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June 30, 2010

Mr. Dave Danner Secretary and Executive Director Washington Utilities & Transportation Commission 1300 S. Evergreen Park Drive SW Olympia, WA 98504-7250

Re: UG-061721 Merger Commitments Submittal

Dear Mr. Danner:

According to Commitment No. 23 of the MDU/Cascade Natural Gas Merger Stipulation, approved by the Commission in Docket UG-061721, Order 06, Cascade is required to file a report with the Commission and Commission Staff regarding the implementation of the Conditions within twelve months of the closing of the Transaction, which occurred on July 2, 2007, and annually thereafter through December 31, 2012.

Attached is a copy of the annual report detailing Cascade's ongoing compliance with the 36 merger commitments.

If there are any questions regarding this filing, please feel free to contact Katherine Barnard at (206) 381-6824.

J. Barnard

Sincerely,

Katherine Barnard

Manager

Regulatory & Gas Supply

attachments

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MDU Resources and Cascade will provide the Commission and Commission Staff access to all books of account, as well as all documents, data, and records of their affiliated interests, which pertain to transactions between Cascade and its affiliated interests or which are otherwise reasonably calculated to lead to discoverable information regarding Cascade. Upon request and subject to	snall not prevent the maintenance of books and records for Cascade, MDU Resources or their affiliates on or through a common computer accounting platform. This condition shall also not prevent, for non-Washington regulatory purposes, the consolidated treatment or reporting of financial statements, financial results, and other financial books and records of Cascade, MDU Resources or their subsidiaries and affiliates for financial reporting, tax or other purposes.	Financial statements and other financial books and records for Cascade shall be maintained separate from the books and records of MDU Resources. The assets of Cascade and its subsidiaries will be accounted for separately from the assets of MDU Resources and its other subsidiaries, divisions and affiliates in accordance with the Commission's rules governing the system of accounts. This condition	Cascade will maintain its own accounting documentation, and financial data will be accessible in Cascade's Washington office. Cascade's financial books and records and state and federal utility regulatory filings and documents will continue to be maintained in Cascade's Washington office consistent with current practice and be available to the Commission, upon request.	Commitment Description
Ongoing compliance		Ongoing compliance	Ongoing compliance	Status
Agreed per signed stipulation. No additional steps required at the Cascade level.		No additional steps required at the Cascade level. Company currently maintains its own financial statements, and its assets are accounted for separately from the assets of MDU Resources.	No additional steps required at the Cascade level. Company currently maintains its own accounting records, which are separate from MDU Resources'. The Company adheres to the Regulatory Commission's requirements for maintenance and availability of financial data.	Status Description

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Cascade will operate as an indirect wholly owned subsidiary of MDU Resources. Cascade agrees to hold its customers harmless from any business and financial risk exposures of MDU Resources or its other affiliates including Centennial Energy Holdings, Inc. (Centennial). The business and financial risk exposure to Cascade shall be that of a stand-alone regulated utility. Cascade will not issue debt for the acquisition of Cascade's stock by MDU Resources. No credit facilities at Cascade will contain cross-default provisions with respect to credit facilities at MDU Resources or Centennial or their respective subsidiaries. No credit facility signed by Cascade will allow any creditor of MDU Resources, Centennial or their subsidiaries (other than Cascade and its subsidiaries, in the event of bankruptcy of MDU Resources or Centennial or their subsidiaries (other than Cascade and its	Any diversified holdings and investments (e.g., non-utility related business or foreign utilities) of MDU Resources will not be held by Cascade or a subsidiary of Cascade. This condition will not prohibit MDU Resources or its affiliates other than Cascade from holding diversified businesses.	In accordance with Washington law or regulation, the Commission or its agents may audit the accounting records of MDU Resources and its subsidiaries or divisions that are the basis for charges to Cascade. MDU Resources agrees to concerate fully with such Commission audits	execution of a confidentiality agreement that incorporates the terms of the Commission's standard protective order, MDU and Cascade will provide copies of relevant documents subject to this commitment to Public Counsel and other consumer parties to this docket.
Ongoing compliance	Ongoing compliance	Ongoing compliance	
Agreed per signed stipulation. Cascade operates as an indirect wholly owned subsidiary of MDU Resources (please refer to the attached organizational chart). Cascade did not issue debt for the acquisition of Cascade's stock by MDU Resources. Form 8-K, filed by MDU Resources on July 3, 2007, gives more detail as to the financing of the merger transaction.	Agreed per signed stipulation; action not required unless specified activities occur.	Agreed per signed stipulation.	

