

**BEFORE THE  
PUBLIC UTILITY COMMISSION OF OREGON  
UG 344**

In the Matter of

NORTHWEST NATURAL GAS  
COMPANY, dba NW NATURAL,

Request for a General Rate Revision.

---

)  
)  
)  
)  
)  
)  
)  
)

**PHASE II REBUTTAL TESTIMONY OF  
BRADLEY G. MULLINS  
ON BEHALF OF THE ALLIANCE OF WESTERN ENERGY CONSUMERS**

**DECEMBER 12, 2018**

**Redacted Version**

## TABLE OF CONTENTS

I.	Introduction.....	1
II.	Early Termination of Pension Balancing Account .....	4
	a. NW Natural’s Amortization Proposal.....	4
	b. NW Natural’s Financial Accounting .....	7
	c. UM 1475 Stipulation Requirements .....	8
	d. Regulatory Framework .....	11
	e. Pension Expense Calculation.....	15
	f. Evaluation of Docket UM 1475 Assumptions.....	16
	g. Impact of Reduced Contributions Relative To UM 1475.....	20
	h. Impact of De-risking the Pension Plan .....	25
	i. Double Counting of Interest Expenses .....	29
	j. Summary .....	32
III.	Interim Period Tax Reform Savings .....	32

## EXHIBIT LIST

Exhibit AWEC/701 – NW Natural Responses to AWEC Data Requests

Confidential Exhibit AWEC/702 – Confidential Portion of Docket UM 1475 Testimony

Confidential Exhibit AWEC/703 – Docket UM 1475 Data Responses

Confidential Exhibit AWEC/704 – Confidential Attachment to AWEC Data Request 66

**I. INTRODUCTION**

**Q. ARE YOU THE SAME WITNESS THAT PROVIDED TESTIMONY FOR AWEC IN PHASE I OF THIS DOCKET?**

A. Yes. I previously filed testimony in this matter on behalf of the Alliance of Western Energy Consumers (“AWEC”).

**Q. WHAT IS THE PURPOSE OF YOUR PHASE II REBUTTAL TESTIMONY?**

A. As required by Order No. 18-419 issued by the Public Utility Commission of Oregon (“Commission”),<sup>1</sup> Administrative Law Judge (“ALJ”) Arlow issued a Prehearing Conference Memorandum<sup>2</sup> on November 13, 2018 to open Phase II of this docket to resolve two outstanding issues: (1) the regulatory treatment associated with terminating the Pension Balancing Account (“PBA”); and, (2) the proper ratemaking treatment of tax reform savings NW Natural recognized over the period January 1, 2018 and October, 31, 2019 (“Interim Period”). Northwest Natural Gas Company (“NW Natural”) filed Phase II Opening Testimony of witnesses Wilson<sup>3</sup> and Borgerson<sup>4</sup> on November 21, 2018. NW Natural also filed Phase II Supplemental Testimony of witness Wilson<sup>5</sup> on November 29, 2018.

In my testimony, I discuss my review and conclusions with respect to the two issues outstanding in this docket, and respond to NW Natural’s Phase II Opening Testimony and Phase II Supplemental Testimony.

---

<sup>1</sup> *In the Matter of Northwest Natural Gas Company, dba NW Natural, Request for a General Rate Revision Docket UG-344, Order No. 18-419 (Oct. 26, 2018) (“Order No. 18-419”).*

<sup>2</sup> Docket UG-344, Prehearing Conference Memorandum (Nov. 13, 2018).

<sup>3</sup> NW Natural/2800.

<sup>4</sup> NW Natural/2900.

<sup>5</sup> NW Natural/3000.

1 **Q. PLEASE SUMMARIZE YOUR RESPONSE WITH RESPECT TO THE PENSION**  
2 **BALANCING ACCOUNT.**

3 A. As AWEC noted in Phase I of this Docket, the stipulation filed in *In re Northwest Natural Gas*  
4 *Company, dba NW Natural, Application to Defer Pension Costs*, docket UM 1475 (the “UM  
5 1475 Stipulation”) does not provide NW Natural with the right to amortize any amount in rates  
6 in connection with the PBA.<sup>6</sup> Before amortizing any excess pension expenses—the amount by  
7 which actual pension expenses exceed the amount included in rates—the UM 1475 Stipulation  
8 required the PBA to reverse and become negative. Because all parties to the UM 1475  
9 Stipulation were mistaken about what would happen to the PBA, and because it did not reverse  
10 or become negative (and never would), the Commission froze and terminated the PBA in Phase  
11 I of this docket.<sup>7</sup> In addition, the general principle historically applied in Oregon is that excess  
12 pension expenses are not recoverable through deferrals.<sup>8</sup> Indeed, this principle governed how  
13 the PBA operated for many years, up until the UM 1475 Stipulation, requiring NW Natural to  
14 refund the overcollections, but not recover excess pension expenses. Accordingly, neither the  
15 UM 1475 Stipulation, nor Oregon regulatory policy, supports amortization of \$79,861,289 of  
16 excess pension expenses that exists in the current circumstances, without further determination  
17 by this Commission.

18 For the reasons set forth in this testimony, it is not reasonable to simply assume, as NW  
19 Natural has, that ratepayers should be responsible for all the excess pension expense amounts  
20 that NW Natural has recorded in its financial statements in connection with the PBA. Before

---

6 AWEC/600; Mullins/4:3-6.

7 *In the Matter of Northwest Natural Gas Company, Request for a General Rate Revision*, Docket UG 344, Order 18-419 (Oct. 26, 2016).

8 *In the Matter of Portland General Electric Company, Application for Deferral Accounting of Excess Pension Costs and Carrying Costs on Cash Contributions*, Docket UM 1623, Order 16-257 (Aug. 7, 2016)

1 any potential ratepayer responsibility should exist, I recommend that the Commission consider  
2 the reasons the PBA did not reverse as intended. My review focuses on a few key questions  
3 that I believe are pertinent before considering any, or the degree of, ratepayer responsibilities  
4 resulting from the failure of the run-away regulatory account.

- 5 1. Why did the PBA not reverse and become negative, as required by the UM  
6 1475 Stipulation?
- 7 2. When did NW Natural recognize that the balancing account would not reverse  
8 and would not become negative?
- 9 3. Did NW Natural contribute to the PBA in a manner consistent with the UM  
10 1475 Stipulation?
- 11 4. Should NW Natural be compensated for the time value of money in  
12 connection with excess pension expenses?

13 Based on my analysis and answer to these questions, NW Natural's actions and  
14 inactions contributed to the failure of the PBA, such as making inadequate contributions and  
15 de-risking the plan assets. In addition, despite having the burden of proof, NW Natural has  
16 provided no evidence to demonstrate that the failure of the PBA was due to factors outside of  
17 its control, a problem exacerbated by the fact that the documentation necessary to make such a  
18 determination was destroyed in connection with NW Natural's document retention policy.  
19 Accordingly, I have concluded that it is not fair, just or reasonable to allow NW Natural to  
20 amortize all of the funds in the PBA, and some form of sharing between customers and  
21 shareholders should be required.

22 Even if the UM 1475 Stipulation did allow for amortization in these circumstances,  
23 some form of sharing between shareholders and ratepayers is necessary to account for NW  
24 Natural's role in the PBA's failure. In the following testimony, I will discuss principled  
25 adjustments that should be considered by this Commission.

**Q. WHAT ARE YOUR PRINCIPAL CONCLUSIONS REGARDING THE INTERIM PERIOD TAX SAVINGS CALCULATION?**

A. While AWEC is concerned with using the *with* and *without* method proposed by NW Natural, AWEC is willing to accept NW Natural's calculation, provided that it is adjusted to properly reflect Excess Deferred Federal Income Tax ("EDFIT") amortization. Specifically, AWEC recommends: (1) that protected EDFIT amortization of \$2,719,166<sup>9</sup> be considered in the Interim Period deferral calculation; and (2) that unprotected EDFIT amortization of \$6,700,000 be include in the Interim Period deferral calculation.<sup>10</sup> After including these amortization amounts, the total Interim Period deferral AWEC supports is \$16,207,166. AWEC recommends the Commission amortize this amount over a two-year period and be returned to customers on an equal percent of margin basis. AWEC's proposed treatment for the Interim Period deferral, including protected and unprotected EDFIT amortization, is identical to the treatment that the Commission recently approved for Portland General Electric Company ("PGE").<sup>11</sup>

**II. EARLY TERMINATION OF PENSION BALANCING ACCOUNT**

**a. NW Natural's Amortization Proposal**

**Q. PLEASE SUMMARIZE NW NATURAL'S PROPOSAL WITH RESPECT TO THE PENSION BALANCING ACCOUNT.**

A. NW Natural proposes to amortize *at least* \$79,861,289 in connection with the early termination of the PBA.<sup>12</sup> The reason I say "*at least*" is that, for financial purposes, NW Natural continues

---

<sup>9</sup> See NW Natural-Staff-CUB/201. Calculated by prorating \$3,263,000 protected EDFIT amortization over 10 months.

<sup>10</sup> *Id.*

<sup>11</sup> See *In the Matter of Portland General Electric Company*, Application for Authorization to Defer Benefits Associated with the US Tax Reconciliation Act, Docket UM 1920, Order 18-459 (Dec. 5, 2018).

<sup>12</sup> NW Natural/3001

1 to accrue interest on the balance, and thus, apparently has some expectation of amortizing an  
2 even larger amount that includes the additional interest despite Order No. 18-419.

3 **Q. WHAT DOES THE \$79,861,289 AMOUNT REPRESENT AND HOW WAS IT**  
4 **CALCULATED?**

5 A. It was not until NW Natural filed its Phase II Testimony that it provided the calculation of the  
6 PBA balance as an exhibit. NW Natural argues, in part, that the UM 1475 Stipulation provided  
7 “dollar for dollar recovery by NW Natural of all amounts booked to the PBA, without a  
8 prudence review, and without an earnings review until the full amount in the account had been  
9 reduced to zero.”<sup>13</sup>

10 **Q. DO YOU AGREE THAT THE ABOVE REFERENCED QUOTE PROVIDES NW**  
11 **NATURAL THE AUTHORITY TO RECOVER THE ENTIRE BALANCE OF THE**  
12 **PBA IN RATES?**  
13

14 A. No. That is not how I interpret the UM 1475 Stipulation because the UM 1475 Stipulation also  
15 provides that NW Natural is not entitled to recover any amounts of the PBA from customers  
16 under the current circumstances.

17 Further, the PBA does not represent any amounts that have been approved by the  
18 Commission annually, like the Commission would typically do for a power cost deferral. The  
19 PBA balances appear to correspond only to the amounts NW Natural has accrued on its books  
20 with respect to the PBA. In addition, the balances are extraordinarily large, as far as deferrals  
21 go; about three to four times larger than the overall revenue requirement increase NW Natural  
22 received in Phase I of this docket. That magnitude warrants scrutiny of these amounts before  
23 assigning responsibility to ratepayers.

---

<sup>13</sup> NW Natural/2800, Mullins at 4:14-17.

