

PUGET SOUND ENERGY INC

Form 424B5

March 05, 2010

**PROSPECTUS SUPPLEMENT**  
**(To prospectus dated January 25, 2010)**

**Filed Pursuant to Rule 424(b)(5)**  
**File Number 333-157960**

**\$325,000,000**

**5.795% Senior Notes due March 15, 2040**

Puget Sound Energy, Inc. is offering \$325,000,000 principal amount of 5.795% Senior Notes due March 15, 2040 (the Senior Notes ). We will pay interest on the Senior Notes on March 15 and September 15 of each year, beginning on September 15, 2010. The Senior Notes will be issued only in denominations of \$1,000 and integral multiples thereof.

Initially, the Senior Notes will be secured by a series of our first mortgage bonds issued under our gas utility mortgage. Upon the occurrence of events described in this prospectus supplement under the heading Description of the Senior Notes Security and in the accompanying prospectus under Description of Securities Description of Senior Notes Security; Release Date, the first mortgage bonds securing the Senior Notes will be released and, at our option, the Senior Notes will become our unsecured general obligations and rank equally with all of our other unsecured and unsubordinated indebtedness or will be secured by substitute first mortgage bonds issued under a mortgage indenture other than our gas utility mortgage indenture or our electric utility mortgage indenture.

The Senior Notes will not be listed on any securities exchange. There are currently no public markets for the Senior Notes.

We may redeem the Senior Notes at any time, in whole or in part, at a make-whole price as described in this prospectus supplement under the caption Description of the Senior Notes Redemption. The Senior Notes do not have the benefit of any sinking fund.

**Investing in the Senior Notes involves risks. See Risk Factors beginning on page S-4.**

	Price to Public(1)	Underwriting Discounts and Commissions	Proceeds to Puget Sound Energy, Inc.(2)
5.795% Senior Notes due March 15, 2040	100.000 %	0.875 %	99.125 %
Total	\$ 325,000,000	\$ 2,843,750	\$ 322,156,250

(1) Plus  
accrued  
interest  
from

March 8,  
2010, if  
settlement  
occurs after  
that date.

- (2) Before  
expenses in  
connection  
with the  
offering.

**Neither the Securities and Exchange Commission nor any state securities commission has approved or disapproved of these securities or determined if this prospectus supplement or the accompanying prospectus is truthful or complete. Any representation to the contrary is a criminal offense.**

The Senior Notes will be delivered through the book-entry facilities of The Depository Trust Company on or about March 8, 2010.

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*Joint Book-Running Managers*

**Barclays Capital**

**KeyBanc Capital Markets**

**Scotia Capital**

**Wells Fargo  
Securities**

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*Co-Managers*

**BofA Merrill Lynch**

**Commerzbank**

**Fifth Third Bank**

**J.P. Morgan**

**Macquarie Capital**

March 3, 2010.

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**Prospectus**

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You should rely only on the information contained in this prospectus supplement, the accompanying prospectus, or the information to which we have referred you. Neither we nor any underwriter has authorized anyone to provide you with information that is different. If anyone provided you with additional or different information, you should not rely on it. This prospectus supplement and the accompanying prospectus may only be used where it is legal to sell these securities. The information in this prospectus supplement, the accompanying prospectus and the documents incorporated by reference is accurate only as of their respective dates.

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**PUGET SOUND ENERGY, INC.**

Puget Sound Energy, Inc. is a public utility incorporated in the State of Washington engaged in the generation, transmission, distribution and sale of electric energy and the purchase, distribution, transportation and sale of natural gas. Puget Sound Energy is the largest electric and gas utility headquartered in Washington State, serving a territory covering approximately 6,000 square miles, principally in the Puget Sound region. At December 31, 2009, we had approximately 1,075,400 electric customers, of which approximately 88.3% were residential customers, 11.0% were commercial customers and 0.7% were industrial, transportation and other customers. At December 31, 2009, we had approximately 748,900 gas customers, of which approximately 92.4% were residential customers, 7.2% were commercial customers and 0.4% were industrial and transportation customers.

Our executive office is located at 10885 N.E. 4th Street, Bellevue, Washington 98004-5515. Our telephone number is (425) 454-6363.

**FORWARD-LOOKING INFORMATION**

This prospectus supplement, the documents incorporated by reference into this prospectus supplement and the accompanying prospectus contain forward-looking statements within the meaning of the Private Securities Litigation Reform Act of 1995. This act provides a safe harbor for forward-looking statements to encourage companies to provide prospective information about themselves so long as they identify these as forward-looking and provide meaningful cautionary language identifying important factors that could cause actual results to differ from the projected results. In some cases, you can identify forward-looking statements by terminology such as anticipate, believe, continue, could, estimate, expect, future, intend, may, might, plan, potential, predict, negative of such terms or other comparable terminology. Forward-looking statements provide our current expectations or forecasts of future events.

Any or all of our forward-looking statements in this prospectus supplement, the accompanying prospectus, the documents incorporated by reference herein or therein, and in any other public statements we make may turn out to be wrong. Forward-looking statements reflect our current expectations and are inherently uncertain. Inaccurate assumptions we might make and known or unknown risks and uncertainties can affect the accuracy of our forward-looking statements. Consequently, no forward-looking statement can be guaranteed and our actual results may differ materially. Some important factors that could cause actual results to differ materially from those suggested by the forward-looking statements include:

governmental  
policies and  
regulatory  
actions,  
including those  
of the Federal  
Energy  
Regulatory  
Commission  
( FERC ) and the  
Washington  
Utilities and  
Transportation  
Commission  
( Washington  
Commission ),

with respect to  
allowed rates of  
return, cost  
recovery,  
financing,  
industry and  
rate structures,  
transmission  
and generation  
business  
structures  
within Puget  
Sound Energy,  
acquisition and  
disposal of  
assets and  
facilities,  
operation,  
maintenance  
and  
construction of  
electric  
generating  
facilities,  
operation,  
maintenance  
and  
construction of  
natural gas and  
electric  
distribution and  
transmission  
facilities,  
licensing of  
hydroelectric  
operations and  
natural gas  
storage  
facilities,  
recovery of  
other capital  
investments,  
recovery of  
power and  
natural gas  
costs, recovery  
of regulatory  
assets, and  
present or  
prospective  
wholesale and

retail  
competition;

failure to  
comply with  
FERC or  
Washington  
Commission  
standards  
and/or rules,  
which could  
result in  
penalties based  
on the  
discretion of  
either  
commission;

findings of  
noncompliance  
with electric  
reliability  
standards  
developed by  
the North  
American  
Electric  
Reliability  
Corporation  
( NERC ) or the  
Western  
Electricity  
Coordinating  
Council for  
users, owners  
and operators  
of the power  
system, which  
could result in  
penalties;

changes in,  
adoption of and  
compliance  
with laws and  
regulations,  
including  
decisions and  
policies  
concerning the  
environment,

climate change,  
greenhouse gas  
or other  
emissions or  
byproducts of  
electric  
generation  
(including coal  
ash or other  
substances),  
natural  
resources,

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and fish and  
wildlife  
(including the  
Endangered  
Species Act)  
as well as the  
risk of  
litigation  
arising from  
such matters,  
whether  
involving  
public or  
private  
claimants or  
regulatory  
investigative  
or  
enforcement  
measures;

the ability to  
recover costs  
arising from  
changes in  
enacted  
federal, state  
or local tax  
laws through  
revenue in a  
timely  
manner;

changes in tax  
law, related  
regulations, or  
differing  
interpretation  
or  
enforcement  
of applicable  
law by the  
Internal  
Revenue  
Service or  
other taxing  
jurisdiction;

inability to  
realize  
deferred tax

assets and use  
production tax  
credits due to  
insufficient  
future taxable  
income;

accidents or  
natural  
disasters, such  
as hurricanes,  
windstorms,  
earthquakes,  
floods, fires  
and landslides,  
which can  
interrupt  
service and  
lead to lost  
revenues,  
cause  
temporary  
supply  
disruptions  
and/or price  
spikes in the  
cost of fuel  
and raw  
materials and  
impose  
extraordinary  
costs;

commodity  
price risks  
associated  
with procuring  
natural gas and  
power in  
wholesale  
markets;

wholesale  
market  
disruption,  
which may  
result in a  
deterioration  
of market  
liquidity,  
increase the

risk of  
counterparty  
default, affect  
the regulatory  
and legislative  
process in  
unpredictable  
ways,  
negatively  
affect  
wholesale  
energy prices  
and/or impede  
Puget Sound  
Energy's  
ability to  
manage its  
energy  
portfolio risks  
and procure  
energy supply,  
affect the  
availability  
and access to  
capital and  
credit markets  
and/or impact  
delivery of  
energy to  
Puget Sound  
Energy from  
its suppliers;

financial  
difficulties of  
other energy  
companies and  
related events,  
which may  
affect the  
regulatory and  
legislative  
process in  
unpredictable  
ways,  
adversely  
affect the  
availability of  
and access to  
capital and  
credit markets

and/or impact  
delivery of  
energy to  
Puget Sound  
Energy from  
its suppliers;

the effect of  
wholesale  
market  
structures  
(including, but  
not limited to,  
regional  
market designs  
or  
transmission  
organizations)  
or other  
related federal  
initiatives;

Puget Sound  
Energy  
electric or  
natural gas  
distribution  
system failure,  
which may  
impact Puget  
Sound  
Energy's  
ability to  
deliver energy  
supply to its  
customers;

changes in  
climate or  
weather  
conditions in  
the Pacific  
Northwest,  
which could  
have effects on  
customer  
usage and  
Puget Sound  
Energy's  
revenues;

regional or national weather, which can have a potentially serious impact on Puget Sound Energy's ability to procure adequate supplies of natural gas, fuel or purchased power to serve its customers and on the cost of procuring such supplies;

variable hydrologic conditions, which can impact streamflow and Puget Sound Energy's ability to generate electricity from hydroelectric facilities;

electric plant generation and transmission system outages, which can have an adverse impact on Puget Sound Energy's expenses with respect to

repair costs,  
added costs to  
replace energy  
or higher costs  
associated  
with  
dispatching a  
more  
expensive  
generation  
resource;

the ability of a  
natural gas or  
electric plant  
to operate as  
intended;

the ability to  
renew  
contracts for  
electric and  
natural gas  
supply and the  
price of  
renewal;

blackouts or  
large  
curtailments of  
transmission  
systems,  
whether Puget  
Sound  
Energy's or  
others', which  
can affect  
Puget Sound  
Energy's  
ability to  
deliver power  
or natural gas  
to its  
customers and  
generating  
facilities;

the ability to  
restart  
generation  
following a

regional  
transmission  
disruption;

the failure of  
the interstate  
natural gas  
pipeline  
delivering to  
Puget Sound  
Energy's  
system, which  
may impact  
Puget Sound  
Energy's  
ability to  
adequately  
deliver natural  
gas supply or  
electric power  
to its  
customers;

industrial,  
commercial  
and residential  
growth and  
demographic  
patterns in the  
service  
territories of  
Puget Sound  
Energy;

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general  
economic  
conditions in  
the Pacific  
Northwest,  
which may  
impact  
customer  
consumption or  
affect Puget  
Sound Energy's  
accounts  
receivable;

the loss of  
significant  
customers,  
changes in the  
business of  
significant  
customers or  
the  
condemnation  
of Puget Sound  
Energy's  
facilities, which  
may result in  
changes in  
demand for  
Puget Sound  
Energy's  
services;

the failure of  
information  
systems or the  
failure to secure  
information  
system data  
which may  
impact the  
operations and  
cost of Puget  
Sound Energy's  
customer  
service,  
generation,  
distribution and  
transmission;



the impact of  
acts of God,  
terrorism, flu  
pandemic or  
similar  
significant  
events;

capital market  
conditions,  
including  
changes in the  
availability of  
capital and  
interest rate  
fluctuations;

employee  
workforce  
factors,  
including  
strikes, work  
stoppages,  
availability of  
qualified  
employees or  
the loss of a  
key executive;

the ability to  
obtain  
insurance  
coverage and  
the cost of such  
insurance;

the ability to  
maintain  
effective  
internal  
controls over  
financial  
reporting and  
operational  
processes;

changes in  
Puget Sound  
Energy s, and its  
parent Puget  
Energy s, credit

ratings, which may have an adverse impact on the availability and cost of capital for Puget Sound Energy or Puget Energy generally, or the failure to comply with the covenants in Puget Sound Energy's or Puget Energy's credit facilities, which would limit their ability to utilize such facilities for capital; and

deteriorating values of the equity, fixed income and other markets which could significantly impact the value of investments of Puget Sound Energy's retirement plan, post-retirement medical benefit plan trusts and the funding of obligations thereunder.

Any forward-looking statement speaks only as of the date on which such statement is made, and, except as required by law, Puget Sound Energy undertakes no obligation to update any forward-looking statement to reflect events or circumstances after the date on which such statement is made or to reflect the occurrence of unanticipated events. New factors emerge from time to time and it is not possible for management to predict all such factors, nor can it assess the impact of any such factor on the business or the extent to which any factor, or combination of factors, may cause results to differ materially from those contained in any forward-looking statement. You are also advised to consult Item 1A "Risk Factors" in Puget Sound Energy's most recent annual report on Form 10-K and any further disclosures we make on related subjects in our quarterly reports on Form 10-Q and current reports on Form 8-K.



