

In the Community to Serve*

8113 W. GRANDRIDGE BLVD., KENNEWICK, WASHINGTON 98336-7166 TELEPHONE 509-734-4500 FACSIMILE 509-737-7166 www.cngc.com

April 29, 2011

Mr. Dave Danner Secretary and Executive Director Washington Utilities & Transportation Commission 1300 S. Evergreen Park Drive SW Olympia, WA 98504-9022

Re: 2010 Affiliated Interest Report

Dear Mr. Danner:

Pursuant to WAC 480-90-264, submitted herewith is Cascade Natural Gas' Affiliated Interest report for the 12-month period ending December 31, 2010.

If there are any questions regarding this report, please contact me at (509) 734-4593 or Pamela Archer at (509) 734-4591.

Sincerely,

Katherine J. Barnard

Manager

Regulatory & Gas Supply

Katherine J Barnard

Enclosures

RECORDS WANAGEMENT
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CASCADE NATURAL GAS CORPORATION

2010 Affiliated Interest Report to the Washington Utilities and Transportation Commission

Period ended December 31, 2010

1. INCLUDE A CORPORATE ORGANIZATION CHART OF THE UTILITY AND ITS AFFILIATED INTERESTS AND SUBSIDIARIES.

See the attached organizational chart. Please note that CGC Resources, Inc. had no transactions with the Company in 2010.

2. AFFILIATED INTEREST AND SUBSIDIARY TRANSACTIONS

(a) A BALANCE SHEET AND INCOME STATEMENT FOR SUCH AFFILIATED INTEREST.

Williston Basin Interstate Pipeline Company (WBI) is part of MDU Resources Pipeline and Energy Services. Below is the Income Statement and Balance Sheet for Pipeline and Energy Services.

Pipeline and Energy Services

Year ended December 31,	2010			
Income statement data (000's)				
Operating revenues	\$328,809			
Operating expenses:				
Purchased natural gas sold	153,884			
Operation and maintenance	90,579			
Depreciation, depletion and amortization	26,001			
Taxes, other than income	13,035			
	283,499			
Operating income	46,310			
Other income	(105)			
Interest expense	9,064			
Income (loss) before taxes	37,141			
Income taxes	13,933			
Earnings (loss) on common stock	\$23,208			

Pipeline and Energy Services

Year ended December 31,	2010
Balance sheet data (000's)	
Property, plant and equipment	\$683,807
Less accumulated depreciation, depletion	
and amortization	276,941
Net property, plant and equipment	406,866
Other assets	116,209
Total identifiable assets	\$523,075

- (b) A DESCRIPTION OF THE PRODUCTS OR SERVICES PROVIDED TO OR FROM THE UTILITY AND EACH SUCH AFFILIATED INTEREST OR SUBSIDIARY.
 - MDU Resources Group, Inc Parent Company to Cascade Natural Gas Corporation. Provides management/consulting/legal services to Cascade Natural Gas Corporation.
 - WBI Handles 24/7 gas control monitoring of Cascade's distribution system and provides notification to the appropriate personnel in a situation where a problem is detected.
 - WBI –Part of WBI Holdings, Inc. and an indirect, wholly-owned subsidiary of MDU Resources Group, Inc. WBI owns and operates 3,700 miles of transmission, gathering and storage lines and owns or leases and operates thirty compressor stations located in the states of Montana, North Dakota, South Dakota, and Wyoming. WBI's system is located near five natural gas producing basins, making natural gas supplies available to WBI's transportation and storage customers. WBI owns the FLOWCAL software designed to manage electronic flow measurement data in the natural gas industry and to validate volumes and energy for pipeline operations. WBI currently does all monitoring of the SCADA system for Montana-Dakota Utility.
- (c) A DESCRIPTION OF THE PRICING BASIS OR COSTING METHOD, AND PROCEDURES FOR ALLOCATING COSTS FOR SUCH PRODUCTS OR SERVICES, AND THE AMOUNT AND THE ACCOUNTS CHARGED DURING THE YEAR.

Cascade and WBI entered into a System Monitoring and Notification Services Agreement for the gas control monitoring services provided by WBI, which was filed with the Commission on March 2, 2010. Cascade and WBI also entered into a Software Licensing Agreement for the FLOWCAL software provided by WBI, which was filed with the Commission on April 29, 2010. The total cost of the project in 2010 was \$192,377.40 and of this amount \$144,283.05 has been allocated to Washington. Further dividing these costs, \$70,672.27 has been charged to gas control costs and \$73,610.78 is for contract services.

