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September 30, 2020

## VIA ELECTRONIC FILING

Attention: Filing Center Public Utility Commission of Oregon 201 High Street SE, Suite 100 P.O. Box 1088 Salem, Oregon 97308-1088

## Re: Docket UG 390 – Cascade Request for a General Rate Revision

Attention Filing Center:

Attached for filing in the above-captioned docket is the Parties' Joint Testimony in Support of the Third Stipulation resolving all remaining issues.

Please contact this office with any questions.

Sincerely,

Alistra Till

Alisha Till Paralegal

Attachment

## **BEFORE THE**

## PUBLIC UTILITY COMMISSION OF OREGON

## DOCKET NO. UG 390

Joint Testimony in Support of Third Stipulation

Stipulating Parties: Cascade Natural Gas Corporation, Public Utility Commission of Oregon Staff, the Oregon Citizens' Utility Board, and the Alliance of Western Energy Consumers

## CASCADE-STAFF-CUB-AWEC EXHIBIT 300

Joint Testimony of Christopher Mickelson, Brian Fjeldheim, William Gehrke and Lance Kaufman

September 30, 2020

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## I. INTRODUCTION AND SUMMARY

- 2 Q. Who is sponsoring this testimony?
- A. This testimony is sponsored jointly by Cascade Natural Gas Corporation ("Cascade" or
  "Company"), Staff of the Public Utility Commission of Oregon ("Staff"), the Oregon
  Citizens' Utility Board ("CUB"), and the Alliance of Western Energy Consumers ("AWEC")
  (collectively, the "Stipulating Parties").

## 7 Q. Please provide your names, positions, and qualifications.

A. My name is Christopher Mickelson, and I am employed as the Regulatory Affairs Manager
for Cascade. My educational and professional qualifications were included in Joint
Testimony in Support of First Partial Stipulation, filed in this case as Cascade-Staff-CUBAWEC/100, on August 11, 2020.

- 12 My name is Brian Fjeldheim, and I am a Senior Financial Analyst within the Energy 13 Rates, Finance and Audit Division of the Public Utility Commission of Oregon 14 (Commission). My qualifications are provided in Exhibit Staff/101.
- 15 My name is William Gehrke, and I am an Economist employed by CUB. My 16 qualifications are provided in Exhibit CUB/101.
- My name is Lance Kaufman, and I am the principal economist of Aegis Insight,
  testifying on behalf of AWEC. My qualifications are provided in Exhibit AWEC/101.
- 19 Q. What is the purpose of this Joint Testimony?

A. This Joint Testimony describes and supports the Third Partial Stipulation which resolves
 all issues remaining in this docket. The Third Stipulation is joined by all parties to the
 proceeding (the Stipulating Parties) and is the product of settlement discussions, open to
 all parties to Docket UG 390.

### JOINT TESTIMONY IN SUPPORT OF THIRD STIPULATION

1		II. BACKGROUND
2	Q.	Please summarize the background and context of Docket UG 390.
3	Α.	On March 31, 2020, Cascade initiated this proceeding, Docket UG 390, by filing a request
4		for a general rate increase (Initial Filing). In its Initial Filing, Cascade requested a revision
5		to customer rates that would increase the Company's annual Oregon jurisdictional
6		revenues from base rates by \$4.507 million, or an approximately 6.67 percent increase
7		over current customer rates.
8		Administrative Law Judge Allan J. Arlow convened a prehearing conference on
9		May 14, 2020. In accordance with the prehearing conference order, the effective date for
10		rates will be February 1, 2021.
11	Q.	Have the Parties conducted discovery in this case?
12	A.	Yes. Since the Initial Filing, Cascade has responded to over 299 data requests from Staff,
13		AWEC, and CUB. Many of these data requests had multiple sub-parts.
14	Q.	Please describe the additional process to date in this docket.
15	A.	On June 2, 2020, the Stipulating Parties participated in a settlement conference to address
16		cost of capital issues. As a result of those settlement discussions, the Stipulating Parties
17		agreed to settle all issues in the docket regarding cost of capital, as memorialized in a
18		First Partial Stipulation that was filed with the Commission on July 1, 2020.
19		The Stipulating Parties subsequently participated in a settlement conference on
20		July 16, 2020, regarding cost of service, rate spread, and rate design, followed by
21		additional discussions via email correspondence on July 21, 22, and 23, 2020. These
22		discussions culminated in an agreement resolving rate spread and rate design issues in
23		this proceeding, as memorialized in the Second Partial Stipulation that was filed with the
24		Commission on August 28, 2020.

