BEFORE THE WASHINGTON UTILITIES AND TRANSPORTATION COMMISSION

In the Matter of the Petition of	
PUGET SOUND ENERGY, INC.	
for a Determination of Emissions Compliance	

DOCKET UE-121594

NW Energy Coalition's Petition to Intervene

The NW Energy Coalition (Coalition) hereby requests permission to intervene in the abovereferenced proceeding. In support thereof, the Coalition asserts the following:

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A. The Coalition's business address is:

NW Energy Coalition 811 1st Ave., Suite 305 Seattle, WA 98104

B. The Coalition will be represented in this matter by Senior Policy Associate Danielle Dixon and Policy Director Nancy Hirsh. Ms. Dixon is designated for service of all documents in this matter. They have separately filed a notice of appearance with the Commission, as required by WAC 480-07-345(2). They can be reached at 206-621-0094, fax 206-621-0097, emails: danielle@nwenergy.org, nancy@nwenergy.org.

C. The Coalition is a non-profit organization under section 501(c)(3) of the Internal Revenue Code. The Coalition's primary purpose is to promote an energy future that is clean, reliable, affordable, and equitable. Due to its historic and ongoing work with utility companies and others to achieve these goals, the Coalition possesses a unique interest in the outcome of this proceeding.

D. The Coalition has a special interest in this proceeding. The Coalition was one of the parties that wrote and advocated for Washington's emissions performance standard (RCW 80.80) in 2007, and negotiated amendments to the law in 2011. We are interested in ensuring both the letter and intent of the law are met.

E. The Coalition offers this process considerable expertise in the area of resource planning, industry structure, and economic and policy analysis. The Coalition has participated in numerous rate cases, mergers, and resource planning proceedings in Washington, Oregon, Idaho, and Montana. The Coalition has participated in previous PSE adjudicated proceedings.

F. The Coalition has no intention of unreasonably broadening the issues, burdening the record or delaying the proceeding through its intervention.

For the foregoing reasons, the Coalition asks the Commission to grant its Petition to Intervene in this matter.

October 4, 2012

Respectfully submitted,

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Danielle Dixon, Senior Policy Associate NW Energy Coalition 811 1st Ave., Suite 305 Seattle, WA 98104