See the attached Intercompany Administrative Services Agreement for costing method procedures regarding MDU Resources Group, Inc.

MDU Resources Group, Inc:

Account	Description	 otal <u>mpany</u>		Total <u>Washington</u>
107	Consulting-Cap Exp	\$ 2,658,788.24	\$	2,011,373.30
426.4	Political Activities	\$ 2,908.68	\$	2,200.42
426.5	Other	\$ 34.66	\$	26.22
920	Administrative Salaries	\$ 7,150,471.84	\$	5,409,331.95
921	Office Supplies & Expenses	\$ 2,901,182.06	\$	2,194,744.23
923	Outside Services	\$ 237,537.67	\$	179,697.25
925	Injuries and Damages	\$ 42,422.50	\$	32,092.62
926	Benefits	\$ (245,912.53)	\$	(186,032.83)
930.1	Advertising	\$ 19,429.44	\$	14,698.37
930.2	Cost of Service	\$ 1,484,618.59	\$	1,123,113.96
931	Rents	\$ 11,086.84	\$	8,387.19
		\$ 14,262,567.99	\$:	10,789,632.68

Williston Basin Interstate Pipeline Company (WBI)

Account	Description	Total <u>Company</u>	Total <u>Washington</u>
871	Distrb. Load Dispatch	\$ 192,377.40	\$ 144,283.05

(d) A DESCRIPTION OF TERMS OF ANY LOANS BETWEEN THE UTILITY AND EACH SUCH AFFILIATED INTEREST OR SUBSIDIARY AND A LISTING OF THE YEAR-END LOAN AMOUNTS AND MAXIMUM LOAN AMOUNTS OUTSTANDING DURING THE YEAR.

There were no loans made to any affiliated interest or subsidiary during 2010.

(e) A DESCRIPTION OF THE TERMS AND TOTAL AMOUNT OF ANY OBLIGATION OR LIABILITY ASSUMED BY THE UTILITY FOR EACH SUCH AFFILIATED INTEREST OR SUBSIDIARY.

None.

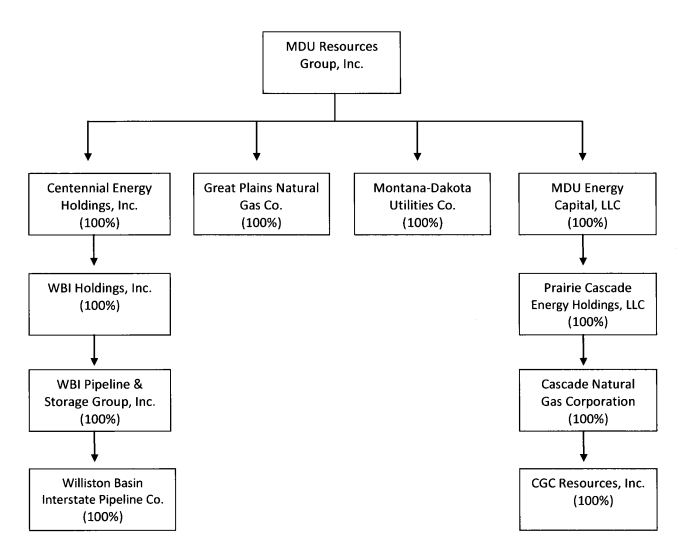
- (f) A DESCRIPTION OF THE ACTIVITIES OF EACH SUCH AFFILIATED INTEREST OR SUBSIDIARY WITH WHICH THE UTILITY HAS TRANSACTIONS.
 - MDU Resources Group, Inc Parent Company to Cascade Natural Gas Corporation. Provides management/consulting/legal services to Cascade Natural Gas Corporation.
 - WBI (Williston Basin Interstate Pipeline Company) Handles 24/7 gas control monitoring of Cascade's distribution system and provides notification to the appropriate personnel in a situation where a problem is detected.
 - WBI –Part of WBI Holdings, Inc. and an indirect, wholly-owned subsidiary of MDU Resources Group, Inc. WBI owns and operates 3,700 miles of transmission, gathering and storage lines and owns or leases and operates thirty compressor stations located in the states of Montana, North Dakota, South Dakota, and Wyoming. WBI's system is located near five natural gas producing basins, making natural gas supplies available to WBI's transportation and storage customers. WBI owns the FLOWCAL software designed to manage electronic flow measurement data in the natural gas industry and to validate volumes and energy for pipeline operations. WBI currently does all monitoring of the SCADA system for Montana-Dakota Utility.
- (g) A LIST OF ALL COMMON OFFICERS AND DIRECTORS BETWEEN THE GAS UTILITY AND EACH SUCH AFFILIATED INTEREST OR SUBSIDIARY, ALONG WITH THEIR TITLES IN EACH ORGANIZATION.