The PBA balances NW Natural calculates span a wide range in time going back eight years to the beginning of 2011 and include a staggering \$20,936,625 in interest, a number NW Natural continues to inflate for financial purposes.<sup>14</sup>

**Q. IS IT APPROPRIATE FOR NW NATURAL TO CONTINUE TO ACCRUE INTEREST FOLLOWING THE COMMISSION'S OCTOBER 26, 2018 ORDER IN THIS DOCKET?**

A. No. In Order No. 18-419 resolving the issues in Phase I of this docket, the Commission stated: "To mitigate the growth of the problem during this time, we direct NW Natural to freeze the pension balancing account, and authorize the company to set its FAS 87 expense to be included in rates at \$8.1 million annually."<sup>15</sup>

Accordingly, NW Natural has transitioned to FAS 87 going forward, but apparently concludes that it may nevertheless continue to accrue interest on the PBA pending a final order in Phase II of this docket. This is not how I read the Commission's Order, and thus, I find NW Natural's financial presentation to be problematic. In fact, it is not reasonable to assume that any interest may be recoverable through the PBA since the UM 1475 Stipulation did not allow for any amortization in these circumstances.<sup>16</sup>

///

///

///

///

---

<sup>14</sup> NW Natural/3001 Wilson/1.

<sup>15</sup> Docket UG 344, Order 18-419 (Oct. 26, 2018).

<sup>16</sup> *In the Matter of Northwest Natural Gas Company, Approving Deferral of Certain Expenses for Revenues Pursuant to ORS 757.259*, Docket UM 1475, Stipulation at 4 (Nov. 4, 2010) (agreeing that "[t]he Company may not submit a request to amortize the balancing account balance prior to the termination date of the balancing account.").



**b. NW Natural's Financial Accounting**

**Q. WHAT AMOUNTS HAS NW NATURAL RECORDED FOR FINANCIAL PURPOSES WITH RESPECT TO THE PBA?**

A. For financial purposes, NW Natural had recorded a \$72,291,000 regulatory asset as of September 30, 2018 in connection with the PBA that it assumes is the responsibility of ratepayers.<sup>17</sup> I have been unable to reconcile the PBA financial balance with the balances that were presented in NW Natural's Supplemental Phase II Testimony.

**Q. WHAT ARE THE FINANCIAL STANDARDS FOR RECORDING A REGULATORY ASSET?**

A. Accounting Standards Codification ("ASC") 980-340-25-1 outlines two criteria that must be met to recognize a regulatory asset. First, it must be probable that future revenues in an amount equal to the capitalized cost will be recoverable in rates. For accounting purposes "probable" is usefully defined as a likelihood in excess of 50%. Second, the future revenue must allow for recovery of previously incurred costs, rather than providing for an expected level of similar future costs.

**Q. DID THE PENSION BALANCING ACCOUNT MEET THESE CRITERIA?**

A. Since the PBA was designed to reverse naturally, it did not necessarily meet the second criteria for recognition. The PBA was designed such that any excess pension expenses would be applied as an offset to future levels of SFAS 87 expenses. The PBA was not designed to allow NW Natural to increase rates in the future; the PBA balance was designed to offset reductions in future expense.

In addition, the PBA also did not necessarily meet the first criteria for recognition because it was obvious within the first accounting period of the PBA that it was not "probable"

---

<sup>17</sup> NW Natural, *Form 10-Q* at 13 (Sep 30, 2018)

1 that the PBA would naturally reverse, and thus, be eligible for amortization in customers rates.

2 At a minimum, annual impairment testing should have been conducted to remeasure the PBA  
3 asset, yet that did not occur.

4 **Q. IS NW NATURAL REQUIRED TO PERIODICALLY TEST REGULATORY ASSETS**  
5 **SUCH AS THE PENSION BALANCING ACCOUNT FOR IMPAIRMENT?**

6 A. Yes. ASC 980-340-35-1 requires a regulated entity, such as NW Natural, to periodically test  
7 the regulatory asset for impairment, and apply a valuation allowance, if necessary.

8 **Q. DID NW NATURAL OR ITS AUDITORS EVER CONDUCT SUCH IMPAIRMENT**  
9 **TESTS?**

10 A. No. In response to AWEC Data Request 70, NW Natural admits that it never conducted or  
11 considered a valuation allowance for accounting purposes.

12 **c. UM 1475 Stipulation Requirements**

13 **Q. WHAT DOES THE UM 1475 STIPULATION ACTUALLY SAY ABOUT**  
14 **AMORTIZING THE PENSION BALANCING ACCOUNT IN RATES?**

15 A. Both the UM 1475 Stipulation, and supporting testimony, were clear that amortization of the  
16 PBA could only commence when the account reversed and became negative. The Stipulation  
17 memorialized this expectation as follows:

18 “Whereas, the Company has estimated that its pension expense will  
19 continue to exceed the amounts recovered in rates for the next three years,  
20 but that this trend will reverse over the following years and that expenses  
21 and revenues will balance out over the next approximately four years.”<sup>18</sup>

22 Thus, the PBA was expected to accrue a positive balance (excess pension expenses) over the  
23 period 2011 through 2013. Beginning in 2014, the PBA was expected to accrue negative

---

<sup>18</sup> *In the Matter of Northwest Natural Gas Company, dba NW Natural Application to Defer Pension Costs, UM 1475, Stipulation, Page 2 (Nov. 4, 2010).*

1 amounts (i.e. over collection). By 2018, the impact of these off-setting accruals were supposed  
2 to balance out and the PBA balances were supposed to become negative.

3 Thus, over a seven-year period, the pension was supposed to be fully funded and the  
4 PBA would naturally reverse, allowing for reversal of the deferred funds. In support of the  
5 UM 1475 Stipulation, the following testimony was cited:

6 The Company expects that [REDACTED]  
7 [REDACTED]  
8 [REDACTED]  
9 [REDACTED]

10 The entire Stipulation agreement was premised on this understanding.

11 **Q. DID NW NATURAL MAKE THE CONTRIBUTIONS REQUIRED BY THE PBA AND**  
12 **UM 1475?**

13 A. [REDACTED]  
14 [REDACTED]

15 **Q. HOW WAS THIS REQUIREMENT TO BE ENFORCED IN THE STIPULATION?**

16 A. The requirement that the PBA reverse was contained in Paragraph 4 in the UM 1475

17 Stipulation, which provides:

18 “The balancing account will terminate upon the effective date of the tariffs  
19 filed in connection with the first NW Natural general rate case submitted  
20 to the Commission after the balance of the FAS 87 pension expense  
21 balancing account becomes negative. The Company may not submit a  
22 request to amortize the balancing account balance prior to the termination  
23 date of the balancing account.”<sup>19</sup>

24 Thus, amortization was not to commence prior to the termination date and the termination date  
25 did not occur until after the PBA became negative, and the pension was fully funded. This  
26 requirement of the UM 1475 Stipulation is clear: if the balances did not reverse naturally, as

---

<sup>19</sup> *Id.*

1 represented in the preamble section, NW Natural was not entitled to automatically amortize  
2 any excess pension expenses in rates.

3 **Q. HOW DID THE PENSION BALANCING ACCOUNT OPERATE PRIOR TO THE**  
4 **STIPULATION?**

5 A. Prior to the UM 1475 Stipulation, the PBA had operated for many years under a construct  
6 where NW Natural was required to issue a refund to customers if it over-collected pension  
7 expenses, but was not entitled to collect excess pension expenses in years when actual pension  
8 expenses exceeded the amount incorporated in rates. The UM 1475 Stipulation continued the  
9 same treatment, with the exception that excess pension expenses would be recoverable, but  
10 only through the natural reversal process identified in the UM 1475 Stipulation.

11 **Q. DID NW NATURAL COMMIT TO FULLY FUND THE PENSION WHEN IT**  
12 **ENTERED INTO THE UM 1475 STIPULATION?**

13 A. When entering into the UM 1475 Stipulation, NW Natural represented that its pension plan  
14 would be fully funded within a matter of six or seven years. To actually achieve that outcome,  
15 NW Natural had the onus, pursuant to the UM 1475 Stipulation, to contribute to the plan in a  
16 manner that would result in fully funding the pension plan within that period. If the burden of  
17 the necessary contributions were too high, then it was NW Natural's burden to seek relief, as  
18 the accrued balances were not recoverable if the PBA did not reverse.

19 **Q. SHOULD RATEPAYERS BE RESPONSIBLE FOR ALL OF THE RESIDUAL**  
20 **BALANCES ASSOCIATED WITH THE PENSION BALANCING ACCOUNT?**

21 A. Before summarily concluding that ratepayers should bear responsibility for all amounts in  
22 connection with the PBA, it is necessary to understand the reasons the PBA did not reverse in  
23 the manner represented by NW Natural in the UM 1475 docket. It would not be appropriate,  
24 for instance, to provide NW Natural with extraordinary rate relief in connection with its actual  
25 FAS 87 pension expense if NW Natural did not behave in a manner that was consistent with

1 the intent of the UM 1475 Stipulation. If the causes were extraordinary, on the other hand,  
2 then the analysis might be different. To analyze NW Natural's request, it is necessary to  
3 provide some brief background on deferred accounting and pension expenses accounting, as  
4 both are relevant in considering that request.

5 **d. Regulatory Framework**

6 **Q. WHAT IS THE PROPER REGULATORY FRAMEWORK FOR CONSIDERING**  
7 **AMORTIZATION OF THE PENSION BALANCING ACCOUNT?**

8 A. The PBA is somewhat of an amalgam for ratemaking purposes. In UG 152, the PBA was  
9 originally established as a deferral, pursuant to the Appendix to the UG 152 Partial Stipulation  
10 Regarding Revenue Requirement as follows:

11 "Deferred accounting will be implemented to provide customer credits in  
12 the event that actual pension expenses are less than those included in the  
13 filed case. Agreement that the Parties will consider implementation of  
14 deferred accounting if pension costs increase above the stipulated amount  
15 in future years."

16 The UM 1475 Stipulation changed that treatment, and allowed deferred accounting for  
17 excess pension expenses, but only to the extent the account naturally reversed. While the  
18 mechanism is called "balancing account," it is appropriately viewed as a deferral under ORS  
19 757.259, amounts includable in rate schedules. Thus, the deferral statutes and rules are the  
20 appropriate regulatory framework for determining whether amounts may be amortized in  
21 connection with the PBA.

22 In support for considering the PBA under the deferral rules, I observe that the account  
23 is clearly not an automatic adjustment clause. Nor is the PBA an unrecovered investment  
24 regulatory asset, such as the Trojan Nuclear Power Plant or Deer Creek Mine.

1 **Q. WHAT ARE THE STATUTORY REQUIREMENTS FOR AMORTIZING A**  
2 **DEFERRAL?**

3 A. Under ORS 757.259, issuance of a deferral by the Commission is no guarantee that deferred  
4 amounts are recoverable from ratepayers through amortization. Oregon follows a two-step  
5 process that requires Commission approval at both the deferral and amortization stage. The  
6 general requirements for amortization described in ORS 757.259(5), are as follows:

7 [Amortization] shall be allowed in rates only to the extent authorized by  
8 the commission in a proceeding under ORS 757.210 (Hearing to establish  
9 new schedules) to change rates and upon review of the utility's earnings  
10 at the time of application to amortize the deferral. The commission may  
11 require that amortization of deferred amounts be subject to refund. The  
12 commission's final determination on the amount of deferrals allowable in  
13 the rates of the utility is subject to a finding by the commission that the  
14 amount was prudently incurred by the utility.

