BEFORE THE WASHINGTON UTILITIES AND TRANSPORTATION COMMISSION

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

Emergency

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

I, Lisa W. Gafken, declare and state as follows:

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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.

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.

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.

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.

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.

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

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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.

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).

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).

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.

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RESPECTFULLY SUBMITTED this 19th day of November, 2020.

By<u>:/s/</u>
LISA W. GAFKEN, WSBA No. 31459