## JOINT TESTIMONY IN SUPPORT OF THIRD STIPULATION

On August 18 and 19, 2020, the Stipulating Parties participated in additional 1 2 settlement discussions regarding all remaining issues in the docket. Through these 3 discussions, the Stipulating Parties agreed to settle all remaining issues. The Third Partial 4 Stipulation, which is being filed concurrently with this testimony, memorializes the Stipulating Parties' agreements. 5 III. 6 **TERMS OF THE STIPULATION** 7 **Revenue Requirement** 8 Q. Please summarize the adjustment to revenue requirement agreed upon by the 9 Stipulating Parties. 10 Α. The Stipulating Parties agreed to an Oregon-allocated increase to Cascade's annual 11 revenue requirement of \$3.23 million. The annual revenue requirement increase in this 12 proceeding is based on the Stipulating Parties' agreement that the Company's requested 13 Oregon-allocated increase to annual revenue requirement should be reduced by a total of 14 \$1.28 million from the initial filing amount of \$4.51 million, based on the adjustments to 15 Cascade's Initial Filing described in further detail below. 16 This level of revenue increase will result in a 4.76 percent overall increase, or an 17 8.74 percent margin increase, a \$2.71 impact on the average residential monthly bill, and 18 a \$7.52 impact on the typical commercial customer monthly bill. 19 Please provide an overview of the Stipulating Parties' agreement regarding revenue Q. 20 requirement. 21 Α. The Stipulation represents the settlement of all revenue requirement issues. Appendix A 22 shows the adjustments to the Company's Initial Filing that the Stipulating Parties used to 23 arrive at the \$3.230 million revenue increase, including the Stipulating Parties' agreement 24 regarding Cost of Capital components and the agreement regarding depreciation from 25 Docket UM 2073.

## Q. Do the Stipulating Parties agree on all the methodologies employed to determine each adjustment?

A. No, the Stipulating Parties do not necessarily agree upon all the methodologies used to
determine each adjustment. However, the Stipulating Parties believe that collectively, the
agreed-upon adjustments represent a reasonable financial settlement of the issues in this
docket, and that, taken together, the adjustments result in an overall revenue requirement
that will produce rates that are fair, just, and reasonable. As such, the Stipulating Parties
agree that the Stipulation is in the public interest.

## 9 Other Gas Supply Expense

# Q. Please describe the Stipulating Parties' agreement regarding Other Gas Supply Expense.

12 In its Initial Filing, Cascade included \$113,000 for Other Gas Supply Expense. Staff Α. proposed to remove (a) \$21,000, which was the Oregon-allocated amount of a one-time 13 damage payment related to Puget Sound Energy – Fredonia in 2019; (b) non-labor costs 14 from the escalation calculation; and (c) to use a three-year average of expense instead of 15 16 the Company's approach, which was to begin with Base Year costs, and escalate to arrive 17 at Test Year expenses. The total impact of Staff's proposal in its Response Testimony 18 was a total disallowance of \$24,000.<sup>1</sup> As a result of their settlement discussions and in 19 the context of the overall settlement, the Stipulating Parties agreed to a \$21,000 reduction 20 in Other Gas Supply Expense, which has a revenue requirement impact of (\$21,661.34).

21 Distribution O&M Expense

# Q. Please describe the Stipulating Parties' agreement regarding Distribution O&M Expense.

<sup>&</sup>lt;sup>1</sup> Staff/100, Fjeldheim/14-15.

A. In its Initial Filing, Cascade calculated its Test Year Distribution O&M expense, beginning
with Base Year expense and escalating by a CPI of 1.8 percent. In its Response
Testimony, Staff proposed using a three-year average of non-labor O&M expense and a
0.7 percent escalation rate.<sup>2</sup> Staff's proposals resulted in a proposed \$187,000 reduction
to Distribution O&M expense.<sup>3</sup> As a result of their settlement discussions and in the
context of the overall settlement, the Stipulating Parties agreed to a \$21,471 reduction in
Distribution O&M Expense, which has a revenue requirement impact of (\$22,147.17).

