## Attachment A

## Dockets UG-250411, UG-250416, UG-250429, and UG-250430

## **Proposed Conditions for 2025 Gas Conservation Potential Assessments**

- 1. **Public Process and Data Transparency.** For every CPA filing under RCW 80.28.380:
  - a. The companies must file applicable input data, assumptions, and outputs in native and spreadsheet formats.
  - b. The companies must provide documentation that explains the model's structure, such as a diagram or flowchart, showing major modules, data inputs, and outputs.
  - c. The companies must give Staff access to the model environment, either through screen-share sessions, consultant-facilitated workshops, or other secure methods.
- 2. **Alternative Achievable Economic Potential Scenarios.** For every CPA filing under RCW 80.28.380, Avista, Cascade, and NW Natural must provide, at minimum, an additional achievable economic potential based on alternative avoided costs resulting from a scenario aligned with State emissions limits.
- 3. **Building Codes.** For every CPA filing under RCW 80.28.380, the companies must explicitly list the relevant federal, state, and local codes and standards and building stock assessments used to determine the conservation potential baseline.
- 4. **Accounting for Equity in CPA.** For every CPA filing under RCW 80.28.380, the companies must consult with Staff, their energy efficiency advisory groups, and equity advisory groups on how to appropriately incorporate equity considerations into its analysis.