## RISK FACTORS

*In considering whether to purchase the Senior Notes, you should carefully consider all the information contained or incorporated by reference in the prospectus supplement and the accompanying prospectus. In particular, you should carefully consider the risk factors described below. Other risks and uncertainties are listed under "Forward-Looking Information" in this prospectus supplement.*

**The actions of regulators can significantly affect Puget Sound Energy's earnings, liquidity and business activities.**

The rates that Puget Sound Energy is allowed to charge for its services are the single most important items influencing its financial position, results of operations and liquidity. Puget Sound Energy is highly regulated and the rates that it charges its wholesale and retail customers are determined by both the Washington Commission and FERC.

Puget Sound Energy is also subject to the regulatory authority of the Washington Commission with respect to accounting, operations, the issuance of securities and certain other matters, and the regulatory authority of FERC with respect to the transmission of electric energy, the sale of electric energy at wholesale, accounting and certain other matters. Policies and regulatory actions by these regulators could have a material impact on Puget Sound Energy's financial position, results of operations and liquidity.

**Puget Sound Energy's recovery of costs is subject to regulatory review and its operating income may be adversely affected if its costs are disallowed.**

The Washington Commission determines the rates Puget Sound Energy may charge to its electric retail customers based in part on historic test year costs plus weather normalized assumptions about rate year hydro conditions and power costs. Non-energy costs for natural gas retail customers are based on historic test year costs. If in a specific year Puget Sound Energy's costs are higher than what is allowed to be recovered in rates, revenues may not be sufficient to permit Puget Sound Energy to earn its allowed return or to cover its costs. In addition, the Washington Commission decides what level of expense and investment is reasonable and prudent in providing electric and natural gas service. If the Washington Commission decides that part of Puget Sound Energy's costs do not meet the standard, those costs may be disallowed partially or entirely and not recovered in rates. For these reasons, the rates authorized by the Washington Commission may not be sufficient to earn the allowed return or recover the costs incurred by Puget Sound Energy in a given period.

**The power cost adjustment ( PCA ) mechanism, by which variations in Puget Sound Energy's power costs are apportioned between Puget Sound Energy and its customers pursuant to a graduated scale, could result in significant increases in Puget Sound Energy's expenses if power costs are significantly higher than the baseline rate.**

Puget Sound Energy has a PCA mechanism that provides for recovery of power costs from customers or refunding of power cost savings to customers, as those costs vary from the power cost baseline level of power costs which are set, in part, based on normalized assumptions about weather and hydro conditions. Excess power costs or power cost savings will be apportioned between Puget Sound Energy and its customers pursuant to the graduated scale set forth in the PCA mechanism. As a result, if power costs are significantly higher than the baseline rate, Puget Sound Energy's expenses could significantly increase.

**Puget Sound Energy may be unable to acquire energy supply resources to meet projected customer needs or may fail to successfully integrate such acquisitions.**

Puget Sound Energy projects that future energy needs will exceed current purchased and Puget Sound Energy-controlled power resources. As part of Puget Sound Energy's business strategy, it plans to acquire additional

electric generation and delivery infrastructure to meet customer needs. If Puget Sound Energy cannot acquire further additional energy supply resources at a reasonable cost,

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it may be required to purchase additional power in the open market at a cost that could significantly increase its expenses and reduce earnings and cash flows. Additionally, Puget Sound Energy may not be able to timely recover some or all of those increased expenses through ratemaking.

While Puget Sound Energy expects to identify the benefits of new energy supply resources prior to their acquisition and integration, it may not be able to achieve the expected benefits of such energy supply sources.

**Puget Sound Energy's cash flow and earnings could be adversely affected by potential high prices and volatile markets for purchased power, increased customer demand for energy, recurrence of low availability of hydroelectric resources, outages of its generating facilities or a failure to deliver on the part of its suppliers.**

The utility business involves many operating risks. If Puget Sound Energy's operating expenses, including the cost of purchased power and natural gas, significantly exceed the levels recovered from retail customers, its cash flow and earnings would be negatively affected. Factors which could cause purchased power and natural gas costs to be higher than anticipated include, but are not limited to, high prices in western wholesale markets during periods when Puget Sound Energy has insufficient energy resources to meet its load requirements and/or high volumes of energy purchased in wholesale markets at prices above the amount recovered in retail rates due to:

Increases in demand due, for example, either to weather or customer growth;

Below normal energy generated by Puget Sound Energy-owned hydroelectric resources due to low streamflow conditions or precipitation;

Extended outages of any of Puget Sound Energy-owned generating facilities or the transmission lines that deliver energy to load centers;

Failure to perform on the part of any party from which Puget Sound Energy purchases capacity or energy; and

The effects of large-scale natural disasters on a substantial portion of distribution infrastructure.

**Puget Sound Energy's electric generating facilities are subject to operational risks that could result in unscheduled plant outages, unanticipated operation and maintenance expenses and increased power purchase costs.**

Puget Sound Energy owns and operates coal, natural gas-fired, hydroelectric, wind-powered and oil-fired generating facilities. Operation of electric generating facilities involves risks that can adversely affect energy output and efficiency levels. Included among these risks are:

Increased prices for fuel and fuel transportation as existing contracts expire;

Facility shutdowns due to a breakdown or failure of equipment or processes or interruptions in fuel supply;

Disruptions in the delivery of fuel and lack of adequate inventories;

Labor  
disputes;

Inability to  
comply with  
regulatory or  
permit  
requirements;

Disruptions in  
the delivery of  
electricity;

Operator error  
or safety  
related  
stoppages;

Terrorist  
attacks; and

Catastrophic  
events such as  
fires,  
explosions,  
floods or other  
similar  
occurrences.

**Puget Sound Energy is subject to the commodity price, delivery and credit risks associated with the energy markets.**

In connection with matching loads and resources, Puget Sound Energy engages in wholesale sales and purchases of electric capacity and energy, and, accordingly, is subject to commodity price



risk, delivery risk, credit risk and other risks associated with these activities. Credit risk includes the risk that counterparties owing Puget Sound Energy money or energy will breach their obligations. Should the counterparties to these arrangements fail to perform, Puget Sound Energy may be forced to enter into alternative arrangements. In that event, Puget Sound Energy's financial results could be adversely affected. Although Puget Sound Energy takes into account the expected probability of default by counterparties, the actual exposure to a default by a particular counterparty could be greater than predicted.

To lower its financial exposure related to commodity price fluctuations, Puget Sound Energy may use forward delivery agreements, swaps and option contracts to hedge commodity price risk with a diverse group of counterparties. However, Puget Sound Energy does not always cover the entire exposure of its assets or positions to market price volatility and the coverage will vary over time. To the extent Puget Sound Energy has unhedged positions or its hedging procedures do not work as planned, fluctuating commodity prices could adversely impact its results of operations.

**Costs of compliance with environmental, climate change and endangered species laws are significant and the cost of compliance with new and emerging laws and regulations and the incurrence of associated liabilities could adversely affect Puget Sound Energy's results of operations.**

Puget Sound Energy's operations are subject to extensive federal, state and local laws and regulations relating to environmental, climate change and endangered species protection. To comply with these legal requirements, Puget Sound Energy must spend significant sums on measures including resource planning, remediation, monitoring, analysis, mitigation measures, pollution control equipment and emissions related abatement and fees. New environmental, climate change, emissions and endangered species laws and regulations affecting Puget Sound Energy's operations may be adopted, and new interpretations of existing laws and regulations could be adopted or become applicable to Puget Sound Energy or its facilities which may substantially increase environmental, climate change, emissions and endangered species expenditures made by Puget Sound Energy in the future. Compliance with these or other future regulations could require significant capital expenditures by Puget Sound Energy and adversely affect Puget Sound Energy's financial position, results of operations, cash flows and liquidity. In addition, Puget Sound Energy may not be able to recover all of its costs for such expenditures through electric and natural gas rates at current levels in the future.

With respect to endangered species laws, the listing or proposed listing of several species of salmon in the Pacific Northwest is causing a number of changes to the operations of hydroelectric generating facilities on Pacific Northwest rivers, including the Columbia River. These changes could reduce the amount, and increase the cost, of power generated by hydroelectric plants owned by Puget Sound Energy or in which Puget Sound Energy has an interest and increase the cost of the permitting process for these facilities.

Under current law, Puget Sound Energy is also generally responsible for any on-site liabilities associated with the environmental condition of the facilities that it currently owns or operates or has previously owned or operated. The incurrence of a material environmental liability or the new regulations governing such liability could result in substantial future costs and have a material adverse effect on Puget Sound Energy's results of operations and financial condition.

Specific to climate change, Washington State has adopted both a renewable portfolio standard and greenhouse gas legislation, including an emission performance standard provision. PSE cannot yet determine the costs of compliance with the recently enacted legislation. Recent decisions related to climate change by the United States Supreme Court and EPA, together with efforts by Congress, have drawn greater attention to this issue at the federal, state and local level.

**Puget Sound Energy's business is dependent on its ability to successfully access capital.**

Puget Sound Energy relies on access to bank borrowings and short-term money markets as sources of liquidity and longer-term debt markets to fund its utility construction program and other capital expenditure requirements not satisfied by cash flow from its operations or equity investment from its parent, Puget Energy. If Puget Sound Energy is unable to access capital on reasonable

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terms, its ability to pursue improvements or acquisitions, including generating capacity, which may be relied on for future growth and to otherwise implement its strategy, could be adversely affected.

Capital and credit market disruptions, a downgrade of Puget Sound Energy's credit rating or the imposition of restrictions on borrowings under its credit facility in the event of a deterioration of financial ratios, may increase Puget Sound Energy's cost of borrowing or adversely affect the ability to access one or more financial markets.

**Puget Sound Energy's operating results fluctuate on a seasonal and quarterly basis.**

Puget Sound Energy's business is seasonal and weather patterns can have a material impact on its revenues, expenses and operating results. Because natural gas is heavily used for residential and commercial heating, demand depends heavily on weather patterns in Puget Sound Energy's service territory, and a significant amount of natural gas revenues are recognized in the first and fourth quarters related to the heating season. However, conservation efforts may result in decreased customer demand, despite normal or lower than normal temperatures. Demand for electricity is also greater in the winter months associated with heating. Accordingly, Puget Sound Energy's operations have historically generated less revenues and income when weather conditions are milder in the winter. In the event that Puget Sound Energy experiences unusually mild winters, results of operations and financial condition could be adversely affected.

**Puget Sound Energy may be adversely affected by extreme events in which Puget Sound Energy is not able to promptly respond and repair the electric and gas infrastructure system.**

Puget Sound Energy must maintain an emergency planning and training program to allow Puget Sound Energy to quickly respond to extreme events. Without emergency planning, Puget Sound Energy is subject to availability of outside contractors during an extreme event which may impact the quality of service provided to Puget Sound Energy's customers. In addition, a slow response to extreme events may have an adverse affect on earnings as customers may be without electricity and natural gas for an extended period of time.

**Puget Sound Energy may be negatively affected by its inability to attract and retain professional and technical employees.**

Puget Sound Energy's ability to implement a workforce succession plan is dependent upon Puget Sound Energy's ability to employ and retain skilled professional and technical workers in an aging workforce. Without a skilled workforce, Puget Sound Energy's ability to provide quality service to Puget Sound Energy's customers and meet regulatory requirements will be challenged and could affect earnings.

**Puget Sound Energy depends on an aging work force and third party vendors to perform certain important services.**

Puget Sound Energy continues to be concerned about the availability and aging of skilled workers for special complex utility functions. Puget Sound Energy also hires third parties to perform a variety of normal business functions, such as power plant maintenance, data warehousing and management, electric transmission, electric and gas distribution construction and maintenance and certain billing and metering processes. The unavailability of skilled workers or unavailability of such vendors could adversely affect the quality and cost of Puget Sound Energy's gas and electric service, and accordingly, Puget Sound Energy's results of operations.

**Poor performance of pension and postretirement benefit plan investments and other factors impacting plan costs could unfavorably impact Puget Sound Energy's cash flow and liquidity.**

Puget Sound Energy provides a defined benefit pension plan to Puget Sound Energy employees and postretirement benefits to certain Puget Sound Energy employees and former employees. Costs of providing these benefits are based in part on the value of the plan's assets and therefore, continued adverse market performance could result in lower rates

of return for the investments that fund Puget Sound Energy's pension and postretirement benefits plans and could increase Puget

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Sound Energy's funding requirements related to the pension plans. Any contributions to Puget Sound Energy's plans in 2010 and beyond and the timing of the recovery of such contributions in general rate cases could impact Puget Sound Energy's cash flow and liquidity.

**A downgrade in Puget Sound Energy's credit rating could negatively affect its ability to access capital and the ability to hedge in wholesale markets.**

Standard & Poor's (S&P) and Moody's Investors Services (Moody's) rate Puget Sound Energy's senior secured debt with a stable outlook and Baa1 with a stable outlook, respectively. Although Puget Sound Energy is not aware of any current plans of S&P or Moody's to lower their respective ratings on Puget Sound Energy's debt, Puget Sound Energy cannot be assured that such credit ratings will not be downgraded.

