

**BEFORE THE
WASHINGTON UTILITIES AND TRANSPORTATION COMMISSION**

WASHINGTON UTILITIES AND
TRANSPORTATION COMMISSION

Complainant,

v.

PUGET SOUND ENERGY,

Respondent.

DOCKET UE-260005 and UG-260006

PETITION TO INTERVENE OF
MICROSOFT CORPORATION

1 Pursuant to WAC § 480-07-355, Microsoft Corporation (“Microsoft”) hereby petitions the Washington Utilities and Transportation Commission (“WUTC” or “Commission”) for leave to intervene in the above-referenced dockets as an intervenor with full party status, as described in WAC § 480-07-340. The business address of Microsoft is:

Microsoft Corporation
Microsoft Real Estate & Facilities
One Microsoft Way
Redmond, WA 98052

2 Microsoft will be represented in this proceeding by Pepple Moser, P.C. (“Pepple Moser”). All documents relating to this proceeding should be served on Microsoft’s attorney at the following address:

Tyler C. Pepple
Pepple Moser, P.C.
1500 S.W. First Avenue, Suite 980
Portland, OR 97201
Tyler@pepplemoser.com
503.883.8689

Attorney for Microsoft

3 Microsoft does not request paper service, unless required by WUTC rules or law. If
permitted by the presiding officer, Microsoft also requests that electronic service be provided to
the following:

Anna V. Congdon
anna@pepplemoser.com
Legal Assistant for Pepple Moser

4 The administrative rules at issue are WAC § 480-07-340, -355.

5 Microsoft has a substantial interest in Puget Sound Energy’s (“PSE” or “Company”) 2026 general rate case (“GRC”), which the Company filed on February 27, 2026. Microsoft currently takes delivery service from PSE pursuant to a special contract approved in Docket No. UE-161123. Microsoft is the only PSE electric special contract customer and pays delivery rates under the terms of this special contract. Accordingly, Microsoft has a direct and substantial interest in this proceeding that will not be adequately represented by any other party and may be affected by any Commission Decision made in connection with this proceeding and requests leave to intervene.

6 Microsoft’s intervention in the proceeding will assist the Commission in determining the fair and reasonable allocation of costs to Microsoft and will not unreasonably broaden the issues, burden the record, or delay this proceeding. Thus, it is in the public interest to allow Microsoft to intervene.

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WHEREFORE, Microsoft respectfully petitions the Commission for leave to intervene in this proceeding.

Dated this 9th day of March, 2026.

Respectfully submitted,

PEPPLE MOSER, P.C.

/s/ Tyler C. Pepple

Tyler C. Pepple, OSB #132256

Pepple Moser, P.C.

1500 S.W. First Avenue, Suite 980

Portland, Oregon 97201

tyler@pepplemoser.com

503.883.8689

Of Attorneys for Microsoft Corporation