual	1-May	Comprehensive financial and operating report submitted for Electric Rate regulation and financial audits	Maintain			
55	UTC Fees and FERC Form Reporting - Form 2		480-90-252		Annual	1-May	Comprehensive financial and operating report submitted for Natural Gas Rate regulation and financial audits	Maintain			
56	PCA Quarterly Report			UE 130617	Quarterly	Due the 15 th day of the second month after quarter's end	Revises the Power Cost Rate in Schedule 95 in the Company's overall normalized power supply costs	Change Frequency	Could make one filing per year with YTD June information since the annual report under Ref # 53 will contain the annual amounts as of December each year.		
57	Securities Transactions Report		480-90-262		Annual	Due five months from the end of the utility's reporting period, whether a fiscal or calendar year	Annual securities transaction report	Maintain			

Puget Sound Energy

Stakeholder
Name

NW Energy Coalition

Ref #	Filing Title	REQUIRED BY			Frequency	Filing Date	Brief description of information provided/purpose	Recommended Position	Rationale for recommended position	Recommended Position	Rationale for recommended position
		RCW	WAC	DOCKET							
58	Securities Transactions Report		480-100-262		Annual	Due five months from the end of the utility's reporting period, whether a fiscal or calendar year	Annual securities transaction report	Maintain			
59	Low Income Program Outcome Annual Report			UE-011570 UG-011571	Annual	31-May	Program outcomes will be monitored and analyzed through an annual report the Company will submit to the Commission no later than May 31 st of each year...	Maintain			
60	Annual Conservation Plan		480-109-120		Even years	Nov. 15	On or before November 15th of each even-numbered year, a utility must file with the commission, in the same docket as its current biennial conservation plan, an annual conservation plan containing any changes to program details and annual budget.	Other	We acknowledge the Commission stated in its General Order 601 in Dockets UE-191023 and UE-190698 that these reports may no longer be necessary sometime after 2022.	Maintain	EIA reporting should be maintained through 2030
61	Annual Conservation Report		480-109-120		Annual	Jun. 1	An annual conservation report regarding its progress in meeting its conservation target during the preceding year	Other	See Ref # 60	Maintain	EIA reporting should be maintained through 2030
62	Biennial Conservation Report		480-109-120		Even years	Jun. 1	Report regarding the Company's progress in meeting its conservation target during the preceding two years.	Other	See Ref # 60	Maintain	EIA reporting should be maintained through 2030
63	Biennial Conservation Plan		480-109-120		Odd years	Nov. 1	Includes a request that the commission approve its ten-year conservation potential and biennial conservation target	Other	See Ref # 60	Maintain	EIA reporting should be maintained through 2030
64	Biennial Conservation Report Notice to Customers		480-109-120		Every other year	Within 90 days of final action by the commission in even-numbered years	A utility must provide a summary of the biennial conservation report to its customers by bill insert or other suitable method within ninety days of the commission's final action on the report.	Other	See Ref # 60	Maintain	EIA reporting should be maintained through 2030
65	Renewable Portfolio Standard (RPS) Report for current target year		480-109-210		Annual	Jun. 1	Details the resources the utility has acquired or contracted to acquire to meet its renewable resource obligation for the target year	Remove	PSE agrees with the Commission, as it stated in its General Order 601 in Dockets UE-191023 and UE-190698, that the renewable portfolio standard compliance report will no longer be needed after 2024.	Maintain	EIA reporting should be maintained through 2030. The 15 percent eligible renewable energy standard under the EIA does not include the same resources as the specific target for renewable energy under CETA.
66	Final Renewable Portfolio Standard Report for Report filed two years prior		480-109-210		Annual	Jun.1	Within two years of submitting the Annual Renewable Portfolio Standard Report, a utility must submit a final renewable portfolio standard compliance report that lists the certificates that it retired in WREGIS for the target year	Remove	See Ref# 65	Maintain	EIA reporting should be maintained through 2030, as the 15 percent eligible renewable energy standard under the EIA does not include the same resources as the specific target for renewable energy under CETA.

