BEFORE THE STATE OF WASHINGTON

ENERGY FACILITY SITE EVALUATION COUNCIL

In the Matter of Application No. 81-1 of the
PUGET SOUND POWER & LIGHT CO.
SKAGIT/HANFORD NUCLEAR PROJECT
A Washington Corporation

ORDER ALLOWING INTERVENTION BY THE COLUMBIA RIVER INTER-TRIBAL FISH COMMISSION

THIS MATTER Having come on regularly before the Energy Facility Site Evaluation Council at its regular meeting of May 24, 1982 upon petition by Robert C. Lothrop, Attorney for the Commission, for intervention in the proceeding relating to the application for Site Certification by Puget Sound Power & Light Company, the Council having heard argument pertaining to the merits of intervention by the Columbia River Inter-Tribal Fish Commission and the Council having duly voted to allow intervention by the Columbia River Inter-Tribal Commission;

NOW, THEREFORE, BE IT HEREBY ORDERED By the Council that the Columbia River Inter-Tribal Fish Commission, representing the Confederated Tribes of the Warm Springs Indian Reservation; Confederated Tribes and Bands of the Yakima Nation; Nez Perce Tribe of Idaho; and the Confederated Tribes of the Umatilla Indian Reservation, is accorded status as an intervenor in the proceedings relating to the application for Site Certification of the Puget Sound Power & Light Company Skagit/Hanford Nuclear Power Plant.

Intervention is limited to the following issues pursuant to the allegations stated in their petition:

1. That the design, construction, operation, and accidents or other occurrences must not in any way threaten or diminish the value, availability, viability, production potential, accessibility, or usability of the treaty reserved fishing, hunting and gathering rights of the Columbia River tribes, or diminish or impair the treaty reserved water rights of the Columbia River tribes;

2. That the proposed construction and operation will have detrimental impacts on the fish and wildlife of the Columbia River, including but not limited to impacts resulting from construction of the proposed intake and discharge facilities in the Hanford Reach of the Columbia River;

3. That the proposed discharge will cause acute and chronic toxic conditions to aquatic biota;

4. That the proposed discharge permit is not based upon studies concerning the entire waste loading of pollutant discharges into the entire Hanford Reach of the Columbia River and below; and
5. That the tentative permit has not been accompanied by an adequate identification, discussion, and evaluation of the significance of environmental impacts of proposed discharges of the plant including impacts on the fish and wildlife resources of the Columbia River.

IT IS FURTHER ORDERED by the Council that this accordance of intervention binds the intervenor to accept the record of the case as of this date and to not unduly delay the proceedings or prejudice the rights of existing parties. Intervenors are given the rights of intervention according to Title 463 of the Washington Administrative Code.

Dated at Olympia, Washington and effective this 24th day of May 1982.

WASHINGTON STATE ENERGY FACILITY
STATE EVALUATION COUNCIL

By
Nicholas D. Lewis
Chairman

ATTEST:

By
William L. Fitch
Executive Secretary