Please see the attached lists. (Common directors and officers among Cascade Natural Gas Corporation, CGC Resources, Inc. and Williston Basin Interstate Pipeline Company, Inc. are placed in bold.)

Attachments

Subsidiaries of MDU Resources Group, Inc.

Effective Date: 2/18/2011 Created Date: 2/16/2011



INTERCOMPANY ADMINISTRATIVE SERVICES AGREEMENT

BY and AMONG

MDU Resources Group, Inc.

AND

Its Utility Business Units

This intercompany Administrative Services Agreement ("Agreement") is entered into effective as of July 2, 2007 by and among MDU Resources Group, Inc. (hereinafter the "Company") and its utility divisions and subsidiaries party to this Agreement (hereinafter a "Utility" or the "Utilities") (each a "Party" and together the "Parties").

WHEREAS, the Company provides senior management, executive oversight and other administrative services that provide value to and benefit the Utilities;

WHEREAS, the Utilities have access to professional, technical and other specialized resources that the Company may wish to utilize from time to time in the provision of administrative services; and

WHEREAS, the Company and the Utilities may desire to utilize the professional, technical and other specialized resources of the others.

NOW, THEREFORE, in consideration of the premises and mutual agreements set forth herein, the Company and the Utilities agree as follows:

ARTICLE 1. PROVISION OF ADMINISTRATIVE SERVICES

Upon and subject to the terms of this Agreement, services will be provided between and among the Company and the Utilities that are not directly applicable to the production, distribution or sale of a product or service available to customers of the Utilities ("Administrative Services"). For purposes of this Agreement, Administrative Services shall include, but not be limited to the following:

- a) services by the Board of Directors, and executive, management, professional, technical and clerical employees;
- financial and accounting services, corporate governance and compliance services, legal services, audit services, information and technology services, treasury services, investor relations services, governmental and regulatory services, human resources services, communications services, payroll processing services, employee benefits participation, procurement and fleet management, tax and related services, contract negotiation and administration services, insurance and risk management services, environmental services and engineering and technical services:
- the use of office facilities, including but not limited to office space, furniture, equipment, machinery, supplies, computers and computer software, communications equipment, insurance policies and other personal property;
- d) the use of automobiles, airplanes, other vehicles and equipment;

To obtain specialized expertise or to achieve efficiencies, the following situations may arise under this Agreement whereby Administrative Services may be provided between and among the Company and its Utilities.

- a) The Company may directly assign or allocate Administrative Services costs, common costs, or costs incurred for the benefit of the Utility or Utilities, to a Utility or the Utilities.
- b) The Company may procure Administrative Services from a Utility or the Utilities for the Company's benefit,
- c) The Company may procure Administrative Services from a Utility or the Utilities for subsequent allocation to some or all the Utilities commonly benefiting, or
- d) The Utilities may procure Administrative Services from each other or agree to directly assign or allocate common costs to each other.

ARTICLE 2. DEFINITIONS

For purposes of this Agreement these terms shall be defined as follows:

- (a) "Laws" shall mean any law, statute, rule, regulation or ordinance.
- (b) "State Commissions: shall mean any state public utility commission or state public service commission with jurisdiction over a Utility.
- (c) "Utilities: shall mean current and future direct and indirect major-owned electric and natural gas utilities of the Company including its utility divisions.

ARTICLE 3. EFFECTIVE DATE

This Agreement shall be effective as of the date set forth above; provided, however, that in those jurisdictions in which regulatory approval is required before the Agreement becomes effective, the effective date shall be as of the date of such approval.

ARTICLE 4. CHARGES AND PAYMENT

(a) CHARGES.

