BEFORE THE WASHINGTON UTILITIES AND TRANSPORTATION COMMISSION

Washington Utilities and Transportation)	
Commission,)	Docket No. UE-032065
Complainant,)	
)	
v.)	PETITION TO INTERVENE
)	Citizens' Utility Alliance
PACIFICORP d/b/a PACIFIC POWER)	of Washington
& LIGHT COMPANY)	-
)	
Respondent.)	

The Citizens' Utility Alliance of Washington (Alliance) hereby requests permission to intervene in the above referenced proceeding. In support of this Petition to Intervene, the Alliance asserts the following:

1. The Alliance's name and address is:

Citizens' Utility Alliance of Washington 212 W. 2nd Ave, Suite 100 Spokane, WA 99201

John O'Rourke, an employee and the Program Director of the Alliance, represents the Alliance in this matter. John O'Rourke is designated for service of all documents in this matter at the address of the Alliance office provided above.

- 2. This Petition to Intervene is made pursuant to Section 480-07-355 of the Washington Administrative Code.
- 3. The Alliance is a grassroots statewide consumer advocacy group with more than 2200 members from 120 Washington cities. The Alliance has members that are residential customers of the Respondent, Pacific Power & Light Company.
- 4. The mission of the Alliance is to protect, educate and advocate for Washington's residential gas, electric, water, and telecommunications consumers. Specific purposes of

the Alliance are to:

(a) Promote public polices that ensure affordable access to power and telecommunications service for all of Washington's citizens, especially low-income and vulnerable citizens;

(b) Organize Washington citizens so that they effectively advocate their views on important power, telecommunications and water issues;

(c) Promote energy conservation and renewable energy sources; and

(d) Expose and prevent utility fraud and work to hold offenders accountable.

5. The Alliance has a special interest in this proceeding because many Washington

residents, including Alliance members, will be directly affected by the Respondents

proposed 13.5 percent residential rate increase and by other matters that may result from

this proceeding.

6. There is no other grassroots non-profit, membership based, residential customer

advocacy group participating in this proceeding. The Alliance intends to help organize

public participation and public comment, educate the general public on the issues, and

advocate for it members and residential customers in this case.

7. The Alliance has no intention of broadening the issues, burdening the record or

delaying the proceeding through its intervention.

8. For the reasons listed above, the intervention of the Alliance in this proceeding is in the

public interest. The Alliance requests the Commission grant its petition to intervene in this

matter.

9. I certify that the facts asserted herein are true and correct to the best of my belief.

Dated this 22nd day of January 2004.

Respectfully su	ıbmitted,
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John O'Rourke, Program Coordinator Citizens' Utility Alliance 212 W. 2nd Ave. Suite 100 Spokane, WA 99201

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that I have this day served the foregoing document upon all parties of record in these proceedings by mailing a copy properly addressed with first class postage prepaid.

Dated this 22nd day of January, 2004.

John O'Rourke, Program Coordinator 212 W. 2nd Ave., Suite 100 Spokane WA 99201 509.744.3370, Ext 247 orourke@snapwa.org