

September 19, 2018

Via Email (techforum@bpa.gov)

U.S. Department of Energy
Bonneville Power Administration
Transmission Services

Re: Comments of Puget Sound Energy, Inc. on BPA’s Draft Redirects and Reservation Priority Business Practices

Puget Sound Energy, Inc. (“PSE”) hereby comments on the following draft BPA business practices: (i) Redirects, Version 24,¹ and (ii) Reservation Priority, Version 11.²

In BPA’s proposed Redirects, Version 24, Business Practice, it is unclear why Section C(5) is deleted. Is it accurate? Is it covered elsewhere? If Section C(5) is accurate and not covered elsewhere, it should be retained for clarity.

In BPA’s proposed Reservation Priority, Version 11, Business Practice, BPA should in Section C(6)(a) change “cannot” to “would not” and in Section C(6)(b) change “will not” to “would not”. These revisions should help clarify that the Business Practice is referring to what would or would not happen under specified conditions rather than what will or will not necessarily happen.

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PSE appreciates BPA’s review of these comments and consideration of the recommendations contained herein. By return e-mail, please confirm BPA’s receipt of these comments.

¹ Available at <https://www.bpa.gov/transmission/Doing%20Business/bp/Redlines/Redline-Redirects-BP-V24.pdf>

² Available at <https://www.bpa.gov/transmission/Doing%20Business/bp/Redlines/Redline-Reservation-Priority-BP-V11.pdf>