BEFORE THE PUBLIC UTILITY COMMISSION

OF OREGON

Docket No. UG-347

In the Matter of		DETITION TO INTERVENIE
Cascade Natural Gas Corporation,		PETITION TO INTERVENE
Request for a General Ra	te Revision	
Hermiston Generating Co support of this petition, the		ns to intervene in this proceeding. In ided:
1. The contact information	on (name, address, e	email address) of the petitioner is:
Name: Company: Street Address: City, State, Zip: Email Address: Telephone:	John Jamieson Hermiston Generat 78145 Westland Ro Hermiston, OR, 97 jj.jamieson@peren (281) 719-8825 e this contact on the	oad 838 nialpower.net
		oresented by counsel in this proceeding. The be included on the service list is:
Name: Company: Street Address: City, State, Zip: Email Address: Telephone:	Eric J. Callisto Michael Best & Fri One South Pinckne Madison, WI 53703 ejcallisto@michael (608) 283-4437	by Street, Suite 700 3
2b. Additional contacts to contacts on the service lis		service list (a petitioner is limited to three
Name: Company: Street Address: City, State, Zip: Email Address: Telephone:	Isaac Young Sumitomo Corpora 300 Madison Ave New York, NY, isaac.young@sumit (212) 207-0427	

Name:

Shigenobu Hamada

Company:

Perennial Power Holdings, INC. 24 Waterway Ave, Suite 740

Street Address:

The Woodlands, TX, 77380

City, State, Zip: Email Address:

shigenobu.hamada@perennialpower.net

Telephone:

(832) 813-8470

3. If the petitioner is an organization, the number of members in and the purposes of the organization:

List of Members attached

4. The nature and extent of the Petitioner's interest in the proceeding is:

Hermiston Generating Co., L.P. ("Hermiston") is a party to Special Contract 902-2, which Cascade refers to in its Direct Testimony of Ronald J. Amen. Cascade states that the Special Contract is expected to be terminated and service may potentially migrate to Rate Schedule No. 163. Hermiston therefore has a direct interest in this proceeding and no other party can adequately represent Hermiston's interests.

5. The issues the Petitioner intends to raise at the proceeding are:

The petitioner will raise the issue of whether Cascade's proposals and rates reflected in and related to Special Contract 902-2 and Rate Schedule No. 163 are just and reasonable.

6. The special knowledge or expertise of the Petitioner that would assist the Commission in resolving the issues in the proceeding is:

Hermiston is a longstanding Special Contracts customer with expertise in Special Contract 902-2 and the underlying assets serving that contract.

7. Based on the information provided above in accordance with the Commission's rules of procedure, I request to participate in this proceeding as an intervenor. I or the organization that I represent will not unreasonably broaden the issues, burden the record, or unreasonably delay the proceeding. OAR 860-001-0300.

Petitioner or Petitioner's Representative

July 2, 2018 Date Signed