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Cascade or MDU Resources will notity the Commission subsequent to MDU Resources' board approval and as soon as practicable following any public announcement of: (1) any acquisition of a regulated or unregulated business representing 5 percent or more of the capitalization of MDU Resources; or (2) the change in effective control or acquisition of any material part or all of Cascade by any other firm, whether by merger, combination, transfer of stock or assets; or (3) any acquisition of a business with a substantial business presence in Cascade's service area that has a value in excess of \$100 million or requires notification of the United States Securities and Exchange Commission.	At least one director of Equico will be an Independent Director who is not a member, stockholder, director (except as such Independent Director of Equico), officer, employee, partner, attorney, creditor, supplier, or customer other than an individual consumer, of MDU Resources or its affiliates. The organizational documents for Equico will not permit Equico, without the unanimous consent of all its directors including the Independent Director, to merge, liquidate or sell substantially all of Equico's assets or to consent to the institution of bankruptcy proceedings or the inclusion of Equico in bankruptcy proceedings.	subsidiaries). No credit facilities at MDU Resources or Centennial or their subsidiaries (other than Cascade and it subsidiaries) will contain cross-default provisions with respect to credit facilities at Cascade. No credit facility signed by MDU Resources or Centennial or their respective subsidiaries will allow any creditor of Cascade or its subsidiaries to have recourse against MDU Resources or Centennial or their subsidiaries (other than Cascade and its subsidiaries).
Ongoing compliance	Ongoing compliance	
Agreed per signed stipulation.	Agreed per signed stipulation. The name of the independent director is William G. Popeo.	

Dascade commits: purposes, that com Transaction and th allocated shared co allocated and assig exceed the costs th otherwise have pai adjusted for change	Commission statute concerning affiliate include the Inter-co Agreement (IASA). Corporate and affiliate described in condit with the Commission the transaction asymmetrical pricine Commission's chois more advantageou reasonable return, affiliate charges or market for the good if the transaction in \$100,000. Filings I regarding transaction will include an explusion purchase method ubid process.	MUU Resources al
Cascade commits for Washington regulatory purposes, that commencing with closing of the Transaction and through December 31, 2012, the allocated shared corporate costs, as well as its allocated and assigned utility division costs, will not exceed the costs the Cascade customers would otherwise have paid absent the acquisition, as adjusted for changes in the Consumer Price Index. Application of the Consumer Price Index is limited to	Commission statutes, rules, and ordering conditions concerning affiliated interests filings. This shall include the Inter-company Administrative Services Agreement (IASA). The IASA will include the corporate and affiliate cost allocation methodologies described in condition 12. The IASA will be filed with the Commission as soon as practicable after the closing of the transaction by which Cascade becomes an indirect subsidiary of MDU Resources (the "Transaction"). Amendments to the IASA will also be filed with the Commission. MDU Resources and Cascade agree not to contest, for ratemaking purposes, the Commission's application of an asymmetrical pricing standard (reflecting the Commission's choice in setting rates between the more advantageous (1) of cost, including a reasonable return, or (2) of market pricing) for affiliate charges or costs if a readily identifiable market for the goods, services or assets exists, and if the transaction involves a cost of more than \$100,000. Filings by Cascade with the Commission regarding transactions with MDU Resources affiliates that involve a cost of more than \$100,000 will include an explanation and a rationale for the purchase method used if other than a competitive bid process.	MIDD Resources and Cascade snall comply with all
Ongoing compliance		Ungoing compliance
Agreed per signed stipulation. For calendar year 2009, the A&G benchmark was \$23,032,654. Cascade's actual A&G costs for CY 2009 were \$21,669,582.	this commitment was filed on August 9, 2007. An amendment to the IASA was filed with the Commission on March 18, 2009, to add Intermountain Gas Company to the IASA, which was acquired by MDU Resources on October 1, 2008.	Agreed per signed stipulation. IASA acknowledging

