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Jeff Killip
Executive Director and Secretary
Washington Utilities & Transportation Commission
P.O. Box 47250
Olympia, WA 98504-7250

RE: NEW, CNGC Advice No. W25-09-07
Rule 19, Purchase Gas Adjustment Housekeeping

Director Killip

Cascade Natural Gas Corporation ("Cascade" or "Company") submits to the Washington Utilities and Transportation Commission ("Commission") the following revisions to its Tariff WN U-3, stated to become effective with service on and after November 1, 2025:

Third Revision of Sheet No. 23

The purpose of this housekeeping filing is to revise Rule 19 Purchase Gas Adjustment Mechanism so that the Weighted Average Cost of Gas ("WACOG") includes "other miscellaneous expenses directly related to the Company's acquisition of natural gas commodities." In Docket UG-250151, Cascade filed an accounting petition requesting authority to defer additional expenses related to Canadian tariff costs because Rule 19 does not currently contemplate these types of costs in the definition of WACOG. After discussion with Commission Staff, the Company determined that it would file the proposed revision to Rule 19 so that Cascade could defer a broader category of costs to its PGA deferral accounts going forward, consistent with Cascade's peer utilities in Washington.¹

¹ See Puget Sound Energy's Rule No. 26, Sheet No.40-A, found here: PSE <https://www.pse.com/en/search-page#q=purchased%20gas%20adjustment> | Search results. Also, see Avista's Rule 150, Purchase Gas Adjustment – Washington, Sheet 150A, found here: <https://www.myavista.com/about-us/our-rates-and-tariffs/washington-natural-gas>.

This electronic filing is comprised of the following files:

- NEW-CNGC-Advice-No.-W25-09-07-PGA-Housekeeping-CLtr-09-15-2025.pdf
- NEW-CNGC-Advice-No.-W25-09-07-PGA-Housekeeping-Trf-09-15-2025.pdf

Please direct any questions regarding this filing to me at (208) 377-6015 or Jacob Darrington at (208) 377-6041.

Sincerely,

/s/ Lori Blattner

Lori Blattner
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Attachment

cc: Chris McGuire, Commission Staff