

Puget Sound Energy P.O. Box 97034 Bellevue, WA 98009-9734 **PSE.com**

April 5, 2010

Mr. David W. Danner Executive Director and Secretary Washington Utilities and Transportation Commission 1300 S. Evergreen Park Drive S.W. Olympia, WA 98504

Via Electronic Filing and Overnight Mail

Re: Docket No. U-072375

Annual Certificate Pursuant to Commitment Number 35 of Appendix A to the Multiparty Settlement Stipulation

Dear Mr. Danner:

Puget Sound Energy, Inc. ("PSE") and Puget Holdings LLC hereby submit to the Washington Utilities and Transportation Commission an original and twelve copies each of an executed Certificate of Compliance for 2009 and 2010 (the "Certificates") certifying that neither Puget Holdings, LLC nor Puget Sound Energy, Inc. is prohibited from undertaking the transactions described in Commitment 35. The Certificates are provided to satisfy Commitment 35(ii) in Appendix A to the Multiparty Settlement Stipulation as approved in Order No. 08 in Docket No. U-072375.

If you have any questions about the Certificates or require further information, please call me at (425) 462-3495.

Sincerely,

Tom Di Bon

Tom DeBoer Director, Federal & State Regulatory Affairs

Enclosure cc: Service List U-072375

CERTIFICATE OF SERVICE

Docket No. U-072375

I hereby certify that I have this day served the foregoing to the following parties via regular U.S. mail:

Attorneys for Commission Staff: (HC)	Attorneys for Public Counsel: (HC)
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Donald T. Trotter	Public Counsel Section
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Mike Kurtz & Kurt Boehm	Ronald L. Roseman
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Attorneys for FEA: (P)	Attorneys for FEA: (P)
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Donald Brookhyser & Michael P. Alcantar	NW Energy Coalition
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Portland, OR 97201	
Company Representative for NWIGU: (C)	
Paula E. Pyron, Executive Director	
Northwest Industrial Gas Users	
4113 Wolf Berry Court	
Lake Oswego, OR 97035-1827	

Dated at Bellevue, Washington, this 5th day of April 2010.

tm

Deb Sifferman, Case Coordinator Compliance Analyst Rates & Regulatory Affairs Puget Sound Energy, Inc.

COMPLIANCE CERTIFICATE OF PUGET HOLDINGS, LLC and PUGET SOUND ENERGY, INC. for calendar year 2009

In compliance with the Multiparty Settlement in WUTC Docket No. U-072375, Attachment B, Commitment 35, this is to certify that neither Puget Holdings, LLC nor Puget Sound Energy, Inc. is prohibited from undertaking the transactions described in Commitment 35.

35. Joint Applicants commit that as of the closing of the transaction (or within sixty (60) days thereof), PSE will have a common equity ratio of not less than 50 percent. Joint Applicants commit that at all times thereafter, PSE will have a common equity ratio of not less than 44 percent, except to the extent a lower equity ratio is established for ratemaking purposes by the Commission. Joint Applicants represent that Puget Holdings is not prohibited from issuing new equity to third parties. Joint Applicants will not amend the LLC Agreement or other transaction documents to prohibit Puget Holdings from issuing new equity to third parties (including public markets). The transaction documents also permit PSE to issue certain hybrid securities to third parties (including public markets) and Puget Holdings. If Puget Holdings makes a new equity issuance for the purpose of (i) contributing the proceeds thereof (through its relevant subsidiaries) to Puget Energy or PSE, or (ii) applying the proceeds thereof toward the purchase from PSE of hybrid securities that are permitted to be issued under the transaction documents, the proceeds of any such new equity issuances by Puget Holdings shall be used for such purpose. Joint Applicants will provide an annual certificate of an officer of Puget Holdings certifying that neither Puget Holdings nor PSE is prohibited from undertaking the transactions described above.

[emphasis added]

Dated this $\underline{30}^{fh}$ day of March, 2010.

PUGET HOLDINGS, LLC

Bv:

James W. Eldredge Vice President and Controller

ANNUAL COMPLIANCE CERTIFICATE (2009) MERGER COMMITMENT NO. 35

COMPLIANCE CERTIFICATE OF PUGET HOLDINGS, LLC and PUGET SOUND ENERGY, INC. for calendar year 2010

In compliance with the Multiparty Settlement in WUTC Docket No. U-072375, Attachment B, Commitment 35, this is to certify that neither Puget Holdings, LLC nor Puget Sound Energy, Inc. is prohibited from undertaking the transactions described in Commitment 35.

35. Joint Applicants commit that as of the closing of the transaction (or within sixty (60) days thereof), PSE will have a common equity ratio of not less than 50 percent. Joint Applicants commit that at all times thereafter. PSE will have a common equity ratio of not less than 44 percent, except to the extent a lower equity ratio is established for ratemaking purposes by the Commission. Joint Applicants represent that Puget Holdings is not prohibited from issuing new equity to third parties. Joint Applicants will not amend the LLC Agreement or other transaction documents to prohibit Puget Holdings from issuing new equity to third parties (including public markets). The transaction documents also permit PSE to issue certain hybrid securities to third parties (including public markets) and Puget Holdings. If Puget Holdings makes a new equity issuance for the purpose of (i) contributing the proceeds thereof (through its relevant subsidiaries) to Puget Energy or PSE, or (ii) applying the proceeds thereof toward the purchase from PSE of hybrid securities that are permitted to be issued under the transaction documents, the proceeds of any such new equity issuances by Puget Holdings shall be used for such purpose. Joint Applicants will provide an annual certificate of an officer of Puget Holdings certifying that neither Puget Holdings nor PSE is prohibited from undertaking the transactions described above.

[emphasis added]

Dated this $\frac{30^{44}}{10}$ day of March, 2010.

PUGET HOLDINGS, LLC

By:

James W. Eldredge Vice President and Controller