**BEFORE THE**

# WASHINGTON UTILITIES AND TRANSPORTATION COMMISSION

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| **In the Matter of the Petition of  PUGET SOUND ENERGY, INC.  and NW ENERGY COALITION  For an Order Authorizing PSE To Implement Electric and Natural Gas Decoupling Mechanisms and To Record Accounting Entries Associated With the Mechanisms** | **)**  **)**  **)**  **)**  **)**  **)**  **)**  **)**  **)**  **)** | **DOCKET NO. UE-121697**  **DOCKET NO. UG-121705**  **LATE-FILED PETITION TO INTERVENE OF**  **NUCOR STEEL SEATTLE, INC.** |

Pursuant to WAC § 480-07-355, Nucor Steel Seattle, Inc. (“Nucor”) hereby moves for leave to intervene in the above-referenced proceeding before the Washington Utilities and Transportation Commission (“Commission”). As required by WAC § 480-07-145(2)(d), Nucor has provided this Petition by electronic mail. In support of this Motion, Nucor states as follows:

1. On October 25, 2012, Puget Sound Energy, Inc. (“PSE”) and the NW Energy Coalition (the “Coalition”), collectively referred to as the “Joint Parties,” filed a petition requesting an order authorizing PSE to implement an electric and natural gas decoupling mechanism and to begin recording accounting entries associated with the mechanism, effective November 1, 2012. On March 3, 2013, the Joint Parties filed an amended petition requesting an order authorizing PSE to implement electric and natural gas decoupling mechanisms and to begin recording accounting entries associated with the mechanism effective May 2, 2013.

2. Nucor owns and operates a steel mill in Seattle, Washington, and takes gas transportation service from PSE. Nucor’s full name and primary place of business is:

Nucor Steel Seattle, Inc.

2424 SW Andover  
Seattle, Washington 98106-1100

3. As a major transportation customer of PSE, Nucor has a direct interest in these proceedings, and the outcome may have a substantial and direct effect on Nucor. Nucor has not yet determined what, if any, positions it will take on any issues raised, nor what relief it may seek to protect its interests.

4. Nucor has no intention of unreasonably broadening the issues, burdening the record, or delaying the proceeding through its intervention. Nucor intends to abide by the procedural schedule included in Order 02 issued by the Commission on March 22, 2013.

5. Joint Parties first proposed that decoupling apply to natural gas transportation customers when they filed their amended petition on March 1, 2013. Nucor’s energy counsel first became aware of this amendment on March 12, 2013. Nucor did not participate in the Joint Prehearing Conference on March 22, 2013 due to administrative oversight and was thus unable to orally petition for intervention. Nucor is respectfully submitting its petition at this time.

6. The following persons should be included on the service list in these proceedings, and all communications concerning this matter should be addressed to:

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| Damon E. Xenopoulos, Esq.  Shaun C. Mohler, Esq.  Brickfield, Burchette, Ritts & Stone, PC  1025 Thomas Jefferson St., NW  Eighth Floor-West Tower  Washington, DC 20007  Telephone: 202-342-0800  Facsimile: 202-342-0807  dex@bbrslaw.com  shaun.mohler@bbrslaw.com |  |

WHEREFORE, Nucor respectfully petitions the Commission for leave to participate in this proceeding with full rights as a party.

DATED this 27th day of March, 2013.

Respectfully submitted,

Damon E. Xenopoulos, Esq.  
Shaun C. Mohler, Esq.

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