CERTIFICATION OF ENROLLMENT

HOUSE BILL 2663

55th Legislature 1998 Regular Session

Passed by the House February 10, 1998 Yeas 96 Nays 0

Speaker of the House of Representatives

Passed by the Senate March 4, 1998 Yeas 42 Nays 0

President of the Senate

Approved

CERTIFICATE

I, Timothy A. Martin, Chief Clerk of the House of Representatives of the State of Washington, do hereby certify that the attached is **HOUSE BILL 2663** as passed by the House of Representatives and the Senate on the dates hereon set forth.

Chief Clerk

FILED

Governor of the State of Washington

Secretary of State State of Washington

HOUSE BILL 2663

Passed Legislature - 1998 Regular Session

State of Washington 55th Legislature 1998 Regular Session

By Representative Crouse; by request of Utilities & Transportation Commission

Read first time 01/16/98. Referred to Committee on Energy & Utilities.

AN ACT Relating to filing of affiliated transactions with the utilities and transportation commission; and amending RCW 80.16.020, 80.16.030, 80.16.050, 80.16.060, 80.16.070, 81.16.020, 81.16.030, 81.16.050, 81.16.060, and 81.16.070.

5 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:

6 **Sec. 1.** RCW 80.16.020 and 1961 c 14 s 80.16.020 are each amended 7 to read as follows:

((No)) Every public service company shall file with the commission 8 <u>a verified copy, or a verified summary if unwritten, of a</u> contract or 9 10 arrangement providing for the furnishing of management, supervisory construction, engineering, accounting, legal, financial, or similar 11 12 services, ((and no)) or any contract or arrangement for the purchase, 13 sale, lease, or exchange of any property, right, or thing, or for the furnishing of any service, property, right, or thing, other than those 14 15 ((above)) enumerated in this section, hereafter made or entered into between a public service company and any affiliated interest as defined 16 17 in this chapter, including open account advances from or to ((such)) the affiliated interests((, shall be valid or effective unless and 18 19 until such contract or arrangement shall have received the approval of

the commission. It shall be the duty of every public service company 1 2 to file with the commission, a verified copy or a verified summary of any such unwritten contract or arrangement, and also of all such 3 4 contracts and arrangements, whether written or unwritten, entered into prior to March 18, 1933 and in force and effect at that time. The 5 commission shall approve such contract or arrangement hereafter made or 6 7 entered into only if it shall clearly appear and be established upon 8 investigation that it is reasonable and consistent with the public 9 interest; otherwise the contract or arrangement shall not be 10 approved)). The filing must be made prior to the effective date of the contract or arrangement. Modifications or amendments to the contracts 11 or arrangements with affiliated interests must be filed with the 12 commission prior to the effective date of the modification or 13 14 amendment. Any time after receipt of the contract or arrangement, the 15 commission may institute an investigation and disapprove the contract, arrangement, modification, or amendment thereto if the commission finds 16 the public service company has failed to prove that it is reasonable 17 and consistent with the public interest. The commission ((shall not be 18 19 required to approve)) may disapprove any such contract or arrangement ((unless)) if satisfactory proof is not submitted to the commission of 20 the cost to the affiliated interest of rendering the services or of 21 22 furnishing the property or service described ((herein)) in this 23 section.

24 **Sec. 2.** RCW 80.16.030 and 1961 c 14 s 80.16.030 are each amended 25 to read as follows:

26 In any proceeding, whether upon the commission's own motion or upon 27 complaint, involving the rates or practices of any public service company, the commission may exclude from the accounts of ((such)) the 28 29 public service company any payment or compensation to an affiliated 30 interest for any services rendered or property or service furnished, as ((above)) described in this section, under existing contracts or 31 arrangements with ((such)) the affiliated interest unless ((such)) the 32 public service company ((shall)) establishes the reasonableness of 33 34 ((such)) the payment or compensation. In ((such)) the proceeding the commission shall disallow ((such)) the payment or compensation, in 35 36 whole or in part, in the absence of satisfactory proof that it is 37 reasonable in amount. In such <u>a</u> proceeding, any payment or compensation may be disapproved or disallowed by the commission, in 38

p. 2

whole or in part, ((unless)) if satisfactory proof is not submitted to
the commission of the cost to the affiliated interest of rendering the
service or furnishing the property or service ((above)) described in
this section.

