Docket No. UG-200568 - Vol. I

WUTC v. Cascade Natural Gas Corporation

July 8, 2020



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BEFORE THE WASHINGTON UTILITIES AND TRANSPORTATION COMMISSION WASHINGTON UTILITIES AND DOCKET UG-200568 TRANSPORTATION COMMISSION,) Claimant,) vs.) CASCADE NATURAL GAS) CORPORATION,) Respondent.) TELEPHONIC PREHEARING CONFERENCE, VOLUME I Pages 1-18 ADMINISTRATIVE LAW JUDGE MICHAEL HOWARD July 8, 2020 1:00 p.m. Washington Utilities and Transportation Commission 621 Woodland Square Loop Southeast Lacey, Washington 98503 REPORTED BY: TAYLER GARLINGHOUSE, CCR 3358 Buell Realtime Reporting, LLC 1325 Fourth Avenue, Suite 1840 Seattle, Washington 98101 (206) 287-9066 Seattle (360) 534-9066 Olympia (800) 846-6989 National www.buellrealtime.com	1
Page 2 A P P E A R A N C E S	LACEY, WASHINGTON; JULY 8, 2020 1:00 P.M000 PROCEEDINGS JUDGE HOWARD: Good afternoon, everyone. Let's be on the record. We're here today for a prehearing conference in Docket UG-200568, which is captioned Washington Utilities and Transportation Commission versus Cascade Natural Gas Corporation. My name is Michael Howard. I am an administrative law judge with the Washington Utilities and Transportation Commission, and I will be copresiding excuse me in this matter along with the Commissioners. Let's start by taking appearances and addressing the petitions for intervention. So can we have, to start, an appearance for Cascade? MS. PEASE: Yes, for Cascade, this is Jocelyn Pease with McDowell Rackner Gibson. JUDGE HOWARD: Thank you, Ms. Pease. And I was looking at the docket and it looks like we might be missing a separate notice of appearance for your firm. Would you mind filing that later today?

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Page 5 1 MS. PEASE: Yes, we will file that. 2 JUDGE HOWARD: Great, thank you. 3 Could we have an appearance for Staff? MR. CALLAGHAN: Thank you, Your Honor. This 4 5 is Assistant Attorney General Nash Callaghan. I'm 6 appearing on behalf of Commission Staff. Staff member 7 Betty Erdahl is also with me. 8 JUDGE HOWARD: Okay. Could we have an 9 appearance for Public Counsel? 10 10 MS. PAISNER: Yes, good afternoon. This is 11 Ann Paisner of the Public Counsel Unit of the Washington 11 12 State Office of the Attorney General. Also on the line 12 with me today is Stephanie Chase, one of our regulatory 13 13 14 analysts. 14 15 JUDGE HOWARD: Thank you. 15 16 Could we have an appearance for Alliance of 16 17 Western Energy Consumers? 17 18 MR. STOKES: Good afternoon. This is Chad 18 19 Stokes from Cable Huston representing the Alliance of 19 20 20 Western Energy Consumers. 21 21 JUDGE HOWARD: Great, thank you. 22 22 And could we have an appearance for The 23 23 **Energy Project?**

me as soon as possible. My email is michael.howard@utc.wa.gov.

Also, if anyone would like to add names and email addresses of other representatives or support staff who should receive electronic courtesy copies of all documents filed, please email that to us as well.

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Touching on the issue of data requests, I'm aware that parties often request that any data requests and responses are shared with every other party. It would make this easier on the parties by including such requirement in the prehearing conference order. Is there any objection to my including that requirement? Okay. Hearing no objections, I will plan on including that in the prehearing conference order.

So on the issue of a procedural schedule, have the parties had an opportunity to discuss this? MS. PEASE: Judge Howard, this is Jocelyn Pease of Cascade. We have been working with the other

parties on a procedural schedule, and I think we have -are pretty close to an agreement, but we'll need some time to sort out a few additional details. If we could go off the record and -- and work on that with parties, I think that would be helpful.

JUDGE HOWARD: Okay. That -- that sounds like a good plan. I would -- we'll probably take a

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JUDGE HOWARD: Thanks.

on behalf of The Energy Project.

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So that brings us to petitions for intervention. Are there any petitions for intervention other than the ones that have been filed in the case so far? Okay. Hearing none, let's proceed.

MR. FFITCH: This is Simon ffitch, appearing

We received two petitions to intervene; one on behalf of AWEC and one on behalf of The Energy Project. I did not see any written objections for these petitions, are there any objection that would like to be raised today? Hearing no objections, those petitions will be granted in the prehearing conference order.

To move on to some procedural issues, the Commission has already entered a protective order in Order 02 for electronic filing and service. I'd like to just remind the parties that the Commission requires electronic filing of documents for formal filings. We are suspending the requirements for paper copies filed documents in light of the Covid-19 pandemic, and this will be memorialized in the preparing conference order.

Also, the Commission's rules provide for electronic service of documents. The Commission will serve the parties electronically and the parties will serve each other electronically.