Parties shall charge for Administrative Services on the following basis:

- (i) Direct Assignment: The cost of an Administrative Service incurred specifically for a Party ("Recipient Party") will be directly assigned to that Party by the Party providing the Administrative Services ("Providing Party"), including, but not limited to, allocable salary and wages, incentives, paid absences, payroll taxes, payroll additives (insurance premiums, health care and retirement benefits and the like), direct non-labor costs, if any, and similar expenses, and reimbursement of out-of-pocket third party costs and expenses.
- (ii) Service Charges: Service Charges will be assessed for costs that are impractical to assign directly but for which a cost/benefit relationship can be reasonably identified between the Administrative Service and the Recipient Party. A practical allocation method will be established by Providing Party that allocates the cost of this service equitably and consistently to the Recipient Party.
- (iii) Allocations: Costs incurred for the general benefit of the entire utilities group for which direct charging and service charges are not practical will be allocated to the Parties. An allocation methodology will be established and used consistently from year to year.

The charges constitute full compensation to the Providing Party for all charges, costs and expenses incurred by the Providing Party on behalf of the Recipient Party in providing the Administrative Services, unless otherwise specifically agreed to in writing between the Parties.

If events or circumstances arise which, in the opinion of the Parties, render the costs of providing any Administrative

Services materially different from those charged under a specific rate or formula then in effect, the specific rate or formulas shall be equitably adjusted to take into account such events or changed circumstances.

Providing Parties will bill each and all Reciplent Parties, as appropriate, for Administrative Services rendered under this Agreement in as specific a manner as practicable. To the extent that direct charging for services rendered is not practicable, the Providing Party may utilize allocation methodologies to assign charges for services rendered to the Recipient Party, reflective of the drivers of such costs. Such allocation methodologies may utilize allocation bases that include, but are not limited to: capitalization, employee labor, employee counts, assets, and multi-factor allocation formulae.

Any cost allocation methodology for the assignment of corporate and affiliate costs will comply with the following principles:

- i) For Administrative Services rendered to a Utility or each cost category subject to allocation to a Utility, the Providing Party must be able to demonstrate that such service or cost category is reasonable for the Utility for the performance of its regulated operations, is not duplicative of Administrative Services already being performed within the Utility, and is reasonable and prudent.
- ii) Parties must maintain records sufficient to specifically identify costs subject to allocation, particularly with respect to their origin. In addition, the records must be adequately supported in a manner sufficient to justify recovery of the costs in rates of the Utility.
- iii) It is the responsibility of the Utility Parties to this Agreement to ensure that costs which would have been denied recovery in rates had such costs been directly incurred by the regulated operation are appropriately identified and segregated in the books of the regulated operation.

(b) PAYMENT.

- (i) Each Providing Party shall bill the Recipient Party monthly for all charges pursuant to this Agreement via billings directly to the Recipient Party or through the Company. Full payment for all Administrative Services shall be made by the end of the calendar month following the intercompany charge. Charges shall be supported by reasonable documentation, which may be maintained in electronic form.
- (ii) The Parties shall make adjustments to charges as required to reflect the discovery of errors or omissions or changes in the charges. The Parties shall conduct a true-up process as appropriate to adjust charges based on reconciliation of amounts charged and costs incurred.

ARTICLE 5. GENERAL OBLIGATIONS: STANDARD OF CARE

Utility Parties will comply with all applicable State and Federal Laws regarding affiliated interest transactions, including timely filing of applications and reports. The Parties agree not to cross-subsidize between the rate-regulated and non-rate-regulated businesses or between any rate-regulated businesses, and shall comply with any applicable State Commission Laws and orders. Subject to the terms of this Agreement, the Parties shall perform their obligations hereunder in a commercially reasonable manner.

ARTICLE 6. TAXES

Each Party shall bear all taxes, duties and other similar charges except taxes based upon its gross income (and any related interest and penalties), imposed as a result of its receipt of Administrative Services under this Agreement, including without limitation sales, use, and value-added taxes.

ARTICLE 7. ACCOUNTING AND AUDITING

Parties shall maintain such books and records as are necessary to support the charges for Administrative Services, in sufficient detail as may be necessary to enable the Utilities to satisfy applicable regulatory requirements ("Records"). All Parties:

- (a) shall provide access to the Records at all reasonable times;
- (b) shall maintain the Records in accordance with good record management practices and with at least the same degree of completeness, accuracy and care as it maintains for its own records; and

Subject to the provisions of this Agreement, Records supporting intercompany billings shall be available for inspection and copying by any qualified representative or agent of a Party, at the expense of the inquiring Party. In addition, State Commission staff or agents may audit the accounting records of Providing Parties that form the basis for charges to Utilities, to determine the reasonableness of altocation factors used by the Providing Party to assign costs to the Recipient Party and amounts subject to allocation or direct charges. All Parties agree to cooperate fully with such audits.

