BEFORE THE WASHINGTON STATE

UTILITIES AND TRANSPORTATION COMMISSION

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| In the Matter of the Petition ofPUGET SOUND ENERGY, INC. To Update Methodologies Used to Allocate Electric Cost of Service and For Electric Rate Design Purposes | )))))))))) | DOCKET UE-141368PETITION TO INTERVENE OF NW ENERGY COALITION |

1. The NW Energy Coalition (Coalition) hereby requests permission to intervene in the above- referenced proceeding, pursuant to WAC 480-07-355.

The Coalition’s business address is:

NW Energy Coalition

811 1st Ave., Suite 305

Seattle, WA 98104-1711

1. The Coalition will be represented in this matter by Amanda W. Goodin and Todd D. True, Attorneys. Ms. Goodin, Mr. True, and Ms. Powell, litigation assistant, are designated for service of all documents in this matter by electronic service only, at the following addresses:

Amanda W. Goodin

Todd True

Eudora Powell

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1. 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.
2. The Coalition has a special interest in this proceeding because Coalition members will be affected by rate changes and cost shifting among customer classes that may result from this proceeding, and rate design modifications that occur as a result of this proceeding may affect customer investment in energy efficiency and impact low-income customers. The Coalition intends to examine these and other issues in this proceeding.
3. 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 rate cases.
4. The Coalition has no intention of unreasonably broadening the issues, burdening the record or delaying the proceeding through its intervention.
5. For the foregoing reasons, the Coalition asks the Commission to grant its Petition to Intervene in this matter.

 Respectfully submitted this 8th day of August, 2014.

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