### BEFORE THE WASHINGTON UTILITIES AND TRANSPORTATION COMMISSION

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| \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_)In the Matter of the Statement Establishing )Compliance and Request For )a Written Order of ) ) ))NORTHWEST NATURAL GAS COMPANY ))Establishing Compliance With )RCW 80.08.040 With Respect to the Proposed )Issuance and Sale of Not More Than ) $225,000,000 Principal Amount )of Medium-Term Notes, Series B in one )or more tranches ) ) | DOCKET NO. UG-\_\_\_\_\_\_STATEMENT ESTABLISHING COMPLIANCE ANDREQUEST FORWRITTEN ORDER |
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Northwest Natural Gas Company (“NW Natural” or the “Company”) hereby files this Statement Establishing Compliance complying with RCW 80.08.040 and requests a written order confirming that the Company has so complied. A form of proposed order is attached as Exhibit A.

On November 8, 2016, the Company filed a universal shelf registration (the “Universal Shelf Registration”) with the Securities and Exchange Commission (the “SEC”) on a Form S-3 registering an unlimited amount of certain debt and equity securities, including, but not limited to: (i) Secured Notes, Series B (First Mortgage Bonds) issued under the Company’s Medium-Term Note Program (the “Secured Notes”); and (ii) Unsecured Notes, Series B Issued under the Company’s Medium-Term Note Program (the “Unsecured Notes” and collectively with the Secured Notes referred to as “Medium-Term Notes”). In accordance with WAC 480-90-242(3), no filing with the Washington Utilities and Transportation Commission (“WUTC”) was necessary upon filing of the Shelf Registration. This Universal Shelf Registration replaced the Company’s previously Universal Shelf Registration which was due to expire in December 2016.

NW Natural now respectfully requests in this Statement that the WUTC enter an order establishing compliance with RCW 80.08.040 and WAC 480-90-242 with respect to the Company's proposed issuance and sale of not more than $225,000,000 principal amount of Medium-Term Notes in one or more tranches. The Company’s request is as follows:

**(1)** **A description of the purposes for which the issuance will be made, including a certification by an officer authorized to do so, that the proceeds from any such financing is for one or more of the purposes allowed by RCW 80.08.030.**

The Company will use the proceeds from Medium-Term Notes for the

acquisition of property, or the construction, completion, extension or improvement of its facilities, or the improvement or maintenance of its service, or the discharge or refunding of its obligations, or the reimbursement of moneys actually expended from income or from any other moneys in the treasury of the Company not secured by or obtained from the issue of stock or stock certificates or other evidence of interest or ownership, or bonds, notes or other evidence of indebtedness of the Company for any of the aforesaid purposes except maintenance of service, or to be used for refunding the Company’s short-term debt incurred in connection therewith. In either case where the Company keeps its accounts and vouchers for such expenditures in such manner as to enable the WUTC to ascertain the amount of money so expended and the purpose for which the expenditure was made. Such purposes are permitted by RCW 80.08.030.

In accordance with WAC 480-90-242, the Company will, within 60 days after the

issuance of any Medium-Term Notes, file with the WUTC a verified statement (a) outlining the terms and conditions of the transaction; and (b) setting forth actual proceeds from the issuance and, to the extent known, the disposition of proceeds stating the final amount to be used for each purpose allowed by RCW 80.08.030.

 **(2) A description of the proposed issuance, including the terms of financing.**

 **(a) Type and nature of securities**

A full description of the Medium-Term Notes is included in the Universal Shelf Registration filed with the SEC on November 8, 2016, a copy of which is filed as Exhibit B to this Application, and in the Prospectus Supplement, filed on November 8, 2016 attached hereto as Exhibit C.

 The Company will issue the Secured Notes, if any, under its Mortgage and Deed of Trust, dated as of July 1, 1946, as heretofore amended and supplemented by twenty-two Supplemental Indentures (the “Mortgage”), with Deutsche Bank Trust Company Americas (formerly Bankers Trust Company), Trustee, which is attached hereto as Exhibit D. The Mortgage constitutes a first mortgage lien on substantially all of the utility property now owned and hereafter acquired by the Company. The Company will issue the Unsecured Notes, if any, under the Indenture dated as of June 1, 1991 (the "Indenture"), which has been entered into with Deutsche Bank Trust Company Americas, as Trustee, which is attached hereto as Exhibit E.

 The Medium Term Notes will be issued through a Distribution Agreement, as amended by the Company’s Notice dated November 8, 2016, which is attached hereto as Exhibit F. The Medium-Term Notes would have maturities of between one and 30 years.