ARTICLE 8. BUDGETING

In advance of each budget year, Providing Parties shall prepare and deliver to the Recipient Parties, for their review and approval, a proposed budget for Administrative Services to be performed during that year. The approved schedule of budgeted Administrative Services shall evidence the base level of Administrative Services. The schedule shall be updated at least annually. Each Party shall promptly notify the other Party in writing of any requested material change to the budget costs for any service being provided.

ARTICLE 9. COOPERATION WITH OTHERS

The Parties will use good faith efforts to cooperate with each other in all matters relating to the provision and receipt of Administrative Services. Such good faith cooperation will include providing electronic access in the same manner as provided other vendors and contractors to systems used in connection with Administrative Services and using commercially reasonable efforts to obtain all consents, licenses, sublicenses or approvals necessary to permit each Party to perform its obligations. Each Party shall make available to the other Party any information required or reasonably requested by the other Party regarding the performance of any Administrative Service and shall be responsible for timely providing that information and for the accuracy and completeness of that information; provided, however, that a Party shall not be liable for not providing any information that is subject to a confidentiality obligation owed by it to a person or regulatory body other than an affiliate of it or the other Party. Either Party shall not be liable for any impairment of any Administrative Service caused by it not receiving information, either timely or at all, or by it receiving inaccurate or incomplete information from the other Party that is required or reasonably requested regarding that Administrative Service. The Parties will cooperate with each other in making such information available as needed in the event of any and all internal or external audits, utility regulatory proceedings, legal actions or dispute resolution. Each Party shall fully cooperate and coordinate with each other's employees and contractors who may be awarded other work. The Parties shall not commit or permit any act, which will interfere with the performance of or receipt of Administrative Services by either Party's employees or contractors.

ARTICLE 10. COMPLIANCE WITH ALL LAWS

Each Party shall be responsible for (i) its compliance with all laws and governmental regulations affecting its business, including but not limited to, taws and governmental regulations governing federal and state affiliate transactions, workers' compensation, heath, safety and security, and (ii) any use it may make of the Administrative Services to assist it in complying with such laws and governmental regulations.

ARTICLE 11. LIMITATION OF LIABILITY

Notwithstanding any other provision of this Agreement and except for (a) rights provided under Article 12 in connection with Third-Party Claims, (b) direct or actual damages as a result of a breach of this Agreement, and (c) liability caused by

a Party's negligence or willful misconduct, no Party nor their respective directors, officers, employees and agents, will have any liability to any other Party, or their respective directors, officers, employees and agents, whether based on contract, warranty, tort, strict liability, or any other theory, for any indirect, incidental, consequential, special damages, and no Party, as a result of providing a Service pursuant to this Agreement, shall be liable to any other Party for more than the cost of the Administrative Service(s) related to the claim or damages.

ARTICLE 12. INDEMNIFICATION

Each of the Parties will indemnify, defend, and hold harmless each other Party, members of its Board of Directors, officers, employees and agents against and from any third-party claims resulting from any negligence or willful misconduct of a Party's employees, agents, representatives or subcontractors of any tier, their employees, agents or representatives in the performance or nonperformance of its obligations under this Agreement or in any way related to this Agreement. If a Third-Party claim arising out of or in connection with this Agreement results from negligence of multiple Parties (including their employees, agents, suppliers and subcontractors), each Party will bear liability with respect to the Third-Party Claim In proportion to its own negligence.

ARTICLE 13. DISPUTE RESOLUTION

The Parties shall promptly resolve any conflicts arising under this Agreement and such resolution shall be final. If applicable, adjustments to the charges will be made as required to reflect the discovery of errors or omissions in the charges. If the Parties are unable to resolve any service, performance or budget issues or if there is a material breach of this Agreement that has not been corrected within ninety (90) days, representatives of the affected Parties will meet promptly to review and resolve those issues in good faith.

