BEFORE THE PUBLIC UTILITY COMMISSION OF OREGON

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In the Matter of Northwest Natural Petition to Commence Investigation AMENDED Petition to Intervene of the NW Energy Coalition/ Natural Resources Defense Council

The NW Energy Coalition (NWEC) and the Natural Resources Defense Council (NRDC) hereby jointly petition to intervene in the above-referenced proceedings as an intervenor party pursuant to OAR 860-13-021. In support of this Petition to Intervene, NWEC/NRDC asserts the following:

A. NWEC's business address is:	NRDC's business address is:
219 First Ave. S., Suite 100	111 Sutter Street,20th Floor,.
Seattle, WA 98104	San Francisco, CA 94104

B. NWEC/NRDC will be represented by NWEC's Sr. Policy Associate Steven Weiss who is designated for service of all documents at the following address:

Steven Weiss	Phone: 503 851-4054
4422 Oregon Trail Ct. NE	
Salem, OR 97305	Steve@nwenergy.org

C. NWEC is a private, non-profit alliance of more than 100 consumer groups, lowincome action agencies and advocacy organizations, good-government groups, environmental organizations and progressive utilities. For the past 24 years, NWEC has promoted equity in ratemaking, and advocated for cost-effective conservation and renewable energy resources, accounting for environmental costs in resource choices, ensuring fair access to NW resources, and actively engaging the public in energy decision making. NWEC's membership draws from the four Northwest states, California and British Columbia.

NRDC is a national environmental organization with 14,000 Oregon members.

D. Besides representing many ratepayers in Oregon, NWEC/NRDC has special interests in these proceedings in ensuring that NW Natural's rates best serve the interests of ratepayers, especially those with limited incomes, and contribute to improvements in the environment. NWEC and NRDC were actively involved in the original NWN Decoupling docket.

NWEC/NRDC's involvement will not unreasonably broaden the issues, burden the record nor delay the proceeding. We offer this process considerable expertise in the area of price signals and decoupling. For the reasons stated above, NWEC/NRDC respectfully requests that we be allowed to intervene in this matter. Dated this 12th day of May, 2005

Respectfully submitted,

Steven Weiss, Senior Policy Associate, NW Energy Coalition