 The Medium-Term Notes will be sold in a public offering or on a private placement basis, they will be registered securities, and they may be priced by competitive bid or in a privately negotiated transaction.

1. **Amount of Securities**.

 The Company makes this filing to comply with the requirements of RCW 80.08.040 and WAC 480-90-242 with respect to the issuance and sale of an aggregate principal amount of not more than $225,000,000 of Medium-Term Notes in one or more tranches.

1. **Interest Rate**

 The interest rates on Medium-Term Notes would be fixed and payable semi-annually in arrears. The interest rates on Medium-Term Notes will be determined at the point of sale either from competitive offers communicated by NW Natural’s Medium-Term Note agents or from individual negotiations between an agent and the Company, in both cases, based on prevailing rates at the time for U.S. Treasury debt securities of comparable maturities and spreads over those rates reflecting the risk premium for corporate debt with the Company’s credit ratings.

 **(d) Date of Issuance and Maturity**

 The Company expects to issue the Medium-Term Notes sometime within six months from the date of this Statement in an amount, not to exceed an aggregate principal amount of not more than $225,000,000 in one or more tranche. The Medium-Term Notes may be issued as public offerings or on a private placement basis, they will be publicly registered securities, and they may be priced by competitive bidding or by privately negotiated transactions. The maturities of Medium-Term Notes will be not less than one year and not more than 30 years.

 **(e) Method of Sale**

The Medium-Term Notes will be issued and sold through Banc of America Securities LLC, UBS Securities LLC, J.P. Morgan Securities Inc., Piper Jaffray & Co., Wells Fargo Securities, LLC, U.S. Bancorp Investments, Inc., Mitsubishi UFJ Securities (USA), Inc., RBC Capital Markets, LLC, CIBC World Markets Corp. or TD Securities (USA) LLC as agents, or through such other agents as may hereafter be engaged by the Company. Upon the placement of the Medium-Term Notes, such agents will be paid commissions for their services in amounts based on a pre-determined percentage, of the principal amount of the Medium-Term Notes sold, depending upon maturity term for the Medium-Term Notes. The amounts of such commissions will not exceed the customary fee for such services in arm’s-length transactions. A table showing the commissions at the various maturities is set forth below.

 The agents will provide the Company with information upon request regarding market conditions, interest rate levels and anticipated rate movements. Since offers to sell Medium-Term Notes may be posted on short notice, the Company can respond quickly to changes in market conditions, and interest rates can be readily updated to reflect the aggressiveness with which the Company desires to tap a particular favorable market opportunity.

 From time-to-time it may be advantageous to sell Medium-Term Notes to an agent as principal, in which case the Medium-Term Notes will be purchased by the agent at a price equal to 100 percent of the principal amount of the Medium-Term Notes, less a percentage not to exceed the commission applicable to an agency sale of Medium-Term Notes of identical maturity. Such Medium-Term Notes may be resold by the agent to investors and other purchasers at varying prices related to prevailing market prices at the time of resale, as determined by the agent, or at a fixed public offering price. The Company also may sell the Medium-Term Notes directly to investors.

 **(f) Fees for Services.** As described above, the Medium-Term Notes are expected to be issued and sold through agents, which will receive a commission in the form of a discount upon the placement of each of the Notes. The maximum agents' commissions for the issuance and sale of all Medium-Term Notes under this Statement Establishing Compliance and Request for Written Order in a given maturity range are as follows, unless otherwise agreed:

|  |  |
| --- | --- |
|  Range of MaturitiesFrom 1 year to less than 18 monthsFrom 18 months to less than 2 yearsFrom 2 years to less than 3 yearsFrom 3 years to less than 4 yearsFrom 4 years to less than 5 yearsFrom 5 years to less than 6 yearsFrom 6 years to less than 7 yearsFrom 7 years to less than 10 yearsFrom 10 years to less than 15 yearsFrom 15 years to less than 20 yearsFrom 20 years to 30 years | Commission (Percentage of Aggregate Principal Amount of Medium-Term Notes Sold) .150% .200% .250% .350% .450% .500% .550% .600% .650% .675% .750% |

 Should the Company sell any portion of the Medium-Term Notes to an agent as principal, the Medium-Term Notes will be purchased by such agent at a price not to exceed 100 percent of the principal amount thereof, less a percentage equal to the commission applicable to an agency sale of Medium-Term Notes of identical maturity.

