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VIA HAND DELIVERY

Mr. Steven V. King Executive Director and Secretary Washington Utilities and Transportation Commission 1300 S. Evergreen Park Drive, SW Olympia, WA 98504

Re: Petition of Puget Sound Energy, Inc. for (i) Approval of a Special Contract for Liquefied Natural Gas Fuel Service with Totem Ocean Trailer Express, Inc. and (ii) a Declaratory Order Approving the Methodology for Allocating Costs Between Regulated and Non-regulated Liquefied Natural Gas Services

Dear Mr. King:

Enclosed please find the original and twelve copies of the following documents for filing:

- (1) Petition of Puget Sound Energy, Inc. for (i) Approval of a Special Contract for Liquefied Natural Gas Fuel Service with Totem Ocean Trailer Express, Inc. and (ii) a Declaratory Order Approving the Methodology for Allocating Costs Between Regulated and Non-regulated Liquefied Natural Gas Services;
- (2) Motion of Puget Sound Energy, Inc. for Amended Protective Order with Highly Confidential Provisions;
- (3) Declaration of Roger Garratt in Support of the Motion of Puget Sound Energy, Inc. for Amended Protective Order with Highly Confidential Provisions;
- (4) Prefiled Direct Testimony of Roger Garratt, Exhibit No. ___(RG-1CT), and supporting exhibits thereto (Exhibit No. ___(RG-2) through Exhibit No. ___(RG-4C));
- (5) Prefiled Direct Testimony of Clay Riding, Exhibit No. ___(CR-1HCT), and supporting exhibits thereto (Exhibit No. ___(CR-2) through Exhibit No. (CR-4HC));

Mr. Steven V. King Executive Director and Secretary August 11, 2015 Page 2

(6)	Prefiled Direct Testimony of James P. Hogan, Exhibit No(JPH-1T) and supporting exhibits thereto (Exhibit No(JPH-2) through Exhibit No(JPH-5));		
(7)	Prefiled Direct Testimony of Larry E. Anderson, Exhibit No(LEA-1T) and supporting exhibits thereto (Exhibit No(LEA-2) and Exhibit No(LEA-3C));		
(8)	Prefiled Direct Testimony of Melissa F. Bartos, Exhibit No(MFB-1T) and supporting exhibits thereto (Exhibit No(MFB-2) through Exhibit No(MFB-4HC));		
(9)	Prefiled Direct Testimony of Harold "Skip" York, Exhibit No(HSY-1T) and supporting exhibits thereto (Exhibit No(HSY-2) through Exhibit No(HSY-4HC));		
(10)	Prefiled Direct Testimony of Susan E. Free, Exhibit No(SEF-1T) and supporting exhibits thereto (Exhibit No(SEF-2) through Exhibit No(SEF-11C));		
(11)	Prefiled Direct Testimony of Jon A. Piliaris, Exhibit No(JAP-1T), and supporting exhibits thereto (Exhibit No(JAP-2) through Exhibit No(JAP-7)); and		
(12)	Certificate of Service.		
PSE has designated a portion or all of the following documents as CONFIDENTIAL per WAC 480-07-160 because such documents contain valuable commercial information, including trade secrets or confidential marketing, cost, or financial information, or customer-specific usage and network configuration and design information:			
(i)	Prefiled Direct Testimony of Roger Garratt, Exhibit No(RG-1CT);		
(ii)	Second Exhibit to the Prefiled Direct Testimony of Roger Garratt, Exhibit No(RG-3C);		
(iii)	Third Exhibit to the Prefiled Direct Testimony of Roger Garratt, Exhibit No(RG-4C);		
(iv)	Second Exhibit to the Prefiled Direct Testimony of Larry E. Anderson, Exhibit No(LEA-3C);		

Mr. Steven V. King Executive Director and Secretary August 11, 2015 Page 3

(v)	Fifth E	xhibit to the Prefiled Direct Testimony of Susan E. Free, Exhi	ibit
	No	_(SEF-7C);	

- (vi) Eighth Exhibit to the Prefiled Direct Testimony of Susan E. Free, Exhibit No. ___(SEF-9C);
- (vii) Ninth Exhibit to the Prefiled Direct Testimony of Susan E. Free, Exhibit No. ___(SEF-10C); and
- (viii) Tenth Exhibit to the Prefiled Direct Testimony of Susan E. Free, Exhibit No. ___(SEF-11C).

PSE is also submitting a Motion for Amended Protective Order with Highly Confidential Provisions, as permitted by WAC 480-07-42, to protect information if the lack of enhanced restrictions on access to such information "imposes a highly significant risk of competitive harm." WAC 480-07-423(3)(b). PSE has designated a portion or all of the following documents as HIGHLY CONFIDENTIAL:

- (i) Prefiled Direct Testimony of Clay Riding, Exhibit No. ___(CR-1HCT);
- (ii) Third Exhibit to the Prefiled Direct Testimony of Clay Riding, Exhibit No. ___(CR-4HC);
- (iii) Second Exhibit to the Prefiled Direct Testimony of Melissa F. Bartos, Exhibit No. ___(MFB-3HC);
- (iv) Third Exhibit to the Prefiled Direct Testimony of Melissa F. Bartos, Exhibit No. ___(MFB-4HC);
- (v) Second Exhibit to the Prefiled Direct Testimony of Harold "Skip" York, Exhibit No. ___(HSY-3HC);
- (vi) Third Exhibit to the Prefiled Direct Testimony of Harold "Skip" York, Exhibit No. ___(HSY-4HC); and
- (vii) Work Papers supporting the Prefiled Direct Testimony of Roger Garratt, Exhibit No. ___(RG-1HCT), and supporting exhibits thereto;
- (viii) Work Papers supporting the Prefiled Direct Testimony of Clay Riding, Exhibit No. ___(CR-1HCT), and supporting exhibits thereto;

Mr. Steven V. King Executive Director and Secretary August 11, 2015 Page 4

(ix) Work Papers supporting the Prefiled Direct Testimony of Susan E. Free, Exhibit No. ___(SEF-1T), and supporting exhibits thereto.

Please see the PSE's Motion for Amended Protective Order With Highly Confidential Provisions and the Declaration of Roger Garratt in Support of PSE's Motion for Amended Protective Order With Highly Confidential Provisions.

If you have any questions, please contact either the undersigned at 425.635.1416.

Very truly yours,

Jason Kuzma

JK:jk Enclosures