Although Puget Sound Energy does not have any rating downgrade provisions in its credit facilities that would accelerate the maturity dates of outstanding debt, a downgrade in Puget Sound Energy's credit rating could adversely affect its ability to renew existing or obtain access to new credit facilities and could increase the cost of such facilities. For example, under Puget Sound Energy's facilities, the borrowing spreads over LIBOR and commitment fees increase if Puget Sound Energy's corporate credit ratings decline. A downgrade in commercial paper ratings could increase the cost of commercial paper and limit or preclude Puget Sound Energy's ability to issue commercial paper under its current programs.

Any downgrade below investment grade of Puget Sound Energy's senior secured debt could cause counterparties in the wholesale electric, wholesale natural gas and financial derivative markets to require Puget Sound Energy to post a letter of credit or other collateral, make cash prepayments, obtain a guarantee agreement or provide other mutually agreeable security, all of which would expose Puget Sound Energy to additional costs.

**Puget Sound Energy may be negatively affected by unfavorable changes in the tax laws or their interpretation.**

Changes in tax law, related regulations, or differing interpretation or enforcement of applicable law by the Internal Revenue Service or other taxing jurisdiction could have a material adverse impact on Puget Sound Energy's financial statements. The tax law, related regulations and case law are inherently complex. Puget Sound Energy must make judgments and interpretations about the application of the law when determining the provision for taxes. Disputes over interpretations of tax laws may be settled with the taxing authority in examination, upon appeal or through litigation. Puget Sound Energy's tax obligations include income, real estate, public utility, municipal, sales and use, business and occupation and employment-related taxes and ongoing appeals issues related to these taxes. These judgments may include reserves for potential adverse outcomes regarding tax positions that may be subject to challenge by the taxing authorities.

**An active trading market for the Senior Notes may not develop.**

There is currently no public market for the Senior Notes and we do not currently plan to list the Senior Notes on any national securities exchange. In addition, the liquidity of any trading market in the Senior Notes, and the market price quoted for the Senior Notes, may be adversely affected by changes in the overall market for these securities and by changes in our financial performance or prospects. A liquid trading market in the Senior Notes may not develop.

We have been advised that the underwriters intend to make a market in the Senior Notes; however, the underwriters are not obligated to do so. Any such market-making may be discontinued at any time, for any reason and without notice. If the underwriters cease to act as market-makers for the Senior Notes for any reason, there can be no assurance that another firm or person will make a market in the Senior Notes. There can be no assurance that an active market for the Senior Notes will develop or, if a market does develop, at what prices the Senior Notes will trade.



## USE OF PROCEEDS

We estimate that the net proceeds we will receive from the sale of the Senior Notes in this offering, after deducting the underwriting discounts and estimated expenses payable by us, will be approximately \$321,671,250. We intend to use the net proceeds from the sale of the Senior Notes to replenish cash that we used to repay \$225 million principal amount of our Senior Medium-Term Notes, Series B, which had an interest rate of 7.96% and matured on February 22, 2010. Such proceeds will be available for general corporate purposes, including the funding of additional capital expenditures. Remaining net proceeds will be used to repay short-term debt outstanding under Puget Sound Energy's capital expenditure credit facility, which was incurred to fund utility capital expenditures. Affiliates of the underwriters are lenders under our credit facility and as such, may receive a portion of the proceeds from this offering. See Underwriting Conflict of Interest.

## RATIO OF EARNINGS TO FIXED CHARGES

The following table sets forth Puget Sound Energy's ratios of earnings to fixed charges for the respective periods. For purposes of computing these ratios, earnings represent income from continuing operations before extraordinary items and cumulative effect of changes in accounting principles plus applicable income taxes and fixed charges. Fixed charges include all interest expense and the proportion deemed representative of the interest factor of rent expense.

	Years Ended December 31,				
	2009	2008	2007	2006	2005
Ratio of earnings to fixed charges	1.95 x	1.98 x	2.09 x	2.25 x	2.20 x

## DESCRIPTION OF THE SENIOR NOTES

The following description of the 5.795% Senior Notes due March 15, 2040, or Senior Notes, supplements the more general description of the senior notes that appears in the accompanying prospectus. If there are any inconsistencies between the information in this section and the information in the accompanying prospectus, the information in this section controls. You should read this section together with the section called Description of Securities in the accompanying prospectus. The Senior Notes will be issued as a separate series of senior notes under the senior note indenture, dated as of December 1, 1997, as supplemented by a fourth supplemental indenture dated as of May 1, 2003, between Puget Sound Energy and U.S. Bank National Association, as trustee (the Trustee). Provisions of the senior note indenture are more fully described in the section called Description of Securities Description of Senior Notes in the accompanying prospectus. We qualify the description of the Senior Notes by reference to the senior note indenture.

### General

The Senior Notes will initially be limited in aggregate principal amount to \$325,000,000. The entire principal amount of the Senior Notes will mature and become due and payable, together with any accrued and unpaid interest thereon, on March 15, 2040. The Senior Notes are not subject to any sinking fund provision. The Senior Notes are available for purchase in denominations of \$1,000 and any integral multiples thereof.

### Further Issues of Senior Notes and Additional Indebtedness

The senior note indenture does not limit the aggregate principal amount of senior notes that we may issue. We may from time to time, without the consent of the existing holders of senior notes (including the Senior Notes), issue additional senior notes. Additional senior notes may have the same or different terms and conditions as the Senior Notes.

We may, without the consent of the holders of the Senior Notes, issue additional senior notes having the same ranking and interest rate, maturity and other terms as the Senior Notes (except for the issue price and issue date). Any additional senior notes having such similar terms, together with the Senior Notes, may constitute a single series of senior notes under the senior note indenture. As

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of March 2, 2010, we had approximately \$ 2.6 billion in aggregate outstanding principal amount of senior notes under the senior note indenture.

There are no provisions in the senior note indenture or the Senior Notes that require us to redeem the Senior Notes or that otherwise protect you, as a holder of Senior Notes, in the event that we incur substantial additional indebtedness (except for certain restrictions on our ability to create, assume or incur certain liens or to enter into certain financing transactions after the release date, as described in the sections called Description of Securities Description of Senior Notes Certain Covenants of Puget Sound Energy Limitations on Liens and Limitations on Sale and Lease-Back Transactions in the accompanying prospectus).

### **Interest**

Each Senior Note shall bear interest at the rate of 5.795% per annum from the date of original issuance, payable semiannually in arrears on March 15 and September 15 of each year to the person in whose name the Senior Note is registered at the close of business on the fifteenth calendar day prior to the applicable interest payment date. The initial interest payment date is September 15, 2010. The amount of interest payable will be computed on the basis of a 360-day year of twelve 30-day months and shall be computed at a fixed rate until maturity. In the event that any date on which interest is payable on the Senior Notes is not a business day, then payment of the interest payable on that date will be made on the next business day (and without any interest or other payment in respect of the delay). The term business day shall mean each Monday, Tuesday, Wednesday, Thursday and Friday that is not a day on which banking institutions or trust companies in New York, New York, or in the city where the corporate trust office of the senior note trustee is located, are obligated or authorized by law or executive order to close.

### **Security**

At the time we issue any of the Senior Notes, we will simultaneously deliver to the Trustee, as security for the Senior Notes, 5.795% Pledged First Mortgage Bonds due March 15, 2040, issued under our gas utility mortgage indenture. The pledged gas utility mortgage bonds will have the same interest rate, interest payment dates, stated maturity date and redemption provisions, and will be in the same aggregate principal amount, as the Senior Notes.

As provided in the senior note indenture and the supplemental indenture to the gas utility mortgage, which sets forth the terms of the pledged gas utility mortgage bonds, our obligation to make payments with respect to the principal of, premium or interest on the pledged gas utility mortgage bonds will be fully or partially, as the case may be, satisfied and discharged to the extent that, at the time that any such payment is due, the then due principal of, premium or interest on the Senior Notes are fully or partially paid or we have deposited with the senior note trustee pursuant to the senior note indenture sufficient available funds to fully or partially pay the then due principal of, premium, if any, or interest on the Senior Notes.

You should read the section called Description of Securities Description of Senior Notes Security; Release Date in the accompanying prospectus for a description of the circumstances under which all or part of the pledged gas utility mortgage bonds will cease to be held by the senior note trustee as security for the Senior Notes. As explained in the accompanying prospectus, the Senior Notes (and all other then outstanding senior notes) will cease to be secured by the pledged first mortgage bonds on the date that all of our mortgage bonds issued and outstanding under our electric utility mortgage indenture and our gas utility mortgage indenture, other than first mortgage bonds securing senior notes, have been retired. As of the date of this prospectus supplement, the latest maturity date of our first mortgage bonds, other than pledged first mortgage bonds, is December 22, 2025, relating to a series of \$2 million in principal amount of 7.20% first mortgage bonds. Although we have no current plans to do so, we may acquire some or all of our outstanding first mortgage bonds through tender offers, privately-negotiated transactions or open market purchases, in which case the release date may occur earlier than December 22, 2025.



After that release date, the Senior Notes (and all other then outstanding senior notes) will, at our option, either

become our  
unsecured  
general  
obligations and  
rank equally  
with all of our  
unsecured and  
unsubordinated  
indebtedness or

be secured by  
substitute first  
mortgage bonds  
issued under a  
mortgage  
indenture other  
than our gas  
utility mortgage  
indenture or our  
electric utility  
mortgage  
indenture.

If we elect not to have the Senior Notes (and all other then outstanding senior notes) become unsecured on the release date, we will simultaneously with the issuance of senior notes after the release date issue and deliver to the senior note trustee, as security for such senior notes, substitute first mortgage bonds. The substituted first mortgage bonds will have the same interest rate, interest payment dates, stated maturity date and redemption provisions, and will be in the same aggregate principal amount, as the senior notes then issued.

In the event we elect to have the Senior Notes (and all other then outstanding senior notes) become unsecured on the release date, our ability to create, assume or incur certain liens or to enter into certain financing transactions will be restricted. For a description of those restrictions, you should read the sections called Description of Securities Description of Senior Notes Certain Covenants of Puget Sound Energy Limitations on Liens and Limitations on Sale and Lease-Back Transactions in the accompanying prospectus.

### **Redemption**

The Senior Notes will be redeemable in whole or in part, at our option at any time, at a redemption price equal to the greater of the following:

100% of the  
principal  
amount of  
the Senior  
Notes and

the sum of  
the present

values of the remaining scheduled payments of principal and interest on the Senior Notes (excluding the portion of any such interest accrued to the redemption date) discounted to the redemption date on a semiannual basis (assuming a 360-day year consisting of twelve 30-day months) at the Treasury Rate plus 20 basis points, plus in each case accrued interest on the Senior Notes to the date of redemption.

**Treasury Rate** means, with respect to any redemption date, the rate per annum equal to the semiannual equivalent yield to maturity of the Comparable Treasury Issue, assuming a price for the Comparable Treasury Issue (expressed as a percentage of its principal amount) equal to the Comparable Treasury Price for such redemption date.

**Comparable Treasury Issue** means the United States Treasury security selected by an Independent Investment Banker as having a maturity comparable to the remaining term of the Senior Notes to be redeemed that would be utilized, at the time of selection and in accordance with customary financial practice, in pricing new issues of corporate debt securities of comparable maturity to the remaining term of the Senior Notes. **Independent Investment Banker** means one of the Reference Treasury Dealers appointed by the senior note trustee after consultation with Puget Sound Energy.

Comparable Treasury Price means, with respect to any redemption date, (a) the average of the Reference Treasury Dealer Quotations for such redemption date, after excluding the highest and lowest such Reference Treasury Dealer Quotations, or (b) if the senior note trustee obtains fewer than four such Reference Treasury Dealer Quotations, the average of all such quotations. Reference Treasury Dealer Quotations means, with respect to each Reference Treasury Dealer and any redemption date, the average, as determined by the senior note trustee, of the bid and asked prices for the Comparable Treasury Issue (expressed in each case as a percentage of its principal amount) quoted in writing to the senior note trustee by such Reference Treasury Dealer at 3:30 p.m. New York time on the third business day preceding such redemption date.

Reference Treasury Dealer means (i) each of Barclays Capital Inc., a Primary Treasury Dealer (defined herein) selected by KeyBanc Capital Markets Inc., a Primary Treasury Dealer selected by Scotia Capital (USA) Inc. and a Primary Treasury Dealer selected by Wells Fargo

Securities, LLC and their respective successors; provided, however, that if any of the foregoing shall cease to be a primary U.S. Government securities dealer in New York City (a Primary Treasury Dealer ), we will substitute therefor another Primary Treasury Dealer, and (ii) any other Primary Treasury Dealer selected by us.

Notice of any redemption will be mailed at least 30 days but not more than 60 days before the redemption date to each holder of Senior Notes to be redeemed.

Unless we default in payment of the redemption price, on and after the redemption date interest will cease to accrue on the Senior Notes or portions thereof called for redemption.

### **Book-Entry; Delivery and Form**

The Senior Notes will trade through The Depository Trust Company ( DTC ). The Senior Notes are represented by one or more fully registered global certificates. Each global certificate is deposited with the senior note trustee as custodian for DTC and is registered in the name of DTC or a nominee of DTC. DTC is thus the only registered holder of these securities.

The following is based on information furnished to us by DTC:

DTC is a limited-purpose trust company organized under the New York Banking Law, a banking organization within the meaning of the New York Banking Law, a member of the Federal Reserve System, a clearing corporation within the meaning of the New York Uniform Commercial Code and a clearing agency registered pursuant to the provisions of Section 17A of the Securities Exchange Act of 1934, as amended. DTC holds and provides asset servicing for over 3.5 million issues of U.S. and non-U.S. equity, corporate and municipal debt issues, and money market instruments from over 100 countries that DTC's participants ( Direct Participants ) deposit with DTC.