8 Rate Case Expense

## 9 Q. Please describe the Stipulating Parties' agreement regarding Rate Case Expense.

10 In its Initial Filing, Cascade included \$178,055 in rate case expense, which reflected (a) Α. 11 the incremental costs associated with filing this rate case normalized over a three-year 12 period, plus the amount of rate case expense from previous rate cases that has yet to be 13 collected; and (b) the expense associated with the outside expert, Concentric, which 14 prepared the Company's depreciation study, normalized over a five year period. Staff 15 raised concerns regarding the Company's inclusion of expense from previous rate cases and the Company's proposal to normalize expenses related to Concentric over five years 16 rather than three years.<sup>4</sup> To address these concerns, Staff proposed a reduction of 17 18 \$93,000.<sup>5</sup> As a result of their settlement discussions the Stipulating Parties noted that 19 Cascade has been filing a rate case in Oregon at least every two years, and concluded 20 on that basis that it was appropriate to amortize rate case costs (including the Concentric 21 expenses) over that period. Therefore, in the context of the overall settlement, the

<sup>&</sup>lt;sup>2</sup> Staff/100, Fjeldheim/15.

<sup>&</sup>lt;sup>3</sup> Staff/100, Fjeldheim/20.

<sup>&</sup>lt;sup>4</sup> Staff/100, Fjeldheim/37. Staff used the term "amortize"—but Cascade understands that the concept referenced was normalization.

<sup>&</sup>lt;sup>5</sup> Staff/100, Fjeldheim/5.

1

2

Stipulating Parties agreed to a \$50,280 reduction in Rate Case Expense, which has a revenue requirement impact of (\$51,863.43).

3 Wages and Salaries

## 4 Q. Please describe the Stipulating Parties' agreement regarding Wages and Salaries.

5 Α. In its Initial Filing, Cascade included Oregon-allocated expense of \$8.043 million for wages 6 and salaries and \$615,681 for overtime. Staff applied its wage and salary model and 7 recommended a revenue adjustment of \$2.4 million (allocated \$1.9 million O&M and 8 \$586,000 capital).<sup>6</sup> Staff also recommended a decrease in overtime by \$1,660 (allocated 1.262 O&M and 400 capital. Staff's adjustments were based on a data response with 9 10 incomplete information from the Company, which was updated and clarified in a 11 subsequent data response. Based on the updated information, the Stipulating Parties 12 agreed on a reduction in expense of \$469,634.99 and reduction in rate base of 13 \$135,282.58, with a revenue requirement impact of (\$496,718.13)—which the Stipulating 14 Parties agreed to in the context of the overall settlement.

## 15 Advertising Expense

## 16 Q. Please describe the Stipulating Parties' agreement regarding Advertising Expense.

A. In its Initial Filing, Cascade included \$91,750 in Category A advertising expense. In
Response Testimony, Staff proposed an adjustment of \$7,912 because Cascade's
proposal exceeded the Commission's guideline for Category A advertising by that
amount.<sup>8</sup> As a result of their settlement discussions and in the context of the overall
settlement, the Stipulating Parties agreed to a reduction in Advertising expense of
\$3,955.85, which has a revenue requirement impact of (\$4,080.43).

<sup>6</sup> Staff/200, Cohen/6.

<sup>&</sup>lt;sup>7</sup> Staff/200, Cohen/6.

<sup>&</sup>lt;sup>8</sup> Staff/200, Cohen/14.

### 1 **Pension Expense**

## 2 Q. Please describe the Stipulating Parties' agreement regarding Pension Expense.

A. In its Initial Filing, Cascade based its FAS 87 pension expense on its 2019 expense for
these items. In its Response Testimony, Staff disagreed with the discount rate used by
the Company to calculate its FAS 87 expense, pointing out it varied from the discount rate
used by other utilities. Specifically, Staff proposed that the Company's pension expense
be reduced by \$23,621.47. As a result of settlement discussions and in the context of the
overall settlement, Cascade agreed to Staff's proposed adjustment, which resulted in a
revenue requirement impact of (\$24,365.37).

### 10 Utility Plant

## 11 Q. Please describe the Stipulating Parties' agreement regarding Utility Plant.

In its Initial Filing, Cascade included \$22.1 million in utility plant additions.<sup>9</sup> After the Initial 12 Α. 13 Filing, some projects that the Company expected to come online in 2020 were delayed some as a result of the COVID-19 pandemic. Accordingly, in their Response Testimony, 14 15 Staff and AWEC proposed adjustments to remove projects that would not be in service 16 prior to the rate effective date. In addition, Staff and AWEC also proposed that for those 17 projects that had been completed, the estimated costs included in the case be adjusted to 18 align with actually-incurred costs.<sup>10</sup> And finally, Staff noted that one portion of the delayed 19 Shevlin Park project that had been installed and "placed on nitrogen" would not be used and should not be included in rate base.<sup>11</sup> As a result of their settlement discussions and 20 21 in the context of the overall settlement, the Stipulating Parties agreed to a \$2,415,266 22 reduction to rate base, which has a revenue requirement impact of (\$219,478,74). The

<sup>&</sup>lt;sup>9</sup> CNGC/200, Darras/37.