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and including Commission Basis adjustments as provided in WAC 480-90-257, or the benchmark for	the low-income assistance that Cascade provides	Accounts costs, excluding Account 904 costs and	purposes shall be the lesser of its actual 900	060256, for rate making and regulatory reporting	provides pursuant to the final order in Docket UG-	and the low-income assistance that Cascade	Cascade's A&G costs, excluding Account 904 costs	commits that during the period of this condition	Except as provided in Condition 11, Cascade	CUUR0000SA) in the previous twelve months.	Consumers: All Items: Index 1982-84=100 (Series	increase in the Consumer Price Index for All Urban	the prior year's benchmark multiplied by the	benchmark for each subsequent year shall equal	\$21,642,845 as of December 31, 2006. The	pro forma adjusted 2006 Benchmark will be set at	Docket UG-060256 (the "2006 Benchmark"). The	that Cascade provides pursuant to the final order in	excluding the \$800,000 of low-Income assistance	Account 904 (uncollectible accounts) costs and	general rate case Docket UG-060256, but excluding	labor and non-labor costs, as reflected in Cascade's	pro forma adjusted 2005 Accounts 901 through 935	Accounts Stretch Washington-allocated" using the	values contained in Appendix 1 titled, "900	based on the A&G categories, assumptions, and	Washington-direct plus allocated A&G costs will be	a. For purposes of this condition, Cascade's	condition shall be determined as follows:	the instant commitment. Compliance with this
adjustments as	ascade provides	nt 904 costs and	actual 900	latory reporting	er in Docket UG-	at Cascade	Account 904 costs	this condition,	1, Cascade	relve months.	2-84=100 (Series	ndex for All Urban	iled by the	year shall equal	2006. The	ark will be set at	nchmark"). The	o the final order in	ome assistance	nts) costs and)256, but excluding	ected in Cascade's	s 901 through 935	llocated" using the	tled, "900	sumptions, and	A&G costs will be	tition, Cascade's	follows:	ince with this

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beginning November 1, 2008 and continuing through December 31, 2012, Cascade will provide annual rate credits of \$672,000 to Washington customers distributed on an equal margin basis unless otherwise ordered by the Commission. The rate credits in this paragraph will not be off-settable for the first three years, and thereafter will be fully off-settable, on a prospective basis, by the amount that Cascade demonstrates to the Commission's satisfaction in any general rate case that the Washington-allocated A&G expenses included in Cascade's rates are lower than the benchmark set in condition 10 and have not been shifted to operational and maintenance accounts, deferred debit accounts 700-894), capital accounts, or other regulatory accounts that are a basis for ratemaking. The rate credits shall be provided as bill credits for each month that this condition is in effect, pro-rated based upon estimated volumes and subject to true-up on an annual basis in a manner to be approved	costs to operational and maintenance accounts (FERC accounts 700-894), capital accounts, deferred debit accounts, deferred credit accounts, or other regulatory accounts that are a basis for ratemaking. b. Cascade may request that the Commission include in the benchmark A&G costs that are incurred or increased as a direct consequence of a change in a statute or rule, or as a result of an order or directive of the Commission, effective after the date of this condition. The intent of this condition is to protect Cascade from unforeseen mandated circumstances that could increase A&G costs. MDU Resources and Cascade further commit that
	on a der is Ongoing compliance
credits was included in the annual PGA filing in Docket UG-091062, which was filed with the Commission on July 2, 2009. Cascade will continue to provide the requisite \$672,000 in rate credits in its annual PGA filing through December 31, 2012.	Agreed per signed stipulation. The \$672,000 in rate

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Cascade will exclude all costs of the Transaction, including the acquisition premium (goodwill) and integration costs, from Cascade's utility accounts for ratemaking purposes (e.g., general rate cases, earnings reviews, PGA filings, etc.) Within 90 days following completion of the Transaction, Cascade will provide a preliminary accounting of transaction costs. Further, Cascade will provide the Commission with a final accounting of these costs within 60 days of the close of accounting for the Transaction. For purposes of this condition, "integration costs" include costs associated with determining how Cascade will operate effectively as an indirect subsidiary of MDU Resources after the Transaction closes. Integration costs include but are not limited to senior executive officers costs as a result of employment agreement change of control provisions. Integration costs will not include any costs that Cascade would have reasonably incurred absent the Transaction or costs incurred to combine Cascade's operating systems with those of MDU Resources for improved efficiencies or for other	e. Costs which would have been denied recovery in rates had they been incurred by Cascade regulated operations will likewise be denied recovery whether they are allocated directly or indirectly through MDU Resources. Cascade shall include in any rate case filing a determination confirming this provision or a proposed implementing ratemaking adjustment, if necessary. Cascade's debt and preferred equity will be maintained separate from the financial securities of MDU Resources and its affiliates. Cascade will maintain its own corporate credit rating separate from that of MDU Resources and its affiliates.
COMPLETE	Ongoing compliance
The preliminary report was filed with the Commission on September 28, 2007. The final accounting of the merger-related transaction costs was filed on June 6, 2008 – within 60 days of the April 10, 2008 accounting close for the transaction.	Cascade's financial securities excluding common equity are maintained separate from the financial securities of MDU Resources and its affiliates. Cascade maintains its own corporate credit rating with both Moody's and Fitch.

