

## Mark Keely

Referenced in the DSSEIS: 3.3.1.1 Paris Agreement, 3.3.2.1 Federal Clean Air Act, 3.3.3.1 Limiting GHG Emissions (RCW 70.235), 3.3.3.2 Washington Clean Air Act (RCW 70.94), 3.3.3.3 GHG Emissions ♦ Baseload Electric Generation Performance Standards (RCW 80.80), 3.3.3.4 Washington State Efficiency Environmental Performance (Executive Order 18-01), 3.3.3.5 Washington's Leadership on Climate Change (Executive Order 09-05).

NWIW has not shown any just adherence to these standards or any clear mitigation for the harm and pollution through the operations of this petrochemical refinery. In fact mitigation of 4.6 million metric tons of CO<sub>2</sub>e is IMPOSSIBLE!

Ecology WA -- your mission statement states, "Ecology is Washington's environmental protection agency. Our mission is to protect, preserve, and enhance Washington's land, air, and water for current and future generations. Our innovative partnerships support environmental work throughout the state." Please abide by it! Adding new fossil fuel infrastructure, obligating us to 40 years of fossil gas consumption, and adding 4.6 MMT of CO<sub>2</sub>e to our already overburdened atmosphere for even 10 years is a climate disaster from which we cannot overcome. Do your job. DENY the shorelines permits.