

# ATTORNEY GENERAL OF WASHINGTON

Utilities and Transportation Division 1400 S Evergreen Park Drive SW • PO Box 40128 • Olympia WA 98504-0128 • (206) 753-2281

June 11, 1993

Paul Curl, Secretary
Washington Utilities and
Transportation Commission
1300 S. Evergreen Park Drive S.W.
Olympia, WA 98504

RE: <u>WUTC v. Washington Natural Gas Company</u>
Docket No. UG-920840

Dear Mr. Curl:

Enclosed please find the original and 19 copies each of the Motion to Correct Transcript Errors and Motion of Commission Staff to Amend Testimony. Please accept the same for filing.

Very truly yours,

ROBERT D. CEDARBAUM

Assistant Attorney General

RDC:rz

Enclosures

cc/enc: Parties of Record

#### BEFORE THE WASHINGTON UTILITIES AND TRANSPORTATION COMMISSION

WASHINGTON UTILITIES AND ) TRANSPORTATION COMMISSION, )	DOCKET NO. UG-920840	
Complainant, )	MOTION TO CORRECT TRANSCRIPT ERRORS	
v. ,	TRANSCRIPT ERRORS	몽핅
WASHINGTON NATURAL GAS COMPANY, )		
Respondent. )	5	ag gg
/		777 773

The Washington Utilities and Transportation Commission staff moves to correct errors in the transcript, as indicated on Attachment A to this motion. Staff also moves to delete transcript pages 1570, line 25 through 1572, line 3. This deletion eliminates the verbatim duplication of certain questions and answers.

DATED this // day of June, 1993.

CHRISTINE O. GREGOIRE Attorney General

ROBERT D. CEDARBAUM

Assistant Attorney General

#### <u>C E R T I F I C A T E</u>

I hereby certify that I have this day served a true copy of the foregoing document upon the parties of record listed below by mailing a copy thereof properly addressed to each such party by first class mail, postage prepaid.

Frederick O. Frederickson Attorney at Law 1420 - Fifth Avenue 33rd Floor Seattle, WA 98101-2390 D. Scott Johnson Washington Natural Gas 815 Mercer Street P.O. Box 1869 Seattle, WA 98111 Charles F. Adams
Assistant Attorney General
Public Counsel
900 Fourth Avenue
Suite 2000
Seattle, WA 98104-1012

Paula E. Pyron Attorney at Law 1300 S.W. 5th Avenue Suite 3400 Portland, OR 97201-5696 Carol S. Arnold Attorney at Law 5000 Columbia SeaFirst Center 701 Fifth Avenue Seattle, WA 98104-7011

ROBERT D. CEDARBAUM

June // , 1993.

### ATTACHMENT A

<u>Page</u> 1357 1357	<u>Line</u> 17 22	Original plan and concept distinct	Corrected plant and distinct
1385	24	of growing the	of the growing level of the
1402	12	the suspension levels	the expense levels
1403	6 & 7	spend first off.	to spend. The second
1417	25	returning.	return.
1430	23	Gas as part	Gas. As part of
1430	24	of that FERC pack	of FERC
1442	15	market clearing.	market clearing level.
1442	22	It will always	It must always
1449	14	a cleaner air	a clean air
1451	13	and, gosh, because of	and, because of
1471	5	are invested markets	are in domestic markets
1491	1	for accounting;	for utilities and accounting;
1492	7	Cherry, Duvall Valley	Cherry Valley, Duvall area
1493	7	building and adding	building load and adding
1493	9	to continue to bottom	to contribute to bottom
1494	6	regulated companies.	regulated gas companies.
1625	20	JMR-5	5
1627	11	exchanged	changed
1638	1	imbued	embedded
1663	18	44	4 of 4
1667	23	marketing, salaries	marketing salaries
1675	8	capital operating	capital, operating,
1686	5	authority	thought
1697	24	why_I	why. I
1701	24	employees revenues	employees, revenues
1712	1	described	allocated
1720	2	Kathyrn	Kathryn
1720	21	Kathyrn	Kathryn
1723	15	including	excluding
1744	15	represent	represents
1744	23	and	as
1748	10	have documents	are documents
1753	17	costs again	costs up
1761	18	1984	1986
1766	13	safe	save
1771	8	stuff that got it added	staff that got added on to it
1176	19	eventually	eventual
1777	14	eventually	eventual
1779	24	look	looks
1791	4	file	filed
1793	6	in	of
1798	21	included. As	included as
1798	22	incurred I	incurred. I
1799	14	benefits that	benefits that
1799	24	on	an
1803	7	that they promote	that promote
1809	14	<pre>more plant than it   had actual approved   budgeted</pre>	more in plant than it had actual approved budgets for.

## ATTACHMENT A - (Cont'd)

<u>Page</u>	<u>Line</u>	<u>Original</u>	<u>Corrected</u>
1821	8	higher than	higher in a
1828	13	less than	more than
1832	9	These are	These
1833	14	Discount	Do you know
1836	7	ad just	adjustment
1837	24	rule prohibit	rule prohibits
1839	18	approving	appropriate
1847	10	known	know
1849	7	operations, in	operations. In
1849	10	system	system.
1850	11	to	То
1850	12	allocations and to	allocations. To
1853	21	increasing ones	increasing average,
1854	9	expenses, but	expenses. But,
1862	19	spot	spa
1865	2	advertisesments	advertesiments
1865	5	not by a	not by
1865	6	noncustomer	customer

BEFORE THE WASHINGTON UTILITIES AND TRANSPORTATION COMMISSION

WASHINGTON UTILITIES AND TRANSPORTATION COMMISSION,	) DOCKET NO. UG-920840
Complainant,	) ) MOTION OF COMMISSION ) STAFF TO AMEND TESTIMONY
v.	<b>\( \)</b>
WASHINGTON NATURAL GAS COMPANY,	)
Respondent.	) )

The staff of the Washington Utilities and Transportation Commission (staff) moves for leave to file the attached amendment to the cross examination of Witness Kathryn Thomas at page 1826, line 6-15 of the transcript, Volume X.

DATED this // day of June, 1993.

CHRISTINE O. GREGOIRE Attorney General

ROBERT D. CEDARBAUM

Assistant Attorney General

#### <u>C E R T I F I C A T E</u>

I hereby certify that I have this day served a true copy of the foregoing document upon the parties of record listed below by mailing a copy thereof properly addressed to each such party by first class mail, postage prepaid.

Frederick O. Frederickson Attorney at Law 1420 - Fifth Avenue 33rd Floor Seattle, WA 98101-2390 D. Scott Johnson Washington Natural Gas 815 Mercer Street P.O. Box 1869 Seattle, WA 98111 Charles F. Adams
Assistant Attorney General
Public Counsel
900 Fourth Avenue
Suite 2000
Seattle, WA 98104-1012

Paula E. Pyron Attorney at Law 1300 S.W. 5th Avenue Suite 3400 Portland, OR 97201-5696 Carol S. Arnold Attorney at Law 5000 Columbia SeaFirst Center 701 Fifth Avenue Seattle, WA 98104-7011

ROBERT D. CEDARBAUM

June //, 1993.

#### **Attachment**

On page 1826, line 6-15, the witness responded incorrectly to the question. Her remarks are regarding the Olympia office renovation, not the Tacoma office renovation as was asked by Public Counsel. If asked the same question again, the witness would have responded as follows:

"Staff is concerned that it appears that the amount of empty loft space in the Tacoma office main building is an inefficient use of space and may be resulting in excessive heating and cooling costs. The costs of the Tacoma renovation are in rate base in the company's filing."