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February 15, 2024

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**Electronically Filed**

Received  
Records Management  
Feb 15, 2024

Jeff Killip, Executive Director and Secretary  
Washington Utilities and Transportation Commission  
621 Woodland Square Loop SE  
Lacey, Washington 98503

**Re: Puget Sound Energy 2024 General Rate Case  
Dockets UE-240004 / UG-240005**

Dear Director Killip:

Enclosed for filing in the above-referenced dockets are testimony and exhibits supporting Puget Sound Energy's ("PSE") general rate case (two-year multiyear rate plan) containing updates to its electric and natural gas rates, as well as other documents required by WAC 480-07-510. Given the volume of the exhibits, testimony, and other documents, PSE is submitting the exhibits and testimony electronically by Box, pursuant to direction from the Records Center.

**Testimony and Exhibits**

The testimony and exhibits being filed include the following:

1. Prefiled Direct Testimony of Ned W. Allis, Exh. NWA-1T through NWA-3;
2. Prefiled Direct Testimony of Gilbert Archuleta, Exh. GA-1T through GA-13C;
3. Prefiled Direct Testimony of Aaron A. August, Exh. AAA-1T through AAA-2;
4. Prefiled Direct Testimony of Roque B. Bamba, Exh. RBB-1T through RBB-5;
5. Prefiled Direct Testimony of Ann E. Bulkey, Exh. AEB-1T through AEB-18;
6. Prefiled Direct Testimony of Mark A. Carlson, Exh. MAC-1T through MAC-14C;
7. Prefiled Direct Testimony of Colin P. Crowley, Exh. CPC-1HCT through CPC-12C;

8. Prefiled Direct Testimony of Dr. Chhandita Das, Exh. CD-1T through CD-4;
9. Prefiled Direct Testimony of Daniel A. Doyle, Exh. DAD-1CT through DAD-7;
10. Prefiled Direct Testimony of Brian E. Fellon, Exh. BEF-1T through BEF-7;
11. Prefiled Direct Testimony of Susan E. Free, Exh. SEF-1T through SEF-27;
12. Prefiled Direct Testimony of Philip A. Haines, Exh. PAH-1CT through PAH-18;
13. Prefiled Direct Testimony of James P. Hogan, Exh. JPH-1CT through JPH-23C;
14. Prefiled Direct Testimony of Thomas M. Hunt, Exh. TMH-1T through TMH-11;
15. Prefiled Direct Testimony of Troy A. Hutson, Exh. TAH-1T through TAH-9;
16. Prefiled Direct Testimony of Joshua J. Jacobs, Exh. JJJ-1T through JJJ-3;
17. Prefiled Direct Testimony of Birud D. Jhaveri, Exh. BDJ-1T through BDJ-3;
18. Prefiled Direct Testimony of Josh A. Kensok, Exh. JAK-1CT through JAK-5C;
19. Prefiled Direct Testimony of David J. Landers, Exh. DJL-1T through DJL-9;
20. Prefiled Direct Testimony of Dr. Mark Newton Lowry, Exh. MNL-1T through MNL-3;
21. Prefiled Direct Testimony of John Mannetti, Exh. JM-1CT through JM-8;
22. Prefiled Direct Testimony of Matthew R. Marcellia, Exh. MRM-1T through MRM-3;
23. Prefiled Direct Testimony of Monica Martinez, Exh. MM-1T through MM-2;
24. Prefiled Direct Testimony of Christopher T. Mickelson, Exh. CTM-1T through CTM-12;
25. Prefiled Direct Testimony of Brennan D. Mueller, Exh. BDM-1T through BDM-22C;
26. Prefiled Direct Testimony of Ryan Murphy, Exh. RM-1T through RM-3;
27. Prefiled Direct Testimony of Cara G. Peterman, Exh. CGP-1CT through CGP-10C;
28. Prefiled Direct Testimony of Craig J. Pospisil, Exh. CJP-1T through CJP-12;

29. Prefiled Direct Testimony of Curt D. Puckett, Exh. CDP-1T through CDP-3;
30. Prefiled Direct Testimony of Ronald J. Roberts, Exh. RJR-1T through RJR-2;
31. Prefiled Direct Testimony of Todd A. Shipman, CFA, Exh. TAS-1T through TAS-4C;
32. Prefiled Direct Testimony of Stacy W. Smith, Exh. SWS-1T through SWS-5;
33. Prefiled Direct Testimony of Steve St. Clair, Exh. SJS-1T through SJS-5C;
34. Prefiled Direct Testimony of Matt Steuerwalt, Exh. MS-1T through MS-3;
35. Prefiled Direct Testimony of John D. Taylor, Exh. JDT-1T through JDT-7;
36. Prefiled Direct Testimony of Michelle L. Vargo, Exh. MLV-1T through MLV-2;
37. Prefiled Direct Testimony of Carol L. Wallace, Exh. CLW-1T through CLW-9;
38. Prefiled Direct Testimony of Zacaraias C. Yanez, Exh. ZCY-1CT through ZCY-5C;

Pursuant to WAC 480-07-160(5) and (6), documents in this filing are designated as Confidential or Highly Confidential per WAC 480-07-160 because they contain valuable commercial information, including trade secrets or confidential marketing, cost, or financial information, or customer-specific 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.

#### Other Documents Being Filed

Filed in conjunction with this filing is a Motion for Protective Order With “Highly Confidential” Provisions, which requests that the Commission issue a protective order with heightened protections for Highly Confidential information.

PSE is also filing certain required financial and FERC documents pursuant to WAC 480-07-510(7) in conjunction with this filing.

#### Service of Filing and Workpapers

PSE is serving the full case on Public Counsel and Commission Staff. A copy of the Summary Document required by WAC 480-07-510 is being served on the required parties.

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PSE will provide workpapers to counsel on or before February 23, 2024.

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

Respectfully,



Sheree S. Carson

SSC:acs

Enclosures

cc: Jon Piliaris  
Susan Free  
Birud Jhaveri  
Jeff Roberson  
Tad O'Neill