

06/24/21 16:00

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From: [Hillstead, Kristen \(UTC\)](#)
To: [UTC DL Records Center](#)
Subject: FW: 200568 Compliance Filing
Date: Thursday, June 24, 2021 10:42:18 AM

Please add this email string to the docket in Cases.

Thank you.

Kristen Hillstead | Regulatory Analyst
Utilities & Transportation Commission, Regulatory Services Division
ph: 360.664.1281 | Kristen.Hillstead@utc.wa.gov (she/her)
Work Hours: Mon. 7:30 AM - 4:30 PM
Tuesdays: 8:00 AM - Noon
Wed. thru Fri. 7:30 AM - 4:30 PM

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From: Mickelson, Christopher <Christopher.Mickelson@cngc.com>
Sent: Tuesday, June 22, 2021 3:05 PM
To: Erdahl, Betty Ann (UTC) <betty.erdahl@utc.wa.gov>; Hillstead, Kristen (UTC) <kristen.hillstead@utc.wa.gov>
Subject: RE: 200568 Compliance Filing

External Email

Alright, here is my attempt at explain the situation. The rate case had a test year of 2019, which means all the plant in service at the end of 2019 was included in rate base. In the CRM, we only included CRM investment from January 1 through October 31, because the October actual, November and December were embedded in the teat year. So, general rates go up by the 2019 CRM but the CRM rate schedule change by removing the 2019 component and the true up and only leaving the January – October 2020 CRM investment.

Hope this helps or I just muddy the waters again.

Chris Mickelson
Cascade Natural Gas Corp

360-280-4136

From: Erdahl, Betty Ann (UTC) <betty.erdahl@utc.wa.gov>
Sent: Tuesday, June 22, 2021 1:11 PM
To: Mickelson, Christopher <Christopher.Mickelson@cngc.com>
Cc: Hillstead, Kristen (UTC) <kristen.hillstead@utc.wa.gov>
Subject: 200568 Compliance Filing

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Hi Chris,

From our discussion about this compliance filing:

2019 CRM plant is in base rates, however the revenue for Oct true up, Nov. and Dec. is not in test year, correct?

If so, this is why the CRM rate is being added to the margin rate, correct?

Thanks,
Betty and Kristen

Betty Erdahl (she/her) | Regulatory Analyst
Utilities & Transportation Commission, Regulatory Services Division
ph: 360.664.1283 | betty.erdahl@utc.wa.gov
Work Hours: Mon.-Thur. 9AM – 2PM, Fri. 9AM – 1PM

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