Puget Sound Energy

Stakeholder Name

NW Energy Coalition

Ref #	Filing Title	REQUIRED BY			Frequency	Filing Date	Brief description of information provided/purpose	Recommended Position	Rationale for recommended position	Recommended Position	Rationale for recommended position
		RCW	WAC	DOCKET							
68	RPS Notice to Customers		480-109-210		Annual	Within ninety days of final action by the commission on the report	Each utility must provide a summary of its annual renewable portfolio standard report to its customers by bill insert or other suitable method.	Remove	See Ref# 65	Maintain	EIA reporting should be maintained through 2030
69	Energy and Emissions Intensity Metrics		480-109-300		Annual	Jun. 1	Greenhouse gas content calculation and energy and emissions intensity metrics	Remove	This reporting requirement was developed prior to the passage of the Clean Energy Transformation Act (CETA). It is not specified in statute, nor is it required by the Department of Ecology, the state agency responsible for regulating air emissions. Reporting would be better focused on CETA compliance.	Maintain	Since utilities have yet to file reports under CETA, we don't know that the information is comparable. CETA measures clean energy MWh delivered to load. The E&EI reports measure energy intensity (MWh/customer) and emissions intensity (MTCO2e/MWh). These are different than what's required under CETA, and what is regulated by the Dept. of Ecology. The reports could be combined with CETA reporting.
70	Pipe Replacement Program Plan			UG-120715	Every other year	Jun. 1	Analysis of pipe replacement priorities and cost recovery	Maintain			
71	Schedule 149 Cost Recovery Mechanism related to Pipeline Replacement Program Plan			UG-120715	Annual or every other year	Jun. 1	Any company electing a CRM will prepare and submit the information described in this section of the policy statement with its program plan	Remove	See Item #72		
72	Schedule 149 Cost Recovery Mechanism First Update			UG-120715	Annual	Concurrent with annual PGA filing	The company will update the projected costs with actual investment incurred during May through July and revised costs estimates for August through October with its annual Purchased Gas Adjustment tariff filing.	Maintain	The policy statement recommends 3 filings per year - see item #s 71 and 73. Recommend changing to one filing per year and treat similarly to Schedule 120 Conservation which includes 3 months of estimates that get trued-up each following year.		
73	Schedule 149 Cost Recovery Mechanism Second Update			UG-120715	Annual	When actual cost data is available	Once actual project cost data are available, a company will submit actual cost data through September and an updated estimate for October under the PGA docket for that year	Remove	See Item #72		
74	Notice of Voting Requirements Change			U-180680	Event-based	Within 30 days of a change	Commitment 23: PSE shall file a notice with the Commission and serve such notice on the parties to Docket U-180860, within thirty (30) days of any (i) change to the voting requirements in either the PSE Bylaws or Puget Holdings LLC Agreement or (ii) creation of an enforceable voting agreement among two or more members of Puget Holdings	Maintain			
75	SQI – Notice to Customers			UE-072300	Annual	No later than 90 days after the Company files its annual report	At least once per year, PSE will report the annual results for each item in the SQI to all of its customers.	Maintain			

Puget Sound Energy

Stakeholder
Name

NW Energy Coalition

Ref #	Filing Title	REQUIRED BY			Frequency	Filing Date	Brief description of information provided/purpose	Recommended Position	Rationale for recommended position	Recommended Position	Rationale for recommended position
		RCW	WAC	DOCKET							
76	Notice verification and assistance		480-90-198		Event-based	Within ten days of making a filing requiring posting, publication, or customer notice under WAC 480-90-194, 480-90-195, or 480-90-197, but no sooner than when the tariff is filed with the commission	Customer notice	Maintain			

Puget Sound Energy

Stakeholder
Name

NW Energy Coalition

Ref #	Filing Title	REQUIRED BY			Frequency	Filing Date	Brief description of information provided/purpose	Recommended Position	Rationale for recommended position	Recommended Position	Rationale for recommended position
		RCW	WAC	DOCKET							
77	Notice verification and assistance		480-100-198		Event-based	Within ten days of making a filing requiring posting, publication, or customer notice under WAC 480-100-194, 480-100-195, or 480-100-197, but no sooner than when the tariff is filed with the commission	Customer notice	Maintain			
78	Posting of tariffs for public inspection and review		480-90-193		Event-based	Concurrent with filing with the commission	Each gas utility offering service under tariff must make available for public inspection and review all tariffs governing its provision of service	Maintain			
79	Posting of tariffs for public inspection and review		480-100-193		Event-based	Concurrent with filing with the commission	Each electric utility offering service under tariff must make available for public inspection and review all tariffs governing its provision of service	Maintain			
80	Publication of proposed tariff changes to increase charges or restrict access to services		480-90-194		Event-based	30 days prior to rate increase	Each gas utility offering service under tariff must publish or provide electronically all proposed changes to its tariff for at least thirty days, as required by RCW 80.28.060	Maintain			
81	Publication of proposed tariff changes to increase charges or restrict access to services		480-100-194		Event-based	30 days prior to rate increase	Each electric utility offering service under tariff must publish or provide electronically all proposed changes to its tariff for at least thirty days	Maintain			

