Mike Sommerville

09:36:41 AM

11/08/2000



Marjorie Schaer 11/07/2000 04:20 PM

To: Greg Trautman/WUTC@WUTC, Records Center co: andre@snap.wa.org, danielle@nwenergy.org, dmeyer@avistacorp.com, dws@keywaycorp.com, efinklea@energyadvocates.com, jimlazar@cheerful.com, mail@dvclaw.com, roger@fsconline.com, simonf@atg.wa.gov

Subject: Re: UE-991606/07 Compliance Filing

TO PARTIES OF RECORD:

The Commission will not require that the compliance tariffs filed by Avista be implemented until such time as the Commission enters the order on reconsideration in these matters. That order will contain instructions for compliance filings.

Very truly yours,

MARJORIE R. SCHAER Administrative Law Judge

Greg Trautman

Greg Trautman

11/07/00 02:45 PM

To: Marjorie Schaer/WUTC@WUTC

cc: dmeyer@avistacorp.com, simonf@atg.wa.gov, danielle@nwenergy.org, dws@keywaycorp.com, jimlazar@cheerful.com, andre@snap.wa.org, mail@dvclaw.com,

efinklea@energyadvocates.com, roger@fsconline.com

Subject: UE-991606/07 Compliance Filing

On October 13, 2000, Avista filed compliance tariffs as required by paragraph 477 of the Commission's Third Supplemental Order. The tariffs have an effective date of November 13, 2000. Staff has reviewed these tariffs and conclude that they comply with the terms of the Commission's order. However, Staff questions whether or not these tariffs should be implemented, given the pendency of the motions for reconsideration of the Commission's order. Staff is concerned that ratepayers may experience two rate changes over a very short period of time.