

BEFORE THE WASHINGTON UTILITIES AND TRANSPORTATION COMMISSION

**Docket Nos. UE-111048 and UG-111049
Puget Sound Energy, Inc.'s
2011 General Rate Case**

EP DATA REQUEST NO. 007

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If not all of these low income customers participated in energy conservation programs, what number did? What portion of the 19.6% (or 255,000) residential customers PSE recently estimated are low-income in your response to Public Counsel DR #224 does this represent?

Response:

Puget Sound Energy, Inc. ("PSE") objects to EP Data Request No. 007 as overly broad, unduly burdensome, and vague with regard to "these low income customers". PSE further objects to EP Data Request No. 007 to the extent that it mischaracterizes PSE's Response to Public Counsel Data Request No. 224. PSE provided the number of customer counts that are below federal poverty level, whether or not an individual PSE household can qualify for one of PSE's low-income conservation programs is another matter.

Without waiving such objections, and subject thereto, PSE responds as follows:

PSE does not have the information requested in EP Data Request No. 007.