**BEFORE THE WASHINGTON UTILITIES AND TRANSPORTATION COMMISSION**

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| **WASHINGTON UTILITIES AND TRANSPORTATION COMMISSION,** **Complainant,****v.****PUGET SOUND ENERGY,** **Respondent** |  | Docket No. UE-161123CORRECTED PETITION FOR LEAVE TO INTERVENE OF WAL-MART STORES, INC. and sam’s west, inc. |

1. Pursuant to WAC § 480-07-355, Wal-Mart Stores, Inc. and Sam’s West, Inc. (collectively “Walmart”) hereby petition the Washington Utilities and Transportation Commission (“WUTC” or “Commission”) for leave to intervene in the above-referenced docket as intervenors with full party status, as described in WAC § 480-07-340. The business address of Walmart is:

 Wal-Mart Stores, Inc.

 2001 SE Tenth Street

 Bentonville, Arkansas 72716-0550

2. Walmart will be represented in this proceeding by Parsons Behle & Latimer. All documents relating to this proceeding should be served on Walmart’s attorney and business representative at the following addresses:

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| Vicki M. BaldwinParsons Behle & Latimer201 South Main Street, Suite 1800Salt Lake City, Utah 84111vbaldwin@parsonsbehle.comTelephone: (801) 532-1234Facsimile: (801-536-6111 | Steve W. ChrissDirector, Energy and Strategy AnalysisWalmart Stores, Inc.2001 SE Tenth StreetBentonville, Arkanses 72716-0550Stephen.Chriss@walmart.comTelephone: (479) 204-1594 |

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

4. Walmart is a large retailer with 71 facilities in Washington with over 20,000 associates. Twenty-two of those facilities take service from Puget Sound Energy (“PSE”).

5. Walmart has a direct, immediate, and substantial interest in PSE’s proposed new electric Schedule No. 451 and this proceeding as a customer of PSE. The interests of Walmart will not be adequately represented by any other party to this proceeding.

6. The rate Walmart pays for electric service from PSE in Washington and its ability to take full advantage of PSE’s proposed new retail wheeling service may be affected by a Commission decision in this proceeding.

7. Walmart has not yet determined the extent of its participation or the precise nature of the relief it will request, but anticipates participating in this matter to the extent necessary to ensure its interests in Washington are protected. The interests of justice and the orderly and prompt conduct of this proceeding will not be impaired by the grant of Walmart’s Petition to Intervene. Neither will Walmart’s participation unnecessarily broaden the issues or burden the record in this proceeding. Walmart just learned of the existence of this docket today, November 4. However, no proceedings have yet been conducted so Walmart’s intervention should not impair the prompt conduct of this proceeding. Thus, it is in the public interest to allow Walmart to intervene in this proceeding.

8. WHEREFORE, Walmart respectfully requests that the Commission enter an Order granting Walmart permission to intervene in this docket and to participate to the full extent allowed by the law so that it may appropriately represent its interests as circumstances warrant in this proceeding.

DATED this 7th day of November, 2016.

 /s/ Vicki M. Baldwin

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| Vicki M. BaldwinPARSONS BEHLE & LATIMER201 South Main Street, Suite 1800Salt Lake City, Utah 84111vbaldwin@parsonsbehle.com*Attorneys for Walmart Stores, Inc.*  |

**CERTIFICATE OF SERVICE**

Docket No. UE-161123

 I hereby certify that on this 7th day of November 2016, I caused to be served, a true and correct copy of the foregoing **CORRECTED** **PETITION FOR LEAVE TO INTERVENE OF WALMART STORES INC. AND SAM’S WEST,INC.**, via electronic mail and by First Class U.S. Mail, postage prepaid, to:

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| Christopher M. CaseyOffice of the Attorney General Utilities and Transportation Division1400 S. Evergreen Park Drive S.W.P.O. Box 40128Olympia, WA 98504-0128ccasey@utc.wa.gov | Ken JohnsonPuget Sound EnergyDirector-Rates & Regulatory AffairsP.O. Box 97034, PSE-08NBellevue, WA 98009-9734ken.s.johnson@pse.com | Jason KuzmaPerkins Coie, LLP10885 NE 4th St.P.O. Box 40128Bellevue, WA jkuzma@perkinscoie.com |
| Liz ThomasBen MayerK&L Gates LLP925 Fourth Avenue, Suite 2900Seattle, WA 98104liz.thomas@klgates.comben.mayer@klgates.comMicrosoft Corp.Irene PlenefischGovernment Affairs DirectorOne Microsoft WayRedmond, WA 98052Simon J. ffitch321 High School Rd. NE, Suite D3Box No. 383Bainbridge Island, WA 98110simon@ffitchlaw.com | Industrial Customers of Northwest UtilitiesTyler C. PeppleDavison Van Cleve, P.C.333 S.W. Taylor, Suite 400Portland, OR 97204tcp@dvclaw.comJoni Bosh811 1st Ave., Suite 305Seattle, WA 98104joni@swenergy.orgRobert D. KahnNorthwest & Intermountain power Producers Coalition P.O. Box 504Mercer Island, WA 98040rkahn@nippc.org | Lisa W. GafkenAssistant Attorney GeneralWashing State Attorney General’s OfficePublic Counsel Unit800 5th Ave., Suite 2000Seattle, WA 98104-3188Lisa.gafken@atg.wa.govWendy Gerlitz1205 SE FlavelPortland, OR 97202wendy@nwenergy.orgIrion SangerSidney VillanuevaSanger Law, P.C.1117 SE 53rd Ave.Portland, OR 97215irion@sanger-law.comsidney@sanger-law.com |

/s/ Chermaine D. Gord