## BEFORE THE WASHINGTON UTILITIES AND TRANSPORTATION COMMISSION

WASHINGTON UTILITIES AND TRANSPORTATION COMMISSION, DOCKET UG-200568

## PETITION TO INTERVENE OF THE ENERGY PROJECT

Complainant,

v.

CASCADE NATURAL GAS CORPORATION,

Respondent.

Pursuant to WAC 480-07-355 (1), The Energy Project hereby petitions the Washington

Utilities and Transportation Commission (Commission or UTC) for leave to intervene in the

above-captioned docket as an intervenor. The Energy Project requests intervention with full

party status as described in WAC 480-07-340.

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The business address of The Energy Project is:

Shawn Collins The Energy Project 3406 Redwood Avenue Bellingham, WA 98225 Phone: (360) 389-2410 Email: shawnc@oppco.org

The Energy Project will be represented in this proceeding by Simon J. ffitch. All

documents relating to this proceeding should be served as follows: (1) to Shawn Collins and The

Energy Project in electronic format only at the above email address; (2) to Simon J. ffitch in

electronic format only at:

Simon J. ffitch Attorney at Law 321 High School Rd. NE, Suite D3, Box No. 383

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Simon J. ffitch Attorney at Law 321 High School Rd. NE, Suite D3, Box No. 383 Bainbridge Island, WA 98110 (206) 669-8197 Bainbridge Island, WA 98110 Phone: (206) 669-8197 E-mail: simon@ffitchlaw.com

The Energy Project works with Community Action Partnership agencies that provide rate assistance and energy efficiency programs for Cascade's low-income natural gas customers. The Energy Project also works generally with utilities and other stakeholders to develop and expand rate assistance and energy efficiency programs for low-income customers in Washington. The Energy Project is a frequent party in general rate cases and other significant dockets before the UTC involving Washington investor-owned utilities when energy affordability, energy efficiency, and customer service policies are at issue. The Energy Project has an interest in the issues raised in Cascade's filing and the potential impact on low-income customers.

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The Energy Project has a direct and substantial interest in Cascade's tariff filing in this docket and no other party will adequately represent those interests. The Energy Project will be the only party to focus solely on the interests of low-income customers in this proceeding. The Energy Project's intervention will not unreasonably broaden the issues, burden the record, or delay the proceeding. Accordingly, it is in the public interest to allow The Energy Project to intervene in this docket.

For the foregoing reasons, The Energy Project respectfully petitions the Commission for leave to intervene in this proceeding.

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Dated this 25 day of June, 2020.

Simon J. ffitch

/s/ Simon. J. ffitch, WSBA No. 25977 Attorney at Law For The Energy Project

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