15 **Q. WHAT ARE THE ADMINISTRATIVE REQUIREMENTS FOR AMORTIZATION?**

16 A. The Commission's rules also contain a number of requirements that must be met to begin  
17 amortizing an approved deferral. For example, OAR 860-027-0300(2) provides that deferrals  
18 are limited to a 12-month period of time:

19 "Expiration: Any authorization to use a deferred account expires 12  
20 months from the date the deferral is authorized to begin. If a deferral under  
21 ORS 757.259 or 759.200 is reauthorized, the reauthorization expires 12  
22 months from the date the reauthorization becomes effective."

23 While I have not researched the precise genesis of this requirement, I believe the 12-month  
24 limitation was designed to prevent problems that occur with multi-year deferrals, which have  
25 the potential to produce significant balances without any visibility by the Commission.

26 This 12-month limitation, along with the requirement for an earnings test, is further  
27 detailed in OAR 860-027-0300(9):

28 "Amortization: Amortization in rates of a deferred amount is allowed only  
29 as authorized by the Commission. The Commission may authorize  
30 amortization of such amounts only for utility expenses or revenues for

1 which the Commission previously has authorized deferred accounting.  
2 Upon request for amortization of a deferred account, the energy or large  
3 telecommunications utility must provide the Commission with its  
4 financial results for a 12-month period or for multiple 12-month periods  
5 to allow the Commission to perform an earnings review. The period  
6 selected for the earnings review will encompass all or part of the period  
7 during which the deferral took place or must be reasonably representative  
8 of the deferral period.”

9 **Q. DID NW NATURAL SATISFY THE COMMISSION RULES FOR AMORTIZING THE**  
10 **PENSION BALANCING ACCOUNT?**

11 A. No. First, NW Natural has not “provided the Commission with its financial results for a 12-  
12 month period or for multiple 12-month periods to allow the Commission to perform an  
13 earnings review.” Interestingly, NW Natural acknowledges the need to conduct an earnings  
14 test.<sup>20</sup> Notwithstanding, NW Natural argues that there is “no reason” an earnings test should be  
15 performed now.<sup>21</sup> I disagree. I view the earnings test to be a requirement of the law and that it  
16 is NW Natural’s burden to satisfy the test.

17 Second, NW Natural does not appear to have ever sought annual reauthorization of the  
18 PBA deferred account. This might be due to the fact that the account was expected to naturally  
19 reverse, without the need to amortize any additional amounts into rates. Because the PBA did  
20 not naturally reverse as intended, the lack of a reauthorization procedure is problematic. If NW  
21 Natural had followed the reauthorization procedure above, it is possible that the problems with  
22 the PBA would have been observable sooner, even in the first year following the UM 1475  
23 Stipulation.

---

<sup>20</sup> NW Natural/2800, Wilson 12:9-13:2

<sup>21</sup> NW Natural/2800, Wilson/21:15-22:2,

1 **Q. HAS THE COMMISSION HISTORICALLY ALLOWED UTILITIES TO RECOVER**  
 2 **EXCESS PENSION EXPENSES THROUGH DEFERRED ACCOUNTING?**

3 A. No. Due to the inter-temporal nature of pension expenses, application of deferred accounting  
 4 for pension expenses can be particularly problematic.

5 This was evident in Docket UM 1623, where the Commission denied the request of  
 6 PGE to defer excess pension expenses over the period 2012 through 2015.<sup>22</sup>

7 **Q. WHAT DID THE COMMISSION FIND IN UM 1623?**

8 A. The Commission found that pension expenses are not good candidates for deferrals because  
 9 “actual FAS 87 expense naturally fluctuates above and below the forecasted expense, and that  
 10 under-collections in one period tend to be offset by over-collections in other periods.”<sup>23</sup>

11 The Commission found that “the higher-than-expected FAS 87 expense during the  
 12 deferral period constitutes a stochastic risk, meaning; it was a natural variation and requires a  
 13 finding of “substantial” harm to justify deferred accounting.”<sup>24</sup> Since PGE made no such  
 14 showing in UM 1623, the application was denied.

15 **Q. DID THE COMMISSION MAKE A SIMILAR DECISION IN THE GENERIC**  
 16 **PENSION INVESTIGATION IN UM 1633?**

17 A. Yes. There the Commission found that SFAS 87 “has been used successfully for almost 30  
 18 years as part of this Commission's overall ratemaking formula to appropriately balance the  
 19 interests of the utilities and customers and establish overall rates that were just and  
 20 reasonable.”<sup>25</sup>

---

<sup>22</sup> *In the Matter of Portland General Electric Company, Application for Deferral Accounting of Excess Pension Costs and Carrying Costs on Cash Contributions*, Docket UM 1623, Order 16-257 (Aug. 7, 2016)

<sup>23</sup> *Id.*

<sup>24</sup> *Id.*

<sup>25</sup> *In the Matter of Public Utility Commission of Oregon, Investigation into Treatment of Pension Costs in Utility Rates*, Docket UM 1633, Order 15-226 (Aug 5, 2015) at 10.



1 **Q. DOES THIS DOCKET REINFORCE THE COMMISSION'S DECISION IN UM 1633?**

2 A. Yes. This docket reinforces the notion that balancing accounts for pension expense are not  
3 workable regulatory mechanisms and that the traditional use of SFAS 87 expense is the  
4 preferred way for dealing with the recovery of pension expenses.

5 **e. Pension Expense Calculation**

6 **Q. PLEASE PROVIDE SOME ACCOUNTING BACKGROUND ON PENSION**  
7 **EXPENSES.**

8 A. Two general accounting issues arise when dealing with pension expenses. First, it is necessary  
9 to determine the liability, or *pension obligation*, that must be recorded on the utility's balance  
10 sheet. Second, it is necessary to determine pension expense that must be accrued for the period.

11 **Q. HOW IS THE PENSION OBLIGATION DETERMINED?**

12 A. For financial accounting purposes, the *projected benefit obligation* is used to establish the  
13 employer's pension obligation. Using the projected benefit obligation calculation, the pension  
14 obligation amount represents the present value of vested and non-vested benefits accrued using  
15 an estimate of future salary levels. In contrast, use of an *accumulated benefit obligation* bases  
16 the benefit calculation on current salary levels.

17 Prior to the issuance of FASB Statement No. 87, accounting for pension plans followed  
18 a non-capitalization approach, where pension expenses were primarily tied to contribution  
19 levels. In 1985, the issuance of FASB Statement No. 87 changed that view and moved towards  
20 a full-capitalization approach, where the employer records liability for pension benefits that it  
21 has promised to pay for employee services already performed. FASB Statement No. 87 was a  
22 compromise between a capitalization and non-capitalization approach because it required  
23 employers to use the projected benefit obligation for purposes of determining the current

pension expense, but used the *accumulated benefit obligation* for purposes of determining the liability amount, often referred to as the *minimum liability*.

**Q. HOW ARE PENSION EXPENSES DETERMINED?**

A. Accounting for pension expenses is complicated, which is why actuaries are typically hired to perform the calculation. At its simplest form, however, the goal of pension accounting is to isolate how different events occurring during the financial period impacted the change in projected benefit obligation. The expense is usually attributed to the following categories:

**Current Service Costs** – The expense caused by the increase in the projected benefit obligation due to employee services rendered in the current period.

**Unrecognized Prior Service Costs** – The amount of the change in the projected benefit obligation attributable to prior periods employee services due to plan amendments. These amounts are typically amortized over the remaining service-years of affected employees.

**Interest on the Liability** – Because the benefit obligation is recorded on a discounted basis, periodic interest will accrue with respect to the change in the projected benefit obligation.

**Actual Return on Plan Assets** – The interest and dividends that accumulate with the fund, as well as increases and decreases in the market value of the fund assets. This category also includes the impact of differences between contributions and benefits paid.

**Other Gains or Losses** – Difference between actual return and the expected return on plan assets and amortization of the unrecognized gains or losses from prior periods. These amounts are typically only amortized when exceeding 10 percent of fund assets, called a “corridor”.

**f. Evaluation of Docket UM 1475 Assumptions**

**Q. WHY DID THE PENSION BALANCING ACCOUNT NOT REVERSE AS INTENDED IN THE UM 1475 STIPULATION?**

A. I understand that NW Natural has the burden of proof with respect to its PBA amortization proposal. Notwithstanding, few records exist to determine the reasons the PBA did not reverse as intended in UM 1475. Basically, the only information available are the hardcoded forecasts

1 numbers of SFAS 87 that were presented in UM 1475 testimony.<sup>26</sup> These forecasts do not  
2 detail the individual categories of SFAS 87 expense, as I have outlined above. Accordingly, it  
3 is not known which categories of SFAS 87 led to extreme variances between the actual  
4 expense and the UM 1475 forecast.

5 **Q. DID YOU REQUEST THE DETAIL SURROUNDING THE UM 1475 SFAS 87**  
6 **EXPENSE FORECAST?**

7 A. Yes. In AWEC Data Request 74, AWEC requested NW Natural to “provide copies of all  
8 workpapers associated with NW Natural’s September 20, 2010 Direct Testimony filing in  
9 Docket UM 1475.” NW Natural responded “NW Natural did not submit work papers in  
10 association with this filing and has not retained any such documentation in compliance with  
11 our records retention policy.”

12 **Q. WHAT DATA DID NW NATURAL PROVIDE?**

13 A. In response to CUB Data Requests 72, NW Natural provided confidential versions of the  
14 testimony in UM 1475, including PDF copies of the associated exhibits. I have attached a  
15 copy of the confidential portions of the UM 1475 filings in Confidential Exhibit AWEC/702.

16 In addition, in response to AWEC Data Request 73, NW Natural provided responses to  
17 several data requests from UM 1475, although the degree to which the information in those  
18 data requests were used to support the Stipulation is unknown. Notwithstanding, in UM 1475  
19 Staff Data Request 03, NW Natural provided a forecast of SFAS 87 expenses, that was  
20 different than the one presented in UM 1475 Testimony. I have attached that slightly different  
21 forecast in Confidential Exhibit AWEC/703.

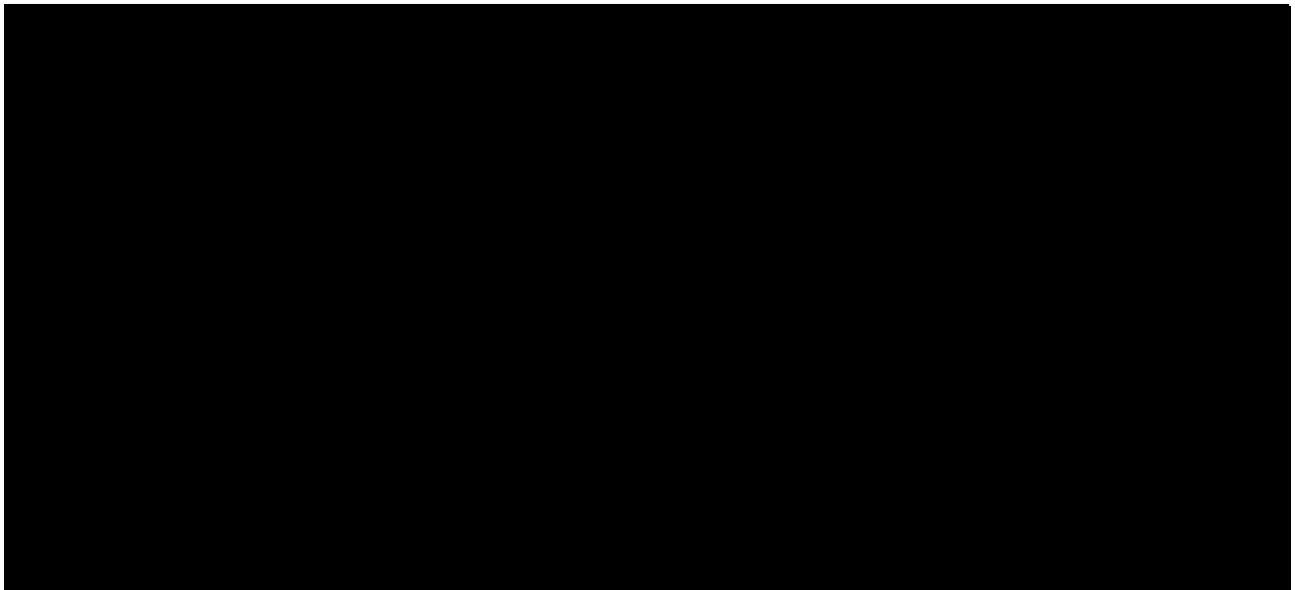
---

<sup>26</sup> See UM 1475, NWN/206.