<sup>&</sup>lt;sup>10</sup> Staff/500, Fox/4-16; AWEC/100, Kaufman/7-16.

<sup>&</sup>lt;sup>11</sup> Staff/500, Fox/11-12.

- Stipulating Parties also agreed that the portion of the delayed Shevlin Park project that
   had been placed on nitrogen would be accounted for as Plant Held for Future Use until
   such time as it is used and useful.
- 4 **Protected Excess Deferred Income Taxes**

## 5 Q. Please describe the Stipulating Parties' agreement regarding protected excess 6 deferred income taxes (protected EDIT) associated with the Tax Cut and Jobs Act 7 (TCJA).

8 Α. Consistent with the parties' agreement in Cascade's last general rate case, Cascade's 9 base rates in its Initial Filing incorporate a benefit to customers associated with protected 10 EDIT resulting from the TCJA. As a result of responses to data requests provided by 11 Cascade after Staff filed is Response Testimony, Staff proposed a reduction to expense 12 associated with this protected EDIT, in order to more closely align Cascade's recovery to 13 estimated expense for the Test Year. As a result of settlement discussions, and in the overall context of the settlement, Cascade agreed to a reduction of expense associated 14 15 with protected EDIT of \$32,067 and a corresponding increase to rate base of that same 16 amount, which in the aggregate has a revenue requirement impact of (\$30,162.88).

17 Other Income (Unprotected EDIT)

Q. Please describe the Stipulating Parties' agreement regarding Other Income, as it
 relates to Unprotected EDIT associated with the TCJA.

A. Unprotected EDIT associated with the TCJA is refunded to Cascade's customers on a
 separate tariff, outside of base rates. Given that refund, in its Initial Filing Cascade made
 a corresponding decrease to other revenues in base rates. In its Response Testimony,
 Staff expressed concern that the Company's accounting for that refund in its base rates
 negated the impact of that refund, and therefore Staff proposed an increase to other
 operating revenues of \$388,527—which Staff believed was necessary to preserve the

refund benefit to Cascade's customers. During the settlement process Cascade provided
the parties with detailed information as to how it accounted for the refund in base rates.
In view of the new information, and in the context of an overall settlement, the Stipulating
Parties agreed to an increase to revenue of \$268,153, and an increase to expense of
\$243,724.50, which in the aggregate has a revenue requirement impact of (\$16,753.09).

6 Taxes Other than Income—CAT

# Q. Please describe the Stipulating Parties' agreement regarding Taxes Other than Income—Corporate Activity Tax ("CAT").

9 A. Cascade's Initial Filing did not include the new Oregon CAT in the revenue requirement.<sup>12</sup>

- 10 In Response Testimony, Staff proposed to include amounts for the CAT estimate in base 11 rates,<sup>13</sup> and as part of the Stipulation, Cascade agreed. Specifically, as a result of their 12 settlement discussions and in the context of the overall settlement, the Stipulating Parties 13 agreed to a \$250,000 increase in expense, which has a revenue requirement impact of
- 14 \$257,873.04.

## 15 **Depreciation Settlement**

# Q. Please describe the Stipulating Parties' agreement regarding the impact of the Depreciation Settlement reached in Docket UM 2073.

A. Cascade, Staff, and AWEC recently reached a settlement in Docket UM 2073 regarding
the Company's depreciation study.<sup>14</sup> As part of the overall settlement of this case, the
Stipulating Parties agreed to incorporate the impact of the UM 2073 settlement into this
case. Specifically, the Stipulating Parties agreed to a \$364,631.47 reduction in expense,
which has a revenue requirement impact of (\$376,114.50).

<sup>&</sup>lt;sup>12</sup> Staff/500, Fox/20.

<sup>&</sup>lt;sup>13</sup> Staff/500, Fox/20, 26.

<sup>&</sup>lt;sup>14</sup> *In the Matter of Cascade Natural Gas Corp., Petition to File Depreciation Study*, Docket UM 2073, Stipulation (September 15, 2020).