DTC also facilitates the post-trade settlement among Direct Participants of sales and other securities transactions in deposited securities through electronic computerized book-entry transfers and pledges between Direct Participants accounts. This eliminates the need for physical movement of securities certificates. Direct Participants include both U.S. and non-U.S. securities brokers and dealers, banks, trust companies, clearing corporations, and certain other organizations. DTC is a wholly owned subsidiary of The Depository Trust & Clearing Corporation ( DTCC ). DTCC is the holding company for DTC, National Securities Clearing Corporation and Fixed Income Clearing Corporation, all of which are registered clearing agencies. DTCC is owned by the users of its regulated subsidiaries. Access to the DTC system is also available to others such as both U.S. and non-U.S. securities brokers and dealers, banks, trust companies and clearing corporations that clear through or maintain a custodial relationship with a Direct Participant, either directly or indirectly ( Indirect Participants ). DTC has Standard & Poor's highest rating: AAA. The DTC rules applicable to its Direct and Indirect Participants are on file with the Securities and Exchange Commission. More information about DTC can be found at [www.dtcc.com](http://www.dtcc.com) and [www.dtc.org](http://www.dtc.org).

Purchases of securities under the DTC system must be made by or through Direct Participants, which will receive a credit for the securities on DTC's records. The ownership interest of each actual purchaser of each security ( Beneficial Owner ) is in turn to be recorded on the Direct and Indirect Participants' records. Beneficial Owners will not receive written confirmation from DTC of their purchase. Beneficial Owners are, however, expected to receive written confirmations providing details of the transaction, as well as periodic statements of their holdings, from the Direct or Indirect Participant through which the Beneficial Owner entered into the transaction. Transfers of ownership interests in the securities are to be accomplished by entries made on the books of Direct and Indirect Participants acting on behalf of Beneficial Owners. Beneficial Owners will not receive certificates representing their ownership interests in securities, except in the event that use of the book-entry system for the securities is discontinued.

To facilitate subsequent transfers, all securities deposited by Direct Participants with DTC are registered in the name of DTC's partnership nominee, Cede & Co., or such other name as may be requested by an authorized representative of

DTC. The deposit of securities with DTC and their registration in the name of Cede & Co. or such other nominee do not effect any change in

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beneficial ownership. DTC has no knowledge of the actual Beneficial Owners of the securities; DTC's records reflect only the identity of the Direct Participants to whose accounts those securities are credited, which may or may not be the Beneficial Owners. The Direct and Indirect Participants will remain responsible for keeping account of their holdings on behalf of their customers.

Conveyance of notices and other communications by DTC to Direct Participants, by Direct Participants to Indirect Participants, and by Direct Participants and Indirect Participants to Beneficial Owners will be governed by arrangements among them, subject to any statutory or regulatory requirements as may be in effect from time to time.

Neither DTC nor Cede & Co. (nor any other DTC nominee) will consent or vote with respect to the securities unless authorized by a Direct Participant in accordance with DTC's procedures. Under its usual procedures, DTC mails an omnibus proxy to Puget Sound Energy as soon as possible after the record date. The omnibus proxy assigns Cede & Co.'s consenting or voting rights to those Direct Participants to whose accounts the securities are credited on the record date (identified in a listing attached to the omnibus proxy).

Payments of principal, interest or premium, if any, on the securities will be made to Cede & Co., or such other nominee as may be requested by an authorized representative of DTC. DTC's practice is to credit Direct Participants accounts, upon DTC's receipt of funds and corresponding detail information from Puget Sound Energy or its agent on the payable date in accordance with their respective holdings shown on DTC's records. Payments by Direct or Indirect Participants to Beneficial Owners will be governed by standing instructions and customary practices, as is the case with securities held for the accounts of customers in bearer form or registered in street name, and will be the responsibility of that Direct or Indirect Participant and not of DTC, Puget Sound Energy or its agent, subject to any statutory or regulatory requirements as may be in effect from time to time. Payment of principal, interest or premium, if any, to Cede & Co. (or such other nominee as may be requested by an authorized representative of DTC) is the responsibility of Puget Sound Energy or its agent, disbursement of those payments to Direct Participants will be the responsibility of DTC, and disbursement of those payments to the Beneficial Owners will be the responsibility of Direct and Indirect Participants.

DTC may discontinue providing its services as securities depository with respect to the Senior Notes at any time by giving reasonable notice to Puget Sound Energy or its agent. Under these circumstances, in the event that a successor securities depository is not obtained, security certificates are required to be printed and delivered.

Puget Sound Energy may decide to discontinue use of the system of book-entry-only transfers through DTC (or a successor securities depository). In that event, security certificates will be printed and delivered to DTC.

The information in this section concerning DTC and DTC's book-entry system has been obtained from sources that we believe to be reliable, but we take no responsibility for the accuracy thereof.

We have no responsibility for the performance by DTC or its Direct or Indirect Participants of their respective obligations as described in this prospectus supplement or under the rules and procedures governing their respective operations.

### **Concerning the Trustee**

U.S. Bank National Association serves as the senior note trustee under the senior note indenture. The Bank of New York Mellon Trust Company, N.A. serves as the gas utility mortgage trustee under the gas utility mortgage. U.S. Bank National Association also serves as the issuing and paying agent for our commercial paper program, and is a lender under our credit facility.



**UNDERWRITING**

Subject to the terms and conditions of an underwriting agreement dated the date of this prospectus supplement, we have agreed to sell to each of the underwriters named below (for whom Barclays Capital Inc., KeyBanc Capital Markets Inc., Scotia Capital (USA) Inc. and Wells Fargo Securities, LLC are acting as representatives) and each of the underwriters has, severally, and not jointly, agreed to purchase from us the respective principal amount of Senior Notes set forth opposite its name below:

<b>Underwriters</b>	<b>Principal Amount</b>
Barclays Capital Inc.	\$ 60,937,500
KeyBanc Capital Markets Inc.	60,937,500
Scotia Capital (USA) Inc.	60,937,500
Wells Fargo Securities, LLC	60,937,500
Banc of America Securities LLC	16,250,000
Commerzbank Capital Markets Corp.	16,250,000
Fifth Third Securities Inc.	16,250,000
J.P. Morgan Securities Inc.	16,250,000
Macquarie Capital (USA) Inc.	16,250,000
Total	\$ 325,000,000

In the underwriting agreement, the underwriters have agreed, subject to the terms and conditions set forth therein, to purchase all of the Senior Notes offered hereby if any of the Senior Notes are purchased.

Senior Notes sold by the underwriters to the public will initially be offered at the initial public offering price set forth on the cover of this prospectus supplement. Any Senior Notes sold by the underwriters to securities dealers may be sold at a discount of up to 0.500% of the principal amount of the Senior Notes from the initial public offering price. Any such securities dealers may resell any Senior Notes purchased from the underwriters to certain other brokers or dealers at a discount of up to 0.250% of the principal amount of the Senior Notes from the initial public offering price.

The expenses of the offering, including the fees and disbursements of counsel to the underwriters, but not including the underwriting discount, are estimated to be \$485,000 and are payable by us.

We have agreed not to sell or transfer any similar term debt securities that are substantially similar to the Senior Notes for 14 days after the date of this prospectus supplement without first obtaining the written consent of Barclays Capital Inc., KeyBanc Capital Markets Inc., Scotia Capital (USA) Inc. and Wells Fargo Securities, LLC. Specifically we have agreed not to directly or indirectly:

sell, issue,  
offer or  
contract to  
sell any  
substantially  
similar debt  
securities,

grant any  
option for  
the sale of  
any  
substantially  
similar debt  
securities, or

otherwise  
transfer or  
dispose of  
any  
substantially  
similar debt  
securities.

Prior to the offering, there has been no public market for the Senior Notes. We do not intend to apply for listing of the Senior Notes on any national securities exchange. The underwriters have advised us that they intend to make a market in the Senior Notes. The underwriters are not and will not be obligated to make a market in the Senior Notes, however, and may cease market making activities, if commenced, at any time without notice.

We have agreed to indemnify the underwriters against certain liabilities, including liabilities under the Securities Act of 1933, as amended, or to contribute to payments that the underwriters may be required to make in respect of any such liabilities.

### **Short Positions**

In connection with this offering and in compliance with applicable law and industry practice, the representatives may overallocate or effect transactions which stabilize, maintain or otherwise affect the

market price of the Senior Notes at levels above those which might otherwise prevail in the open market, including by entering stabilizing bids, purchasing Senior Notes to cover syndicate short positions and imposing penalty bids. A stabilizing bid means the placing of any bid, or the effecting of any purchase, for the purpose of pegging, fixing or maintaining the price of a security. Covering a syndicate short position means placing a bid or effecting a purchase of a security on behalf of the underwriting syndicate to reduce a short position created in connection with the offering. Imposing a penalty bid means purchasing a security in the open market to reduce the underwriting syndicate's short position or to stabilize the price of the security and in connection therewith reclaiming the amount of the selling concession from the underwriters and selling group members who sold such securities as part of the offering.

In general, purchases of a security for the purpose of stabilization or to reduce a short position could cause the price of the security to be higher than it might be in the absence of such purchases. The imposition of a penalty bid might also have an effect on the price of a security to the extent that it were to discourage resales of the security.

Neither we nor the underwriters make any representation or prediction as to the direction or magnitude of any effect that the transactions described above may have on the price of the Senior Notes. In addition, neither we nor the underwriters make any representation that the underwriters will engage in such transactions or that such transactions once commenced will not be discontinued without notice.

### **Other Relationships**

Certain of the underwriters or their affiliates have engaged or may, from time to time, engage in transactions with and/or have performed or may, from time to time, perform investment banking and other financial services for us and our affiliates in the ordinary course of business, including providing us with cash management services or acting as lender under our credit facility or dealers under our commercial paper program.

### **Conflicts of Interest**

Affiliates of Barclays Capital Inc., KeyBanc Capital Markets Inc., Scotia Capital (USA) Inc., Wells Fargo Securities, LLC, Banc of America Securities LLC, Commerzbank Capital Markets Corp., Fifth Third Securities, Inc., J.P. Morgan Securities Inc. and Macquarie Capital (USA) Inc. are lenders under our revolving capital expenditure credit facility. As described in the section called "Use of Proceeds," a portion of our outstanding borrowings under this credit facility will be repaid with the net proceeds of this offering. Affiliates of Macquarie Capital (USA) Inc. indirectly own an equity interest in Puget Sound Energy of approximately 45.5%. As a result, this offering is being made in compliance with Rule 2720 of the NASD Conduct Rules, as administered by the Financial Industry Regulatory Authority, Inc. (FINRA). The offering is for a class of securities rated investment grade by Standard & Poor's Ratings Services and Moody's Investors Service and therefore, pursuant to Rule 2720, the appointment of a qualified independent underwriter is not necessary in connection with this offering. The underwriters have relied upon the ratings assigned to the Senior Notes by Standard & Poor's Ratings Services and Moody's Investors Service to satisfy the requirements of FINRA.

## **LEGAL MATTERS**

The validity of the Senior Notes and certain matters relating thereto will be passed upon, on behalf of Puget Sound Energy, Inc., by Perkins Coie LLP, Seattle, Washington. Certain legal matters will be passed upon on behalf of the underwriters by Skadden, Arps, Slate, Meagher & Flom LLP, New York, New York. From time to time Skadden, Arps, Slate, Meagher & Flom LLP provides legal services to Puget Sound Energy.

## EXPERTS

The financial statements and management's assessment of the effectiveness of internal control over financial reporting (which is included in Management's Report on Internal Control over Financial Reporting) incorporated in this Prospectus Supplement by reference to Puget Sound Energy's Annual Report on Form 10-K for the year ended December 31, 2009 have been so incorporated in reliance on the report of PricewaterhouseCoopers LLP, an independent registered public accounting firm, given on the authority of said firm as experts in auditing and accounting.

## WHERE YOU CAN FIND MORE INFORMATION

Puget Sound Energy files reports and other information with the Securities and Exchange Commission. These SEC filings are available over the Internet at the SEC's web site at <http://www.sec.gov>. You may also read and copy any document Puget Sound Energy files at the SEC's Public Reference room at 100 F Street, N.E., Room 1580, Washington, D.C. 20549. Please call the SEC at 1-800-SEC-0330 for more information on the public reference rooms and their copy charges. You may also inspect Puget Sound Energy's SEC reports and other information at the New York Stock Exchange, 20 Broad Street, New York, New York 10005.

## DOCUMENTS INCORPORATED BY REFERENCE

In connection with this offering, we have filed with the SEC a registration statement on Form S-3 under the Securities Act of 1933. As permitted by SEC rules, this prospectus supplement and the accompanying prospectus omit certain information included in the registration statement. For a more complete understanding of the securities we may offer, you should refer to the registration statement, including its exhibits.

The SEC allows us to incorporate by reference into this prospectus supplement and the accompanying prospectus the information we file or furnish separately with it, which means we may disclose important information by referring you to those other documents. The information we incorporate by reference is considered to be part of this prospectus supplement and the accompanying prospectus, except for any information superseded by information in this prospectus supplement and the accompanying prospectus. This prospectus supplement and the accompanying prospectus incorporate by reference the documents set forth below that Puget Sound Energy has filed previously with the SEC. These documents contain important information about Puget Sound Energy and its finances.