ARTICLE 14. TERMINATION FOR CONVENIENCE

A Party may terminate its participation in this Agreement either with respect to all, or with respect to any one or more, of the Administrative Services provided hereunder at any time and from time to time, for any reason or no reason, by giving notice of termination at least sixty (60) days in advance of the effective date of the termination to enable the other Party to adjust its available staffing and facilities. In the event of any termination with respect to one or more, but less than all, Administrative Services, this Agreement shall continue in full force and effect with respect to any Administrative Services not terminated hereby. If this Agreement is terminated in whole or in part, the Parties will cooperate in good faith with each other in all reasonable respects in order to effect an efficient transition and to minimize the disruption to the business of all Parties, including the assignment or transfer of the rights and obligations under any contracts. Transitional assistance service shall include organizing and delivering records and documents necessary to allow continuation of the Administrative Services, including delivering such materials in electronic forms and versions as reasonably requested by the Party.

ARTICLE 15. CONFIDENTIAL INFORMATION NONDISCLOSURE

To the fullest extent allowed by law, the provision of any Administrative Service or reimbursement for any Administrative Service provided pursuant to this Agreement shall not operate to impair or waive any privilege available to either Party in connection with the Administrative Service, its provision or reimbursement for the Administrative Service.

All Parties will maintain in confidence Confidential Information provided to each other in connection with this Agreement and will use the Confidential Information solely for the purpose of carrying out its obligations under this Agreement. The term Confidential Information means any oral or written information, (including without limitation, computer programs, code, macros or instructions) which is made available to the Company, its Utilities or one of its representatives, regardless of the manner in which such information is furnished. Confidential Information also includes the following:

a. All information regarding the Administrative Services, including, but not limited to, price, costs, methods of operation and software, shall be maintained in confidence.

- b. Systems used to perform the Administrative Services provided hereunder are confidential and proprietary to the Company, its Utilities or third party vendors. Parties shall treat these systems and all related procedures and documentation as confidential and proprietary to the Company, the Utilities or its third party vendors.
- c. All systems, procedures and related materials provided to either Party are for its internal use only and only as related to the Administrative Services or any of the underlying systems used to provide the Administrative Services.

Notwithstanding anything in this Article 15 to the contrary, the term "Confidential Information" does not include any information which (i) at the time of disclosure is generally available to and known by the public (other than as a result of an unpermitted disclosure made directly or indirectly by a Party), (ii) was available to a Party on a nonconfidential basis from another source (provided that such source is not or was not bound by a confidentiality agreement with a Party or had any other duty of confidentiality to a Party), or (iii) has been independently acquired or developed without violating any of the obligations under this Agreement.

The Parties shall use good faith efforts at the termination or expiration of this Agreement to ensure that all user access and passwords are cancelled.

All Confidential Information supplied or developed by a Party shall be and remain the sole and exclusive property of the Party who supplied or developed it.

ARTICLE 16. PERMITTED DISCLOSURE

Notwithstanding provisions of this Agreement to the contrary, each Party may disclose Confidential Information (i) to the extent required by a State Commission, a court of competent jurisdiction or other governmental authority or otherwise as required by law, including without limitation disclosure obligations imposed under the federal securities laws, provided that such Party has given the other Party prior notice of such requirement when legally permissible to permit the other Party to take such legal action to prevent the disclosure as it deems reasonable, appropriate or necessary, or (ii) on a "need-to-know" basis under an obligation of confidentiality to its consultants, legal counsel, affillates, accountants, banks and other financing sources and their advisors.

ARTICLE 17. SUBCONTRACTORS

To the extent provided herein, the Parties shall be fully responsible for the acts or omissions of any subcontractors of any tier and of all persons employed by such subcontractors and shall maintain complete control over all such subcontractors. It being understood and agreed that nothing contained herein shall be deemed to create any contractual relation between the subcontractor of any tier and the Parties.

ARTICLE 18. NONWAIVER

The failure of a Party to insist upon or enforce strict performance of any of the terms of this Agreement or to exercise any rights herein shall not be construed as a waiver or relinquishment to any extent of its right to enforce such terms or rights on any future occasion.

ARTICLE 19. SEVERABILITY

Any provision of this Agreement prohibited or rendered unenforceable by operation of law shall be ineffective only to the extent of such prohibition or unenforceability without invalidating the remaining provisions of this Agreement.