1 **Q. WHEN DID IT BECOME EVIDENT THAT THE PENSION BALANCING ACCOUNT**  
 2 **WAS NOT OPERATING AS INTENDED?**

3 A. It should have been plainly obvious in 2011 (the first year the PBA was in operation following  
 4 the UM 1475 Stipulation) that the PBA was not operating as anticipated. Below is a  
 5 comparison between actual SFAS 87 expenses, and SFAS 87 expenses assumed in UM 1475.

**CONFIDENTIAL TABLE 1**  
Comparison of Actual SFAS 87 to UM 1475 Forecast



6 [REDACTED]  
 7 [REDACTED] That variance was significant  
 8 enough that it should have raised a red flag. [REDACTED]

9 [REDACTED]  
 10 [REDACTED]  
 11 [REDACTED]  
 12 [REDACTED]

13 Even if the 2011 variance was not enough to cause concern, the following years  
 14 certainly should have. [REDACTED]

1 [REDACTED] Given such significant variances, it was  
2 not reasonable for NW Natural to conclude that it was probable that the account would reverse  
3 in rates.

4 **Q. WHAT CAUSED ACTUAL SFAS 87 EXPENSE TO EXCEED THE UM 1475**  
5 **FORECAST BY SUCH A DEGREE?**

6 A. NW Natural cannot demonstrate why actual SFAS 87 expenses exceeded the UM 1475  
7 forecast by such significant variances. In fact, in response to AWEC Data Request 74, NW  
8 Natural admitted that it destroyed the information consistent with its document retention  
9 policy. Since NW Natural has the burden of proof, it calls into question the efficacy of this  
10 policy, particularly when considering complex multi-year deferrals such as the PBA.

11 **Q. HOW WERE THE ABOVE FORECASTS USED IN THE UM 1475 STIPULATION?**

12 A. It is not known which, if any, of the available forecasts were used to inform the UM 1475  
13 Stipulation requirement for the balance to reverse before amortization could commence.  
14 Notwithstanding, both forecasts followed a consistent pattern that resulted in the pension being  
15 fully funded by 2017.

16 **Q. WHAT INFORMATION CAN BE GAINED FROM THE ACTUARIAL REPORTS?**

17 A. Based on my review of the actuarial reports, which were provided in response to AWEC Data  
18 Request 65, some inferences can be made about the reasoning that the PBA did not reverse.  
19 From those documents it is possible to compare some of the SFAS 87 forecasting assumptions,  
20 such as interest rates or contribution levels, to actual SFAS 87 expense. Although, it is not  
21 known how those assumptions impacted the forecast since the forecast numbers were  
22 hardcoded, and NW Natural destroyed the supporting documentation. When comparing  
23 against these forecasting assumptions, seemingly across the board, most assumptions trended

1 against customers relative to the forecasts developed in UM 1475. Interest rates were lower,  
2 contributions lower, and the amortization of other gains/losses grew rapidly.

3 **Q. WERE THESES DIFFERENCES DUE TO EXTRAORDINARY CIRCUMSTANCES?**

4 A. Unlike the dramatic changes that took place with respect to interest rates following the  
5 financial crisis in 2008, interest rates during the period in which the PBA operated were  
6 relatively stable. To be clear, interest rates were low during the period, but were not subject to  
7 large unexpected swings, such as those that occurred in the financial crisis. The pension losses  
8 that occurred during the financial crisis had passed, or at least NW Natural represented that  
9 those historical losses were not to be tracked through the PBA. NW Natural represented that it  
10 would [REDACTED]<sup>27</sup> Yet, these  
11 promised contributions were not made.

12 **g. Impact of Contributions Relative to UM 1475 Stipulation**

13 **Q. WHAT REPRESENTATION DID NW NATURAL MAKE WITH RESPECT TO ANY**  
14 **OF ITS EXPECTED CONTRIBUTIONS TO THE PENSION PLAN IN UM 1475?**

15 A. In UM 1475, NW Natural represented that it planned to make contributions “[REDACTED]  
16 [REDACTED]  
17 [REDACTED]  
18 [REDACTED]”

19 **Q. DID NW NATURAL ACTUALLY MAKE THOSE CONTRIBUTIONS?**

20 A. No. AWEC requested that NW Natural provide its actual pension contributions in AWEC  
21 Data Request 66. In 2011, actual plan contributions were [REDACTED]  
22 [REDACTED] that NW Natural represented that it would contribute in 2011. Note that in

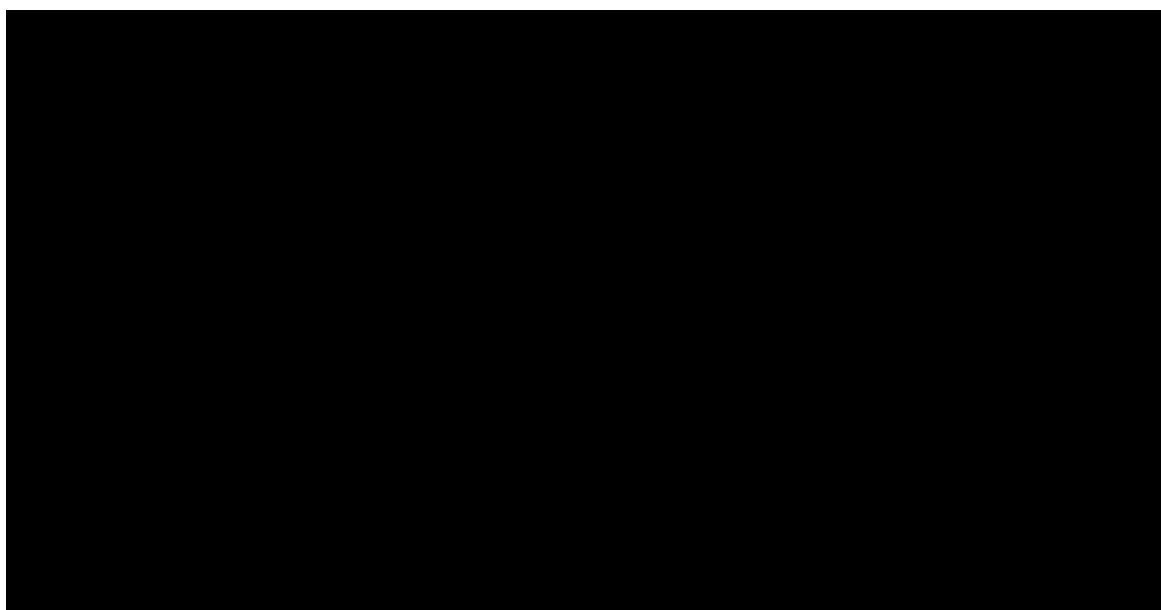
---

<sup>27</sup> UM 1475, NW Natural/200, Feltz/11:3-4

1 AWEC DR 66, the [REDACTED], which I  
2 do not consider in this comparison. In 2012, actual plan contributions were just [REDACTED]  
3 [REDACTED] NW Natural represented it would contribute for 2012. Similar  
4 underfunding can be observed in other years, as detailed in Table 2, below.

**CONFIDENTIAL TABLE 2**

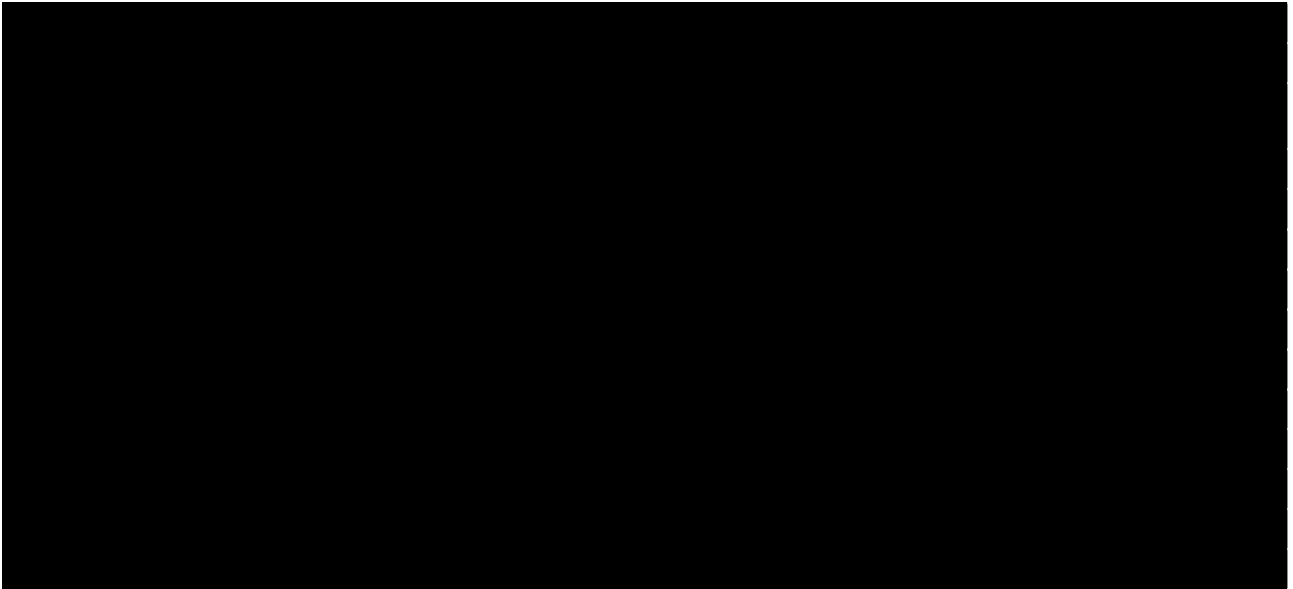
Comparison of NW Natural Pension Contributions with UM 1475 on a Calendar Year Basis  
Actual Contributions from AWEC Data Request 66 (See Confidential Exhibit AWEC/704)



5 In Table 3 below I show the same actual contributions by Plan year. The actual  
6 contributions assigned to a given plan year often occur subsequent to the calendar year, so  
7 comparing to the calendar year contributions might skew the result. Notwithstanding, when  
8 viewed from the perspective of the plan year, the same pattern of underfunding can be  
9 observed. In 2012, actual plan year contributions were [REDACTED]  
10 [REDACTED] NW Natural represented it would contribute for 2012.

