

**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**

JANUARY 24, 2023

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. 217:

Topic: Durbin Testimony (Planning Timeline, Demand Response, Specific Actions)

Please provide a schedule, expressed in months, that shows the typical timeline for PSE's process to plan for and acquire a resource, and design a product for that resource, starting with the Integrated Resource Plan, and including the following elements:

- a. IRP
- b. CEIP
- c. RFP
- d. Product development
- e. Public participation

Please indicate where work on more than one element is or can be conducted concurrently, by providing the schedule in Gantt chart format or another similar format.

Response:

Puget Sound Energy ("PSE") believes it is difficult to describe a "typical" process given the newness of the Clean Energy Implementation Plan ("CEIP") and public participation processes mandated by the Clean Energy Transformation Act ("CETA") regulations, and their impact to the Integrated Resource Plan ("IRP") and request for proposal ("RFP") processes. There are challenges given the existing rules, as Witness Durbin discusses in her prefiled rebuttal testimony at Exh. KKD-6T, 37:10-37:15 and 39:12-40:7. PSE nonetheless attempts to respond to Front and Centered and NW Energy Coalition Data Request No. 217 as follows:

For the planning cycle informing the 2021 CEIP:

- a. The 2021 IRP process began in early 2020 while the IRP rules were being rewritten as part of CETA rulemaking, and it concluded in April 2021 (approximately 14 months).
- b. CEIP development began in early 2020 while the CEIP rules were being written, and it continued until December of 2021 (approx. 24 months).

- c. All-Source RFP development began in late 2020 while the Purchase of Resources resource acquisition rules were being written. The All-Source RFP was submitted to the Commission in April 2021, issued in June 2021, bids were received in September 2021 and the process is still underway currently (24+ months).

For the targeted distributed energy resource (“DER”)/demand response (“DR”) RFP, RFP development began with a draft request for information in April 2021, which informed the development of the targeted DER/DR RFP filed in November 2021. The targeted DER/DR RFP process is also still underway.

- d. For product development, PSE provided as much product and project detail in the 2021 CEIP as was available to PSE at the time. The average product development process takes anywhere between 12 and 18 months. See PSE Witness William T. Einstein’s prefiled rebuttal testimony, Exh. WTE-1T, at 8:17 through 9:17, as well as 5:8-12.
- e. Public participation occurs throughout all the above-described processes.

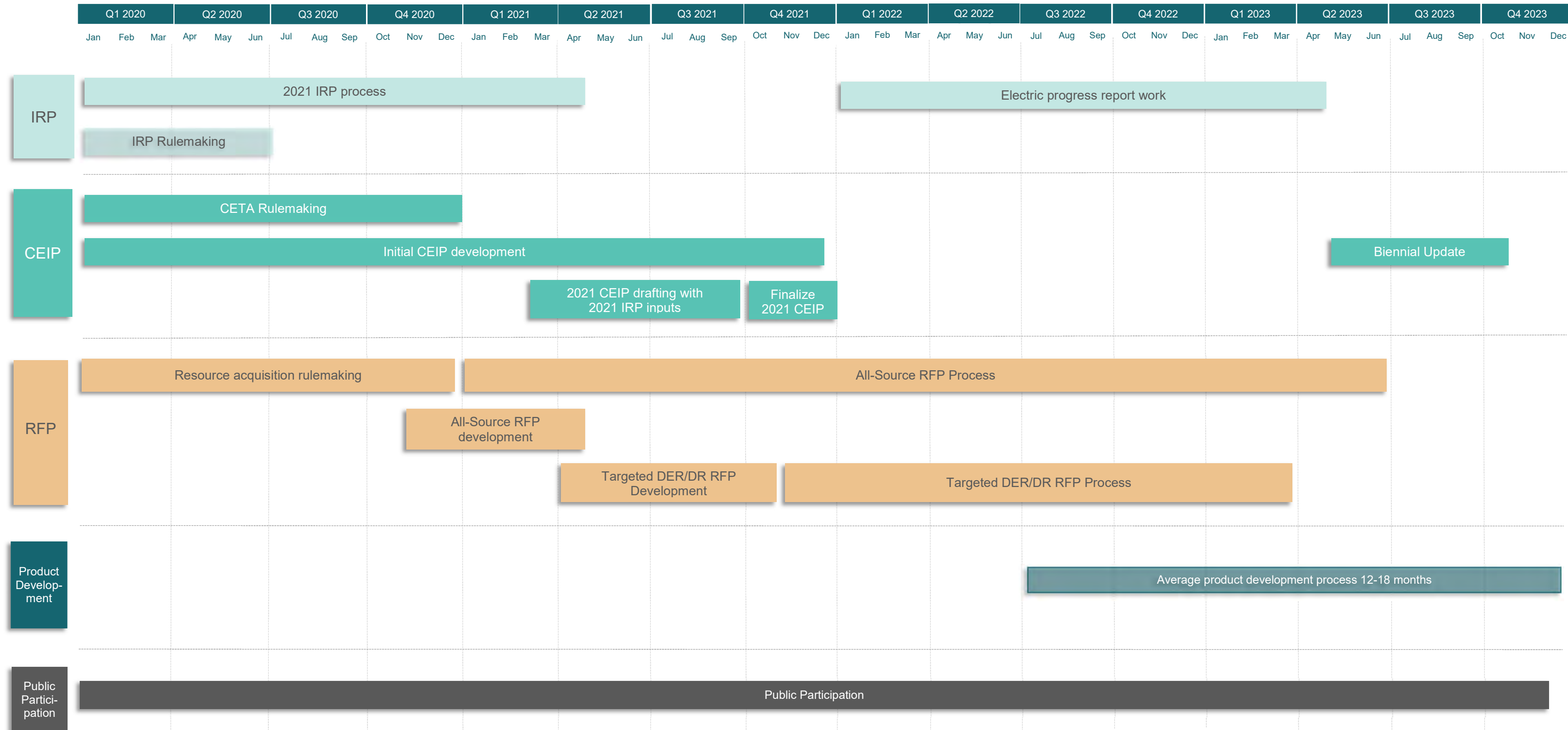
While PSE is unsure of what a typical timeline will look like in the future, PSE anticipates future processes, particularly for the CEIP and RFP, may move more quickly than the timeframes described above.

Attached as Attachment A to PSE’s Response to Front and Centered and NW Energy Coalition Data Request No. 217, please find a Gantt chart illustrating the above-described processes.

**ATTACHMENT A to PSE's Response to
FRONT AND CENTERED AND NW
ENERGY COALITION
Data Request No. 217**



Planning Cycle Informing the CEIP for the 2022-2025 Implementation Period



No product development offerings were initiated specifically to inform the 2021 CEIP