 **(g) Price and Proceeds.** This application seeks approval for an aggregate principal amount of not more than $225,000,000 of Medium-Term Notes in one or more tranches. To illustrate the price and proceeds, however, the following illustrative example assumes total gross proceeds of $100,000,000 and calculates the estimated expenses and the net proceeds to the Company from the sale of the Notes:

Estimated Fees and Expenses

 Item Amount

 1. Principal amount or Par Value $100,000,000

 2. Plus Premium or Less Discount None

 3. Gross proceeds estimated 100,000,000

 4. Agents' Commissions 750,000

 5. Securities and Exchange Commission registration fee 11,590

 6. State mortgage registration tax None

 7. New York Stock Exchange fee None

 8. State Commission fee None

 9. Fees for recording indenture None

 10. United States document tax None

 11. Printing and engraving expenses 5,000

 12. Trustee's or Registrar's fees 10,000

 13. Counsel's fees 100,000

 14. Accountants' fees 5,000

 15. Bond Rating Agency fees 50,000

 16. Miscellaneous expenses 100,000

 17. Total estimated commissions and expenses 1,031,590

 18. Net estimated amount to be realized $98,968,410

 **(h) Corporate Authority**

The Company’s management and Board of Directors have concluded that the Company will have an opportunity to achieve the most favorable terms, e.g. lowest cost of money with desired issuance maturity and redemption provisions with respect to debt financing through the continued use of its Medium-Term Note Program.

 The Board of Directors has authorized the issuance of Medium-Term Notes and has authorized the officers of the Company to seek OPUC and WUTC approval for such issuances. In addition, the Board of Directors has delegated to the Finance Committee of the Board the authority to issue and sell up to an aggregate principal amount of $325,000,000 in Medium-Term Notes. The Board also authorized the officers of the Company to conduct negotiations with respect to issuance of the Medium-Term Notes. A copy of Certified Board Resolutions is attached hereto as Exhibit G. The OPUC has issued an order authorizing the Company’s sale of Medium- Term Notes.

 **(i) Other Matters**

 The Medium-Term Notes to be issued as proposed herein will not be issued *pro rata* to existing holders of securities of the Company pursuant to any preemptive right or in connection with any liquidation or reorganization. None of the Medium-Term Notes will have voting privileges. The offering price, agents’ commissions, and other terms of each issuance of Medium-Term Notes will be determined at the time of sale in accordance with the Twentieth Supplemental Indenture in the case of the Secured Notes, and in accordance with the Indenture in the case of the Unsecured Notes.

 **(j) Consistency with Company Financing Plan**

The financing plan described in this Statement is consistent with NW Natural’s objectives to maintain a long-term capital structure consisting of approximately 50 percent common stock equity and approximately 50 percent long-term and short-term debt, and to maintain investment-grade credit ratings. As of the date of this Statement, the Company’s long-term secured debt is rated “A1” by Moody’s Rating and “AA-” by Standard & Poor’s (S&P), and the Company’s unsecured debt is rated “A3” by Moody’s and a Corporate credit rating of A+ by S&P, with a stable credit outlook by Moody’s and a stable credit outlook by S&P.

The following table sets forth the Company’s capital structure at

December 31, 2015, along with its pro forma capital structure assuming the issuance of the full $225,000,000 of the Medium-Term Notes.

|  |  |  |  |  |  |
| --- | --- | --- | --- | --- | --- |
|  | Balance at*12/31/15*($000) | ActualRatios(%) | Pro forma Changes inAmounts1($000) | Pro formaAmounts1($000) | Pro formaRatios1(%) |
| Long-Term Debt | $601,700 | 36 | $200,0002 | $801,700 | 48 |
| Short-Term Debt | 270,035 | 16 | ($253,211) | 16,824 | 1 |
| Preferred& Preference Stock | 0 | 0.0 | 0 | 0 | 0 |
| Common Stock | 782,369 | 48 | 53,2113 | $835,580 | 51 |
|  Total | $1,654,104 | 100 | 0 | $1,654,104 | 100 |

The pro forma capital structure set forth in the table above is not a projection of the Company’s actual capital structure at December 31, 2015; it is for demonstrative purposes only. The Universal Shelf Registration under which the Company is submitting this Statement allows for issuance of equity as well as debt securities.

2 Assumes $225 million issuance and $25 million redemption of maturing bonds.

3 Includes November 2016 equity issuance of 1,012,000 shares of Common Stock. The Company provided notice with respect to such equity issuance under the Universal Shelf Registration in a separate application to the WUTC on October 25, 2016, pursuant to which the WUTC issued order UG-161164 on November 8, 2016. The Company intends to maintain a capital structure with a total common equity level of 45 to 50 percent.

