

July 10, 2006

**NOTICE OF OPPORTUNITY TO RESPOND TO PUGET SOUND ENERGY'S
MOTION FOR LEAVE TO FILE SUPPLEMENTAL TESTIMONY
(Required Submission Date: July 13, 2006, 3:00 p.m.)**

Re: *Washington Utilities and Transportation Commission v. Puget Sound Energy, Inc.*, Docket UE-060266 and UG-060267

TO ALL PARTIES:

On July 10, 2006, Puget Sound Energy, Inc., filed its Motion for Leave To File Supplemental Testimony and Exhibits. It appears on the face of PSE's Motion that all parties were on notice a filing such as was made on July 10, 2006, would be necessary to update the Company's position concerning its electric revenue deficiency and related information. According to PSE, this update is primarily driven by the recent update of PSE's Purchase Cost Adjustment (PCA) Mechanism power cost baseline rate as of July 1, 2006. PSE states further its belief that other parties to this proceeding are already aware of the substance of the changes and that the supplemental testimony will reduce the burden on other parties by providing clear and comprehensive updates to the Company's original filing considering the revised power cost baseline.

While it appears on the face of PSE's Motion that there is good cause for it to be granted, the Commission provides an opportunity for parties to submit via e-mail attachment any objection the party may have to PSE's proposed supplemental testimony. Any such submission must be made by **3:00 p.m. on Thursday, July 13, 2006**, and must be filed the next day following by delivery of an original and the required number of copies to the Commission's Records Center.

Sincerely,

DENNIS J. MOSS
Administrative Law Judge