EXH. RDC-11 DOCKET UE-210795 2022 PSE CEIP WITNESS: ROGER D. COLTON

BEFORE THE WASHINGTON UTILITIES AND TRANSPORTATION COMMISSION

In the Matter of PUGET SOUND ENERGY, INC. 2021 Clean Energy Implementation Plan

Docket UE-210795

TENTH EXHIBIT TO THE PREFILED RESPONSE TESTIMONY OF ROGER D. COLTON

ON BEHALF OF NW ENERGY COALITION AND FRONT AND CENTERED

BEFORE THE WASHINGTON UTILITIES AND TRANSPORTATION COMMISSION

Docket UE-210795 Puget Sound Energy PSE 2021 Clean Energy Implementation Plan

NWEC AND FRONT AND CENTERED DATA REQUEST NO. 108: Re: Scope of CEIP

Please provide a citation to, or copy of, each UTC order, regulation, or statute, with specific page and/or section citations, holding or stating that PSE should not, in developing its CEIP, consider:

- a. "Non-resource topics";
- b. Impacts on nonpayment disconnections;
- c. Impacts on credit and collection activities;
- d. Impacts on the level of arrears;
- e. Impacts on payment patterns, including but not limited to the lag between the day of customer billings and customer payments;
- f. The impact on preserving the stability of customer residency by reducing customer mobility.

Response:

Puget Sound Energy ("PSE") is unaware of any Commission order, regulation, or statute that states what PSE should not consider in developing its Clean Energy Implementation Plan ("CEIP"). In developing its CEIP, PSE used guidance from relevant laws and regulations, specifically the guidance in Chapter 19.405 Revised Code of Washington, the Washington Clean Energy Transformation Act, as well as the guidance listed in Washington Administrative Code ("WAC") 480-100-600 through 480-100-655. PSE focused on the guidance contained in WAC 480-100-640, "Content of a clean energy implementation plan (CEIP)," while developing its CEIP.

PSE's Response to NWEC and Front and Centered Data Request No. 108

Date of Response: August 29, 2022

Person who Prepared the Response: Zeia Lomax

Witness Knowledgeable About the Response: Kara Durbin