**(3) A Statement as to why the transaction is in the public interest.**

 The advantages of the Medium-Term Note Program are that it enables the Company to: (1) issue small tranches of debt at rates which may be below those required for larger underwritten issues; (2) enter the market on short notice to take advantage of favorable yield and credit spread opportunities; (3) manage its financing program in light of market changes; (4) balance the maturities of its debt securities; and (5) achieve a potentially lower average interest cost while managing interest rate risk. In short, the Medium-Term Note Program gives the Company optimum flexibility to take advantage of favorable markets and attractive debt terms.

 The Medium-Term Note Program provides the Company with the ability to raise funds at specific maturities in the intermediate and long-term range. Decisions can be made with the benefit of an immediate evaluation of financing costs. The Medium-Term Notes can be issued precisely when funds are required, mitigating the need for interim financing in the floating rate markets and the reinvestment risk associated with financing in anticipation of capital requirements when market conditions are less attractive. At any point during the life of the Medium-Term Note Program prior to issuance, the Company may decide to suspend the solicitation of sales of Medium-Term Notes or to revise previously posted or negotiated terms.

 The Company’s ability to enter or depart the market quickly, and to adjust previously posted or negotiated rates, enables it to press the market for the lowest rates possible. In view of the volatility of interest rates, the opportunity to take immediate advantage of fixed-rate market "windows" has proven beneficial to the Company. Such a program serves as an alternative to the risk of fixing the interest rate for a large offering in a less than optimal market.

The market for our Medium-Term Notes is comprised of a broad mix of money center and regional institutions. These represent money market and corporate bond investors including banks, bank trust departments, insurance companies, investment companies, municipalities, pension funds and others, including individual investors. The depth of the market is significant. For more than 15 years, utilities and other corporate issuers have found a strong acceptance for their debt securities in this market.

NW Natural believes that the facts set forth herein show that the proposed issuance and sale of the Medium-Term Notes is for a lawful object within the corporate purposes of the Company and is compatible with the public interest; that said object is necessary or appropriate for or consistent with the proper performance by the Company of service as a public utility; and that the issuance and sale of the Medium-Term Notes is reasonably necessary or appropriate for such purpose.

 As a public utility, the Company is obligated to secure sufficient gas supplies and maintain sufficient distribution capacity to serve its customers reliably at the lowest reasonable cost. The Company believes that the Medium-Term Note Program described herein will effectively manage the overall financing costs and risks associated with the Company’s public utility obligations. Therefore, the Company believes that the Medium-Term Notes are for a lawful object within the corporate purposes of the Company; are compatible with the public interest; that said object is necessary or appropriate for and consistent with the proper performance by the Company of service as a public utility; will not impair the Company’s ability to perform such service; and is reasonably appropriate for such purposes.

Accordingly, pursuant to RCW 80.08.040(4), the Company respectfully requests a written order establishing the Company’s compliance with RCW 80.08.040 and WAC 480-90-242, so that it may undertake an issuance or issuances of securities within the parameters described in this Application.

 The undersigned hereby states, “I certify (or declare) under penalty of perjury under the laws of the State of Washington that the foregoing is true and correct.”

DATED at Portland, Oregon this 15th day of November, 2016.

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NORTHWEST NATURAL GAS COMPANY

By \_\_\_/s/Brody J. Wilson\_\_\_\_\_\_\_\_\_\_\_\_\_\_ Brody J. Wilson

Chief Financial Officer, Treasurer, Controller and Chief Accounting Officer

EXHIBITS

Exhibit A Proposed Form of Order

Exhibit B Registration Statement on Form S-3 filed with the Securities and Exchange Commission on November 8, 2016

Exhibit C Prospectus Supplement related to the Medium-Term Notes filed with the Securities and Exchange Commission on November 8, 2016

Exhibit D Copy of the Mortgage and Deed of Trust, dated as of July 1, 1946, as heretofore amended and supplemented by 22 Supplemental Indentures, to Deutsche Bank Trust Company Americas (formerly Bankers Trust Company), Trustee

Exhibit E Copy of Indenture, dated as of June 1, 1991, between the Company and Deutsche Bank Trust Company Americas, as Trustee.

Exhibit F Distribution Agreement dated as of March 18, 2009, among the Company, Banc of America Securities LLC, UBS Securities LLC, J.P. Morgan Securities, Wells Fargo Securities LLC, and Piper Jaffray & Co., as amended by the Company’s Notice dated November 8, 2016.

Exhibit G A certified excerpt of minutes of the Board of Directors meeting held July 28, 2016 approving the issuance of up to $325,000,000 of Medium-Term Notes.

Exhibit H A copy of the Company’s Restated Articles of Incorporation, as amended.

Exhibit I A copy of the Company’s Bylaws, as amended.