

BEFORE THE WASHINGTON UTILITIES AND TRANSPORTATION COMMISSION

WASHINGTON UTILITIES AND TRANSPORTATION COMMISSION,)
Complainant,) Docket No. UE-152253
v.)
PACIFIC POWER & LIGHT COMPANY,)
Respondent.)

TELEPHONIC SCHEDULING CONFERENCE, VOLUME IV
Pages 105-130
ADMINISTRATIVE LAW JUDGE MARGUERITE E. FRIEDLANDER

11:02 a.m.
April 29, 2016

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OLYMPIA, WASHINGTON; APRIL 29, 2016
11:02 A.M.
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JUDGE FRIEDLANDER: We'll go ahead and go on the record.

My name is Marguerite Friedlander. I'm an administrative law judge with the Washington Utilities and Transportation Commission.

We're here on very quick notice because of discovery impediments to discuss scheduling of testimony and hearing on the selective catalytic reduction issue.

We are also here to reschedule the post-hearing briefs as they are due on May 23rd, and my guess would be, to have a complete brief, we're going to need to push that out.

This matter has been designated as Docket UE-152253.

Let's go ahead and take appearances beginning with Pacific Power. Please give the short form appearance, but let me know who is with you.

MS. MCDOWELL (via bridge line): This is Katherine McDowell for Pacific Power.

JUDGE FRIEDLANDER: Okay. And can you speak up a little bit?

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1 MS. MCDOWELL: Of course. Katherine
 2 McDowell from Pacific Power. Can you hear me all right
 3 now?
 4 JUDGE FRIEDLANDER: Yes, that's good.
 5 MS. MCDOWELL: Okay. Thank you.
 6 With me, I have several folks from
 7 PacifiCorp. Also appearing in the case with me as
 8 counsel, Matt McVee and Adam Lowney. Then I have Bryce
 9 Dalley, Ariel Son, Sarah Wallace and Rich Link.
 10 JUDGE FRIEDLANDER: And I'm sorry. The last
 11 name was Rick Link [sic]?
 12 MS. MCDOWELL: That's correct.
 13 JUDGE FRIEDLANDER: Okay. Thank you.
 14 And appearing today on behalf of Staff?
 15 MS. CAMERON-RULKOWSKI (via bridge line):
 16 Jennifer Cameron-Rulkowski, Assistant Attorney General.
 17 And with me on the line, I believe, I have Christopher
 18 Casey, Assistant Attorney General, and also Mr. Jeremy
 19 Twitchell of Staff.
 20 JUDGE FRIEDLANDER: Okay. Thank you.
 21 And is there anyone else on the line for
 22 Staff?
 23 MS. CAMERON-RULKOWSKI: I believe so.
 24 MR. SCHOOLEY (via bridge line): Yes. Tom
 25 Schooley and Jason Ball are also in the room along with

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1 Julian Beattie.
 2 JUDGE FRIEDLANDER: Okay. Thank you.
 3 Appearing today on behalf of Public Counsel?
 4 MR. FFITCH (via bridge line): Good morning,
 5 your Honor. Simon ffitich for Public Counsel, and I'm on
 6 my own today.
 7 JUDGE FRIEDLANDER: Okay. Appearing today
 8 on behalf of the Energy Project? Mr. Purdy, are you
 9 there? Perhaps it was too short of notice.
 10 Appearing today on behalf of Boise White
 11 Paper?
 12 MR. COWELL (via bridge line): Good morning,
 13 your Honor. Jesse Cowell on behalf of Boise, and also
 14 with me is Brad Mullins.
 15 JUDGE FRIEDLANDER: Okay. Thank you.
 16 Appearing today on behalf of the Sierra
 17 Club?
 18 MR. RITCHIE (via bridge line): Good
 19 morning, your Honor. Travis Ritchie on behalf of the
 20 Sierra Club.
 21 MS. SMITH (via bridge line): And Gloria
 22 Smith on behalf of Sierra Club.
 23 JUDGE FRIEDLANDER: Thank you.
 24 Is there anyone here on behalf of the
 25 coalition, the Northwest Energy Coalition?

