## BEFORE THE

WASHINGTON UTILITIES AND TRANSPORTATION COMMISSION

WASHINGTON UTILITIES AND TRANSPORTATION COMMISSION,

Complainant,
v.

PUGET SOUND ENERGY, INC.,
Respondent.

Docket No. UE-111048
Docket No. UG-111049 (Consolidated)

ATTACHMENT NO. 2 TO THE CROSS-ANSWERING TESTIMONY OF EZRA D. HAUSMAN, PH.D.
ON BEHALF OF THE SIERRA CLUB

# BEFORE THE WASHINGTON STATE UTILITIES AND TRANSPORTATION COMMISSION 

WUTC v. PSE
Docket Nos. UE-111048 and UG-111049

PUBLIC COUNSEL AND ICNU RESPONSE TO SIERRA CLUB DATA REQUEST NO. 1-1

Request No:
Directed to:
Date Received:
Date Produced:
Prepared by:
Witness:
SC 1-1: $\quad$ Reference the Direct Testimony of Scott Norwood in Dockets No. UE111048 \& UG-11049, lines 7, 13, 19, and 22 (on page 5) and lines 4 and 9 (on page 6) Mr. Norwood has identified a number of areas in which he believes PSE has misstated the costs and benefits of the Lower Snake River Phase I project:
a. Please specify for which scenarios and wind build cases the dollar figures on these lines apply.
b. Please clarify whether or not each dollar figure should be considered "additive" with each of the other proposed adjustments.

## Response:

1-1
Scott Norwood
December 22, 2011
January 4, 2012
Scott Norwood
Scott Norwood

a. The error referenced on page 5, line 7 of Mr. Norwood's testimony was made by PSE in the Business as Usual scenarios for each of the wind build cases listed in Figure 1 on page 4 of Mr. Norwood's testimony. The problems referenced on lines 13, 19 and 22 of page 5 , and on lines 4 and 9 of page 6 of Mr. Norwood's testimony were included in all scenarios and wind build cases evaluated by PSE leading to the May 2010 selection of the LSR 1 project.
b. The dollar figures provided represent estimates of the impacts of the referenced problems and are not necessarily completely additive.

