

STATE OF WASHINGTON UTILITIES AND TRANSPORTATION COMMISSION

1300 S. Evergreen Park Dr. S.W., P.O. Box 47250 • Olympia, Washington 98504-7250 (360) 664-1160 • www.utc.wa.gov

July 27, 2017

Re: Washington Utilities and Transportation Commission v. Puget Sound Energy, Docket UE-161123

TO ALL PARTIES:

On October 7, 2016, Puget Sound Energy (PSE or Company) filed with the Washington Utilities and Transportation Commission (Commission) revisions to its currently effective Tariff WN U-60, Schedule 451 – Large Customer Retail Wheeling. PSE proposed an optional schedule for customers who have maintained a minimum of an average of 10 average megawatts (aMW) at one or more customer sites served under Schedule 40 – Large General Service Greater than 3 aMW (average megawatts) over the entire test year of the most recent general rate case. The Company also sought approval of a signed Service Agreement between PSE and Microsoft Corporation (Microsoft), including the Service Agreement's \$23.685 million Power Supply Stranded Cost Charge (Transition Fee).

On July 13, 2017, the Commission entered Order 06, Order Approving Settlement Agreement (Order 06). Order 06, among other things, requires that PSE withdraw its proposed revisions to Schedule 451. On July 21, 2017, PSE filed a letter requesting to withdraw the tariff filing.

The Commission acknowledges that PSE has fulfilled the requirement to withdraw its filing in compliance with Order 06. The Commission approves withdrawal of the tariff filing.

Sincerely,

STEVEN V. KING Executive Director and Secretary