Puget Sound Energy

Stakeholder
Name

NW Energy Coalition

Ref #	Filing Title	REQUIRED BY			Frequency	Filing Date	Brief description of information provided/purpose	Recommended Position	Rationale for recommended position	Recommended Position	Rationale for recommended position
		RCW	WAC	DOCKET							
82	Tariff schedules to be filed with commission—Public schedules				Event-based	Ongoing	Every gas company, electrical company, wastewater company, and water company shall file with the commission and shall print and keep open to public inspection schedules in such form as the commission may prescribe, showing all rates and charges made, established or enforced, or to be charged or enforced, all forms of contract or agreement, all rules and regulations relating to rates, charges or service, used or to be used, and all general privileges and facilities granted or allowed by such gas company, electrical company, wastewater company, or water company	Maintain			
83	Tariff changes—Statutory notice—Exception—Waiver of provisions during state of emergency				Event-based	30 days prior to rate increase	Unless the commission otherwise orders, no change may be made in any rate or charge or in any form of contract or agreement or in any rule or regulation relating to any rate, charge or service, or in any general privilege or facility which shall have been filed and published by a gas company, electrical company, wastewater company, or water company in compliance with the requirements of RCW 80.28.050 except after thirty days' notice to the commission and publication for thirty days, which notice must plainly state the changes proposed to be made in the schedule then in force and the time when the change will go into effect and all proposed changes must be shown by printing, filing and publishing new schedules, or shall be plainly indicated upon the schedules in force at the time and kept open to public inspection.	Maintain			
84	Annual fuel mix information				Annual	Depends on type of customer	Each retail supplier shall provide to its existing and new retail electric customers its annual fuel mix information by generation category as required in RCW 19.29A.060	Maintain			
85	Payment location closure		480-90-188		Event based	30 days prior to payment location closure	The utility must provide written or electronic notice to the commission's consumer affairs section at least thirty days prior to the closing of any business office, customer service center, or payment agency	Maintain			
86	Payment location closure		480-100-188		Event based	30 days prior to payment location closure	The utility must provide written or electronic notice to the commission's consumer affairs section at least thirty days prior to the closing of any business office, customer service center, or payment agency.	Maintain			
87	Distributed Generation Annual Report			UE-131883	Annual	Aug. 1	Report disclosing the amount of distributed generation interconnected to investor-owned utilities in the state of Washington	Remove	There have been multiple changes in state law/programs since this reporting requirement was established (and even since it was updated through a DG Reports Roundtable with UTC and utility staff in 2018) making much of it either redundant with other reporting requirements or limited in its value.		

Puget Sound Energy

Stakeholder Name
NW Energy Coalition

Ref #	Filing Title	REQUIRED BY			Frequency	Filing Date	Brief description of information provided/purpose	Recommended Position	Rationale for recommended position	Recommended Position	Rationale for recommended position
		RCW	WAC	DOCKET							
90	Annual Proposed Purchased Gas Adjustment (PGA)		480-90-233		Annual	Within a maximum of fifteen months since the effective date of the utility's last PGA.	A PGA clause is an accounting and rate adjustment procedure that gas utilities use to recover actual gas costs. Gas utilities must file with the commission for recovery of expected gas cost changes and amortization of accumulated book balances.	Maintain			
91	Annual Hedging Plan			UG-132019	Annual	Filed with Annual PGA	Annual comprehensive hedging plans that demonstrate the integration of risk responsive strategies into the Companies' overall hedging framework	Maintain			
92	Schedule 95A Production Tax Credit Tracker			UE-050870	Annual	Oct. 31	The annual true-up and rate filing for electric Schedule 95A Federal Incentive Tracker which includes the pass back of Treasury Grants received for PSE's Wild Horse Expansion and Lower Snake River wind facilities over ten years.	Maintain	Will no longer be needed after 2022 or 2023 depending on method of truing up final year.		
93	Budget		480-140-040		Annual	Within ten days after it is approved by the company, but no later than sixty days after the beginning of the company's fiscal year	Budgets, in a format selected by the reporting company, must show amounts needed for construction, operation and maintenance during the ensuing year.	Other	If mandated multi-year rate plans and retrospective reviews are adopted, these may no longer be necessary.	Maintain	This information should be filed in the interest of public transparency.
94	Electric line extension cost study information filing			UE-150200	Every other year	Dec. 31	PSE will file Electric Line Extension Costs Studies at a minimum every two years starting 2019. These studies will cover a 12-month period.	Maintain			

Utility

Avista

Cascade Natural Gas

Northwest Natural

PacifiCorp

Puget Sound Energy

Disposition

Maintain

Change Frequency

Combine with another requirement

Other

Remove