### SEC Filings (File No. 1-4393)

### Period/Date

Annual Report on Form 10-K    Year ended December 31, 2009

Current Reports on Form 8-K    Filed January 13, 2010

The documents filed by Puget Sound Energy with the SEC pursuant to Sections 13(a), 13(c), 14 or 15(d) of the Securities Exchange Act of 1934 after the date of this prospectus supplement and until all of the securities offered pursuant to this prospectus supplement and the accompanying prospectus are sold are also incorporated by reference into this prospectus supplement.

You may request a copy of these filings at no cost by writing or telephoning Puget Sound Energy at the following address:

Investor Relations  
Puget Sound Energy, Inc.  
P.O. Box 97034  
Bellevue, Washington 98009-9734  
(425) 454-6363



**PROSPECTUS**

**PUGET SOUND ENERGY, INC.**

**\$800,000,000  
SENIOR NOTES**

Puget Sound Energy, Inc. may offer, on one or more occasions, secured senior notes. For each type of security, the amount, price and terms will be determined at or prior to the time of sale. The aggregate public offering price of securities being offered will not exceed \$800,000,000.

Each time we offer any of these securities, we will set forth the specific terms of these securities in one or more supplements to this prospectus. The prospectus supplement or supplements also will set forth the names of any underwriters, dealers or agents involved in the offering of the securities, the compensation of these parties and any other special terms of the offering and sale. You should read carefully this prospectus and the accompanying prospectus supplement or supplements before you invest.

This prospectus may not be used to consummate sales of any of these securities unless accompanied by a prospectus supplement.

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**INVESTING IN OUR SECURITIES INVOLVES RISKS.  
SEE RISK FACTORS ON PAGE 2 OF THIS PROSPECTUS.**

Neither the Securities and Exchange Commission nor any state securities commission has approved or disapproved of these securities or passed upon the adequacy or accuracy of this prospectus. Any representation to the contrary is a criminal offense.

**The date of this prospectus is January 25, 2010.**

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## ABOUT THIS PROSPECTUS

This prospectus is part of a registration statement we filed with the Securities and Exchange Commission, or SEC, using a shelf registration process. Under this shelf registration process, we may sell the securities described in this prospectus in one or more offerings. This prospectus provides you with a general description of the securities. Each time we offer securities, we will provide you with a prospectus supplement that will describe the specific amounts, prices and terms of the offering. The prospectus supplement may also add, update or change information contained in this prospectus. You should read carefully both this prospectus and any prospectus supplement together with additional information described below.

This prospectus does not contain all the information provided in the registration statement we filed with the SEC. For further information about Puget Sound Energy, Inc. or the securities described in this prospectus, you should refer to that registration statement, which you can obtain from the SEC as described below under **Where You Can Find More Information**.

You should rely only on the information contained or incorporated by reference in this prospectus or a prospectus supplement. We have not authorized any other person to provide you with different information. If anyone provides you with different or inconsistent information, you should not rely on it. We are not making an offer to sell these securities in any jurisdiction where the offer or sale is not permitted. You should assume that the information appearing in this prospectus or any prospectus supplement, as well as information we have previously filed with the SEC and incorporated by reference, is accurate as of the date on the front of those documents only. Our business, financial condition, results of operations and prospects may have changed since those dates.

Unless otherwise stated or the context otherwise requires, references in this prospectus to Puget Sound Energy, we, us and our are to Puget Sound Energy, Inc. and its consolidated subsidiaries.

## SPECIAL NOTE REGARDING FORWARD-LOOKING STATEMENTS

Our disclosure and analysis in this prospectus, in any prospectus supplement and in the documents incorporated by reference contain forward-looking statements within the meaning of the Private Securities Litigation Reform Act of 1995. This Act provides a safe harbor for forward-looking statements to encourage companies to provide prospective information about themselves so long as they identify these statements as forward-looking and provide meaningful cautionary statements identifying important factors that could cause actual results to differ from the projected results. In some cases, you can identify forward-looking statements by terminology such as anticipate, believe, continue, could, estimate, expect, intend, may, might, plan, potential, predict, should or will or the negative comparable terminology. Forward-looking statements provide our current expectations or forecasts of future events.

We undertake no obligation to publicly update any forward-looking statements, whether as a result of new information, future events or otherwise. You are advised, however, to consult any further disclosures we make on related subjects in our annual reports on Form 10-K, quarterly reports on Form 10-Q and current reports on Form 8-K, as well as the Risk Factors in any prospectus supplement accompanying this prospectus.

## WHERE YOU CAN FIND MORE INFORMATION

We file annual, quarterly and current reports, and other information with the SEC. You may read and copy materials that we have filed with the SEC at the SEC public reference room located at 100 F Street, N.E., Washington, D.C. 20549. You may obtain information on the operation of the public reference room by calling the SEC at 1-800-SEC-0330. The SEC maintains an Internet site at <http://www.sec.gov> that contains reports, proxy and information statements, and other information regarding issuers that file electronically with the SEC.



In connection with this offering, we have filed with the SEC a registration statement on Form S-3 under the Securities Act of 1933. As permitted by SEC rules, this prospectus omits certain

information included in the registration statement. For a more complete understanding of the securities we may offer, you should refer to the registration statement, including its exhibits.

### **INCORPORATION OF CERTAIN DOCUMENTS BY REFERENCE**

The SEC allows us to incorporate by reference into this prospectus the information we file separately with it, which means we may disclose important information by referring you to those other documents. The information we incorporate by reference is considered to be part of this prospectus, except for any information superseded by information in this prospectus. This prospectus incorporates by reference the documents set forth below that we have filed previously with the SEC. In addition, all documents filed by us pursuant to the Securities Exchange Act of 1934 (other than those furnished pursuant to Item 2.02 or Item 7.01 in any Current Report on Form 8-K or other information furnished to the SEC) after the date of the initial registration statement of which this prospectus forms a part and prior to effectiveness of the Registration Statement shall be deemed to be incorporated by reference into the prospectus. These documents contain important information about us and our finances.

#### **SEC Filings (File No. 1-4393)**

#### **Period/Date**

Annual Report on Form 10-K Year ended December 31, 2008

Quarterly Reports on Form 10-Q Quarters ended March 31, 2009, June 30, 2009 and September 30, 2009

Current Reports on Form 8-K Filed January 2, 2009, January 21, 2009, February 12, 2009, April 3, 2009, September 11, 2009, October 30, 2009 and January 13, 2010

The documents filed by us with the SEC pursuant to Sections 13(a), 13(c), 14 and 15(d) of the Securities Exchange Act of 1934 (other than those furnished pursuant to Item 2.02 or Item 7.01 in any Current Report on Form 8-K or other information furnished to the SEC) after the date of this prospectus and prior to the termination of all offerings made pursuant to this prospectus are also incorporated by reference into this prospectus.

Security holders can obtain any document incorporated by reference in this prospectus from us without charge (excluding any exhibits to those documents, except that if we have specifically incorporated by reference an exhibit in this prospectus, the exhibit will also be provided without charge) by requesting it in writing or by telephone from us at:

Investor Relations  
Puget Sound Energy, Inc.  
P.O. Box 97034  
Bellevue, Washington 98009-9734  
(425) 454-6363

### **PUGET SOUND ENERGY, INC.**

Puget Sound Energy, Inc. is the largest electric and gas utility headquartered in Washington State, serving a territory covering approximately 6,000 square miles, principally in the Puget Sound region of the state of Washington. At December 31, 2009, we had approximately 1,075,420 electric customers, consisting of 949,889 residential, 118,422 commercial, 3,679 industrial and 3,430 other customers. At December 31, 2009, we had approximately 748,853 natural gas customers, consisting of 691,850 residential, 54,320 commercial, 2,533 industrial and 150 transportation customers.

Our executive office is located at 10885 N.E. 4th Street, Suite 1200, Bellevue, Washington 98004, and our mailing address is P.O. Box 97034, Bellevue, Washington, 98009-9734. Our telephone number is (425) 454-6363.

### **RISK FACTORS**

The purchase of the securities offered by this prospectus involves various risks. In considering whether to purchase the securities offered by this prospectus, you should carefully consider all the

information we have included or incorporated by reference in this prospectus and any prospectus supplement. In particular, you should carefully consider each of the risks described in the section entitled "Risk Factors" in our most recent Annual Report on Form 10-K and our Quarterly Reports on Form 10-Q that are incorporated by reference in this prospectus and those that may be included in the applicable prospectus supplement, together with all the other information included or incorporated by reference in this prospectus and any prospectus supplement.

### USE OF PROCEEDS

As will be more specifically set forth in the applicable prospectus supplement, we will use the net proceeds from the sale of senior notes offered hereby for our general corporate purposes, including capital expenditures, working capital and repayment of debt. Any specific allocation of the proceeds to a particular purpose that has been made at the date of any prospectus supplement will be described in the appropriate prospectus supplement.

### RATIO OF EARNINGS TO FIXED CHARGES

The following table sets forth our ratio of earnings to fixed charges for the periods indicated. For purposes of computing the ratios, earnings represent income from continuing operations before extraordinary items and cumulative effect of changes in accounting principles plus applicable income taxes and fixed charges. Fixed charges include all interest expense and the proportion deemed representative of the interest factor of rent expense.

	Years Ended December 31,					
	Twelve Months Ended September 30, 2009	2008	2007	2006	2005	2004
Ratio of earnings to fixed charges	2.12x	1.98x	2.09x	2.25x	2.20x	2.07x

### DESCRIPTION OF SECURITIES

#### Description of Senior Notes

Senior notes will be issued under a senior note indenture. Unless otherwise provided in the applicable prospectus supplement, the trustee under the senior note indenture will be U.S. Bank National Association. The senior note indenture is sometimes referred to in this prospectus as an "indenture."

The following briefly summarizes the material provisions of the indenture and the senior notes. You should read the more detailed provisions of the indenture, including the defined terms, for provisions that may be important to you. The indenture has been filed as an exhibit to the registration statement of which this prospectus is a part. Copies of the indenture may also be obtained from Puget Sound Energy or the trustee.

The senior note indenture does not limit the aggregate principal amount of senior notes that we may issue. We may from time to time, without the consent of the existing holders of senior notes, issue additional senior notes. As of the date of this prospectus, we have approximately \$2.9 billion in aggregate outstanding principal amount of senior notes under the senior note indenture.

The indenture provides that senior notes of Puget Sound Energy may be issued in one or more series, with different terms, as authorized on one or more occasions by Puget Sound Energy.

The applicable prospectus supplement relating to any series of senior notes will describe the following terms, where applicable:

the title of  
the senior  
notes;

the total  
principal  
amount of  
the senior  
notes;

the  
percentage  
of the  
principal  
amount at  
which the  
senior notes  
will be sold  
and, if  
applicable,  
the method  
of  
determining  
the price;

the maturity  
date or  
dates;

the interest rate or the method of computing the interest rate;

the date or dates from which any interest will accrue, or how such date or dates will be determined, and the interest payment date or dates and any related record dates;

the location where payments on the senior notes will be made;

the terms and conditions on which the senior notes may be redeemed at the option of Puget Sound Energy;

any obligation of Puget Sound Energy to redeem, purchase or repay the senior notes at the option of a holder upon the happening of any event

and the terms  
and  
conditions of  
redemption,  
purchase or  
repayment;

any  
provisions for  
the discharge  
of Puget  
Sound  
Energy's  
obligations  
relating to the  
senior notes  
by deposit of  
funds or  
United States  
government  
obligations;

whether the  
senior notes  
are to trade in  
book-entry  
form and the  
terms and any  
conditions for  
exchanging  
the global  
security in  
whole or in  
part for paper  
certificates;

any material  
provisions of  
the indenture  
described in  
this  
prospectus  
that do not  
apply to the  
senior notes;

any additional  
amounts with  
respect to the  
senior notes  
that Puget

Sound Energy will pay to a non-United States person because of any tax, assessment or governmental charge withheld or deducted and, if so, any option of Puget Sound Energy to redeem the senior notes rather than pay these additional amounts;

any additional events of default; and

any other specific terms of the senior notes.

Federal income tax consequences and other special considerations applicable to any senior notes issued by Puget Sound Energy at a discount will be described in the applicable prospectus supplement.

Senior notes may be presented for exchange. Registered senior notes may be presented for registration of transfer at the offices of the trustee and, subject to the restrictions set forth in the senior notes and in the applicable prospectus supplement, without service charge, but upon payment of any taxes or other governmental charges due in connection with the transfer, subject to any limitations contained in the indenture.

Distributions on the senior notes in registered form will be made at the office or agency of the trustee in its designated office. However, at the option of Puget Sound Energy, payment of any interest may be made by check or wire transfer. Payment of any interest due on senior notes in registered form will be made to the persons in whose names the senior notes are registered at the close of business on the record date for such interest payments. Payments made in any other manner will be specified in the applicable prospectus supplement.

