

**BEFORE THE WASHINGTON
UTILITIES AND TRANSPORTATION COMMISSION**

In the Matter of the Petition of PUGET SOUND ENERGY For an Order Authorizing Accounting for Costs Associated with COVID-19 Public Health Emergency	DOCKETS UE-200780 and UG-200781
In the Matter of the Petition of AVISTA CORPORATION, d/b/a AVISTA UTILITIES For an Order Authorizing Deferral of Costs and Benefits Associated with COVID-19 Public Health Emergency	DOCKETS UE-200407 and UG-200408
In the Matter of PACIFICORP d/b/a PACIFIC POWER & LIGHT COMPANY Petition for an Order Approving Deferral of Costs Associated with COVID-19 Public Health Emergency	DOCKET UE-200234
In the Matter of CASCADE NATURAL GAS CORPORATION Petition for an Accounting Order Associated with COVID-19 Public Health Emergency	DOCKET UG-200479
In the Matter of NORTHWEST NATURAL GAS COMPANY d/b/a NW NATURAL Petition for an Accounting Order Associated with COVID-19 Public Health Emergency	DOCKET UG-200264

**DECLARATION OF LISA W. GAFKEN IN SUPPORT OF
JOINT RESPONSE OF
THE OFFICE OF THE WASHINGTON ATTORNEY GENERAL
PUBLIC COUNSEL UNIT
AND
THE ENERGY PROJECT**

NOVEMBER 19, 2020

1 I, Lisa W. Gafken, declare and state as follows:
2 I am over 18 years of age, and I have knowledge of the matters set forth in this
Declaration. I am an Assistant Attorney General employed by the Washington State Office of
Attorney General as the Public Counsel Unit Chief.

3 Attached hereto as Exhibit No. 1 is Public Counsel and The Energy Project's
recommendations shown both in redline *vis-à-vis* the recommendations made by the Staff of the
Utilities and Transportation Commission ("Staff") in Docket U-200281 and in a clean version.

4 Attached hereto as Exhibit No. 2 is a matrix showing in summary, comparative form
Staff's recommendations, the utilities' revised positions, and Public Counsel and The Energy
Project's recommendations.

5 Attached hereto as Exhibit No. 3 is a true and accurate copy of (1) Puget Sound Energy's
Response to PCU/TEP's Data Request No. 23, (2) Avista's Response to PCU/TEP's Data
Request No. 23, (3) PacifiCorp's Response to PCU/TEP's Data Request No. 23, (4) Cascade
Natural Gas Corporation's Response to PCU/TEP's Data Request No. 23, and (5) NW Natural
Gas Company's Response to PCU/TEP's Data Request No. 23.

6 Attached hereto as Exhibit No. 4 is a true and accurate copy of (1) Puget Sound Energy's
Response to PCU/TEP's Data Request No. 3, Attachment A, (2) Avista's Response to
PCU/TEP's Data Request No. 3 (without attachments), and (3) PacifiCorp's Response to
PCU/TEP's Data Request No. 3.

7 Attached hereto as Exhibit No. 5 is a true and accurate copy of (1) Puget Sound Energy's
Response to PCU/TEP's Data Request No. 8, (2) Avista's Response to PCU/TEP's Data Request

No. 8, Attachment A, and (3) PacifiCorp's Response to PCU/TEP's Data Request No. 8, and (4) Cascade Natural Gas Company's Response to PCU/TEP's Data Request No. 8.

8 Attached hereto as Exhibit No. 6 is a true and accurate copy of (1) Puget Sound Energy's Response to PCU/TEP's Data Request No. 27 (without attachments), (2) Cascade Natural Gas Company's Response to PCU/TEP's Data Request No. 10 (without attachments), (3) Cascade Natural Gas Company's Response to PCU/TEP's Data Request No. 27, and (4) NW Natural Gas Company's Response to PCU/TEP's Data Request No. 27 (without attachments).

9 Attached hereto as Exhibit No. 7 is a true and accurate copy of Cascade Natural Gas Company's Response to PCU/TEP's Data Request No. 12 (without attachments).

10 Attached hereto as Exhibit 8 is a true and accurate copy of (1) Cascade Natural Gas Company's Response to PCU/TEP's Data Request No. 5 and (2) NW Natural Gas Company's Response to PCU/TEP's Data Request No. 5.

I declare under the penalty of perjury under the laws of the State of Washington that the foregoing is true and correct.

RESPECTFULLY SUBMITTED this 19th day of November, 2020.

By: */s/ Lisa W. Gafken*
LISA W. GAFKEN, WSBA No. 31459