## 1 Depreciation Final Utility Plant in Rate Base

# Q. Please describe the Stipulating Parties' agreement regarding Depreciation Final Utility Plant in Rate Base.

- A. As a result of their settlement discussions and in the context of the overall settlement, the
  Stipulating Parties agreed to a \$99,575.98 reduction in expense, which has a revenue
  requirement impact of (\$102,711.84).
- 7 Meals and Entertainment

## Q. Please describe the Stipulating Parties' agreement regarding Meals and 9 Entertainment.

A. In its Response Testimony, Staff proposed a reduction to Cascade's non-labor O&M
related to the removal of certain O&M expenses that Staff believed should not be
recoverable. As a result of settlement discussions, and in the context of the overall
settlement, the Stipulating parties agreed to a \$158,690.14 reduction in expense, which
has a revenue requirement impact of (\$163,687.64).

## 15 Conversion Factor

## 16 Q. Please describe the Stipulating Parties' agreement regarding Conversion Factor.

- 17 A. In its Initial Filing, the Company included a conversion rate factor of 0.70584, which yields
- 18 what Staff refers to as a net-to-gross up factor of 1.41675.<sup>15</sup> Staff corrected an error in
- 19 the Company's calculation and recommended a conversion rate factor of 0.70760 and a
- 20 net-to-gross up factor of 1.41322.<sup>16</sup>
- 21 Policy and Process Changes
- 22 Q. Did the Stipulating Parties agree upon other matters in addition to those related to
- 23 revenue requirement discussed above.

<sup>&</sup>lt;sup>15</sup> CNGC/302, Peters/1; CNGC/303, Peters/1.

<sup>&</sup>lt;sup>16</sup> Staff/100, Fjeldheim/38-39; Staff/111, Fjeldheim/1.

- A. Yes. In addition to the adjustments to revenue requirement discussed above, the
   Stipulating Parties agreed to several policy and process changes going forward.
- 3 Officer Attestation

## 4 Q. Please describe the Stipulating Parties' agreement regarding Officer Attestation.

- 5 A. To ensure customers are only paying for plant that will be online and serving customers 6 by the rate effective date, CUB requested that Cascade provide an officer attestation for 7 its capital projects greater than \$200,000. The Stipulating Parties agreed to include this 8 recommendation in the settlement. Accordingly, prior to the rate effective date, Cascade 9 will file an officer attestation confirming that all projects included in rate base in this case 10 have been completed and place in service. In addition, the attestation will present the
- 11 actual cost of the project.<sup>17</sup>
- 12 Documentation Supporting Capital Investments

## Q. Please describe the Stipulating Parties' agreement regarding Documentation Supporting Capital Investments.

15 Α. The Stipulating Parties agree that, beginning with its next general rate case, Cascade will 16 provide support for all individual capital investments occurring in 2020 and thereafter that 17 are estimated to cost more than \$150,000. The supporting information will include detailed 18 documentation providing the justification for the investment, a project summary, a demand 19 study/analysis, the expected cost of the project, the alternatives considered, and the 20 rationale for the investment. The Stipulating Parties agree that this documentation will 21 enhance Staff and other parties' ability to assess the prudence of investments presented 22 in the Company's rate cases and thereby ensure that rates are fair, just and reasonable.

23 Residential Customer Deposits

<sup>&</sup>lt;sup>17</sup> CUB/100, Gehrke/2-4.

#### Q. Please describe the Stipulating Parties' agreement regarding Residential Customer 1 2 Deposits.

3 Α. Under Cascade's residential customer deposit pilot program, which was agreed upon in 4 the Company's last rate case, Cascade suspended collection of residential customer deposits through April 1, 2021. CUB proposed that Cascade extend the pilot program for 5 an additional two years, through April 1, 2023, because extending the program would help 6 7 protect economically vulnerable customers during the COVID-19 pandemic and would provide additional data for the pilot program.<sup>18</sup> The Stipulating Parties agreed to CUB's 8 9 proposal to extend the pilot through April 1, 2023.

10 **Decoupling Adjustment** 

#### 11 Q. Please describe the Stipulating Parties' agreement regarding Decoupling 12 Adjustment.

13 Α. In its Response Testimony CUB proposed that, on a going forward basis, Cascade make a change to the recovery of its Decoupling Adjustment to separate out the amortization of 14 15 its conservation and weather variances by rate class, between Schedule 101 (Residential) 16 and Schedule 104 (Commercial). CUB argued that this approach would better align 17 decoupling rates under the principle of cost causation, and further would align the 18 amortization of Cascade's Decoupling Adjustment with Avista's decoupling account. The 19 Stipulating Parties agreed to accept CUB's proposal, which will be implemented beginning 20 with Cascade's annual decoupling filing that will be effective November 1, 2021.

