

Public Utility Commission 201 High St SE Suite 100 Salem, OR 97301-3398 Mailing Address: PO Box 1088 Salem, OR 97308-1088 503-373-7394

October 26, 2023



BY EMAIL Northwest Natural Gas Company efiling@nwnatural.com

RE: Advice No. 23-10

At the public meeting on October 26, 2023, the Commission adopted Staff's recommendation in this matter docketed as UG 477. The Staff Report and a receipted copy of the sheets in your advice filing are attached.

Nolan Moser

Chief Administrative Law Judge Public Utility Commission of Oregon

(503) 378-3098

# PUBLIC UTILITY COMMISSION OF OREGON STAFF REPORT SPECIAL PUBLIC MEETING DATE: October 26, 2023

REGULAR CONSENT X EFFECTIVE DATE November 1, 2023

**DATE:** October 5, 2023

TO: Public Utility Commission

**FROM:** Bret Stevens

THROUGH: Bryan Conway, Marc Hellman, Anna Kim, and Rawleigh White SIGNED

**SUBJECT: NORTHWEST NATURAL:** 

(Docket No. UG 477/Advice No. 23-10)

Revises Schedule 195, Weather Adjusted Rate Mechanism Program.

## STAFF RECOMMENDATION:

Staff recommends that the Commission approve Northwest Natural Gas Company's (NW Natural, NWN, or Company) Advice No. 23-10, revising Schedule 195 rates, reflecting amortization of the Weather Adjusted Rate Mechanism (WARM) Program for inclusion in rates for service rendered on and after November 1, 2023.

#### **DISCUSSION:**

## Issue

Whether the Commission should approve NW Natural's Advice No. 23-10, updating Schedule 195 to amortize deferred amounts related to the WARM Program from Docket No. UM 1750 in rates.

## Applicable Law

Under ORS 757.259, the Commission may authorize deferred accounting for later incorporation in rates. The Commission may require that amortization of deferred amounts be subject to refund. The Commission's final determination on the amount allowable in the rates of the utility is subject to a finding by the Commission that the amount was prudently incurred. Under ORS 757.259(5) and OAR 860-027-0300, when subject to an automatic adjustment clause, a review of the utility's earnings may be required before deferred amounts are allowed in rates. With some exceptions, a

Docket No. UG 477/Advice No. 23-10 October 5, 2023 Page 2

company's amortization of amounts deferred under ORS 757.259(5) cannot exceed an amount equal to three percent of the company's gross revenues from the preceding year. ORS 757.259(6).

ORS 757.205 requires public utilities to file all rates, rules, and charges with the Commission. ORS 757.210 provides that the Commission may approve tariff changes if they are fair, just, and reasonable. Filings that make any change in rates, tolls, charges, rules, or regulations must be filed with the Commission at least 30 days before the effective date of the changes.

OAR 860-022-0025 requires that revised tariff filings include statements showing the change in rates, the number of customers affected and resulting change in annual revenue, and the reasons for the tariff revision.

OAR 860-022-0030 requires that tariff filings which result in increased rates include statements showing the number of customers affected, the annual revenue under existing schedules, the annual revenue under proposed schedules, the average monthly bills under existing and proposed schedules, and the reasons supporting the proposed tariff.

## **Analysis**

## Background

NW Natural has filed Advice No. 23-10, docketed as UG 477, proposing to revise its Tariff PUC OR No. 25 to approve amortization of WARM adjustments through deferred accounts relating to Docket No. UM 1750, WARM Program. As described by NW Natural, WARM is intended to smooth out fluctuations in winter bills caused by weather variances. WARM calculates a bill adjustment that offsets the effect that colder or warmer-than-average winter temperatures have on customers' gas use. If weather is colder than average, WARM will lower the billing rate; if weather is warmer than average, WARM will increase the billing rate.

As described in Order No. 16-223, the WARM adjustment is subject to caps and floors when applied to the monthly bill. For residential customers, the maximum adjustment is \$12 or 25 percent, whichever is less. For commercial customers, the maximum increase is \$35 or 25 percent, which ever is less. Any amounts outside of these caps and floors are deferred and amortized on an equal cent per therm basis each year with the PGA. The Commission approved deferred accounting for the WARM program, Schedule 195 for the 12 months beginning November 1, 2022, in Order No. 22-391, Docket No. UM 1798.