ARTICLE 20. ENTIRE AGREEMENT/DOCUMENTS INCORPORATED BY REFERENCE

All understandings, representations, warranties, agreements and any referenced attachments, if any, existing between the Parties regarding the subject matter hereof are merged into this Agreement, which fully and completely express the agreement of the Parties with respect to the subject matter hereof.

ARTICLE 21. OTHER AGREEMENTS

This Agreement does not address or govern the Parties' relationship involving: (a) the tax allocation agreement nor (b) any other relationships not specifically identified herein. All such relationships not addressed or governed by this Agreement will be governed and controlled by a separate agreement or tariff specifically addressing and governing those relationships or by applicable Laws or orders.

This agreement has been duly executed on behalf of the Parties as follows:

MDU RESOURCES GROUP, INC.

Terry D. Hildestad

Title: President and Chief Executive Officer

MONTANA-DAKOTA UTILITIES CO. a division of MDU Resources Group, Inc.

Bruce T. Imsdahl

Title: President and Chief Executive Officer

GREAT PLAINS NATURAL GAS CO. a division of MDU Resources Group, Inc.

Bruco T Imadahi

Title: President and Chief Executive Officer

CASCADE NATURAL GAS CORPORATION a subsidiary of MDU Resources Group, Inc.

David L. Goodin

Title: President



222 FAIRVIEW AVENUE N., SEATTLE WASHINGTON 98109-5312 206-624-3900 FACSIMILE 208-654-4039 www.cngo.com

April 29, 2010

Mr. Dave Danner Executive Director and Secretary Washington Utilities & Transportation Commission 1300 S. Evergreen Park Drive SW Olympia, WA 98504-9022

RE: Agreement with Affiliated Interests – Cascade Natural Gas Corporation and Williston Basin Interstate Pipeline Company – both subsidiaries of MDU Resources Group, Inc.

Dear Mr. Danner:

Pursuant to RCW 80.16.020 and WAC 480-90-245, Cascade Natural Gas Corporation ("Cascade"), hereby submits for filing the following summary of a Software Licensing Agreement with Williston Basin Interstate Pipeline Company ("WBI"):

 Cascade & WBI Summary of Software Licensing Agreement (hereafter referred to as "Agreement")

The Agreement is scheduled to become effective on June 1, 2010. The attached summary provides background as to why Cascade feels the Agreement is necessary. Additionally, it specifies the terms under which Cascade would have access to WBI's FLOWCAL measurement accounting software, the costs, and why the Agreement is consistent with the public interest.

Cascade respectfully requests that the Commission approve the Agreement prior to or on May 31, 2010, pursuant to RCW 80.16.020 and WAC 480-90-245.

Please direct any questions regarding this filing to Katherine Barnard at 206-381-6824.

Sincerely/

Jon T. Stolt Senior Vice President Regulatory & Gas Supply

Attachments

"In The Community To Serve"

Cascade & WBI Summary of Software Licensing Agreement

Background

Cascade is in the process of transitioning from its legacy mainframe billing system and moving to a new system, called Customer Care & Billing (CC&B) which is on a client/server platform. With the completion of the transition to the new billing system, Cascade is planning to discontinue the use of its mainframe and, therefore, other functions that are performed through legacy mainframe programs are being evaluated and moved to another platform. One of the functions of the existing legacy system is the validation and recalculation of volumes and energy used to calculate the actual gas quantities provided by the various suppliers which is used for billing the Company's non-core, large volume customers. The Company determined that FLOWCAL, being a comprehensive software package designed to manage electronic flow measurement data in the natural gas industry, would best meet its needs. Another advantage of utilizing FLOWCAL is that Cascade's parent company currently uses the system for validating its volumes and energy for its pipeline operations. Cascade originally believed that the FLOWCAL software was licensed at the corporate level and therefore would fall under the sharing of goods and services provision of the Company's IASA with MDU Resources Group, Inc. ("MDUR"). Cascade has recently learned that the software is actually owned by WBI, a subsidiary of MDUR, and hence an affiliated interest of Cascade. In order to utilize the FLOWCAL software owned by WBI, Cascade is seeking Commission approval of the following Agreement as summarized below.