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MDU Resources and Cascade commit that neither Cascade nor its subsidiaries will, without the approval of the Commission, make loans to MDU Resources or its respective subsidiaries, or assume any obligation or liability as guarantor, endorser, surety or otherwise for MDU Resources or its respective subsidiaries; provided that this condition will not prevent Cascade, to the extent allowed by law, from making loans or transferring funds to a subsidiary of Cascade or assuming any obligation	MDU Resources and Cascade will provide the Commission and Commission Staff, upon request, with unrestricted access to all written information provided by and to credit rating agencies that pertains to Cascade. Upon request and subject to execution of a confidentiality agreement that incorporates the terms of the Commission's standard protective order, MDU Resources and Cascade will provide Public Counsel and other consumer parties to this docket with access to written information provided by and to credit rating agencies that pertains to Cascade.	beneficial purposes. Transition costs are costs that are neither transaction nor integration costs and are incurred to improve efficiencies. For purposes of this condition, transition costs may include by example, but are not limited to, combined platform and joint software licensing for applications such as customer information and work management systems. If Cascade proposes any transition costs for rate case purposes, it must provide to the Commission's satisfaction a demonstration of the net benefit for customers. This condition is without effect as to any future determination of whether these costs have been prudently incurred. Cascade commits that it will not seek to defer any transition costs.
Ongoing compliance	Ongoing compliance	
Agreed per signed stipulation. Cascade has made no such loans or assumed such obligations.	Access to rating agency materials is available upon request.	

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The parties urge the following process for administering and enforcing the commitments, unless another process is provided by statute, Commission regulations or an approved Cascade tariff. The Commission should give Cascade and MDU Resources written notification of any violation by either company of the commitments made in this application. If such failure is corrected within ten (10) business days for other violations, the Commission should take no action. The Commission shall have the authority to determine if the corrective action has satisfied or corrected the violation. Cascade or MDU Resources may request, for cause, an extension of these time periods. If Cascade or MDU Resources fails to correct such violations within the specified time frames, as modified by any Commission-approved extensions, the Commission may seek to compel compliance with the commitment and assess	Nothing in these acquisition conditions shall be interpreted to limit the Commission's authority under its statutes and rules.	Nothing in these acquisition conditions shall be interpreted as a waiver of Cascade's or MDU Resources' rights to request confidential treatment for information that is the subject of any conditions.	Cascade will not advocate for a higher cost of debt or equity capital as compared to what Cascade's cost of debt or equity capital would have been, absent MDU Resources' ownership.	or liability on behalf of a subsidiary of Cascade. MDU Resources and Cascade will not pledge any of the assets of the business of Cascade as backing for any securities which MDU Resources or its respective subsidiaries, but excluding Cascade and its subsidiaries, may issue.
Ongoing compliance	Ongoing compliance	Ongoing compliance	Ongoing compliance	
Agreed per signed stipulation; action not required unless specified activities occur.	Agreed per signed stipulation.	Agreed per signed stipulation; action not required unless specified activities occur.	Agreed per signed stipulation; action not required unless specified activities occur.	