**CONFIDENTIAL TABLE 3**

Comparison of NW Natural Pension Contributions with UM 1475 on a Plan Year Basis  
Actual Contributions from AWEC Data Request 66 (See Confidential Exhibit AWEC/704)



1 **Q. HOW DO PLAN CONTRIBUTIONS IMPACT PENSION EXPENSES?**

2 A. There is a direct relationship between plan contributions and future periodic pension expenses.  
 3 Lower plan contribution levels produce higher future periodic pension expenses. In UM 1475,  
 4 NW Natural estimated the expense impact of making a \$35,300,000 of incremental  
 5 contribution to the Pension plan as follows:

6 For example, for Plan years 2004 and 2005 the Company made actual  
 7 contributions totaling \$36.3 million compared to minimum required  
 8 contributions of \$1 million. See Confidential Exhibit NWN/204. At 8.25  
 9 percent, the extra \$35.3 million in contributions reduced FAS expense by  
 10 \$2.9 million in the first year, and by \$2.9 million plus any additional return  
 11 generated from returns on this amount that affect future years.

12 Thus, lower contributions result in higher SFAS 87 expense in the year of the lower  
 13 contribution and in all subsequent years. As noted above, SFAS 87 expense also includes an  
 14 interest component on the pension benefit obligation, and accordingly, the reduced contribution



1 also results in a higher interest cost included in SFAS 87 expense. Further, if actual market  
2 returns were favorable relative to the assumed investment yield, the contribution may reduce  
3 the amortization of Other Gains or Losses, as well. Thus, not only is the amount of the  
4 contribution important, the timing of the contribution is also vitally important in transitioning  
5 to a fully funded status.

6 **Q. DID THESE REDUCED CONTRIBUTION LEVELS CONTRIBUTE TO THE**  
7 **FAILURE OF THE PBA?**

8 A. Yes. Base on my review the reduced contribution levels appear to be one of the key reasons  
9 that the PBA did not reverse. It is true that in later years, NW Natural's contributions exceeded  
10 the forecast. NW Natural began exceeding the forecast in 2015 because the plan was expected  
11 to be fully funded around that time. The time value of money implications, however, are the  
12 important consideration. If NW Natural had made the earlier contributions, a portion of the  
13 later contributions would have been unnecessary, similar to paying off a car to avoid future  
14 payments.

15 **Q. DID NW NATURAL HAVE AN INCENTIVE TO REDUCE THE CONTRIBUTIONS?**

16 A. Yes. NW Natural had an incentive to reduce its plan contributions. By contributing less, not  
17 only did NW Natural avoid the cashflow implications of making such contributions, doing so  
18 would increase the SFAS 87 Expense in later years, leading to higher revenue accruals through  
19 the PBA—that it now argues is the responsibility of ratepayers. This is why the requirement in  
20 the UM 1475 Stipulation for the PBA to reverse was such an important provision.

21 **Q. SHOULD NW NATURAL BE ALLOWED TO RECOVER THE BALANCES IN THE**  
22 **PENSION BALANCING ACCOUNT THAT ARE DUE TO NW NATURAL'S**  
23 **FAILURE TO MAKE ADEQUATE CONTRIBUTIONS?**

24 A. I recommend that the Commission give careful consideration to making adjustments to account  
25 for the underfunding. The balances that accrued due to the fact that NW Natural underfunded

1 the pension plan should not be recoverable from ratepayers, since that was a variable explicitly  
2 within NW Natural's control.

3 **Q. WHAT WAS THE IMPACT OF REDUCED CONTRIBUTIONS ON THE PBA**  
4 **BALANCE?**

5 A. If one just looks to the contribution levels promised in UM 1475, the impact is somewhat  
6 complicated because it is difficult to compute what the expense levels would have been if the  
7 promised contributions in the earlier years had been made. In confidential Table 4, below, I've  
8 performed a calculation to estimate the time value implications of NW Natural's under-  
9 contribution, in addition to the cumulative contribution variance over the period.

10 ///

11 ///

12 ///

13 ///

14 ///

15 ///

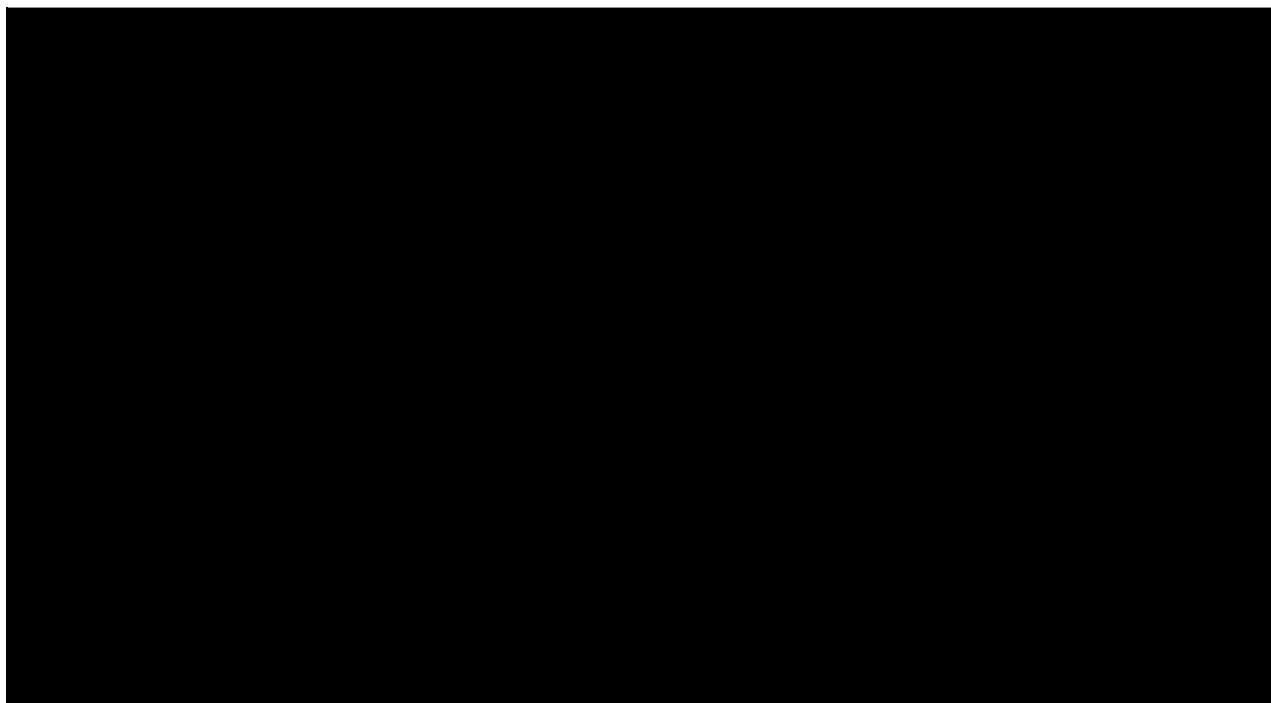
16 ///

17 ///

18 ///

19 ///

**CONFIDENTIAL TABLE 4**  
**Estimated Impact of NW Natural Pension Contribution Pattern**



1 As can be noted through Table 4, the time value implications of NW Natural slower  
2 funding pattern are significant. [REDACTED]

3 [REDACTED]

4 [REDACTED]

5 [REDACTED] Those costs flow through the interest expense and  
6 net gain and loss component of SFAS 87 pension expenses. [REDACTED]

7 [REDACTED]

8 [REDACTED]

9 **h. Impact of De-risking the Pension Plan**

10 **Q. HOW DO INTEREST RATES IMPACT SFAS 87 EXPENSE?**

11 A. Interest rates impact SFAS 87 expenses in many ways. In fact, since pension expenses are  
12 concerned with changes to the present value pension benefit obligation, the expense is highly

1 sensitive to interest rates. Interest rates impact the periodic expense calculation in several  
2 ways. First, an interest rate is used to establish the expected return of investment yield on plan  
3 assets for purposes of determining the pension benefit obligation. This interest rate is not the  
4 actual plan return, but a forecast of future plan returns. To the extent that actual returns are  
5 different than the forecast, the impact of the difference is trued up through other gains and  
6 losses.

7 In addition, a different interest rate is used to calculate the present value of the pension  
8 benefit obligation, as well as the associated interest accrued with respect to the pension benefit  
9 obligation liability. This other interest rate will be discussed further below.

10 **Q. WHAT INVESTMENT YIELD DID NW NATURAL ASSUME IN UM 1475?**

11 A. Based on the forecast provided in response to Staff Data Request 03 in UM 1475, NW Natural  
12 assumed an investment yield of 8.25%.

13 **Q. WHAT INVESTMENT YIELD WAS ASSUMED IN CALCULATING ACTUAL**  
14 **PENSION EXPENSES?**

15 A. Based on my review of the actuarial reports provided in response to AWEC Data Request 65,  
16 the expected return on plan assets fluctuated but was generally reduced to around 7.50%. This  
17 reduction in the expected investment yield of plan assets materially increased the pension  
18 benefit obligation, and the associated pension expense.

19 **Q. DOES NW NATURAL CONTROL THE INVESTMENT YIELD?**

20 A. Yes. NW Natural controls the investment portfolio of the plan and therefore is in control of the  
21 investment yield. NW Natural, for example, is able to select a higher-risk, higher-yield  
22 portfolio or a lower-risk, lower-return portfolio. Thus, the investment yield selection involves  
23 a tradeoff between risk and return. NW Natural may wish to select a lower risk portfolio for  
24 the pension plan. Such a decision, however, will result in a higher pension expense, which

may not be desirable from a ratepayer perspective. In its UM 1475 forecast, NW Natural represented that it would apply a consistent investment yield. That is, UM 1475 assumed that NW Natural would not take actions to “de-risk” the pension plan, as doing so might cause the balance to not reverse.

**Q. HOW DID THE LOWER INVESTMENT YIELD IMPACT THE BALANCING ACCOUNT?**

A. When viewed in the context of the PBA, the higher expense allowed NW Natural to increase the deferrals accumulated to the PBA. Thus, by lowering the yield, NW Natural not only reduced its own risk, but also recorded additional deferred revenues through the PBA.

It is difficult to calculate the precise impact of reducing the expected investment yield, particularly since there are no workpapers supporting the UM 1475 forecast. Using the market value of plan assets identified in NW Natural/3002, however, I was able to develop the following estimate in Table 5:

///

///

///

///

///

///

///

///

///

**TABLE 5**  
**Estimated Impact of De-risking**  
**Per NW Natural/3002**

<u>Year</u>	<u>Market Value of Plan Assets</u>	<u>UM 1475 Yeild</u>	<u>Per Actuarial Report</u>	<u>Delta</u>	<u>Impact of Lower Yeild</u>
2011	210,390,581	8.25%	8.25%	0.00%	-
2012	230,251,201	8.25%	8.00%	0.25%	575,628
2013	252,770,744	8.25%	7.50%	0.75%	1,895,781
2014	261,808,153	8.25%	7.50%	0.75%	1,963,561
2015	277,476,709	8.25%	7.50%	0.75%	2,081,075
2016	269,372,004	8.25%	7.50%	0.75%	2,020,290
2017	272,783,336	8.25%	7.50%	0.75%	2,045,875
2018	272,783,336 *	8.25%	7.50%	0.75%	2,045,875
-----					-----
	272,783,336				12,628,085
Avg. O&M Allocation					0.651625
Avg. Oregon %					0.8995
Oregon Share					7,401,784
* not reported in public version, assumed 2017 value.					

