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July 15, 2021

Mr. Mark L. Johnson Executive Director and Secretary Washington Utilities & Transportation Commission P.O. Box 47250 Olympia, WA 98504-7250

RE: Advice No. CNG/W21-07-01, Supplemental Tariff Housekeeping UG-210526 – Do Not Re-docket

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AND TRANS

COMMISSIO

Dear Mr. Johnson:

Cascade Natural Gas Corporation ("Cascade" or the "Company") files herewith the following tariff sheets to become effective with service on and after August 1, 2021:

Substitute Twenty-Third Revision Sheet No. 2-A Substitute Sixth Revision Sheet No. 500-B Substitute Seventh Revision Sheet No. 6 Substitute Second Revision Sheet No. 6-B Fourth Revision No. 200 Substitute Fourteenth Revision of Sheet No. 12 Substitute Eightieth Revision Sheet No. 500 Substitute Fifty-Eighth Revision Sheet No. 500-A

Substitute Third Revision Sheet No. 500-C **Forty-Seventh Revision Sheet N. 505** Sixty-Fifth Revision Sheet No. 511 Substitute Second Revision Sheet No. 663-G Substitute Second Revision Sheet No. 663-H.

The Company is submitting this housekeeping filing to address technical changes to the Company's tariff sheets that were not included in the Company's last general rate case docketed as UG-200568. Cascade's rate case concluded with Order No. 06 and the resulting rates become effective on July 1, 2021. The Company now seeks to make housekeeping changes to the sheets that were either suspended in the rate case filing or were affected by the filing.

Sheet No. 2-A has been updated to include Schedule 304, Temporary COVID-19 Residential Bill Assistance Program, on the index page.

Per WUTC Staff request, the definitions appearing on Sheet Nos. 6 and 6-B have been underlined. Also, Sheet No.200 to align with Order 03 in U-200281.

Sheet No. 12 was updated to reflect the new rate of return amount and WUTC order number from the most recent general rate case.

On Schedules 500, 500-A, 500-B and 500-C, Municipal Taxes, the Tax Rate on Rental Equipment column has been removed since Cascade no longer offers rental equipment to its customers.

Revisions are being made on Schedules 663-G and 663-H in order to make them consistent with what appears in the pipeline tariffs upstream and to correct an error that occurred when two numbers got inadvertently switched during a prior edit to the tariff sheet on which they appear.

In the original filing of these tariff sheets, on Schedules 505 and 511 the weighted average cost of gas (WACOG) rate was incorrect in the fifth decimal place due to a typo error and has been corrected in this submission. This error was the result of the PGA filing made in Docket UG-200807 in which Cascade was approved for a WACOG rate of \$.41912 for customer class 505 and 511. This \$.41912 amount is the result of subtracting the Schedule 595 adjustment amount of (\$.00285) from the WACOG rate of \$.42197.

Also, signatures were inadvertently left off all the schedules originally filed and have been included herein.

The following files are electronically submitted as part of this filing:

- UG-210526, CNGC Supplemental Tariffs, 07.15.21.pdf
- UG-210526, CNGC Supplemental Legislative Tariffs, 07.15.21.pdf

Any questions regarding this filing may be directed to me at (509) 734-4593.

Sincerely,

/s/ Michael Parvinen

Michael Parvinen Director, Regulatory Affairs Cascade Natural Gas Corporation 8113 W. Grandridge Blvd. Kennewick, WA 99336-7166 <u>michael.parvinen@cngc.com</u> Attachment