The effect of the application of the new temporary adjustments is a net decrease to the

Docket No. UG 477/Advice No. 23-10 October 5, 2023 Page 3

Company's annual revenues by \$3,598,366, or about 0.42 percent. In accordance with the Commission's order adopting the Parties' stipulation in Docket No. UM 1750, the amounts will be recovered on an equal-cents-per-therm basis to Schedule 2 (Residential) and Schedule 3 (Commercial) customers over 12 months. The proposed adjustments for the amortization of the WARM account are (\$0.00322) per therm for Residential customers and (\$0.00791) per therm for Commercial customers. The proposed rate adjustment will affect 636,785 residential customers and 59,172 commercial customers.

Table 1 illustrates the average monthly bill impact to NW Natural Residential and Commercial customers:

**Table 1. WARM Impact** 

Customer Type	Avg. monthly bill (current rates)	Avg. monthly bill (proposed rates)	Difference (\$)	Difference (%)
Residential	\$88.46	\$88.23	(\$0.23)	(0.3%)
Commercial	\$317.60	\$315.00	(\$2.60)	(0.8%)

Staff has reviewed the supporting materials provided by NW Natural and finds them to be in compliance with statutory requirements.

Staff does not find it necessary to conduct an earnings review prior to amortization given the nature of the WARM program. The proposed amortization will not exceed three percent of the company's gross revenues from the preceding year.

#### Conclusion

After reviewing NW Natural's filing, Staff recommends approval for amortization of WARM adjustments through deferred accounts relating to Docket No. UM 1750, WARM Program.

The Company has reviewed this memo and agrees with its content.

## PROPOSED COMMISSION MOTION:

Approve NW Natural's Advice No. 23-10, requesting amortization of the WARM Program for inclusion in rates for service rendered on and after November 1, 2023.

## NORTHWEST NATURAL GAS COMPANY

P.U.C. Or. 25

Tenth Revision of Sheet 195-1 Cancels Ninth Revision of Sheet 195-1

# **SCHEDULE 195** WEATHER ADJUSTED RATE MECHANISM (WARM Program)

## **PURPOSE:**

To describe the Weather Adjusted Rate Mechanism (WARM) adopted by the Public Utility Commission of Oregon in Docket UG 221, Order No. 12-408 entered October 26, 2012, as modified in Docket UM 1750 by Commission Order No. 16-223 entered June 20, 2016.

#### APPLICABLE:

To Residential and Commercial Customers served on the following Rate Schedules of this Tariff:

Rate Schedule 2	Rate Schedule 3

#### APPLICATION TO RATE SCHEDULES:

The WARM Adjustment will be applied as an adjustment to the per-therm Billing Rate on applicable Residential and Commercial Customer bills issued during the WARM Period. The WARM Period covers bills that are generated based on meters read on or after December 1st and on or before May 15th.

## **SPECIAL CONDITIONS:**

- 1. The WARM Adjustment will apply to Customer bills that are based on applicable Residential Rate Schedule 2 or Commercial Rate Schedule 3 meters read on or after December 1st and on or before May 15<sup>th</sup>.
- 2. Residential bills --The maximum WARM Adjustment (increase or decrease) that will be made to any regular monthly bill during the WARM Period will be twelve dollars (\$12.00), or twenty-five percent (25%) of the usage portion of that bill, whichever is less. For any billing period in which the total monthly WARM adjustment exceeds either \$12.00 or 25% of the usage, the balance of the WARM adjustment will be deferred in accordance with Special Condition 4.
- 3. Commercial bills--The maximum WARM Adjustment (increase or decrease) that will be added to any regular monthly bill during the WARM Period will be thirty-five dollars (\$35.00), or twenty-five percent (25%) of the usage portion of that bill, whichever is less. For any billing period in which the total monthly WARM adjustment exceeds either thirty-five dollars or 25% of the usage, the balance of the WARM adjustment will be deferred in accordance with Special Condition 4.
- 4. Any amounts not applied to a Residential or Commercial Customer's bill during the WARM Period due to the caps and floor described in Special Conditions 2 and 3 will be set aside in a respective Residential or Commercial WARM deferral account. Each year, concurrent with the Company's annual Purchased Gas Adjustment (PGA) filing, the balance in the Residential and Commercial WARM deferral accounts will be collected from or credited to all Rate Schedule 2 and Rate Schedule 3 customers, respectively, on an equal cent-per-therm basis. The adjustment included in the Temporary Adjustments reflected in the above-listed Rate Schedules effective November 1, 2023 are:

(R) Rate Schedule 2: \$(0.00322) Rate Schedule 3: \$(0.00791) (R)

(continue to Sheet 195-2)

Received Issued July 31, 2023 Filing Center NWN OPUC Advice No. 23-10 JUL 31 2023

Effective with service on and after November 1, 2023

Issued by: NORTHWEST NATURAL GAS COMPANY

d.b.a. NW Natural

(C)