This analysis does not assign any carrying costs to the lower annual yield, which if applied would imply a higher impact associated with NW Natural's de-risking.

**Q. SHOULD NW NATURAL BE ALLOWED TO RECOVER THE IMPACT OF CHANGES TO THE INVESTMENT YIELD?**

A. Not necessarily. Since NW Natural has control over the investment decisions of the pension plan, it should not necessarily be allowed to recover any funds accrued in connection with de-risking its pension plan.

///

///

///

///

1                    **i. Double Counting of Interest Expenses**

2    **Q.    IS IT REASONABLE FOR NW NATURAL TO COLLECT INTEREST WITH**  
3    **RESPECT TO THE PENSION BALANCING ACCOUNT?**

4    A.    For a multitude of reasons, it is not fair, just or reasonable for any interest to be recoverable  
5    through the PBA.

6                    Primarily, since the mechanism had to be terminated early, prior to naturally reversing  
7    as required in the UM 1475 Stipulation, NW Natural should have no claim to earn carrying  
8    charges with respect to the PBA balances, particularly carrying charges which contemplate  
9    NW Natural earning it's return on equity with respect to the account.

10                  Further, NW Natural's calculation of pension expenses double counts interest because  
11    SFAS 87 already compensates for the time value of money through the Interest on Liability  
12    Component of the expense.

13   **Q.    PLEASE FURTHER DESCRIBE HOW INTEREST EXPENSE IS INCLUDED IN SFAS**  
14   **87 EXPENSE?**

15   A.    As noted above, the primary objective of the capitalization method of pension accounting is to  
16   determine the change in the present value of the pension benefit obligation. When moving  
17   from one period to another, a portion of the change in present value of the benefit obligation  
18   can be attributed to interest. The difference between the two present value calculations, say  
19    $1/(1+r)^t$  and  $1/(1+r)^{t-1}$ , is simply the incremental interest that occurred between the two points  
20   in time.

21   **Q.    IS THE PENSION BENEFIT OBLIGATION CONSIDERED AS A SOURCE OF**  
22   **FINANCING FOR RATEMAKING?**

23   A.    No. While for financial purposes pension expense is viewed as a source of financing, for  
24   regulatory purposes, the pension liability is typically not considered when determining a  
25   utility's overall rate of return.

1 **Q. DOES THE INTEREST COMPONENT OF SFAS 87 EXPENSE ALREADY**  
2 **COMPENSATE THE COMPANY FOR THE TIME VALUE OF MONEY?**

3 A. Yes. Because there is an interest rate assumption inherent in both the amount included in rates  
4 and actual pension expenses, the PBA already accounts for the time value of money, without  
5 the need for an addition interest accrual, as NW Natural has done.

6 **Q. CAN YOU PROVIDE AN EXAMPLE?**

7 A. For illustrative purposes, consider a \$5 million forecast of pension expenses consisting of \$1  
8 million of interest cost and \$4 million of other pensions costs. If actual pension expense were  
9 higher—due to reduced contributions, lower interest rates, or some other factor—the resulting  
10 actual pension expense would be higher with greater interest costs. Consider, for example if  
11 the actual expense were \$12 million, consisting of \$4 million of interest and \$8 million of other  
12 pension costs. In this case, the excess pension expense would be \$7 million (\$12 million - \$5  
13 million). Of the \$7 million, however, approximately \$3 million would be attributable to  
14 interest expense. Thus, by truing up to actual SFAS 87 pension expenses, the incremental  
15 interest costs associated with the pension FAS 87 have already been considered.

16 NW Natural proposes to calculate a carrying charge on top of the interest that is already  
17 embedded in excess interest expense, and accordingly, double counts the time value of money.

18 **Q. WHY DID THE UM 1475 STIPULATION ALLOW NW NATURAL TO RECOVER**  
19 **INTEREST ON THE PENSION ACCOUNT BALANCES?**

20 A. The UM 1475 Stipulation was a good deal for customers and NW Natural, because NW  
21 Natural was allowed to earn its rate of return and the balances in the account were to reverse  
22 naturally with no further obligation for customers. Now that we have a complete change of  
23 circumstances, it is no longer appropriate for NW Natural to collect from customers interest  
24 that has been recorded on its financial statements.



1 **Q. HOW MATERIAL ARE THESE INTEREST EXPENSES?**

2 A. Interest expenses constitute a major portion of the proposed amortization amount. Of the  
3 \$79,861,289 NW Natural proposes to recover \$20,936,625 explicitly identified as interest  
4 accrued at NW Natural's full rate of return. In addition, SFAS 87 expense already  
5 compensates NW Natural for interest costs of approximately \$77,333,755. Accordingly,  
6 through NW Natural's amortization proposal it would recover approximately \$98,270,380 in  
7 accrued interest, which is more than its overall amortization proposal. This may be seen in  
8 Table 6, below:

**TABLE 6**  
**Total Amount of Interest Recovered Through PBA**

Year	SFAS 87 Interest				Additional PBA Interest	Total Interest
	Interest	O&M%	OR%	OR Share		
2011	16,784,849	66.7%	90.2%	10,098,336	234,378	10,332,714
2012	16,052,036	67.1%	90.5%	9,747,679	903,997	10,651,676
2013	15,271,527	66.4%	90.2%	9,146,545	1,576,811	10,723,356
2014	16,971,714	65.6%	90.2%	10,042,367	2,249,908	12,292,275
2015	17,115,645	64.4%	90.0%	9,920,228	2,965,951	12,886,179
2016	17,115,408	64.4%	90.2%	9,942,135	3,780,615	13,722,750
2017	16,870,615	63.5%	89.8%	9,620,131	4,579,476	14,199,607
2018	15,762,594	63.2%	88.5%	8,816,334	4,645,489	13,461,823
				77,333,755	20,936,625	98,270,380

9 **Q. WHAT DO YOU RECOMMEND WITH RESPECT TO THESE INTEREST**  
10 **AMOUNTS?**

11 A. Since the PBA failed, and did not reverse as required by the UM 1475 Stipulation, I  
12 recommend that, in no case should interest be recoverable from ratepayers beyond the interest  
13 already included in SFAS 87 expense. The account ran away, and one of the reasons it ran  
14 away, is due to the compounding interest calculation NW Natural was performing.

1 Accordingly, providing NW Natural with such significant financial returns in connection with  
2 a balancing account mechanism that failed due factors within the utility's control is untenable.  
3 Further, NW Natural's proposal vastly overstates interest because it includes the interest  
4 embedded in SFAS 87 expense in addition to interest accrued on the account balance.

5 **j. Summary**

6 **Q. BASED ON YOUR REVIEW, WHAT HAVE YOU CONCLUDED WITH RESPECT**  
7 **TO THE PENSION BALANCING ACCOUNT?**

8 **A.** Based on the terms of the UM 1475 stipulation, NW Natural is not entitled to amortize any  
9 excess pension expenses incurred with respect to the PBA. If the Commission is to conclude  
10 that some customer sharing is required, however, NW Natural's request for nearly \$79,861,289  
11 is wholly unreasonable. Customers should bear only a portion of the PBA balances after  
12 taking into account the adjustments described in my testimony, including the impact of reduced  
13 contributions to the pension plan, NW Natural's decision to de-risk the pension plan, and the  
14 double counting of interest expenses.

15 **III. INTERIM PERIOD TAX REFORM SAVINGS**

16 **Q. WHAT IS NW NATURAL'S PROPOSAL WITH RESPECT TO THE INTERIM**  
17 **PERIOD TAX REFORM SAVINGS?**

18 **A.** NW Natural's proposal and calculation with respect to the Interim Period tax reform savings  
19 was detailed in Exhibit NW Natural/2901. In that exhibit, NW Natural proposed a *with* and  
20 *without* method for calculating the impact of the Interim Period deferral. Based on that  
21 calculation, NW Natural calculated \$4,991,000 of tax expense savings over the ten-month  
22 Interim Period. Grossed up to NW Natural's revenue requirement, this amount equates to  
23 \$6,800,000.

1 **Q. DO YOU HAVE ANY CONCERNS WITH THIS CALCULATION?**

2 A. In general, I support a revenue requirement methodology that determines the amount of  
3 revenue attributable to tax expenses, and determining the Interim Period impact of the Tax  
4 Cuts and Jobs Act (“TCJA”) from that perspective. Under the revenue requirement approach,  
5 the goal is to determine the amount of revenues necessary to produce the same rate of return, as  
6 if the TCJA not been enacted.

7 NW Natural’s approach simply recalculates the expense incurred in the Interim Period  
8 at the lower tax rate to determine the savings amount. This is not appropriate because the  
9 actual expense is influenced by a number of non-normal factors that were not considered when  
10 setting rates. The *with* and *without* method does not answer the question of what NW Natural’s  
11 revenues would have been, if the effects of the TCJA had been incorporated into rates as of  
12 January 1, 2018.

13 Notwithstanding, in Docket UM 1920, AWEC recently stipulated to an Interim Period  
14 tax reform calculation that relies on the *with and without* method for PGE. While I continue to  
15 believe the *with and without* method is not the best nor most accurate method, AWEC is  
16 willing to accept NW Natural’s calculation of the Interim Period tax deferral using the *with and*  
17 *without* method with two adjustments which are necessary to make the treatment consistent  
18 between NW Natural and PGE.

19 **Q. HOW IS NW NATURAL’S CALCULATION DIFFERENT FROM PGE’S?**

20 A. The Interim Period tax savings calculation does not consider any provision for protected or  
21 unprotected EDFIT amortized in the Interim Period. As can be noted in Order 18459 in  
22 Docket UM 1920, protected and unprotected EDFIT amortization was passed through the

Interim Period deferral account for PGE.<sup>28</sup> NW Natural's calculation, however, does not provide for these amounts.

**Q. WHAT DO YOU RECOMMEND?**

A. I recommend that both of these EDFIT items be considered in NW Natural's Interim Period deferral calculation. Specifically, I recommend: (1) that protected EDFIT amortization of \$2,719,166<sup>29</sup> be considered in the Interim Period deferral calculation; and (2) that unprotected EDFIT amortization of \$6,700,000 be include in the Interim Period deferral calculation.<sup>30</sup> After including these amortization amounts, the total Interim Period deferral AWEC supports is \$16,207,166, relative to the \$6,788,000 included in NW Natural's Phase II testimony.

**Q. WHY DID NW NATURAL PROPOSE TO EXCLUDE THOSE AMOUNTS?**

A. NW Natural views the normalization requirements of the TCJA to be more of a "speed limit," rather than a strict requirement. Under NW Natural's interpretation, it could withhold refund protected EDFIT amounts recognized in the Interim Period using the Average Rate Assumption Methodology ("ARAM"), so long as it does not refund the monies more rapidly that calculated under the ARAM.

**Q. DO YOU AGREE WITH THIS INTERPRETATION?**

A. No. NW Natural may be splitting hairs with its interpretation of the TCJA normalization requirements. Ultimately, if the ARAM is to be used, the amortization schedule should follow the ARAM. NW Natural offers no compelling reason to return those monies more slowly than calculated using the ARAM, and for that reason, there is no valid reason to withhold the

---

<sup>28</sup> See UM 1920, Order 18 459, Appendix A at 10 (the footnote clarifies that unprotected EDFIT was included in the line titled "Net Effect of Other Tax Act Changes").

