Perkinscoie

10885 NE Fourth Street Suite 700 Bellevue, WA 98004-5579 +1.425.635.1400
+1.425.635.2400
PerkinsCoie.com

UG-230393

Sheree S. Carson SCarson@perkinscoie.com D. +1.425.635.1422 F. +1.425.635.2422 Received Records Management May 25, 2023

May 25, 2023

Electronically Filed

Ms. Amanda Maxwell, Executive Director and Secretary Washington Utilities and Transportation Commission 621 Woodland Square Loop SE Lacey, Washington 98503

Re: Puget Sound Energy Tacoma LNG Tracker Tariff Filing Submission #646fda640c52f50fe0e46063

Dear Ms. Maxwell:

Enclosed for filing are testimony and exhibits supporting Puget Sound Energy's ("PSE") Tacoma LNG Tracker tariff filing. The testimony and exhibits listed below provide evidentiary support for the tariff schedules filed earlier today by PSE, and should be filed into the same docket as the PSE tariff filing.

The testimony and exhibits supporting the Tacoma LNG Tracker tariff filing include:

- 1. Prefiled Direct Testimony and exhibits of Susan E. Free, Exh. SEF-1T through Exh. SEF-3;
- 2. Prefiled Direct Testimony and exhibits of Ronald J. Roberts, Exh. RJR-1T through Exh. RJR-10C;
- 3. Prefiled Direct Testimony and exhibits of William F. Donahue, Exh. WFD-1T through Exh-WFD-4; and
- 4. Prefiled Direct Testimony of John D. Taylor, Exh. JDT-1T through Exh. JDT-7.

Pursuant to WAC 480-07-160(5), certain documents in this filing are designated as Confidential per WAC 480-07-160 because they contain valuable commercial information, including trade secrets or confidential marketing, cost, or financial information, or customerspecific usage and network configuration and design information, and the release of this information would cause a competitive harm to PSE and third parties if released. PSE requests May 25, 2023 Page 2

the Commission enter a standard protective order in this proceeding as soon as practicable to facilitate the review of this filing.

Please also note that Exh. RJR-8C contains information that is attorney-client privileged and/or attorney work product, but that PSE has elected to waive privilege for certain selected information. PSE's decision to waive privilege with respect to certain selected information does not in any way constitute a waiver of other privileged information.

Additionally, PSE will serve workpapers on counsel via electronic means.

Please do not hesitate to contact me if you have any questions.

Very truly yours,

Smu S. Canson

Sheree S. Carson

SSC:acs Enclosures

cc: All Parties