***Security; Release Date***

Until the release date (as described in the next paragraph), the senior notes will be secured by one or more series of Puget Sound Energy's first mortgage bonds from either or both of Puget Sound Energy's current first mortgage indentures issued and delivered by Puget Sound Energy to the senior note trustee. Upon the issuance of a series of senior notes prior to the release date, Puget Sound Energy will simultaneously issue and deliver to the senior note trustee, as security for all senior notes, a series of first mortgage bonds that will have the same stated maturity date and



corresponding redemption provisions, and will be in the same total principal amount, as the series of the senior notes being issued. Any series of first mortgage bonds securing senior notes may, but need not, bear interest. Any payment by Puget Sound Energy to the senior note trustee of principal of, and interest and/or any premium on, a series of first mortgage bonds will be applied by the senior note trustee to satisfy Puget Sound Energy's obligations with respect to principal of, and interest and/or any premium on, the corresponding senior notes.

The release date will be the date that all first mortgage bonds of Puget Sound Energy issued and outstanding under its electric utility mortgage indenture with U.S. Bank National Association and its gas utility mortgage indenture with The Bank of New York Mellon Trust Company, N.A. other than first mortgage bonds securing senior notes, have been retired (at, before or after their maturity) through payment, redemption or otherwise. On the release date, the senior note trustee will deliver to Puget Sound Energy, for cancellation, all first mortgage bonds securing senior notes. Not later than 30 days thereafter, the senior note trustee will provide notice to all holders of senior notes of the occurrence of the release date. As a result, on the release date, the first mortgage bonds securing senior notes will cease to secure the senior notes. The senior notes will then become, at Puget Sound Energy's option, either:

unsecured  
general  
obligations  
of Puget  
Sound  
Energy; or

obligations  
secured by  
substitute  
first  
mortgage  
bonds  
issued  
under a  
substitute  
mortgage  
indenture  
other than  
Puget  
Sound  
Energy's  
electric  
utility  
mortgage  
or gas  
utility  
mortgage.

A lien on certain property owned by Puget Sound Energy will secure each series of first mortgage bonds that secures senior notes. Upon the payment or cancellation of any outstanding senior notes, the senior note trustee will surrender to Puget Sound Energy for cancellation an equal principal amount of the related series of first mortgage bonds. Puget Sound Energy will not permit, at any time prior to the release date, the total principal amount of first mortgage bonds securing senior notes held by the senior note trustee to be less than the total principal amount of senior notes outstanding. Following the release date, Puget Sound Energy will cause the mortgages to be discharged and will not issue any additional first mortgage bonds under its electric utility mortgage or gas utility mortgage. While Puget Sound Energy will be precluded after the release date from issuing additional first mortgage bonds, it will not be precluded under the senior note indenture or senior notes from issuing or assuming other secured debt, or incurring liens on its property, except to the extent indicated below under Certain Covenants of Puget Sound Energy Limitation on Liens.

### *Events of Default*

The following constitute events of default under senior notes of any series:

failure to pay  
principal of,  
and any  
premium on,  
any senior note  
of the series  
when due for  
five days;

failure to pay  
interest on any  
senior note of  
the series  
when due for  
30 days;

failure to  
perform any  
other covenant  
or agreement  
of Puget  
Sound Energy  
in the senior  
notes of the  
series for 90  
days after  
written notice  
to Puget Sound  
Energy by the  
senior note  
trustee or the  
holders of at  
least a  
majority in  
total principal  
amount of the  
outstanding  
senior notes;

prior to the  
release date, a  
default occurs  
under the gas  
utility  
mortgage and  
the gas utility  
mortgage  
trustee or the

holders of at least a majority in total principal amount of the outstanding senior notes of the series give notice of the default to the senior note trustee;

prior to the release date, a default occurs under the electric utility mortgage and the electric utility mortgage trustee or the holders of at least a majority in total principal amount of the outstanding senior notes of the series give notice of the default to the senior note trustee;

if any substituted mortgage bonds are outstanding, a default occurs under the substitute mortgage and the trustee under the substitute mortgage or the holders of at least a

majority in total principal amount of the outstanding senior notes of the series give notice of the default to the senior note trustee; and

events of bankruptcy, insolvency or reorganization of Puget Sound Energy specified in the senior note indenture.

If an event of default occurs and is continuing, either the senior note trustee or the holders of at least a majority in total principal amount of the outstanding senior notes of a series may declare the principal amount of all senior notes of the series to be due and payable immediately.

The senior note trustee generally will be under no obligation to exercise any of its rights or powers under the senior note indenture at the request or direction of any of the holders of senior notes of a series unless those holders have offered to the senior note trustee reasonable security or indemnity. Subject to the provisions for indemnity and certain other limitations contained in the senior note indenture, the holders of at least a majority in total principal amount of the outstanding senior notes of a series generally will have the right to direct the time, method and place of conducting any proceeding for any remedy available to the senior note trustee with respect to the series, or of exercising any trust or power conferred on the senior note trustee with respect to the series. The holders of at least a majority in principal amount of the outstanding senior notes of a series generally will have the right to waive any past default or event of default (other than a payment default) on behalf of all holders of senior notes of the series.

No holder of senior notes of a series may institute any action against Puget Sound Energy under the senior note indenture unless:

that holder  
gives to the  
senior note  
trustee  
advance  
written  
notice of  
default and  
its  
continuance;

the holders  
of not less  
than a  
majority in  
total  
principal  
amount of  
senior notes  
of the series  
then  
outstanding  
affected by  
that event of  
default  
request the  
senior note  
trustee to  
institute such  
action;

that holder  
has offered  
the senior  
note trustee  
reasonable  
indemnity;

and

the senior  
note trustee  
shall not  
have  
instituted  
such action  
within 60  
days of such  
request.

Furthermore, no holder of senior notes of a series will be entitled to institute any such action if and to the extent that the action would disturb or prejudice the rights of other holders of senior notes of the series.

Within 90 days after the occurrence of a default with respect to the senior notes of a series, the senior note trustee must give the holders of the senior notes of that series notice of the default if known to the senior note trustee, unless cured or waived. The senior note trustee may withhold the notice if it determines in good faith that it is in the interest of the holders to do so except in the case of default in the payment of principal of, and interest and/or any premium on, any senior notes of the series. Puget Sound Energy is required to deliver to the senior note trustee each year a certificate as to whether or not, to the knowledge of the officers signing the certificate, Puget Sound Energy is in compliance with the conditions and covenants under the senior note indenture.

#### ***Modification***

Except as provided in the paragraph below, Puget Sound Energy and the senior note trustee cannot modify or amend the senior note indenture with respect to a series without the consent of the holders of at least a majority in principal amount of the outstanding affected senior notes. In addition, Puget Sound Energy and the senior note trustee cannot modify or amend the senior note indenture without the consent of the holder of each outstanding senior note of a series to:

change the  
maturity date  
of any senior  
note of the  
series;

reduce the  
rate (or  
change the  
method of  
calculation  
of the rate)  
or extend the  
time of  
payment of  
interest on  
any senior  
note of the  
series;

reduce the principal amount of, or premium payable on, any senior note of the series;

change the coin or currency of any payment of principal of, and interest and/or any premium on, any senior note of the series;

change the date on which any senior note of the series may be redeemed or repaid at the option of its holder or adversely affect the rights of a holder to institute suit for the enforcement of any payment on or with respect to any senior note of the series;

impair the interest of the senior note trustee



in the first  
mortgage  
bonds  
securing the  
senior notes  
of the series  
held by it or,  
prior to the  
release date,  
reduce the  
principal  
amount of  
any series of  
first  
mortgage  
bonds  
securing the  
senior notes  
of the series  
to an amount  
less than

the  
principal  
amount of  
the related  
series of  
senior  
notes or  
alter the  
payment  
provisions  
of the first  
mortgage  
bonds in a  
manner  
adverse to  
the holders  
of the  
senior  
notes; or

modify or  
reduce the  
percentage  
of holders  
of senior  
notes of the  
series  
necessary  
to modify  
or amend  
the senior  
note  
indenture  
or to waive  
any past  
default to  
less than a  
majority.

Puget Sound Energy and the senior note trustee can modify and amend the senior note indenture without the consent of the holders in certain cases, including:

to add to the  
covenants  
of Puget  
Sound  
Energy for  
the benefit  
of the  
holders or  
to surrender

a right  
conferred  
on Puget  
Sound  
Energy in  
the senior  
note  
indenture;

to add  
further  
security for  
the senior  
notes of the  
series;

to supply  
omissions,  
cure  
ambiguities  
or correct  
defects,  
which  
actions, in  
each case,  
are not  
prejudicial  
to the  
interests of  
the holders  
in any  
material  
respect; or

to make any  
other  
changes that  
are not  
prejudicial  
to the  
holders of  
senior notes  
of the  
series.

***Defeasance and Discharge***

The senior note indenture provides that Puget Sound Energy will be discharged from any and all obligations with respect to the senior notes of a series and the senior note indenture (except for obligations to register the transfer or exchange of senior notes, replace stolen, lost or mutilated senior notes and maintain paying agencies) if, among other things, Puget Sound Energy irrevocably deposits with the senior note trustee, in trust for the benefit of holders of senior notes of the series, money or certain United States government obligations, or any combination of money or

government obligations, which through the payment of interest and principal on the deposits in accordance with their terms must provide money in an amount sufficient, without reinvestment, to make all payments of principal of, and any premium and interest on, the senior notes on the dates those payments are due in accordance with the terms of the senior note indenture and the senior notes of the series. Unless all the senior notes of the series are to be due within 90 days of the deposit by redemption or otherwise, Puget Sound Energy must also deliver to the senior note trustee an opinion of counsel to the effect that the holders of the senior notes of the series will not recognize income, gain or loss for federal income tax purposes as a result of the defeasance or discharge of the senior notes. Thereafter, the holders of senior notes must look only to the deposit for payment of the principal of, and interest and any premium on, the senior notes.

***Consolidation, Merger and Sale or Disposition of Assets***

Puget Sound Energy may consolidate with or merge into, or sell or otherwise dispose of its properties as or substantially as an entirety if:

the successor  
or transferee  
corporation  
is a  
corporation  
organized  
and existing  
under the  
laws of the  
United  
States, any  
state thereof  
or the  
District of  
Columbia;

the new  
corporation  
assumes the  
due and  
punctual  
payment of  
the principal  
of, and  
premium and  
interest on,  
all the senior  
notes and the  
performance  
of every  
covenant of  
the senior  
note  
indenture to  
be performed

or observed  
by Puget  
Sound  
Energy;

prior to the  
release date,  
the new  
corporation  
assumes  
Puget Sound  
Energy's  
obligations  
under its  
electric  
utility  
mortgage  
and gas  
utility  
mortgage  
with respect  
to first  
mortgage  
bonds  
securing  
senior notes;  
and

after the  
release date  
and there are  
substitute  
first  
mortgage  
bonds  
outstanding,  
the new  
corporation  
assumes  
Puget Sound  
Energy's  
obligations  
under the  
substitute  
first  
mortgage  
with respect  
to substitute  
first  
mortgage  
bonds

securing  
senior notes.

The senior note indenture defines all or substantially all of the assets of Puget Sound Energy as being 50% or more of the total assets of Puget Sound Energy as shown on its balance sheet as of the end of the prior year. The senior note indenture specifically permits any sale, transfer or other disposition during a calendar year of less than 50% of total assets without the consent of the holders

of the senior notes and without the assumption by the transferee of Puget Sound Energy's obligations on the senior notes and covenants contained in the senior note indenture.

***Certain Covenants of Puget Sound Energy***

***Limitation on Liens*** Puget Sound Energy cannot issue any first mortgage bonds other than first mortgage bonds that secure senior notes. After the release date, Puget Sound Energy will be precluded from issuing additional first mortgage bonds under its electric utility mortgage and gas utility mortgage. Unless substitute first mortgage bonds are issued to secure senior notes, after the release date, Puget Sound Energy may not issue, assume, guarantee or permit to exist any debt that is secured by any mortgage, security interest, pledge or other lien of or upon any real property or other depreciable asset used in Puget Sound Energy's electric and gas utility business without effectively securing the senior notes (together with, if Puget Sound Energy shall so determine, any other indebtedness of Puget Sound Energy ranking equally with the senior notes) equally and ratably with that debt. The foregoing restriction will not apply to:

liens on any property existing at the time of its acquisition (but excluding any extension of or addition to that property unless the terms of the mortgage as of the date of the acquisition of the property provide that the mortgage shall be secured by extensions or additions to the property);

liens to secure the payment of all or part of the purchase price of property or to secure any debt incurred prior to, at the time of or within 180 days after the acquisition of

that property  
for the purpose  
of financing all  
or part of the  
purchase price  
of the  
property;

liens secured  
by property  
used in the  
generation of  
electricity;

liens existing  
as of the date  
of the senior  
note indenture;

permitted  
encumbrances  
similar to the  
permitted  
encumbrances  
under the  
electric utility  
mortgage;

any extension,  
renewal or  
replacement  
(or successive  
extensions,  
renewals or  
replacements),  
in whole or in  
part, of any  
lien referred to  
in the bullet  
points above;  
provided,  
however, that  
the principal  
amount of debt  
secured  
thereby may  
not exceed the  
principal  
amount of debt  
(plus any  
premium or fee



payable in connection with such extension, renewal or replacement) so secured at the time of such extension, renewal or replacement; and provided, further, that such lien must be limited to all or such part of the property which was subject to the mortgage so extended, renewed or replaced (plus improvements on such property);

liens in favor of the United States, any state thereof, any other country or any political subdivision of any of the foregoing, to secure partial, progress, advance or other payments under any contract or statute; or

liens securing industrial development, pollution control or similar revenue

bonds.

