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

Re: WAC 480-80-141(2), Amended Service Agreements

Dear Ms. Maxwell,

In compliance with WAC 480-80-141(2), Cascade Natural Gas Corporation ("Cascade" or "Company") provides the following samples of its amended service agreements:

- Cascade Facilities Agreement for Customers with No Monthly Facility Charge
- Cascade Facilities Agreement for Customers with a Monthly Facility Charge
- Cascade Washington Service Agreement for Natural Gas Service

The primary revision to these agreements is the addition of Schedule 505 to the Washington Service Agreement and the Facilities Agreement for Customers with a Monthly Facility Charge. These changes are in alignment with a tariff revision approved in UG-220662, wherein Schedule 505 was added to Rule 8, Extension of Distribution Facilities as a rate schedule that could have the customer's line extension costs financed through a monthly facility charge.

This filing includes the following files:

- NEW-CNGC-Srv-Agmt-CLtr-5-5-23
- NEW-CNGC-Srv-Agmt-with-MFC-5-5-23
- NEW-CNGC-Srv-Agmt-no-MFC-5-5-23
- NEW-CNGC-Srv-Agmt-5-5-23

Questions regarding this filing should be directed to Jennifer Gross at (509) 975-9473.

Sincerely,

/s/ Lori Blattner

Director, Regulatory Affairs
Cascade Natural Gas Corporation
8113 W Grandridge Blvd
Kennewick, WA 99336-7166

Enclosures