



Puget Sound Energy
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PSE.com

March 15, 2019

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Mr. Mark L. Johnson, Executive Director and Secretary
Washington Utilities and Transportation Commission
P.O. Box 47250
Olympia, WA 98504-7250

**Re: Advice No. 2019-09
PSE’s Electric Tariff Filing - Filed Electronically**

Dear Mr. Johnson:

Pursuant to RCW 80.28.060 and WAC 480-80-101 and WAC 480-80-105(1)(c), please find enclosed for filing the following proposed revisions to the WN U-60, Tariff G for electric service of Puget Sound Energy (“PSE”):

- Original Sheet No. 120-A.1 Schedule 120 Electricity Conservation Service Rider (Continued)**
- 5th Revision of Sheet No. 142-E Schedule 142 Revenue Decoupling Adjustment Mechanism (Continued)**
- 5th Revision of Sheet No. 142-F Schedule 142 Revenue Decoupling Adjustment Mechanism (Continued)**
- 5th Revision of Sheet No. 142-G Schedule 142 Revenue Decoupling Adjustment Mechanism (Continued)**
- 5th Revision of Sheet No. 142-H Schedule 142 Revenue Decoupling Adjustment Mechanism (Continued)**
- 14th Revision of Sheet No. 129-C Schedule 129 Low Income Program (Continued)**
- 2nd Revision of Sheet No. 129-A.1 Schedule 129 Low Income Program (Continued)**

The purpose of this tariff filing and PSE’s March 8, 2019 tariff filing under Docket UE-190166, is to effectuate the terms of the Microsoft Special Contract and prepare for Microsoft’s anticipated migration from Schedule 40 on April 1, 2019. Revisions to Schedule 120 Electricity Conservation Service Rider clarify Microsoft’s surcharge rate and that its manner of calculation will be as if Microsoft continued to take service under Schedule 40. Revisions to Schedule 142 Revenue Decoupling Adjustment Mechanism true-up the allowed revenue calculation for all decoupled schedules and revise Monthly Allowed Fixed Power Cost Revenue. This makes no change to customer rates. Since customers’ base rates are not being proposed to change as part of this filing, there are similarly no revisions proposed to the Monthly Decoupling Fixed Power Cost Revenue per Unit, which will be adjusted when base rates are updated in the next general rate case. The second revision to Schedule 142 clarifies that both the Delivery Revenue Decoupling and the

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Fixed Power Cost Revenue Decoupling components of the Monthly Decoupling Surcharge Rates will apply to the Microsoft Special Contract. Revisions to Schedule 129 Low Income Program specify Microsoft's Special Contract rates and that these rates will not true up annually.

To allow for Microsoft's anticipated April 1, 2019 commencement of service on a special contract, PSE respectfully requests that the Commission allow these tariff changes to become effective on April 1, 2019 with less than statutory notice ("LSN"). The information required by WAC 480-80-122 Tariff Changes with Less Than Statutory Notice, is contained in the attached LSN form.

The tariff sheets described herein reflect issue dates of March 15, 2019, and effective dates of April 15, 2019. Posting of proposed tariff changes, as required by law and the Commission's rules and regulations, is being completed through web, telephone and mail access in accordance with WAC 480-100-193. PSE is also providing a courtesy email notice to Microsoft regarding this filing.

Please contact Julie Waltari at (425) 456-2945 or julie.waltari@pse.com for additional information about this filing. If you have any other questions, please contact me at (425) 456-2142.

Sincerely,

/s/ Jon A. Piliaris

Jon A. Piliaris
Director, Regulatory Affairs
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cc: Lisa Gafken, Public Counsel
Sheree Carson, Perkins Coie

Attachments:
Electric Tariff Sheets (listed above)
LSN Form
Schedule 142 Work Papers