BEFORE THE PUBLIC UTILITY COMMISSION

OF OREGON

UM 2191

In the Matter of

CASCADE NATURAL GAS CORPORATION,

Application for Authorization of Deferred Accounting Due to Lost Revenue with Special Contracts.

ALLIANCE OF WESTERN ENERGY CONSUMERS' PETITION TO INTERVENE

Pursuant to ORS 756.525 and OAR 860-001-0300(2), Alliance of Western Energy Consumers ("AWEC") hereby submits this Petition to Intervene in the above-captioned proceeding and seeks party status. In support of this Petition to Intervene, AWEC states as follows:

1. The name and address of AWEC as a party of record in this proceeding is:

Edward A. Finklea Director of Natural Gas Alliance of Western Energy Consumers 545 Grandview Drive Ashland, OR 97520

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Chad M. Stokes from the law firm Cable Huston LLP will represent AWEC in this proceeding. In addition to Mr. Finklea, all documents related to this proceeding should be served on AWEC's attorneys at the following address:

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Chad M. Stokes Cable Huston, LLP

1455 SW Broadway, Suite 1500

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2. AWEC is a non-profit association with a membership consisting of more than 40

end users of natural gas with major facilities in the States of Oregon, Washington, and Idaho.

AWEC members include diverse industrial and commercial interests, including those related to

food processing, pulp and paper, wood products, electric generation, aluminum, steel, chemicals,

electronics and aerospace. The association provides an informational service to its members and

participates in various regulatory matters that affect member interests. AWEC member

companies purchase sales and transportation services from Oregon local distribution companies

including Cascade Natural Gas Corporation ("Cascade").

3. On August 31, 2021, Cascade filed an Application for authorization of deferred

accounting due to lost revenue with special contracts. Because AWEC member companies

purchase sales and transportation services from Cascade, AWEC has a direct and substantial

interest in Cascade's application and, therefore, in this proceeding.

4. AWEC's participation in this proceeding will assist the Commission in resolving

the issues, and will not unreasonably broaden the issues, unduly burden the record, or delay the

proceeding.

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5. WHEREFORE, AWEC respectfully requests leave to intervene and requests all the rights of a party in this proceeding.

Dated this 7th day of December 2021.

Respectfully submitted,

Chad M. Stokes, OSB No. 004007

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Attorneys for

Alliance of Western Energy Consumers