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August 1, 2016

Mr. Steven V. King

Executive Director and Secretary

Washington Utilities & Transportation Commission

P.O. Box 47250

Olympia, WA 98504-7250

**Re: Advice No. W16-08-01, Compliance Filing**

**UG-152286,** **Cascade Natural Gas Corporation General Rate Case**

Dear Mr. King,

Cascade Natural Gas Corporation’s (Cascade or Company) submits the attached filing in compliance with Commission Order No. 04, issued in conclusion to the Company’s 2015 general rate case docketed as UG-152286. The Company submits the following revisions to its Tariff WN U-3, which are stated to become effective September 1, 2016:

Thirty-Fifth Revision Sheet No. 2

Twentieth Revision Sheet No. 2-A

Third Revision Sheet No. 7

Fifth Revision Sheet No. 21

First Revision Sheet No. 25

Original Sheet No. 25-A

Original Sheet No. 25-B

Third Revision Sheet No. 301

Fifty-Third Revision Sheet No. 502

Fifty-Eighth Revision Sheet No. 503

Forty-Second Revision Sheet No. 504

Forty-First Revision Sheet No. 505

Fifty-Eighth Revision Sheet No. 511

Thirty-Eighth Revision Sheet No. 512

Fifty-Second Revision Sheet No. 570

Forty-Ninth Revision Sheet No. 577

Original Sheet No. 594

Eighty-First Revision Sheet No. 596

Third Revision Sheet No. 597

Sixteenth Revision Sheet No. 663

Fourth Revision Sheet No. 685‑A

Fourth Revision Sheet No. 687

The Company is also withdrawing from Tariff WN-U3 the following sheets in their entirety:

Third Revision Sheet No. 21-C

Fifty-Fourth Revision Sheet No. 541

Fifth Revision Sheet No. 545

Eighth Revision Sheet No. 599

Fifth Revision Sheet No. 664

First Revision Sheet No. 665

Fourth Revision Sheet No. 678

Third Revision Sheet No. 678-A

Second Revision Sheet No. 679

Ninth Revision Sheet No. 681

Substitute Sixth Revision Sheet No. 682

Fourth Revision Sheet No. 683

Substitute Fourth Revision Sheet No. 684

Substitute Third Revision Sheet No. 684-A

Original Sheet No. 699

In accordance with the terms adopted in Commission Order No. 04 to UG-152286, this filing increases the Company’s annual revenues by $4 million or 1.6 percent.

The tariff changes proposed herein are consistent with the tariff revisions proposed in the Direct Testimony of Pamela J. Archer included in the Company’s initial general rate case filing as Exhibit PJA-1T and Exhibit No. PJA-3, and later revised in Revised Exhibit No. PJA-3. The exception to this is Rule 21, Decoupling Mechanism, which is revised in accordance with terms outlined in the stipulated agreement adopted in Commission Order No. 04 issued in Docket No. UG-152286.

This compliance filing does not include a new tariff for the Company’s Washington Energy Assistance Fund (WEAF) Program or a WEAF Cost Recovery adjustment schedule as required per Commission Order No. 04 issued in Docket No. UG-152286. The Company will file the new WEAF tariffs in a subsequent compliance filing that will be submitted in accordance with the Order, no less than ten days prior to the effective date of September 1, 2016. Additional time is necessary to allow the WEAF advisory group, formed as a result of the rate case, time to review the WEAF tariffs before they are submitted to the Commission for approval. However, the Company did list the new WEAF tariffs (Schedules 303 and 593) in the table of contents (sheets 2 and 2A hereto attached) as they will be forthcoming.

This filing also does not include the housekeeping changes to Sheets 595 from Schedule 595, Technical Temporary Adjustments because additional proposed changes to these sheets are proposed in the Company’s Purchased Gas Adjustment (PGA) filing submitted today as Advice No. W16-08-02. Sheet 595 as filed in the PGA includes the housekeeping changes approved per Order No. 04 in UG-152286.

Questions regarding this filing should be directed to Michael Parvinen at (509) 734-4593.

Sincerely,

*/s/ Mike Parvinen*

Michael Parvinen

Director, Regulatory Affairs

Enclosures