2023 Legislative and Public Policy Agenda

Cascade supports measures at all levels of government that enhance Cascade’s ability to provide safe, clean, reliable water in a cost-effective, environmentally sensitive manner. Cascade’s strategy is to develop and implement an overall legislative and public policy plan that will continue already established positive relationships at all governmental levels to further Cascade and its members’ interests.

FEDERAL

The plan includes outreach as appropriate to Cascade’s Congressional delegation, as well as key committees, agencies such as the Departments of the Interior and Energy, the Environmental Protection Agency and the Corps of Engineers. Cascade will seek opportunities to have a presence at key industry and/or policy meetings and events by staff and/or members.

2023 Federal Agenda:

- **Mud Mountain Dam operations:**
  - **Fish Passage and Barrier Structure:** Ensure necessary funding is available to keep this project on track to meet federal biological opinion requirements and monitor project testing progress.
  - **Multi-Purpose Study:** Study the possibility of expanding the flood control purpose of the Corps of Engineers’ Mud Mountain Dam to include storage of water for later use supporting in-stream flows, recreation and water supply with other key stakeholders in the Lake Tapps community.
  - **Gauging/Ongoing Monitoring on the White River:** Continue Cascade’s commitment to accurate gauging and monitoring on the White River.

- **Infrastructure and Study Funding:** Continue Cascade’s commitment to resilience (seismic, water quality, climate) and monitor water utility funding opportunities for infrastructure, studies, analyses, and forecasting.

- **Water Affordability Programs and Funding:** Monitor and support water affordability programs and funding.

- **PFAS:** Cascade will monitor PFAS (per- and polyfluoroalkyl substances) legislation and rulemaking that impact water utilities, including wastewater and reclaimed water proposals, and work with members on advocacy as needed. Cascade urges Congress and the Environmental Protection Agency to:
  - Use transparent, best available science to set a National Primary Drinking Water Regulation for PFAS that is not based on the recently issued water health advisories that are below levels of detection and quantification.
- Undertake a complete financial impact analysis of any proposed PFAS regulations that incorporates a cost analysis for any treatment construction and operation, remediation, and disposal costs that may burden ratepayers with significant rate increases.
- Support a Comprehensive Environmental Response, Compensation, and Liability Act (CERCLA) exemption for water utilities engaged in PFAS treatment and remediation.
- Support source control and manufacturer liability to mitigate costs to water utilities.
- Support funding for water utilities to comply with federal mandates regarding PFAS in drinking water supplies.

- **Lead and Copper Rule**: Track the implementation of EPA’s Lead and Copper Rule and compliance requirements for members.
- **High Efficiency Water Standards**: Support legislation and rulemaking that promote high efficiency water standards for fixtures, appliances or products.

**STATE**

Cascade will continue to grow its strong existing relationships at both the legislative, executive and staff levels as well as with key water industry associations.

**2023 State Agenda:**

**Legislative Priorities:**

- **Cost Responsibility for Utility Relocations**: Oppose the Washington State Department of Transportation (WSDOT) proposal that would prohibit WSDOT from funding utility relocations, effectively shifting cost responsibility for state project utility relocations from taxpayers to ratepayers.
- **PFAS**: Cascade will monitor PFAS (per- and polyfluoroalkyl substances) legislation and rulemaking that impact water utilities, including wastewater and reclaimed water proposals, and work with members on advocacy as needed. Cascade urges the state to:
  - Use transparent, best available science to set state regulations for PFAS that are not based on the recently issued federal water health advisories that are below levels of detection and quantification.
  - Undertake a complete financial impact analysis of any proposed PFAS regulations that incorporates a cost analysis for any treatment construction and operation, remediation, and disposal costs that may burden ratepayers with significant rate increases.
  - Support source control and manufacturer liability to mitigate liability and costs to water utilities.
  - Support funding for water utilities to comply with state mandates regarding PFAS in drinking water supplies.
  - Require the Department of Ecology to identify sites and locations of known PFAS contamination potentially impacting a public water supply system to be classified as “listed sites” under the Model Toxics Control Act (MTCA) to ensure there is a public process, including SEPA, which will include engagement of
stakeholders in any proposed remediation plans, while exempting the public water supply systems from MTCA.

- **Resiliency Funding:** Work as a member of the Water Supply Forum to develop and implement a multi-year seismic resiliency funding strategy.
- **Affordability Measures:** Support continued funding of the Department of Commerce Connecting Housing to Infrastructure Program (CHIP) that reimburses utility connection charges. Support streamlining the program to reduce the administrative burden on utilities. Consider actions and/or legislation to allow utilities to address affordability issues, as directed by the board.
- **Collection Flexibility:** Protect existing authority and provide flexibility and new tools to allow utilities to work with impacted customers on payment plans to preserve the financial viability of the utility and avoid raising rates on other customers, including an extension of the ability to collect outstanding debt related to waiver of late fees and shut offs.
- **Milfoil Prevention:** Support state action to follow the example of California and Oregon and restrict boater access to state waters without a boat inspection.

Legislation Cascade is monitoring and/or supporting as appropriate:

- **Promote Cascade and Members’ Presence at Legislature as Industry Leader/Problem Solver:**
  - Review, and, if appropriate, support members’ 2023 legislative agendas.
  - Work with other agencies of which Cascade is a member – support and promote approved issues on agendas of groups like the Water Supply Forum, Washington Water Utilities Council (WWUC), and Washington Association of Sewer and Water Districts (WASWD).
  - Support existing industry organizations – Continue to further common water-policy interests, legislative goals, technical fixes as needed, conservation, etc.
- **Climate Change:** Monitor climate change proposals that have implications for water supply planning and resiliency.
- **Resiliency Planning:** Continue to lead resiliency planning for members on issues as needed.
- **Water Efficiency Measures:** Review and support legislation that promotes high efficiency water standards for fixtures, appliances or products.
- **State funding options for infrastructure and investments:** Cascade will continue to monitor proposals regarding water infrastructure investments.
- **Initiate and Participate in Legislative Workshops and Committees:** Cascade will promote responsible, environmental water use/regional governance at workshops/committee hearings.
- **Monitor Other Key Industry Issues:** Watch progress on pending or emerging issues.
- **Tours:** Offer legislators/staff tours of the Lake Tapps Reservoir to educate them on critical issues there.
MUNICIPAL

Cascade works with all cities and counties in our service area and the Lake Tapps/Pierce County area and will continue to hold regular meetings with the Four Cities (Bonney Lake, Buckley, Sumner and Auburn), Lake Tapps communities, Pierce County and other related agencies. Cascade will continue to identify and address issues as they arise.

2023 Municipal Agenda:

- Support Cascade members’ legislative agendas as appropriate.
- On-going monitoring of King County legislation, regulations or permits that may have an impact on Cascade members, including the Clean Water Plan’s elements that involve reclaimed water.
- Ongoing monitoring and engagement in (Pierce County, Bonney Lake, Buckley, Sumner) local land use (comprehensive plans, shoreline management plans), stormwater, water quality and other issues that may impact Cascade’s operations in the White River and Lake Tapps area.