Summary of Agreement

Williston Basin will allow Cascade Natural Gas access to its FLOWCAL measurement accounting software program provided that Williston Basin is able to renegotiate the licensing agreement with Flow-Cal such that:

- Williston Basin has the ability to provide access, through additional concurrent users, to direct and indirect subsidiaries of, and divisions of, MDU Resources Group, Inc., but to no other entities outside the ownership, today or in the future, of MDU Resources Group, Inc.
- Williston Basin maintains the ability to provide measurement accounting services to
 affiliated and non-affiliated entities as it does today, which was negotiated as part of the
 original agreement with Flow-Cal, and Cascade Natural Gas agrees to not provide
 measurement accounting services to any party outside of Cascade Natural Gas.
- Cascade Natural Gas is responsible for any and all incremental licensing, user, maintenance and other fees resulting from Cascade's access to FLOWCAL and will be subject to the applicable terms of the licensing agreement.
- That the software can be successfully and securely partitioned to allow Cascade and Williston Basin access to only their respective information
- Williston Basin maintains ownership of the FLOWCAL measurement accounting software.
- Williston Basin maintains responsibility for management of the hardware and FLOWCAL software.
- Cascade Natural Gas is responsible for all time, materials and expenses to develop and maintain its information within the system.
- Cascade Natural Gas is responsible for all training, time, materials and expenses related to Cascade's transition to, and utilization of, FLOWCAL.

Page 1 of 2

- Cascade Natural Gas is responsible for the collection of its meter data, transforming that
 data into a format acceptable by FLOWCAL and placing it in an area where FLOWCAL
 can import it. In the event that invalid data or files disrupt the FLOWCAL services, all
 auto importing will be stopped until such time that valid data or files can be produced.
- Cascade Natural Gas is responsible for conducting a review in June of each year to
 determine the need for additional licensing (concurrent users and meter blocks) and
 providing the results of that review to Williston Basin by the end of June.

Under the Agreement, WBI will provide to Cascade use of its FLOWCAL software for two concurrent users and four view-only users. The initial cost of the additional FLOWCAL software licenses will be \$82,500 plus annual software maintenance fees of approximately \$13,000 (\$82,500 initial software license times 15.75%). Consistent with other shared system costs, the charges will be allocated between Washington and Oregon based on the factors Cascade has traditionally applied which result in an allocation of approximately 75% of the costs to Washington. In 2008, Cascade did investigate acquiring its own version of the FLOWCAL software. The estimated initial costs for the software and licenses would be \$260,000 plus additional costs for hardware. The ongoing annual licensing fees, had Cascade purchased its own version of the FLOWCAL software, would be 20% of the initial software costs or approximately \$52,000/year.

Cascade believes that the Agreement with WBI will benefit ratepayers, as it will save Cascade the costs associated with procuring its own software. Because of the relatively low dollar amount involved in the transaction, and because it is in accord with the public interest, Cascade respectfully requests that the Commission approve the Agreement on or before June 1, 2010, pursuant to RCW 80.16.020 and WAC 480-90-245.

Page 2 of 2

Cascade Natural Gas Corporation

Directors

David L. Goodin Terry D. Hildestad Paul K. Sandness Doran N. Schwartz

Officers

David L. Goodin President and Chief Executive Officer

Timothy M. Clark Vice President - Operations

Dennis L. Haider Executive Vice President -Regulatory, Gas Supply and Business Development

Terry D. Hildestad Chairman of the Board

Daniel S. Kuntz Assistant Secretary

Julie A. Krenz Assistant Secretary

Scott W. Madison Vice President, Chief Accounting Officer and Assistant Treasurer

Frank Morehouse Executive Vice President and General Manager

Paul K. Sandness General Counsel and Secretary

CGC Resources, Inc.

Directors

David L. Goodin K. Frank Morehouse Paul K. Sandness

Officers

David L. Goodin Chairman of the Board, President and Chief Executive Officer

Scott W. Madison Treasurer

K. Frank Morehouse Vice President

Paul K. Sandness General Counsel and Secretary

Williston Basin Interstate Pipeline Company

Directors

Steven L. Bietz

Barry D. Haugen

Terry D. Hildestad

Paul K. Sandness

Officers

Steven L. Bietz President and Chief Executive Officer

Barry D. Haugen Executive Vice President and Chief Operating Officer

Terry D. Hildestad Chairman of the Board

Sally A. Iverson Controller

Julie A. Krenz Assistant Secretary

Timothy W. Michelsen Vice President-Administration, Treasurer and Chief Accounting Officer

Paul K. Sandness General Counsel and Secretary