5 **Sec. 3.** RCW 80.16.050 and 1961 c 14 s 80.16.050 are each amended 6 to read as follows:

7 The commission shall have continuing supervisory control over the terms and conditions of such contracts and arrangements as are herein 8 9 described so far as necessary to protect and promote the public The commission shall have the same jurisdiction over the 10 interest. modifications or amendment of contracts or arrangements as are herein 11 12 described as it has over such original contracts or arrangements. The fact that a contract or arrangement has been filed with, or the 13 14 commission ((shall have)) has approved entry into such contracts or 15 arrangements as described herein shall not preclude disallowance or 16 disapproval of payments made pursuant thereto, if upon actual experience under such contract or arrangement, it appears that the 17 18 payments provided for or made were or are unreasonable. Every order of 19 the commission approving any such contract or arrangement shall be expressly conditioned upon the reserved power of the commission to 20 revise and amend the terms and conditions thereof, if, when, and as 21 22 necessary to protect and promote the public interest.

23 **Sec. 4.** RCW 80.16.060 and 1961 c 14 s 80.16.060 are each amended 24 to read as follows:

Whenever the commission shall find upon investigation that any 25 public service company is giving effect to any such contract or 26 27 arrangement without such contract or arrangement having ((received the 28 commission's approval)) been filed or approved, the commission may issue a summary order prohibiting the public service company from 29 treating any payments made under the terms of such contract or 30 31 arrangement as operating expenses or as capital expenditures for rate 32 or valuation purposes, unless and until such contract or arrangement 33 has been filed with the commission or until payments ((shall)) have received the approval of the commission. 34

35 **Sec. 5.** RCW 80.16.070 and 1961 c 14 s 80.16.070 are each amended 36 to read as follows:

HB 2663.PL

p. 3

Whenever the commission ((shall)) finds upon investigation that any 1 2 public service company is making payments to an affiliated interest, although ((such)) the payments have been disallowed ((and)) or 3 4 disapproved by the commission in a proceeding involving the public service company's rates or practices, the commission shall issue a 5 summary order directing the public service company ((from treating 6 such)) to not treat the payments as operating expenses or capital 7 8 expenditures for rate or valuation purposes, unless and until ((such)) the payments ((shall)) have received the approval of the commission. 9

10 **Sec. 6.** RCW 81.16.020 and 1961 c 14 s 81.16.020 are each amended 11 to read as follows:

12 ((No)) Every public service company shall file with the commission a verified copy, or a verified summary if unwritten, of a contract or 13 14 arrangement providing for the furnishing of management, supervisory 15 construction, engineering, accounting, legal, financial, or similar services, ((and no)) or any contract or arrangement for the purchase, 16 sale, lease, or exchange of any property, right, or thing, or for the 17 18 furnishing of any service, property, right, or thing, other than those 19 ((above)) enumerated in this section, hereafter made or entered into between a public service company and any affiliated interest as defined 20 21 in this chapter, including open account advances from or to ((such)) 22 the affiliated interests((, except open account advances from or to a 23 common carrier subject to the provisions of part one of the interstate 24 commerce act, shall be valid or effective unless and until such 25 contract or arrangement shall have received the approval of the 26 commission. It shall be the duty of every public service company to 27 file with the commission, a verified copy or a verified summary of any such unwritten contract or arrangement, and also of all such contracts 28 29 and arrangements, whether written or unwritten, entered into prior to 30 March 18, 1933 and in force and effect at that time. The commission shall approve such contract or arrangement hereafter made or entered 31 into only if it shall clearly appear and be established upon 32 33 investigation that it is reasonable and consistent with the public 34 interest; otherwise the contract or arrangement shall not be approved)). The filing must be made prior to the effective date of the 35 36 contract or arrangement. Modifications or amendments to the contracts 37 or arrangements with affiliated interests must be filed with the 38 commission prior to the effective date of the modification or