<sup>29</sup> See Exhibit NW Natural-Staff-CUB/201. Calculated by prorating \$3,263,000 protected EDFIT amortization over 10 months.

<sup>30</sup> Id.

1 Interim Period ARAM amortization. Even if it were permissible to withhold those monies  
2 under the TCJA normalization requirements, that does not mean that it is appropriate in this  
3 case.

4 Further with respect to the unprotected EDFIT amounts, NW Natural has  
5 acknowledged that \$6,700,000 is due to customers for that category of TCJA savings. NW  
6 Natural was willing to return this amount, but only if it was used to offset the PBA balance.  
7 Since the PBA balance is a separate issue, with a number of complicating factors, AWEC  
8 believes it is appropriate to pass through the Interim Period deferral calculation as PGE has  
9 done.

10 **Q. WHAT RATE SPREAD SHOULD BE USED FOR THE INTERIM PERIOD**  
11 **DEFERRAL?**

12 A. Because theses tax savings items relate primarily to rate base, and are unrelated to variable gas  
13 costs, it is most appropriate to refund the amounts on an equal percent of margin basis,  
14 consistent with the rate spread approved in Phase I of this docket. AWEC does not object to  
15 returning the amounts due solely to sales customers through a separate schedule. This rate  
16 spread is also consistent with the treatment for PGE. In UM 1920, parties agreed to spread the  
17 Interim Period deferral on “an equal percentage basis using the applicable schedule’s  
18 forecasted revenues at current prices excluding net variable power costs,” the electric  
19 equivalent of equal percent of margin.

20 **Q. DOES THIS CONCLUDE YOUR PHASE II REBUTTAL TESTIMONY?**

21 A. Yes.

**BEFORE THE  
PUBLIC UTILITY COMMISSION OF OREGON**

**UG 344**

In the Matter of )

NORTHWEST NATURAL GAS )  
COMPANY, dba NW NATURAL, )

Request for a General Rate Revision. )  
\_\_\_\_\_ )

**EXHIBIT 701  
TO THE  
REBUTTAL TESTIMONY OF BRADLEY G. MULLINS  
ON BEHALF OF  
ALLIANCE OF WESTERN ENERGY CONSUMERS**

**December 12, 2018**



**Rates & Regulatory Affairs**  
UG 344  
2017 General Rate Revision  
**Data Request Response**

**Request No.:** UG 344 AWEC (fka NWIGU) DR 65

65. For the accounting periods 2010 through 2018, please provide all actuarial reports and accounting workpapers necessary to support the FAS 87 pension expense amount. For 2018, please provide the information through the most recent month available. In the response please identify where in the supporting reports and workpapers that the annual FAS 87 expense can be found. Please also affirm that the amounts correspond to the FAS 87 expenses provided in response to AWEC data request 64, and if not, please explain why not.

**Response:**

See Confidential UG 344 AWEC 65 Attachments 1 through 10 for actuarial reports. See Confidential UG 344 AWEC 65 Attachment 11 for a summary of report files and the FAS 87 expense disclosure location within each report. All actuarial reports were prepared by certified actuaries engaged by NW Natural. Amounts reported in NW Natural's actuarial valuation reports correspond to FAS 87 expenses provided in response to AWEC data request 64.



**Rates & Regulatory Affairs**  
UG 344  
2017 General Rate Revision  
**Data Request Response**

**Request No.:** UG 344 AWEC (fka NWIGU) DR 66

66. Please provide a schedule of actual monthly pension plan contributions for each period beginning January 2011 through October 2018.

**Response:**

See attached Confidential UG 344 AWEC DR 66 Attachment 1.



**NW Natural Gas Company**  
**Pension Contribution Analysis 2011 -2018**

Calendar Dates	Plan Years							
	2011PY	2012PY	2013PY	2014PY	2015PY	2016PY	2017PY	2018PY
10/14/2011	1,000,000	-	-	-	-	-	-	-
1/13/2012	2,800,000	-	-	-	-	-	-	-
3/30/2012	11,000,000	-	-	-	-	-	-	-
4/13/2012	4,600,000	-	-	-	-	-	-	-
7/13/2012	4,500,000	-	-	-	-	-	-	-
9/14/2012	600,000	-	-	-	-	-	-	-
1/15/2013	-	1,400,000	-	-	-	-	-	-
4/15/2013	-	-	2,800,000	-	-	-	-	-
7/15/2013	-	-	2,800,000	-	-	-	-	-
9/13/2013	-	1,900,000	-	-	-	-	-	-
10/15/2013	-	-	2,800,000	-	-	-	-	-
1/2/2014	-	-	2,800,000	-	-	-	-	-
4/15/2014	-	-	-	3,200,000	-	-	-	-
7/1/2014	-	-	-	3,200,000	-	-	-	-
9/15/2014	-	-	1,300,000	-	-	-	-	-
1/15/2015	-	-	-	2,630,000	-	-	-	-
4/15/2015	-	-	-	-	3,180,000	-	-	-
7/15/2015	-	-	-	-	3,180,000	-	-	-
9/15/2015	-	-	-	2,790,000	-	-	-	-
10/15/2015	-	-	-	-	2,340,000	-	-	-
1/15/2016	-	-	-	-	2,900,000	-	-	-
4/15/2016	-	-	-	-	-	3,220,000	-	-
7/15/2016	-	-	-	-	-	3,220,000	-	-
9/15/2016	-	-	-	-	1,910,000	-	-	-
10/14/2016	-	-	-	-	-	3,220,000	-	-
1/13/2017	-	-	-	-	-	3,220,000	-	-
4/13/2017	-	-	-	-	-	-	4,030,000	-
7/14/2017	-	-	-	-	-	-	4,030,000	-
9/15/2017	-	-	-	-	-	4,120,000	-	-
10/13/2017	-	-	-	-	-	-	4,030,000	-
1/12/2018	-	-	-	-	-	-	1,720,000	-
4/13/2018	-	-	-	-	-	-	-	3,850,000
7/13/2018	-	-	-	-	-	-	-	3,850,000
9/14/2018	-	-	-	-	-	-	2,270,000	-
10/15/2018	-	-	-	-	-	-	-	3,850,000
<b>Summary</b>	<u>2011</u>	<u>2012</u>	<u>2013</u>	<u>2014</u>	<u>2015</u>	<u>2016</u>	<u>2017</u>	<u>2018</u>
<b>Plan Year Totals</b>	<b>24,500,000</b>	<b>3,300,000</b>	<b>12,500,000</b>	<b>11,820,000</b>	<b>13,510,000</b>	<b>17,000,000</b>	<b>16,080,000</b>	<b>13,040,000</b>
<b>Calendar Year Totals</b>	<b>20,245,000</b>	<b>23,500,000</b>	<b>11,700,000</b>	<b>10,500,000</b>	<b>14,120,000</b>	<b>14,470,000</b>	<b>19,430,000</b>	<b>15,540,000</b>

**Notes:**

Calendar Year 2011 total includes amounts allocated to plan years 2010 (\$19,245,000) and 2011 (\$1,000,000).

Plan Year 2018 total includes amounts allocated to Calendar year 2019 (\$1,490,000).



**Rates & Regulatory Affairs**  
UG 344  
2017 General Rate Revision  
**Data Request Response**

**Request No.:** UG 344 AWEC (fka NWIGU) DR 67

67. For each accounting period beginning in 2011 through 2018, please provide the calculation of the pension balancing account balance in excel format, with all links intact. To the extent that the file contains any hard-coded numbers or numbers that link to an external spreadsheet, please identify the source of the numbers and provide a copy of the source document. For 2018 please provide the calculation through the most recent month available.

**Response:**

Please see Confidential UG 344 AWEC 67 Attachments 1 through 9. Confidential Attachment 1 contains Excel copies of 2017 and 2018 monthly entry amounts and year-end Excel calculations for 2011 through 2016. Note that NW Natural has not yet located the journal entry for July 2016, but will continue to look to identify the information and supplement this data response when it is located. Due to its size, Attachment 1 along with Confidential attachments 8-9 are being submitted on CD via mail. Prior to 2017, only year-end copies of the PBA calculation were retained in Excel. Attachments 2 through 9 contain PDF copies of each month's calculation, review, and approval for 2011 through October 2018.

Please note that documents in 2013 through 2018 also contain a calculation of SEC deferred interest. GAAP and SEC reporting requirements dictate that the equity portion of regulatory interest cannot be recognized in net income under GAAP until collection of its associated regulatory balance begins. The deferral is for SEC reporting purposes only and has no impact on the pension balancing account for regulatory and ratemaking purposes.



NW Natural®

**Rates & Regulatory Affairs**

UG 344

2017 General Rate Revision

**Data Request Response**

**Request No.:** UG 344 AWEC (fka NWIGU) DR 68

68. Please identify and describe all internal controls in place over the time period 2011 through 2018 with respect to the monthly and annual accounting accruals for the pension balancing account, including identification of the individuals responsible for preparing the accrual amount and those responsible for reviewing it. If a written policy was in place, please provide a copy of the policy document in its entirety.

**Response:**

In accordance with the Oregon PUC Order 11-051 in Docket UM1475, which approved the implementation of the pension balancing account ("PBA"), the Company has developed processes and internal controls over recording pension expense and the respective balancing amounts for years 2011-2018.

The Order approved the implementation of the PBA as of January 1, 2011 to include all Oregon allocated FAS 87 pension expense net of amounts recovered in rates.

The annual amount recovered in rates for 2011-2018 is \$3,796,055. For purposes of determining the required monthly entry to the PBA, 1/12 of the annual amount recovered in rates is used. The actual amount to be compared against the amount recovered in rates will be determined by calculating the Oregon allocated, O&M-specific, FAS 87 pension expense for the month. Therefore, the key consideration is the actual annual FAS 87 pension expense itself. The Company has a number of processes and controls surrounding the annual FAS 87 pension expense as described below. The FAS 87 pension expense itself is determined by a third party actuary and provided to the Company management in the form of an Annual Valuation Report as of 12/31 of each year. During 2011-2018 the accrual amount has been prepared by an Accounting Analyst III and reviewed by the Financial Reporting and Technical Accounting Manager. Additionally, the pension balancing account activity is subject to general internal controls that cover journal entry accuracy and appropriateness, reconciliation of the accounts, and management review of all regulatory account balances during monthly meetings

In conjunction with the Company's internal control program, the pension accounting, including the PBA, is subject to certain key internal controls as documented in the attached flowchart and summarized below. The pension expense controls, including responsible party, are as follows:

- SOX Key Control 5000.PR.RTM.01.07 – Management’s Valuation of Pension Assets – The Mid-Office prepares an annual Pension Assets Valuation Memo (in accordance with ASC 820) to document management’s considerations of the reasonableness of the valuation of pension plan assets and related disclosures in accordance with ASC 820.

Control and certifying process owner: Financial Risk Senior Manager  
Certifying officer: Controller/Chief Accounting Officer

- SOX Key Control 5000.PR.RTM.01.03 - Post Retirement and ESRIP Expense – Review Pension Valuation – To ensure validity of actuarial results, the Mid-Office ensures the reasonableness of custodian pension assets including reconciling year-end 12/31 custody statements from the current custodian (Wells Fargo) to the Investment Consultant’s (AON/Fidelity) performance valuation report to ensure that fair value amounts reported in the financial statements are accurate and reasonable.