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To ensure service quality, Cascade commits to measuring and reporting certain information regarding customer service quality for calendar years 2008 and 2009. The reports shall include the following information, which will be provided to the Commission within 90 days following the end of the calendar year, provided to the parties to this docket, and made available for public inspection on Cascade's website. The calculations for reporting will be based on calendar year. a. Cascade will separately report the number of customer complaints (i) received by Cascade and (ii) filed with the Commission. b. Cascade will report the average time from a customer call to the arrival of field technicians in response to a gas emergency. c. Cascade will report the number of missed customer appointments. A customer appointment is	penalties for violation of a Commission order, against either Cascade or MDU Resources, as allowed under state laws and regulations. The Commission shall seek penalties only against MDU Resources for violations by only MDU Resources and only against Cascade for violations by only Cascade, but may seek penalties against both MDU Resources and Cascade when both have violated a commitment or condition. MDU Resources and Cascade commit to maintaining Cascade's provision of sales and distribution services to all classes of customers in a safe, reliable and prudent manner in conformity with its tariffs and obligations as a natural gas utility under state laws including but not limited to maintaining sufficient physical plant, gas supply and staffing levels to meet the needs of customers in its service territory and in each state in which it operates.
Ongoing compliance	Ongoing compliance
Agreed per signed stipulation. Customer Service Quality Measures are currently in place, and Cascade filed the requisite report for calendar year 2009 on March 30, 2010.	Agreed per signed stipulation. Cascade continues to provide sales and distribution services in a safe and reliable manner to all classes of customers in conformity with its tariffs and obligations as a natural gas utility. Appropriate staffing levels for Cascade are being maintained and are reviewed as part of the business planning process cycle.

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MDU Resources and Cascade will provide the Commission and Commission Staff access to those portions of corporate minutes including Board of Directors' minutes, all committee and subcommittee minutes, along with any related reports and source	Cascade and/or the MDU Resources Foundation will maintain at least Cascade's current level of charitable contributions in Oregon and Washington. Some of those contributions may be made directly by Cascade in support of local organizations. In addition, qualified tax-exempt 501(c)(3) entities will be eligible to apply for grants from MDU Resources Foundation.	The premium paid by MDU Resources for Cascade (Goodwill or Acquisition Premium) will be excluded from the utility accounts of Cascade. Further, MDU Resources and Cascade commit that they will not propose rate recovery of the Acquisition Premium in Washington rates or include the Acquisition Premium in Cascade's Washington results of operations unless this condition is modified by the Commission to allow for the recovery of the Acquisition Premium for reasons based on proposals by parties other than Cascade or MDU Resources.	measures and target dates for completion of such measures. From the report filed with the Commission and Commission Staff, Cascade will make publicly available at the Commission, as well as provide to parties to this proceeding, nonconfidential portions of the report. Upon request and subject to execution of a confidentiality agreement that incorporates the terms of the Commission's standard protective order, MDU and Cascade will provide confidential portions of the report to Public Counsel and other consumer parties to this docket.
Ongoing compliance	Ongoing compliance	COMPLETE/Ongoing Compliance	
Access to meeting minutes and other relevant documentation is available to the Commission upon request.	Cascade has maintained its level of support for charitable contributions in Oregon and Washington and additional resources are available through the MDU Resources Foundation. All expenditures are tracked throughout the year to ensure that the Company is making equitable allocations.	Agreed per signed stipulation. The premium paid by MDU Resources for Cascade is not held on Cascade's books, but on Prairie Cascade Energy Holdings'. Action not required on premium recovery unless specified activities occur.	

a. Cascade w reduce Cascade w 38% of Cascade Commission app stated herein. F common equity Cascade's Total	MDU Rechards And	documents that may lead to rele regarding Cascade's business a analysis. Upon request and sub a confidentiality agreement that terms of the Commission's stand order, MDU and Cascade will pr relevant documents subject to the pertain to Cascade to Public Co consumer parties to this docket.
a. Cascade will not make any dividends that will reduce Cascade's common equity capital below 38% of Cascade's Total Adjusted Capital without Commission approval, subject to the exception stated herein. For the purposes of calculating a common equity capital for this commitment, Cascade's Total Adjusted Capital is defined as common equity preferred equity long-term debt	MDU Resources or any other entity that owns or holds an equity interest in Cascade, unless, on the date of such dividend, either: a. at the time and as a result of such dividend, Cascade's Interest Coverage Ratio is equal to or greater than 3:1; or b. at such time, Cascade's unsecured debt rating is at least investment grade (BBB- or its then equivalent with Standard & Poor's Ratings Group and Baa3 or its then equivalent with Moody's Investors Service, Inc). "Interest Coverage Ratio" means, with respect to Cascade on any Measurement Date, the ratio of (i) the aggregate amount of EBITDA of Cascade for the four fiscal quarters for which financial information in respect thereof is available immediately prior to such Measurement Date to (ii) the aggregate Interest Expense during such four fiscal quarters.	documents that may lead to relevant information regarding Cascade's business and associated risk analysis. Upon request and subject to execution of a confidentiality agreement that incorporates the terms of the Commission's standard protective order, MDU and Cascade will provide copies of relevant documents subject to this commitment that pertain to Cascade to Public Counsel and other consumer parties to this docket.
Ongoing compliance		
Cascade dividend policy has been implemented to ensure proper procedures are followed with each dividend including verification that the common equity capital requirements are met. Cascade's common equity capital to total invested capital is reviewed on a monthly basis by MDU. Listed below is information regarding common equity	a. Cascade's Interest Coverage Ratio has been greater than 4:1 since the Company's merger with MDU Resources. b. Cascade's unsecured debt is currently rated Baa1 by Moody's. The Baa1 rating has remained constant since before the Company's merger with MDU Resources.	