amendment. The commission may at any time after receipt of the 1 contract or arrangement institute an investigation and disapprove the 2 contract, arrangement, or amendment thereto if the commission finds the 3 4 public service company has failed to prove that it is reasonable and consistent with the public interest. The commission ((shall not be 5 required to approve)) may disapprove any such contract or arrangement 6 7 ((unless)) if satisfactory proof is not submitted to the commission of 8 the cost to the affiliated interest of rendering the services or of 9 furnishing the property or service described ((herein)) in this 10 section.

11 **Sec. 7.** RCW 81.16.030 and 1961 c 14 s 81.16.030 are each amended 12 to read as follows:

13 In any proceeding, whether upon the commission's own motion or upon 14 complaint, involving the rates or practices of any public service 15 company, the commission may exclude from the accounts of ((such)) the public service company any payment or compensation to an affiliated 16 interest for any services rendered or property or service furnished, as 17 18 ((above)) described in this section, under existing contracts or 19 arrangements with ((such)) the affiliated interest unless ((such)) the 20 public service company ((shall)) establishes the reasonableness of ((such)) the payment or compensation. In ((such)) the proceeding the 21 commission shall disallow ((such)) the payment or compensation, in 22 23 whole or in part, in the absence of satisfactory proof that it is In such <u>a</u> proceeding, any payment 24 reasonable in amount. or 25 compensation may be disapproved or disallowed by the commission, in whole or in part, ((unless)) if satisfactory proof is not submitted to 26 the commission of the cost to the affiliated interest of rendering the 27 service or furnishing the property or service ((above)) described in 28 29 this section.

30 **Sec. 8.** RCW 81.16.050 and 1961 c 14 s 81.16.050 are each amended 31 to read as follows:

The commission shall have continuing supervisory control over the terms and conditions of such contracts and arrangements as are herein described so far as necessary to protect and promote the public interest. The commission shall have the same jurisdiction over the modifications or amendment of contracts or arrangements as are herein described as it has over such original contracts or arrangements. The

p. 5

fact that a contract or arrangement has been filed with, or the 1 2 commission ((shall have)) has approved entry into such contracts or arrangements, as described herein, shall not preclude disallowance or 3 4 disapproval of payments made pursuant thereto, if upon actual 5 experience under such contract or arrangement, it appears that the payments provided for or made were or are unreasonable. Every order of 6 the commission approving any such contract or arrangement shall be 7 8 expressly conditioned upon the reserved power of the commission to 9 revise and amend the terms and conditions thereof, if, when and as 10 necessary to protect and promote the public interest.

11 **Sec. 9.** RCW 81.16.060 and 1961 c 14 s 81.16.060 are each amended 12 to read as follows:

13 Whenever the commission shall find upon investigation that any 14 public service company is giving effect to any such contract or 15 arrangement without such contract or arrangement having ((received the commission's approval)) been filed or approved, the commission may 16 issue a summary order prohibiting the public service company from 17 18 treating any payments made under the terms of such contract or 19 arrangement as operating expenses or as capital expenditures for rate or valuation purposes, unless and until such contract or arrangement 20 has been filed with the commission or until payments ((shall)) have 21 22 received the approval of the commission.

23 **Sec. 10.** RCW 81.16.070 and 1961 c 14 s 81.16.070 are each amended 24 to read as follows:

25 Whenever the commission ((shall)) finds upon investigation that any public service company is making payments to an affiliated interest, 26 27 although ((such)) the payments have been disallowed ((and)) or 28 disapproved by the commission in a proceeding involving the public 29 service company's rates or practices, the commission shall issue a summary order directing the public service company ((from treating 30 31 such)) to not treat the payments as operating expenses or capital 32 expenditures for rate or valuation purposes, unless and until ((such)) 33 the payments ((shall)) have received the approval of the commission.

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