Notwithstanding the foregoing restriction, Puget Sound Energy may create, assume or incur any lien not excepted above without equally and ratably securing the senior notes if the aggregate amount of all debt then outstanding and secured by that lien or any other lien not excepted above, together with all net sale proceeds from sale and leaseback transactions that are not described in *Limitations on Sale and Leaseback Transactions* below, does not exceed 15% of Puget Sound Energy's total consolidated capitalization as shown on its latest audited consolidated balance sheet.

***Limitations on Sale and Lease Back Transactions*** Unless substituted first mortgage bonds are issued to secure the senior notes, after the release date Puget Sound Energy may not sell or transfer any real property interest or other depreciable asset and take back a lease of that property unless:

the sale and leaseback transaction occurs within 180 days after the later of the date of acquisition of the property or the date of the completion of construction or commencement of full operations on the property; or

within 120 days after the sale and leaseback transaction, Puget Sound Energy applies or causes to be applied to the retirement of debt of Puget Sound Energy (other than debt which

is subordinate in right of payment to senior notes) an amount not less than the net proceeds of the sale of the property.

Notwithstanding the foregoing restriction, Puget Sound Energy may effect any sale and leaseback transaction not excepted above if the net sale proceeds from the sale and leaseback transaction, together with the net sale proceeds from all other sale and leaseback transactions not excepted above and all debt then outstanding and secured by mortgages not described in any of the bullet points under Limitations on Liens, do not exceed 15% of Puget Sound Energy's total consolidated capitalization as shown on its latest audited consolidated balance sheet. Puget Sound Energy may also effect any sale and leaseback transaction involving a lease for a period, including renewals, of not more than 36 months.

#### ***Voting of First Mortgage Bonds Held by Senior Note Trustee***

The senior note trustee, as the holder of first mortgage bonds securing senior notes, will attend any meeting of bondholders under Puget Sound Energy's electric utility mortgage and gas utility mortgage or, at its option, will deliver its proxy in connection therewith as it relates to matters with respect to which it is entitled to vote or consent. The senior note trustee will vote all the electric utility bonds or gas utility bonds held by it, or will consent with respect thereto, as directed by holders of at least a majority in total principal amount of the outstanding senior notes; provided, however, that the senior note trustee is not required to vote the electric utility bonds or gas utility bonds of any particular issue in favor of, or give consent to, any action except upon notification by the senior note trustee to the holders of the related issue of senior notes of such proposal and consent thereto of the holders of at least a majority in principal amount of the outstanding senior notes of such issue.

#### ***Concerning the Senior Note Trustee***

U.S. Bank National Association is both the senior note trustee under the senior note indenture and the mortgage trustee under the electric utility mortgage indenture. U.S. Bank National Association also serves as the issuing and paying agent for, and a dealer under, our commercial paper program, and is a lender under our credit facility.

The senior note trustee may resign at any time by giving written notice to Puget Sound Energy specifying the day on which the resignation is to take effect. The resignation will take effect immediately upon the later of the appointment of a successor senior note trustee and the day specified by the senior note trustee.

The senior note trustee may be removed at any time by a written instrument filed with the senior note trustee and signed by the holders of at least a majority in total principal amount of outstanding senior notes. In addition, if no event of default has occurred and is continuing, Puget Sound Energy may remove the senior note trustee upon notice to the holder of each senior note outstanding and the senior note trustee, and appointment of a successor senior note trustee.

#### **Description of the First Mortgage Bonds**

The first mortgage bonds securing the senior notes are to be issued under Puget Sound Energy's electric utility mortgage indenture or its gas utility mortgage indenture, each as amended and supplemented by various supplemental indentures. U.S. Bank National Association will act as the electric utility mortgage trustee and The Bank of New York Mellon Trust Company, N.A. will act as the gas utility mortgage trustee.

The statements herein concerning these mortgage indentures are outlines and are not complete and are subject to, and qualified in their entirety by, all the provisions of the electric utility mortgage indenture and the gas utility mortgage indenture, which are exhibits to the registration statement of which this prospectus forms a part. They make use of defined terms and are qualified in their entirety by express reference to the mortgage indentures, copies of which are available upon request to the senior note trustee.

First mortgage bonds securing senior notes will be issued as security for Puget Sound Energy's obligations under the senior note indenture and will be immediately delivered to and registered in the name of the senior note trustee. The first mortgage bonds securing senior notes will be issued as security for senior notes of a series and will secure the senior notes of that series until the release date. The senior note indenture provides that the senior note trustee shall not transfer any first mortgage bonds securing senior notes except to a successor trustee, to Puget Sound Energy (as provided in the senior note indenture) or in compliance with a court order in connection with a bankruptcy or reorganization proceeding of Puget Sound Energy.

First mortgage bonds securing senior notes will correspond to the senior notes of their related series in respect of principal amount, interest rate, maturity date and redemption provisions. Upon payment of the principal or any premium or interest on senior notes of a series, the related first mortgage bonds in a principal amount equal to the principal amount of the senior notes will, to the extent of the payment of principal, premium or interest, be deemed fully paid and the obligation of Puget Sound Energy to make the payment shall be discharged.

### *The Electric Utility Mortgage Bonds*

**Priority and Security** The electric utility mortgage bonds securing senior notes of any series will rank equally as to security with bonds of other series now outstanding or issued later under the electric utility mortgage. This security is a direct first lien on Puget Sound Energy's electric utility property and its electric franchises and permits, other than property expressly excluded from the lien. Property expressly excluded from the lien includes:

cash,  
securities,  
notes,  
accounts  
receivable and  
similar  
instruments;

conditional  
sales,  
appliance  
rental or lease  
agreements;

materials and  
supplies held  
for use in the  
ordinary  
course of  
business;

merchandise  
held for the  
purpose of  
sale, lease or  
distribution;

fuel  
(including

fissionable  
material) and  
personal  
property  
consumable in  
operations;

timber, oil,  
gas and other  
minerals  
under or upon  
lands of Puget  
Sound  
Energy;

office  
furniture and  
equipment,  
automobiles  
and similar  
transportation  
equipment;  
and

nonutility  
property.

The lien of the electric utility mortgage is subject to excepted encumbrances (and certain other limitations) as defined and described in the electric utility mortgage indenture. It is also subject to the lien of the gas utility mortgage with respect to Puget Sound Energy's gas utility property that was acquired in connection with the merger with Washington Energy Company on February 10, 1997. The electric utility mortgage indenture permits the acquisition of property subject to prior liens.

**Dividend Restriction** So long as any of the electric utility mortgage bonds are outstanding, Puget Sound Energy shall not do either of the following, except out of net income available for dividends on its common stock, accumulated after December 31, 1957, plus the sum of \$7,500,000:

declare or pay  
any dividends  
(other than  
dividends  
payable in  
Puget Sound  
Energy's  
common  
stock) or  
make any  
other  
distribution  
on any shares  
of its

common  
stock; or

purchase,  
redeem or  
otherwise  
retire for  
consideration  
any shares of  
stock.

***Issuance of Electric Utility Mortgage Bonds and Withdrawal of Cash Deposited Against That Issuance*** The principal amount of electric utility mortgage bonds that Puget Sound Energy may issue under the electric utility mortgage is not limited, provided that the issuance tests in the electric utility mortgage are satisfied. Electric utility mortgage bonds may be issued from time to time against one or more of the following:

60% of  
unfunded  
net  
property  
additions;

deposit of  
cash with  
the  
electric  
utility  
mortgage  
trustee;  
and

100% of  
unfunded  
electric  
utility  
mortgage  
bond  
credits.

The issuance of electric utility mortgage bonds is subject to net earnings available for interest being at least two times the annual interest requirements on all electric utility mortgage bonds and prior lien debt to be outstanding. Cash deposited is withdrawable against 60% of unfunded net additions and 100% of unfunded electric utility mortgage bond credits.

**Depreciation Fund** Puget Sound Energy will pay cash or deliver electric utility mortgage bonds of any series to the electric utility mortgage trustee by May 31 of each year in an amount equal to the minimum provision for depreciation for the preceding year (i.e., an amount by which 15% of gross utility operating revenues of Puget Sound Energy, after deducting cost of electricity purchased, fuel costs, and rental and lease payments, exceeds maintenance, repairs and renewals). Cash held in the depreciation fund may be applied to the retirement of the electric utility mortgage bonds of certain of the Secured Medium-Term Notes, Series A and certain of the Secured Medium-Term Notes, Series B, at a price not exceeding the applicable regular redemption price thereof, or other electric utility mortgage bonds at a price not exceeding the applicable special redemption price thereof. In lieu of paying cash or delivering electric utility mortgage bonds, Puget Sound Energy has the option of satisfying this obligation through the use of unfunded property additions or unfunded electric utility mortgage bond credits. Cash and electric utility mortgage bonds held in the depreciation fund may also be withdrawn by using either unfunded property additions or unfunded electric utility mortgage bond credits.

**Modification of Mortgage** The rights of the bondholders under the electric utility mortgage may be modified by Puget Sound Energy with the consent of the holders of at least  $66\frac{2}{3}\%$  in total principal amount of the electric utility bonds and of not less than  $66\frac{2}{3}\%$  of the total principal amount of each series affected. In general, however, no modification of the terms of payment of principal or interest and no modification affecting the lien or reducing the percentage required for modification is effective against any bondholder without the bondholder's consent.

**Concerning the Mortgage Trustee** U.S. Bank National Association is both the mortgage trustee under the electric utility mortgage indenture and the senior note trustee under the senior note indenture. U.S. Bank National Association also serves as the issuing and paying agent for, and a dealer under, our commercial paper program, and is a lender under our credit facility.

The holders of at least a majority in total principal amount of the electric utility mortgage bonds have the right to require the electric utility mortgage trustee to enforce the electric utility mortgage, but the electric utility mortgage trustee is entitled to receive reasonable indemnity and is not required to act under certain circumstances.

**Defaults** The electric utility mortgage defines the following as defaults :

failure to pay  
principal and  
premium when  
due;

failure to pay  
interest for 30  
days after  
becoming due;

failure to pay  
any installment  
of any sinking  
or other  
purchase fund



for 60 days  
after becoming  
due;

an unstayed  
continuance for  
90 days after an  
entry of an  
order for  
reorganization  
or an  
appointment of  
a trustee;

certain events  
in bankruptcy,  
insolvency or  
reorganization;

an unstayed  
continuance for  
90 days after  
entry of a  
judgment in  
excess of  
\$100,000; and

failure for 90  
days after  
notice to  
observe other  
covenants or  
conditions.

The electric utility mortgage indenture does not contain a provision requiring any periodic evidence to be furnished as to the absence of default or as to compliance with the terms thereof.

### ***Gas Utility Mortgage Bonds***

***Priority and Security*** The gas utility mortgage bonds securing senior notes of any series will rank equally as to security with gas utility mortgage bonds of other series now outstanding or issued later under the gas utility mortgage indenture. This security is a direct first lien on all of Puget Sound Energy's gas utility property, on its gas utility franchises and permits and on its gas purchase

contracts (other than certain property expressly excluded from the lien). Property expressly excluded from the lien includes

cash,  
securities,  
notes,  
accounts  
receivable and  
similar  
instruments;

conditional  
sales,  
appliance  
rental or lease  
agreements;

equipment,  
materials,  
supplies and  
merchandise  
held by Puget  
Sound Energy  
for  
consumption  
in the ordinary  
course of  
business or  
acquired for  
sale, lease or  
distribution;

gas or liquid  
hydrocarbons  
in pipelines  
and in storage;

fuel and  
personal  
property  
consumable in  
operations;

oil, gas and  
other minerals  
and timber  
under or upon  
lands of Puget  
Sound Energy;

office  
furniture and  
equipment,  
automobiles  
and similar  
transportation  
equipment;

nonutility  
property; and

certain  
property of a  
successor  
corporation in  
a merger or  
consolidation.

All property owned by Puget Sound Energy immediately prior to its merger with Washington Energy Company on February 10, 1997 is excepted from the lien of the gas utility mortgage. All property acquired by Puget Sound Energy after the merger is also excepted from the lien, unless the property improves or replaces the gas utility property owned by Washington Energy Company at the time of the merger. This lien is subject to excepted encumbrances (and certain other limitations) as defined and described in the gas utility mortgage indenture. The mortgage indenture permits the acquisition of property subject to prior liens, but this property will not be considered as additional property under the gas utility mortgage until the prior lien is paid.

***Dividend Restriction*** If the aggregate amount of all the dividends, distributions and expenditures listed below made since September 30, 1994 would exceed the aggregate amount of the net income of Puget Sound Energy accumulated after September 30, 1994 plus the sum of \$20,000,000, Puget Sound Energy shall not do any of the following so long as any of Puget Sound Energy's Secured Medium-Term Notes, Series C, issued under the gas utility mortgage, are outstanding:

declare or pay  
any dividends  
(other than  
dividends  
payable in  
Puget Sound  
Energy's  
common  
stock) or  
make any  
other  
distribution  
on any shares  
of its  
common  
stock; or

purchase,  
redeem or

otherwise  
retire for  
consideration  
any shares of  
stock (other  
than in  
exchange for,  
or from the  
net cash  
proceeds of,  
other new  
shares of  
capital stock  
of Puget  
Sound Energy  
and other than  
any shares of  
any class of  
stock ranking  
as to  
dividends or  
assets prior to  
Puget Sound  
Energy's  
common  
stock required  
to be  
purchased,  
redeemed or  
otherwise  
retired for any  
sinking fund  
or purchase  
fund for that  
class of  
stock).