Control owner: Financial Risk Analyst III  
Certifying process owner: Financial Risk Senior Manager  
Certifying officer: Controller/Chief Accounting Officer

- SOX Key Control 5000.PR.RTM.01.04/5 – Pension Assumptions Reasonableness – To ensure the validity of actuarial results major data inputs used by the actuary are reviewed for reasonableness.

Control and certifying process owner: Financial Reporting Manager  
Certifying officer: Controller/Chief Accounting Officer

- SOX Key Control 5000.PR.RTM.01.01 – Post Retirement and ESRIP Expense – Pension Data (from NWN) Reconciliation and Review – To ensure accuracy, completeness and validity of employee pension data sent to the actuary and used in the calculation of the 1) Company Pension expense, liability and respective balancing amount and the 2) Company Post-Retirement Benefit expense, liability, and balancing amount an annual review and reconciliation of the prior year’s pension data provided to Pension Administrator (Fidelity) is completed by HR Financial Analyst 3.

Control owner: Financial Risk Analyst III  
Certifying process owner: Financial Risk Senior Manager  
Certifying officer: Controller/Chief Accounting Officer

- SOX Key Control 5000.PR.RTM.01.02 – Post Retirement and ESRIP Expense – Reconciliation and Review of data used by Fidelity – To ensure accuracy, completeness and validity of employee pension data used in the calculation of the 1) Company Pension Liability, Expense, and balancing amount, and the 2) Company Post-Retirement Benefit Liability, expense, and balancing amount an

annual review and reconciliation of pension data received from Pension Administrator (AON/Fidelity) is completed by the HR Financial Analyst 3 after obtaining the completed FAS 87 calculation.

Control owner: HR Financial Analyst III  
Certifying process owner: HR Director  
Certifying officer: Chief HR and Diversity Officer

- SOX Key Control 5000.PR.RTM.01.06 – Accounting for Pensions – To ensure the accuracy and completeness of the monthly pension journal entries an annual review of the Actuary Report and Accounting entries is performed.

Control owner: Accounting Analyst III  
Certifying process owner: Financial Reporting Manager  
Certifying officer: Controller/Chief Accounting Officer

Please see UG 344 AWEC DR 68 Attachment 1 for a flow chart relating to this response.



**Rates & Regulatory Affairs**  
UG 344  
2017 General Rate Revision  
**Data Request Response**

**Request No.:** UG 344 AWEC (fka NWIGU) DR 69

69. For each month, beginning January 2011 through October 2018, please provide the chain of emails, and any other associated approval documentation, approving the pension balancing account accrual and balance.

**Response:**

We record pension expense monthly and as a result, make a journal entry to the pension balancing account monthly. That entry is made in our general ledger (SAP) and is prepared and reviewed in SAP. In addition, we do account reconciliations for all general ledger accounts in a separate system (Blackline). All account reconciliations are also prepared and reviewed.

There are no emails or other correspondence outside of SAP or Blackline with respect to the approval of amounts recorded to the balancing account. As described in UG 344 AWEC DR 68, we have internal controls over financial reporting that apply to the recording of pension expense and include a control over the preparation and review of journal entries and account reconciliations.

The accounting workpapers supporting the journal entries and account reconciliations for pension expense entries are included in Confidential UG 344 AWEC DR 67 Attachments 2 through 9.



**Rates & Regulatory Affairs**  
UG 344  
2017 General Rate Revision  
**Data Request Response**

**Request No.:** UG 344 AWEC (fka NWIGU) DR 70

70. Please provide any accounting documentation or emails transmitted over the period 2011 through the November 2018 that discuss, or consider, application of a valuation allowance to the pension balancing account regulatory asset balance.

**Response:**

We are not aware of any such documentation or correspondence. It is and has always been the Company's belief that this account would be fully recovered through the balancing of negative FAS 87 expense, or through collection/refund of remaining balances in the account, allowing for the full recovery of FAS 87 expense for the period in which the balancing account was in existence.



**Rates & Regulatory Affairs**  
UG 344  
2017 General Rate Revision  
**Data Request Response**

**Request No.:** UG 344 AWEC (fka NWIGU) DR 73

73. Please identify each and every data request to which NW Natural responded in Docket UM 1475 and provide a copy of NW Natural's response, including all attachments and confidential information, to said data requests.

**Response:**

NW Natural responded to DRs 1-10 from Staff and DR 1 from CUB. Please see UG 344 AWEC Attachments 1-3 which contains NW Natural's non confidential responses and attachments to Staff DRs 1-10 in UM 1475. Please see Confidential AWEC DR 73 Attachments 4-7 for NW Natural's Confidential responses and attachments to Staff DRs 1-10 in UM 1475. Please see UG 344 AWEC Attachment 8 for NWN response to CUB DR 1 in UM 1475.





**Rates & Regulatory Affairs**  
UG 344  
2017 General Rate Revision  
**Data Request Response**

**Request No.:** UG 344 AWEC (fka NWIGU) DR 74

74. Please provide copies of all workpapers associated with NW Natural's September 20, 2010 Direct Testimony filing in Docket UM 1475.

**Response:**

NW Natural did not submit work papers in association with its September 20, 2010 Direct Testimony filing in Docket UM 1475 and has not retained any such documentation in compliance with our records retention policy.



**Rates & Regulatory Affairs**  
UG 344  
2017 General Rate Revision  
**Data Request Response**

**Request No.:** UG 344 AWEC (fka NWIGU) DR 75

75. Please identify any accounting changes that the NW Natural has made with respect to calculating its FAS 87 pension expense over the period beginning 2011 through 2018.

75. Please identify any accounting changes that the NW Natural has made with respect to calculating its FAS 87 pension expense over the period beginning 2011 through 2018.

**Response:**

There have been no changes to the methods for calculating FAS 87 pension expense for the period from 2011 through 2018.

The Company did adopt FASB ASU 2017-07 "Improving the Presentation of Net Periodic Pension Cost and Net Periodic Post Retirement Benefit Cost" on January 1, 2018. This did not impact the calculation of FAS 87 expense, rather only changed how the company presents pension expense in its financial statements. As of January 1, 2018, the Company now disaggregates current service cost from the other components of net periodic benefit cost and presents it with other current compensation costs for related employees in the income statement and presents the other components elsewhere in the income statement and outside of income from operations.



**Rates & Regulatory Affairs**  
UG 344  
2017 General Rate Revision  
**Data Request Response**

**Request No.:** UG 344 AWEC (fka NWIGU) DR 76

76. Reference Docket UM 1475, NWN/200, Feltz/10:25-11:19: Please provide workpapers supporting each of the numerical figures included the referenced section of testimony, including the confidential information.

**Response:**

NW Natural did not submit work papers in association with this filing and has not retained any such documentation in compliance with our records retention policy.



**Rates & Regulatory Affairs**  
UG 344  
2017 General Rate Revision  
**Data Request Response**

**Request No.:** UG 344 AWEC (fka NWIGU) DR 77

77. Please provide a copy of the exhibits to the Direct Testimony of Mr. Feltz in Docket UM 1475 (i.e. NWN/201 - NWN 206 Confidential). Please provide the exhibits in Excel format with all links and formulas intact. Please include both confidential and non-confidential exhibits.

**Response:**

Please see UG 344 AWEC DR 77 Attachment 1 and Confidential UG 344 AWEC DR 77 Attachment 2.



**Rates & Regulatory Affairs**  
UG 344  
2017 General Rate Revision  
**Data Request Response**

**Request No.:** UG 344 AWEC (fka NWIGU) DR 78

78. Please describe the accounting treatment that NW Natural intends to use on its financial statements for the pension balancing account accrual beginning November 1, 2018, following the Commission's October 26, 2018 order in this docket. In the response, please state whether NW Natural intends to accrue any additional amounts (including interest) to the pension balancing following the effective date of the Commission's October 26, 2018 decision.

**Response:**

Beginning with pension expense recorded for the month of November 2018, the Company will recognize the full Oregon allocated expense after amounts capitalized in the Company's statement of comprehensive income. No additional FAS 87 pension expense will be recorded to the balancing account. The only entry made to the balancing account will be a monthly entry to record interest, at the Company's authorized rate of return, accruing on the account.

THIS EXHIBIT IS DESIGNATED CONFIDENTIAL  
BY GENERAL PROTECTIVE ORDER  
NO. 18-002

THIS EXHIBIT IS DESIGNATED CONFIDENTIAL  
BY GENERAL PROTECTIVE ORDER  
NO. 18-002

THIS EXHIBIT IS DESIGNATED CONFIDENTIAL  
BY GENERAL PROTECTIVE ORDER  
NO. 18-002



## CERTIFICATE OF SERVICE

I HEREBY CERTIFY that I have this day served the foregoing document upon all parties listed below electronically. All parties waived paper service, and service was completed by uploading both Confidential and Non-Confidential versions to Huddle.

Public Utility Commission of Oregon (C) Attn: Filing Center PO Box 1088 Salem, OR 97308-1088	STEPHANIE S ANDRUS (C)(HC) BUSINESS ACTIVITIES SECTION 1162 COURT ST NE SALEM OR 97301-4096 stephanie.andrus@state.or.us
BRYAN CONWAY (C)(HC) PUBLIC UTILITY COMMISSION OF OREGON PO BOX 1088 SALEM OR 97308-1088 bryan.conway@state.or.us	EDWARD FINKLEA ALLIANCE OF WESTERN ENERGY CONSUMERS 545 GRANDVIEW DR ASHLAND OR 97520 efinklea@awec.solutions
MARIANNE GARDNER (C)(HC) PUBLIC UTILITY COMMISSION OF OREGON PO BOX 1088 SALEM OR 97308-1088 marianne.gardner@state.or.us	MICHAEL GOETZ (C)(HC) OREGON CITIZENS' UTILITY BOARD 610 SW BROADWAY, STE 400 PORTLAND OR 97205 mike@oregoncub.org dockets@oregoncub.org
ROBERT JENKS (C)(HC) 610 SW BROADWAY STE 400 PORTLAND OR 97206 bob@oregoncub.org	ZACHARY KRAVITZ (C) NORTHWEST NATURAL 220 NW 2ND AVE PORTLAND OR 97209 zdk@nwnatural.com efiling@nwnatural.com
BRADLEY MULLINS (C) MOUNTAIN WEST ANALYTICS 1750 SW HARBOR WAY STE 450 PORTLAND OR 97201 brmullins@mwanalytics.com	LISA FRACKNER (C)(HC) 419 SW 11TH AVE., SUITE 400 PORTLAND OR 97205 dockets@mrg-law.com

///

///

///

///

CERTIFICATE OF SERVICE

Dated in Portland, Oregon this 12th day of December 2018.

Respectfully submitted,

A handwritten signature in blue ink, appearing to read "Chad Stokes".

---

Chad M. Stokes, OSB No. 004007  
Tommy A. Brooks, OSB No. 076071  
Cable Huston LLP  
1001 SW Fifth Ave., Suite 2000  
Portland, OR 97204-1136  
Telephone: (503) 224-3092  
Facsimile: (503) 224-3176  
E-Mail: [tbrooks@cablehuston.com](mailto:tbrooks@cablehuston.com)  
[cstokes@cablehuston.com](mailto:cstokes@cablehuston.com)

Of Attorneys for Alliance of Western Energy  
Consumers