



December 20, 2019

Sent via email/File

**FEI – COMPLAINT BY CASCADIA ENERGY, DIRECT
ENERGY AND ACCESS GAS EXHIBIT A-3**

Nick Caumanns
Cascadia Energy Ltd.
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Nicole Black
Direct Energy Marketing Limited
2500, 530-8th Avenue SW
Calgary, AB T2P 3S8
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James Bartlett
Access Gas Services Inc.
400 – 607 8th Avenue SW
Calgary, AB T2P 0A7
James.bartlett@rockpointgs.com

Re: FortisBC Energy Inc. – Administration of Rate Schedules 22, 23, 25 and 27 - Complaint filed by Cascadia Energy Ltd., Direct Energy Marketing Ltd. and Access Gas Services Inc. – Regulatory Timetable

Dear Ms. Black, Mr. Caumanns and Mr. Bartlett:

Further to your September 4, 2019 complaint regarding FortisBC Energy Inc.'s administration of Rate Schedules 22, 23, 25 and 27, enclosed please find British Columbia Utilities Commission Order G-340-19 establishing a regulatory timetable.

Sincerely,

Original signed by:

Patrick Wruck
Commission Secretary

KN/dg
Enclosure

cc: Mr. Doug Slater
Director, Regulatory Affairs
FortisBC Energy Inc.
16705 Fraser Highway
Surrey, BC V4N 0E8
gas.regulatory.affairs@fortisbc.com



ORDER NUMBER
G-340-19

IN THE MATTER OF
the *Utilities Commission Act*, RSBC 1996, Chapter 473

and

FortisBC Energy Inc.

Complaint filed by Cascadia Energy Ltd., Direct Energy Marketing Ltd and Access Gas Services Inc.

BEFORE:

B. A. Magnan, Panel Chair
T. A. Loski, Commissioner

on December 20, 2019

ORDER

WHEREAS:

- A. On September 4, 2019, Cascadia Energy Ltd. (Cascadia), Direct Energy Marketing Limited (Direct), and Access Gas Services Inc. (Access) (collectively BCGMC) filed a complaint with the British Columbia Utilities Commission (BCUC) (Complaint). BCGMC requested that the BCUC inquire into FortisBC's Energy Inc.'s (FEI) administration of Rate Schedules 22, 23, 25 and 27 related to transportation customer service;
- B. In the Complaint, BCGMC outlines the issues as follows:
 - 1. The nature and adequacy of the information that FEI provides to enable transportation customers to comply with the transportation service gas balancing and tolerance rules.
 - 2. Measures necessary to assure timely access to customer consumption data.
 - 3. Potential adjustments to the balancing rules to allow for inter-customer group balancing.
 - 4. Review of FEI's practices related to decisions to curtail, the timing of curtailment and return of gas, and the associated charges, and offering competitive service to transportation customers served by gas marketers.
 - 5. The need for an FEI code of conduct for its gas marketing activities to establish a competitive market and level playing field for all participants;
- C. BCUC staff reviewed the Complaint according to the BCUC's Customer Complaints Guide and on October 11, 2019 sought a response from FEI. Following that, BCGMC was provided an opportunity to review FEI's response and provide further comments.
- D. The BCUC has reviewed the correspondence and finds that further process is warranted.

NOW THEREFORE the BCUC establishes a regulatory timetable for the review of the Complaint as set out in Appendix A to this order.

DATED at the City of Vancouver, in the Province of British Columbia, this 20th day of December 2019.

BY ORDER

Original signed by:

B. A. Magnan
Commissioner

Attachment

FortisBC Energy Inc.
Complaint filed by Cascadia Energy Ltd., Direct Energy Marketing Ltd and Access Gas Services Inc.

REGULATORY TIMETABLE

Action	Date
BCUC Information Request (IR) 1 to FEI	Friday, December 20, 2019
FEI Response to BCUC IR.1	Wednesday, January 15, 2020
BCGMC Reply Comments to FEI response	Wednesday, January 29, 2020
FEI Sur-Reply Comments (if required)	Wednesday, February 5, 2020
Further process	To be determined