EXH. PJP-\_X DOCKET UE-210795 2022 PSE CEIP WITNESS: PHILLIP J. POPOFF

## 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

#### PHILLIP J. POPOFF

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. 200:

**Topic**: Popoff Testimony (SCGHG Modeling)

Please confirm whether the modeling errors described in PSE's responses to Data Request No. 177 affect the annual incremental costs associated with the "CETA" portfolio using PSE's SCGHG methodology. If so, please provide the annual resource incremental costs associated with the "CETA" portfolio using PSE's SCGHG methodology based on the corrected analysis referenced in PSE's response to Data Request No. 177.

#### Response:

The modeling errors described in Puget Sound Energy's ("PSE") Response to Front and Centered and NW Energy Coalition Data Request No. 177 do not affect the annual incremental costs associated with the "CETA" portfolio using PSE's social cost of greenhouse gas methodology.

PSE's Response to Front and Centered and NW Energy Coalition Data Request No. 200

Date of Response: 01/18/2023

Person who Prepared the Response: Caity Du

Witness Knowledgeable About the Response: Phillip Popoff