The Applicants agree that the Commission shall have an opportunity and the authority to consider and adopt in Washington any commitments or conditions to which the Applicants agree or with which the Applicants are required to comply in other jurisdictions, even if such commitments and conditions are agreed to after the Commission enters its order in this docket provided, however, that any financial impact, shall be proportionate to	Within three months of closing of the transaction, Cascade commits to obtain a non-consolidation opinion, subject to customary limitations and qualifications, concluding that if the ring-fencing around Cascade is maintained, a bankruptcy court, on its own or upon proper request of a party in interest, in a case under the United States Bankruptcy Code commenced against MDU Resources, would not order the substantive consolidation of the assets and liabilities of Cascade with those of MDU Resources. Cascade commits to promptly file such opinion with the Commission. If the ring-fencing provisions of this agreement are insufficient to obtain a non-consolidation opinion, MDU Resources and Cascade agree to promptly undertake the following actions: a. Notify the Commission of this inability to obtain a non-consolidation opinion. b. Propose and implement, upon consultation with Commission Staff and parties to this stipulation and Commission sthat are sufficient to obtain such a non-consolidation opinion. c. Obtain a non-consolidation opinion.
The Applicants agree that the Commission shall have an opportunity and the authority to consider and adopt in Washington any commitments or conditions to which the Applicants agree or with which the Applicants are required to comply in other jurisdictions, even if such commitments and conditions are agreed to after the Commission enters its order in this docket provided, however, that any financial commitments, or commitments having a financial impact, shall be proportionate to Cascade's corresponding business function in Washington in relation to its corresponding total	of the transaction, on-consolidation mitations and the ring-fencing a bankruptcy court, est of a party in lited States against MDU substantive liabilities of Cascade Cascade commits to the Commission. If its agreement are solidation opinion, agree to promptly: of this inability to iton. If the consultation it, upon consultation it, upon consultation it, ing-fencing obtain such a non-ation opinion.
Agreed per signed stipulation.	A non-consolidation opinion was filed with the Commission on August 30, 2007.

Agreed per signed stipulation. Cascade's Low-Income Weatherization Incentive Program, as outlined in Tariff Sheet No. 301, reflects the agreed upon commitment to provide the full avoided cost.	Ongoing compliance	installation of the approved energy efficiency measures in their low-income conservation program up to the full avoided cost provided that Cascade is authorized to defer the program costs associated with its low-income weatherization program to a sub-account of Account 186 and to amortize the costs through a temporary technical adjustment at the time of the Company's applicable Purchase Gas Adjustment filings. Any such measures shall be consistent with any Conservation and Low-Income Weatherization Plan approved by the Commission.	ţ
Agreed per signed stipulation. Cascade continues to provide \$800,000 per year in funding for low-income assistance and works with the agencies to facilitate the delivery of this program on a regular basis.	Ongoing compliance	Cascade will continue to fund the Washington Energy Assistance Fund as per paragraph 14 of the Settlement Agreement approved by the Commission's Final Order 05 in Docket UG-060256 and will explore with the implementing agencies methods to improve the program effectiveness and funding level as is shown to be justified.	33
Agreed per signed stipulation. The Company's gas procurement strategy was modified in conjunction with the settlement agreement which was approved by the Commission on March 6, 2008 (Docket UG-061256, Order 08; Docket UG-070332, Order 07; Docket UG-070639, Order 02 & Docket UG-072337, Order 01). In accordance with the agreement, Cascade filed revised tariff sheets on March 10, 2008, which were approved by the Commission with an effective date of April 1, 2008.	Ongoing compliance	Cascade commits that Cascade will continue its current gas procurement practices except to the extent Cascade notifies and justifies to the Commission in writing of any proposed change in gas procurement practices.	32
		Commission's consideration and adoption of the commitments and conditions from other jurisdictions, the Parties urge the Commission to issue an order accepting this Stipulation as soon as practical, but to reserve in such order the explicit right to re-open to add commitments and conditions accepted or ordered in another state jurisdiction.	

