EXH. KKD-\_X DOCKET UE-210795 2022 PSE CEIP WITNESS: KARA K. DURBIN

### BEFORE THE WASHINGTON UTILITIES AND TRANSPORTATION COMMISSION

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

**Docket UE-210795** 

#### EXHIBIT TO THE CROSS-EXAMINATION OF

KARA K. DURBIN

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

#### FRONT AND CENTERED AND NW ENERGY COALITION DATA REQUEST NO. 163:

Please provide all documents supporting the baseline data in Table 3-8 of PSE's CEIP regarding participation of Highly Impacted Communities and Vulnerable Populations, including counts of participating customers by program type, including documentation verifying that these customers meet income-eligibility or other criteria used in defining HICs/VPs. Explicitly, what are the characteristics (e.g., demographic, socio-economic, etc.) of historical participants, by program, cited in those geographic areas used to define baseline participation for HIC/VPs?

#### Response:

Puget Sound Energy ("PSE") is able to provide supporting documentation for the baseline data in Table 3-8 of PSE's Clean Energy Implementation Plan ("CEIP"), including counts of participating customers by program type. PSE's CEIP defines highly impacted communities ("HIC") and vulnerable populations ("VP") at a geographic level, according to whether a given census block group meets the criteria outlined in the respective definitions. Census block groups either do or do not meet the criteria for HIC/VP, and any customer who resides in a census block group that is HIC and/or VP automatically meets the criteria for being in an HIC and/or VP, respectively. Please see pages 51-55 of PSE's CEIP for the characteristics used to define HICs and VPs.

Attached as Attachments A and B to PSE's Response to Front and Centered and NWEC Data Request No. 163, please find workbooks with data supporting the baseline Table 3-8 for energy efficiency and distributed resource programs, disaggregated by HIC and VP counts. For energy efficiency, PSE equates the total measure count to participation. Please note that PSE has identified a small discrepancy in the total count of distributed resource programs, as reflected in Table 3-8 versus the data provided herewith, which is the result of customers who are no longer active since PSE produced Table 3-8.

# ATTACHMENT A to PSE's Response to FRONT AND CENTERED AND NW ENERGY COALITION Data Request No. 163

# ATTACHMENT B to PSE's Response to FRONT AND CENTERED AND NW ENERGY COALITION Data Request No. 163