If any party has not yet designated a lead representative for service, please do so via an email to recess here in just a moment off the record. I'll let the parties know that the Commission right now, the preferred hearing dates for the Commission would be February 23rd, 24th, or 25th, and then the Commission would be fine with having rebuttal testimony submitted on January 8th. So if the parties could keep those dates, particularly the hearing dates, in mind and let me know if those work, I'd appreciate it.

So, Mr. Callaghan, would you please send me a Skype message when the parties have reached an agreement or have concluded their discussion?

MR. CALLAGHAN: Yes, Your Honor.

JUDGE HOWARD: Okay, great. Let's -- let's go off the record, and I will put the call on hold from my end so I won't be participating. Thank you.

(A break was taken from

1:06 p.m. to 1:38 p.m.)

JUDGE HOWARD: Let's go back on the record. Counsel for Staff has indicated that the parties have agreed to a procedural schedule, and the parties submitted that to me. I will read some of the -- I will read the procedural schedule now.

We have, of course, the initial filing of the case on June 19th, 2020, and the current prehearing conference date; the next date in the schedule would be

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- Cascade supplemental testimony, July 24th, 2020; after
- 2 that, customer notice report, September 4th; then
- 3 Cascade circulates joint issues list, October 2nd; and
- 4 then nonCompany parties' presettlement meeting, October
- 5 5th; settlement conference No. 1, October 6th; Staff,

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- Public Counsel, and intervenor response testimony and
- 7 exhibits, November 19th; nonCompany parties'
 - presettlement meeting, November 30th; settlement
- 9 conference No. 2, December 1st; then Company rebuttal

testimony and exhibits, Staff, Public Counsel, and
 intervenor cross-answering testimony and exhibits,

intervenor cross-answering testimony and exhibits, and the parties indicate there's a strong preference for

the parties indicate there's a strong preference for January 15th, 2021, but the parties can accommodate

January 8th, 2021, if required.

On that issue. I will che

On that issue, I will check with the Commission Staff and the advisors and the Commissioners and see what works and take that under advisement. I anticipate that January 8th is going to be the date that we end up including in the prehearing order.

Public comment hearings, the parties give a date of January 26th; then Cascade files joint issues list on January 29th; discovery deadline, January 29th; cross-examination, exhibits, witness lists, and time estimates, February 17th, 2021; evidentiary hearing, February 24th and 25th, 2021; posthearing briefs and

to say that we -- we have no objection to that.

MS. PEASE: And this is Jocelyn for Cascade.

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My apologies. I was uncertain as to whether you were addressing that question to counsel or to Public

5 Counsel.

JUDGE HOWARD: Oh, I apologize. I was -Do any other parties have concerns with
those comments about public comment hearing? Okay.

those comments about public comment hearing? O
 MS. PEASE: This is Jocelyn for --

JUDGE HOWARD: I'm sorry, go ahead. I'm sorry.

MS. PEASE: This is Jocelyn for Cas--Jocelyn Pease for Cascade. I just wanted to say we did
not have any concerns with that proposal.

JUDGE HOWARD: Okay. Thank you.

And we will note -- I'm sorry, was someo

And we will note -- I'm sorry, was someone trying to speak there?

MS. PAISNER: Yes. this is Ann from Public

MS. PAISNER: Yes, this is Ann from Public Counsel. I just wanted to clarify participation in the public comment hearing. I just -- I guess I wanted to clarify here if it would be a remote public comment hearing or if it would be held at the UTC headquarters?

JUDGE HOWARD: It is -- it is tough to -- to answer that question definitively, but I -- I anticipate it would be -- it -- it might be virtual. I think -- I

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updated issues list on March 22nd; the senior suspension date given by the parties as May 19th.

I will confirm that those dates work with the Commission. As I indicated, January 8th is likely going to be the date we would choose for rebuttal testimony and cross-answering testimony, but otherwise, these dates would appear to work for the Commission, and I'll include them in the prehearing conference order.

We only have a couple more issues for the prehearing conference today, that we did note the public comment hearing on the schedule. The WAC prevision 480-90-197 requires a prehearing conference to address the time and location and the amount of notice the Company is required to give for the public comment hearing. And in Cascade's last general rate case, the Commission held a public comment hearing at its headquarters.

Due to the Covid-19 pandemic, I anticipate that we would hold a virtual public comment hearing in this case, but if we allow in-person attendance, it would be at the Commission's offices. Does that sound appropriate to Public Counsel?

appropriate to Public Counsel?
 MS. PEASE: Yeah, this is Jocelyn - MS. PAISNER: This is Ann from Public - sorry. This is Ann from Public Counsel. I just wanted

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think we -- the Commission will have to -- have to let the parties know once we get a bit closer to that date, but we will include the requirement that the customers receive at least 30 days' notice either way and that the notices will include the information required by the WAC. Would that be appropriate or would that --

MS. PAISNER: This is Ann for Public -- JUDGE HOWARD: Sorry, go ahead.