- 21 Agreement to Workshop
- 22

Q. Please describe the Stipulating Parties' agreement regarding holding a workshop.

<sup>&</sup>lt;sup>18</sup> CUB/100, Gehrke/4-5.

1 Α. During the course of this case, Staff and the other parties expressed a desire for more 2 information regarding Cascade's capital project planning and documentation process-3 which they believe will assist them in reviewing capital costs included in future rate cases. 4 In addition, these parties expressed a desire for more information regarding how costs 5 incurred by Cascade's affiliated companies are allocated among Cascade and its affiliates. Finally, these parties expressed a desire for more information regarding how Cascade 6 7 calculates and applies adjustments to base year costs to arrive at test year revenue 8 requirement for its rate cases. Cascade agreed to participate in and present information 9 at one or more workshops to address these issues, and Staff agreed to take responsibility 10 for scheduling such workshop(s).

11

## IV. STIPULATING PARTIES' SUPPORT FOR THE STIPULATION

12 CASCADE

## 13 Q. Mr. Mickelson, please explain why Cascade supports the Stipulation?

A. The Stipulation is a compromise among differing interests, and Cascade believes the
Stipulation strikes a reasonable balance among the Stipulating Parties' concerns, arrives
at a reasonable revenue requirement for the Company, and represents a reasonable
resolution of the issues in this case. In addition, Cascade believes that the overall rates
produced by this Stipulation are fair, just, and reasonable. For these reasons, the
Stipulation is in the public interest and should be approved by the Commission.

20 OPUC Staff

### 21 Q. Mr. Fjeldheim, please explain why Staff supports the Stipulation.

A. Staff supports the Stipulation as a reasonable resolution of the issues presented by
 Cascade's general rate case filing. Staff's initial proposed adjustments to the Company's
 proposed Test Year were based on the policies that Staff has implemented in previous
 rate cases, and Staff believes none of the agreed-to changes are inconsistent with those

1 policies. Importantly, the Stipulation limits the assets on which the Company may earn a 2 return to those that will be used and useful upon the rate effective date. Staff also believes 3 the Stipulation strikes a balance between giving the Company the appropriate opportunity 4 to recover its costs to provide service and the necessity of keeping rates as low as possible for customers, especially during the COVID-19 pandemic. Accordingly, Staff believes the 5 6 Stipulation results in rates that are fair, just and reasonable.

7 CUB

Q.

#### 8 Mr. Gehrke, please explain why CUB supports the Stipulation.

9 Α. CUB supports the Stipulation because it represents a reasonable resolution of the issues 10 in this general rate case. CUB believes the Stipulation will result in rates that are fair, just, 11 and reasonable and is in the public interest. The Stipulation is the product of negotiations 12 between all parties that occurred after a comprehensive discovery process and resulted 13 in a reasoned compromise. The Stipulation results in a 28% reduction to the Company's initial revenue requirement request in this case, which CUB believes more closely matches 14 the Company's cost of doing business. Further, CUB believes the key customer 15 16 protections included in the capital cost officer attestation agreement, decoupling 17 adjustment, and residential customer deposit agreement create a benefit for the 18 Company's residential customers. CUB recommends that the Commission adopt this 19 stipulation.

20 AWEC

#### 21 Q. Mr. Kaufman, please explain why AWEC supports the Stipulation.

22 Α. AWEC believes the Stipulation is in the public interest and recommends the Commission 23 approve the Stipulation because the best interests of Cascade's natural gas customers 24 are served by the underlying fair compromise on the remaining issues in the docket. While 25 the signing parties may each hold different positions on the individual components of the

1		Stipulation, AWEC supports the Stipulation because it results in a \$1,277,343.78 reduction
2		to the \$4,507,841.93 revenue requirement originally requested by Cascade and takes into
3		account many of the adjustments proposed by AWEC. AWEC supports the Stipulation as
4		an overall result that is a fair compromise between Cascade and its customers.
5		For the reasons set forth above, AWEC believes the Stipulation is in the public
6		interest and should be approved by the Commission.
7	Q.	Does this conclude your testimony?
8	A.	Yes.