**Renewal Fund** Puget Sound Energy will pay cash and/or deliver gas utility mortgage bonds (taken at the principal amount thereof) to the gas utility mortgage trustee for deposit into a renewal fund on or before May 1 of each year in an amount equal to:

the  
greater  
of:

the aggregate  
amount of the  
minimum  
provision for  
depreciation  
(i.e., an

amount  
computed at  
the rate of 2%  
per annum, or  
another rate as  
may be  
permitted or  
required by the  
Washington  
Utilities and  
Transportation  
Commission,  
of the book  
value of  
depreciable gas  
utility property  
subject to the  
lien of the gas  
utility  
mortgage and  
not to prior  
liens) from  
March 1, 1957  
to the end of  
the next  
preceding  
calendar year;  
or

the aggregate  
amount of  
retirements for  
the same  
period;  
in excess of:

the  
greater  
of:

the  
aggregate  
amount for  
the  
minimum  
provision for  
depreciation  
or  
retirements,  
whichever is

greater,  
shown in the  
next  
preceding  
renewal fund  
certificate  
filed with  
the

gas utility  
mortgage  
trustee  
pursuant to  
the  
requirements  
of Section  
4.04 of the  
gas utility  
mortgage; or

the aggregate  
amount for  
the minimum  
provision for  
depreciation  
or  
retirements,  
whichever is  
greater,  
shown in the  
latest  
certificate of  
available net  
additions  
delivered to  
the gas utility  
mortgage  
trustee  
pursuant to  
Section 2.01  
of the gas  
utility  
mortgage;

less the aggregate amount of gas utility mortgage bonds retired by sinking fund operations, not theretofore used as a credit on account of the renewal fund in previous renewal fund certificates. The renewal fund obligation may be satisfied in whole or in part by credits consisting of unfunded property additions and/or unfunded gas utility mortgage bonds credits.

Any cash deposited in the renewal fund, if and to the extent that Puget Sound Energy at the time does not have property additions available for use as a credit to satisfy the renewal fund obligation, may, upon the written order of Puget Sound Energy, be applied by the gas utility mortgage trustee to the redemption of gas utility mortgage bonds or, if not so applied pursuant to the provisions of the gas utility mortgage, to the retirement of gas utility mortgage bonds.

**Issuance of Gas Bonds and Withdrawal of Cash Deposited Against Such Issuance** The principal amount of gas utility mortgage bonds issuable under the gas utility mortgage is not limited, provided that the issuance tests in the gas utility mortgage are satisfied. Gas utility mortgage bonds may be issued from time to time against one or more of the following:

60% of  
unfunded  
net  
property  
additions;

deposit of  
cash with  
the gas  
utility  
mortgage  
trustee;  
and

100% of  
unfunded  
gas utility  
mortgage  
bond  
credits.

With certain exceptions, the issuance of gas utility mortgage bonds is subject to net earnings available for interest being at least:

two times the  
annual  
interest  
requirements  
on all gas  
utility  
mortgage  
bonds and  
prior lien  
debt to be  
outstanding;  
and

so long as  
gas utility  
mortgage  
bonds issued  
prior to the  
date of this  
prospectus  
are  
outstanding,  
1.75 times  
the annual  
interest  
requirements  
on all



indebtedness  
of Puget  
Sound  
Energy to be  
outstanding  
immediately  
after such  
issuance.

Cash deposited is withdrawable against 60% of unfunded net property additions in the case of moneys on deposit with the gas utility mortgage trustee for the purpose described above, 100% of the amount of unfunded net additions in the case of any other trust moneys and 100% of unfunded gas utility mortgage bond credits.

**Modification of Mortgage** The rights of the bondholders under the gas utility mortgage may be modified by Puget Sound Energy with the consent of the holders of at least  $66\frac{2}{3}\%$  in total principal amount of the gas utility mortgage bonds and of not less than  $66\frac{2}{3}\%$  of the total principal amount of each series affected. In general, however, no modification of the terms of payment of principal or interest and no modification affecting the lien or reducing the percentage required for modification is effective against any bondholder without the bondholder's consent.

**Concerning the Mortgage Trustee** The Bank of New York Mellon Trust Company, N.A. is both the gas utility mortgage trustee under the mortgage indenture and the unsecured debenture trustee under our unsecured debt indenture. An affiliate of The Bank of New York Mellon Trust Company, N.A. is a lender under our credit agreement.

The holders of at least a majority in total principal amount of the gas utility mortgage bonds have the right to require the gas utility mortgage trustee to enforce the gas utility mortgage, but the gas utility mortgage trustee is entitled to receive reasonable indemnity and is not required to act under certain circumstances.

**Defaults** The gas utility mortgage defines the following as defaults :

failure to  
pay  
principal  
and  
premium  
when due;

failure to  
pay  
interest  
for 10  
days after  
becoming  
due;

failure to pay  
any installment  
of any sinking  
or other  
purchase fund  
for 30 days  
after becoming  
due;

certain events  
in bankruptcy,  
insolvency or  
reorganization;

failure to pay  
money due  
under any  
indebtedness  
other than gas  
utility  
mortgage  
bonds in an  
amount of  
\$500,000 or  
more or the  
failure to  
perform any  
other  
agreement  
evidencing the  
indebtedness if  
Puget Sound  
Energy's failure  
causes any  
payments to  
become due  
prior to the due  
date;

a judgment  
against Puget  
Sound Energy  
in excess of  
\$100,000 that  
continues  
unstayed and  
unsatisfied for  
a period of 90  
days following  
entry of the

judgment; and

failure for 30  
days after  
notice to  
observe other  
covenants or  
conditions.

The gas utility mortgage indenture does not contain a provision requiring any periodic evidence to be furnished as to the absence of default or as to compliance with the terms thereof.

### **PLAN OF DISTRIBUTION**

Puget Sound Energy may sell the senior notes:

through  
underwriters  
or dealers;

through  
agents;

directly to  
purchasers;  
or

through a  
combination  
of any of  
these  
methods.

The prospectus supplement with respect to any senior notes will set forth the terms of the related offering, including:

the name or  
names of any  
underwriters,  
dealers or  
agents and the  
amount of  
securities  
underwritten  
or purchased  
by them;

the name or  
names of any  
managing  
underwriter or  
underwriters;

the purchase price of the senior notes and the proceeds to Puget Sound Energy from their sale;

any underwriting discounts and commissions or agency fees and other items constituting underwriters' or agents' compensation;

any initial public offering price and any discounts or concessions allowed or reallocated or paid to dealers;

any commissions paid to agents;

any delayed delivery arrangements; and

any securities exchange on which the senior notes may be listed.

#### **Sale Through Underwriters or Dealers**

If underwriters are used in the sale, they will acquire the senior notes for their own account and may resell them on one or more occasions in one or more transactions, including negotiated transactions, at a fixed public offering price or at varying prices determined at the time of sale. The senior notes may be offered to the public either through underwriting syndicates represented by one or more managing underwriters or directly by one or more firms acting as underwriters. Unless otherwise set forth in the applicable prospectus supplement, the obligations of the underwriters to

purchase the senior notes will be subject to certain conditions precedent, and the underwriters will be obligated to purchase all the offered senior notes if any are purchased. The underwriters may change from time to time any initial public offering price and any discounts or concessions allowed or reallocated or paid to dealers.

During and after an offering through underwriters, the underwriters may purchase and sell the senior notes in the open market. These transactions may include overallotment and stabilizing

transactions and purchases to cover syndicate short positions created in connection with the offering. The underwriters may also impose a penalty bid, which means that selling concessions allowed to syndicate members or other broker-dealers for the senior notes sold for their account may be reclaimed by the syndicate if the senior notes are repurchased by the syndicate in stabilizing or covering transactions. These activities may stabilize, maintain or otherwise affect the market price of the senior notes, which may be higher than the price that might otherwise prevail in the open market. If commenced, the underwriters may discontinue these activities at any time.

If dealers are utilized in the sale of senior notes, Puget Sound Energy will sell the senior notes to the dealers as principals. The dealers may then resell the senior notes to the public at varying prices to be determined by the dealers at the time of resale.

### **Direct Sales and Sales Through Agents**

The senior notes may be sold directly by Puget Sound Energy or through agents designated by Puget Sound Energy from time to time. Unless otherwise indicated in the prospectus supplement, any agent will be acting on a best-efforts basis for the period of its appointment.

The senior notes may be sold directly by Puget Sound Energy to institutional investors or others, who may be deemed to be underwriters within the meaning of the Securities Act with respect to any resale of the securities. The terms of these sales will be described in the related prospectus supplement.

### **Delayed Delivery Contracts**

If indicated in the prospectus supplement, Puget Sound Energy may authorize agents, underwriters or dealers to solicit offers from certain types of institutions to purchase senior notes from Puget Sound Energy at the public offering price under delayed delivery contracts. These contracts would provide for payment and delivery on a specified date in the future. The contracts would be subject only to those conditions described in the prospectus supplement. The prospectus supplement will describe the commission payable for solicitation of those contracts.

### **General Information**

Agents, dealers and underwriters may be entitled under agreements with Puget Sound Energy to indemnification by Puget Sound Energy against certain civil liabilities, including liabilities under the Securities Act, or to contribution with respect to payments which the agents, dealers or underwriters may be required to make in respect of liabilities under the Securities Act. Agents, dealers and underwriters may be customers of, engage in transactions with, or perform services for Puget Sound Energy and its affiliates in the ordinary course of business.

The senior notes may or may not be listed on a national securities exchange. You should read the applicable prospectus supplement for a discussion of this matter. We cannot assure you there will be a market for any of the senior notes.

### **DISCLOSURE OF COMMISSION POSITION ON INDEMNIFICATION FOR SECURITIES ACT LIABILITIES**

Sections 23B.08.500 through 23B.08.600 of the Washington Business Corporation Act ( WBCA ) authorize a court to award, or a corporation to grant, indemnification to directors and officers on terms sufficiently broad to permit indemnification under certain circumstances for liabilities arising under the Securities Act of 1933, as amended (the Securities Act ). Article 8 of Puget Sound Energy s amended and restated articles of incorporation and Article VII of Puget Sound Energy s amended and restated bylaws provide for indemnification of Puget Sound Energy s directors and officers to the maximum extent permitted by Washington law, except for (i) acts or omissions of such person finally adjudged to be intentional misconduct or a knowing violation of law by the person, (ii) conduct finally adjudged to be

in violation of Section 23B.08.310 of the WBCA,

or (iii) any transaction with respect to which it was finally adjudged that the person received a benefit in money, property, or services to which such person was not legally entitled.

Section 23B.08.320 of the WBCA authorizes a corporation to eliminate or limit a director's personal liability to the corporation or its shareholders for monetary damages for conduct as a director, except in certain circumstances involving intentional misconduct, knowing violations of law or illegal corporate loans or distributions, or any transaction from which the director personally receives a benefit in money, property or services to which the director is not legally entitled. Article 9 of Puget Sound Energy's amended and restated articles of incorporation contains provisions implementing, to the fullest extent permitted by Washington law, such limitations on a director's liability to Puget Sound Energy and its shareholders.

Officers and directors of Puget Sound Energy are covered by insurance (with certain exceptions and certain limitations) that indemnifies them against losses and liabilities arising from certain alleged wrongful acts, including alleged errors or misstatements, or certain other alleged wrongful acts or omissions constituting neglect or breach of duty.

The underwriting agreements, which will be filed or incorporated by reference as exhibits to the registration statement of which this prospectus is a part, may contain provisions whereby the underwriters agree to indemnify Puget Sound Energy, its directors and certain officers and other persons, and are incorporated herein by reference.

Insofar as indemnification for liabilities arising under the Securities Act may be permitted to our directors, officers and controlling persons under the foregoing provisions, we have been informed that in the opinion of the SEC such indemnification is against public policy as expressed in the Securities Act and is, therefore, unenforceable.

#### **LEGAL OPINIONS**

Opinions as to the legality of certain of the senior notes will be rendered for Puget Sound Energy by Perkins Coie LLP, Seattle, Washington. Certain United States federal income taxation matters may be passed upon for Puget Sound Energy by either Perkins Coie LLP, tax counsel for Puget Sound Energy, or by special tax counsel to Puget Sound Energy, who will be named in the related prospectus supplement. Certain legal matters with respect to the senior notes will be passed upon by counsel for any underwriters, dealers or agents, each of whom will be named in the related prospectus supplement.

#### **EXPERTS**

The financial statements and management's assessment of the effectiveness of internal control over financial reporting (which is included in Management's Report on Internal Control over Financial Reporting) incorporated in this prospectus by reference to Puget Sound Energy's Annual Report on Form 10-K for the year ended December 31, 2008 have been so incorporated in reliance on the report of PricewaterhouseCoopers LLP, an independent registered public accounting firm, given on the authority of said firm as experts in auditing and accounting.



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*\$325,000,000*

*5.795% Senior Notes due March 15, 2040*

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***PROSPECTUS SUPPLEMENT***

***March 3, 2010***

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**Barclays Capital  
KeyBanc Capital Markets  
Scotia Capital  
Wells Fargo Securities**

**BofA Merrill Lynch  
Commerzbank  
Fifth Third Bank  
J.P. Morgan  
Macquarie Capital**

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