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					measure funding levels, and explore ways to improve program effectiveness. The meeting(s) will be held so that program adjustments can be filed with the utility's conservation program filing.	Cascade will meet annually with the community action agencies implementing the energy efficiency program to review program accomplishments.
						Ongoing compliance
 Individualized telephone conversations throughout the year with agency weatherization coordinators to answer 	 Met with agency coordinators at the Washington State Low-Income Energy Coordinators Conference (October 7-9, 2009), at the Weatherization Policy Advisory Council meeting on February 18, 2010, and at the EnergyOutwest conference on May 5-7, 2010. 	 Individualized program emails with rebate form sent June 1, 2010 to: Benton Franklin, Blue Mountain, Chelan, Coastal CAP, Lewis / Mason / Thurston, Lower Columbia, OIC, Snohomish, and Yakima Valley. 	 Individualized program emails with rebate form sent September 24, 2009 to: Chelan, Kitsap, Lower Columbia, OIC, Snohomish, and Yakima Valley Farm Workers Clinic. 	 Individualized telephone conversation with each WA agency weatherization program coordinator to help explain the CNGC WAP program, answer questions and encourage the utilization of the program. 	 Broadcast program information emails sent to all WA agencies explaining the CNGC program: September 18, 2009 (with rebate form), November 23, 2009 (end of year reminder) and May 26, 2010 (with rebate form). 	Communications with Washington Low-Income Agencies Regarding CNG LI-WAP program:

Conversations with WA agencies regarding computerized auditing tool	
 Participated in the discussions and decisions regarding Commerce's new approach to the Energy Matchmakers Weatherization and Repair Program. 	
 Discussed with key DOC personnel the issue of utilizing CNGC WAP program funds in combination with agency ARRA funds, which is allowable under the CNGC program and is encouraged by the Department of Commerce and related low-income program issues. 	
 Participated in meetings of the Weatherization Policy Advisory Council. 	
Interaction with the Washington Department of Commerce	<u> </u>
 Numerous discussions with Chuck Eberdt regarding overall program performance, audit tool issues, and the use of ARRA funds in conjunction with CNGC WAP rebates 	
Conversations with the Energy Project	
 Worked one-on-one with incoming weatherization coordinator at a Washington agency (Kitsap Community Resources) which led to the submission of seven (7) CNGC weatherization jobs (as of June 25, 2010). 	
program questions and address issues with specific rebates.	

In the event that any regulatory body undertakes an audit or review of cost allocations and affiliated transactions involving Cascade and MDU Resources regulated operations, Cascade and MDU Resources will provide to the Commission and Commission Staff a copy of any report available to MDU Resources or Cascade resulting from such audit or review. Upon request and subject to execution of a confidentiality agreement that incorporates the terms of the Commission's standard protective order, MDU and Cascade will provide copies of relevant documents subject to this commitment to Public Counsel and other consumer parties to this docket.					
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Agreed per signed stipulation; action not required unless specified activities occur.	 Developed simple tracking /reporting tool to ensure that the Energy Saver Kits were being provided to CNGC customers. 	 Developed and delivered updated Energy Savings Brochures (in both English and Spanish) for distribution to low-income clients. 	Developed and implemented a pilot program with BMAC to provide the agency with CNGC Energy Saver Kits which could be provided to low-income clients in conjunction with the delivery of energy education and/or energy assistance service.	Developed and implemented a pilot program with a Washington agency (Blue Mountain Action Council)	to discuss issues relating to the TREAT auditing tool and it's applicability to the CNGC WAP program.

Subsidiarles of MDU Resources Group, Inc. Effective Date: 4/21/2010

Effective Date: 4/21/2010 Created Date: 4/21/2010

