EXHIBIT NO. ___(EDH-7) DOCKET NO. UE-111048/UG-111049 2011 PSE GENERAL RATE CASE WITNESS: EZRA D. HAUSMAN

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

JANUARY 17, 2012

Exhibit No.___(EDH-7) Page 1 of 1 Page 1.01

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:	1-1
Directed to:	Scott Norwood
Date Received:	December 22, 2011
Date Produced:	January 4, 2012
Prepared by:	Scott Norwood
Witness:	Scott Norwood

SC 1-1: Reference the Direct Testimony of Scott Norwood in Dockets No. UE-111048 & 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:

- 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.