MS. PAISNER: This is Ann for Public Counsel. I -- I did want to express concerns of individuals in the service territory having to travel a distance under the current Covid circumstances and express a possible preference for having remote options available so that this wouldn't be the only option for people. I think that's really all we wanted to communicate on that issue.

JUDGE HOWARD: Certainly. And I think we would -- the Commission would have a virtual kind of option available in any case. I think the question is whether we would allow the possibility of in-person attendance just due to the public health concerns. And so we will -- we will take that into consideration. We will have to determine that when we get a bit closer to that actual date.

Unless there's any other discussion on the

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public comment hearing, on the issue of errata sheets, under WAC 480-07-461(b), the deadline for filing errata sheets to exhibits may be established in the prehearing conference order. Does anyone have an objection to setting a deadline a week prior to the evidentiary hearing? Okay. Hearing none, I will anticipate including that in the order.

Is there anything else that we should address today before we adjourn?

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MR. CALLAGHAN: Your Honor, this is Nash Callaghan. I just wanted to bring to your attention, at the bottom of the proposed schedule sheet, Staff raised with the parties the possibility of adding in the prehearing conference order requirements for data requests. And essentially, the requirements would be that the requestor in the email sending the DRs would list out the data request numbers and their subject matter, and then it would be cover letters, they would group the DRs by their subject matter. And this would help everyone really in terms of the amount of time that they are sifting through data requests. Parties who are only assigned to certain topics could quickly find data requests that are relevant to their topic.

So Staff has been thinking about ways to make this data request process more efficient, and we

1 the schedule includes the supplemental testimony filing,

and I think it would be -- it would be good for all

parties if the prehearing conference order specified

what the scope of that supplemental testimony is. When

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5 we went off the record, the parties discussed

supplemental testimony to address specific issues, and I

just wanted to make sure that those specific issues are outlined in the order, if all the parties are in

9 agreement with that.

> JUDGE HOWARD: Well, Ms. -- Ms. Pease, would you have a response and could you -- does the Company agree to this and -- and if so, what would be the issues?

MS. PEASE: Judge Howard, this is Jocelyn Pease for Cascade. This is -- we had discussed the scope of the issues with the parties when we went off the record but had not discussed specifically outlining that in the -- in the prehearing conference order. So I would want to be able to confirm with the Company representatives whether the Company -- whether Cascade is comfortable with that approach. And I do -- I do have Mike Parvinen here on the line with me, I believe, as well.

JUDGE HOWARD: Would -- would it be helpful to take a five-minute recess so you could confer with

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were hoping to try this out.
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JUDGE HOWARD: Did -- does Cascade have any concerns on that issue or is that -- is that an issue that the parties are willing to agree to?

MS. PEASE: This is Jocelyn for Cas- --Jocelyn Pease for Cascade. Cascade has agreed to that proposal.

MS. PAISNER: This is Ann from Public Counsel. We have no objection to this approach.

JUDGE HOWARD: Okay. Does AWEC have any objection to this?

MR. STOKES: No, Your Honor.

13 JUDGE HOWARD: Okay. Does The Energy

Project have any objection? 14

MR. FFITCH: No, Your Honor.

JUDGE HOWARD: All right. Well, given the

parties have stipulated to this, I would anticipate including that in the prehearing conference order.

So thank you, Mr. Callaghan, for bringing

that to my attention.

Was there anything --

22 MR. CALLAGHAN: Your Honor? 23

JUDGE HOWARD: Yes?

24 MR. CALLAGHAN: My apologies. I did have 25 one -- one last matter that I wanted to bring up. So

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your client on this issue? Would that -- would that be enough time to consider it or is it something that we should table?

4 MS. PEASE: I think a brief recess would be fine.

JUDGE HOWARD: Okay. We will go off the record again and going off the record now.

(A break was taken from

1:50 p.m. to 2:13 p.m.)

JUDGE HOWARD: Let's go back on the record. The parties conferred on the scope of the supplemental testimony and they submitted a revised proposed procedural schedule. So for the Cascade supplemental testimony due on July 24th, the new proposed schedule has a footnote indicating the supplemental testimony will be limited to restating rate base from end of period to average of monthly averages, updating volumes and proposed revenues to reflect certain large customers changing rate schedules, and to correct a metering error and updating the Company baseline to reflect these changes as appropriate. And the parties, when we were off the record, indicated that was -- there was

supplemental testimony. Were there any other concerns or issues

agreement on that limitation on the scope of the

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       anyone would like to raise before we adjourn today?
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              MR. CALLAGHAN: Nothing from Staff, Your
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      Honor.
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              JUDGE HOWARD: All right.
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              MS. PEASE: And nothing from the Company.
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              JUDGE HOWARD: Great. All right.
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              MR. STOKES: Nothing from AWEC.
              JUDGE HOWARD: Anything from Energy Project?
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              MR. FFITCH: No. Thank you, Your Honor.
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              JUDGE HOWARD: Okay. Well, thank you
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       everyone for participating and we are adjourned. Thank
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      you.
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              (Adjourned at 2:14 p.m.)
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