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1 MS. BOSH (via bridge line): Yes. Good
 2 morning. This is Joni Bosh. I'm here on my own with
 3 the Northwest Energy Coalition.
 4 JUDGE FRIEDLANDER: Okay. Thank you.
 5 Is there anyone else on the bridge line that
 6 wants to make an appearance? I can guarantee you,
 7 besides the court reporter, I am the only one in the
 8 room right now.
 9 We need to discuss obviously, since Order 08
 10 was entered, how soon Staff can get testimony and
 11 exhibits in. We're essentially the rest of today away
 12 from a hearing on Monday.
 13 So perhaps, Mr. Casey or
 14 Ms. Cameron-Rulkowski, hopefully you've talked with
 15 Mr. Twitchell and the rest of the folks in Staff about
 16 how soon that can be done.
 17 MS. CAMERON-RULKOWSKI: Yes, your Honor, we
 18 have. What we wanted to know was what the -- what the
 19 hearing date is going to be, and so we'd like to get
 20 some idea of the hearing date and then -- and then go
 21 back from that and establish the dates to file
 22 supplemental testimony.
 23 JUDGE FRIEDLANDER: Well, if you have
 24 supplemental testimony and exhibits ready right now, I'd
 25 like them filed today.

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1 MS. CAMERON-RULKOWSKI: We could certainly
 2 file them Friday.
 3 JUDGE FRIEDLANDER: Friday as in next Friday
 4 or Friday as in today?
 5 MS. CAMERON-RULKOWSKI: Friday as in next
 6 Friday.
 7 JUDGE FRIEDLANDER: Okay. Then that's fine.
 8 That's really what I need to know, because we can't work
 9 backwards from now. We really need to find out how soon
 10 it's going to take you guys to provide the analysis, do
 11 the analysis on all of that, and perhaps it's already
 12 done, but then draft the testimony and get the exhibits
 13 to us.
 14 So if you can do that by Friday, May 6th,
 15 I'm prepared to allow the parties an additional week for
 16 rebuttal/cross-answering if that would be acceptable.
 17 Let's start with the Company. Would that be
 18 acceptable for rebuttal testimony on this limited issue?
 19 MS. MCDOWELL: That's acceptable to Pacific
 20 Power.
 21 JUDGE FRIEDLANDER: Public Counsel?
 22 MR. FFITCH: That's acceptable, your Honor.
 23 JUDGE FRIEDLANDER: Okay. I don't know if
 24 any of you even intend to file testimony or exhibits.
 25 This is pretty much a very narrow, limited issue.

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1 So let's go to Boise White Paper and Sierra
 2 Club.
 3 MR. COWELL: Your Honor, that seems fine
 4 from Boise's perspective.
 5 JUDGE FRIEDLANDER: Okay. Mr. Ritchie or
 6 Ms. Smith?
 7 MR. RITCHIE: Yes, your Honor. So just to
 8 clarify, so the cross-answer would be the 13th, correct?
 9 JUDGE FRIEDLANDER: Yes, that's correct. It
 10 would be Friday, the 13th.
 11 MR. RITCHIE: That's acceptable for Sierra
 12 Club.
 13 JUDGE FRIEDLANDER: Thank you. All right.
 14 With that, it's going to be fairly difficult
 15 as the commissioners' and the Commission's schedule in
 16 general are quite booked for the latter half of May.
 17 We're receiving some feedback on the line.
 18 I'm not sure whose phone that is.
 19 I would propose, I guess, that the parties
 20 come up with some potential dates. I will let you know
 21 right now that Commission -- the commissioners are out
 22 the week of -- well, I should say May 22nd through the
 23 26th at the Western Conference.
 24 What I'm seeing right now, the earliest
 25 possible date that we could have the hearing might be

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1 the 31st of May and June 1st. That would be a Tuesday
 2 and a Wednesday following Memorial Day.
 3 Any thoughts?
 4 MS. MCDOWELL: Your Honor, Katherine
 5 McDowell for Pacific Power. Those dates work for
 6 Pacific Power.
 7 JUDGE FRIEDLANDER: Thank you.
 8 Staff?
 9 MS. CAMERON-RULKOWSKI: And those dates work
 10 for Staff.
 11 JUDGE FRIEDLANDER: Okay. Public -- I'm
 12 sorry?
 13 MR. FFITCH: Sorry, your Honor. Could you
 14 repeat those dates? I apologize. I didn't track that.
 15 JUDGE FRIEDLANDER: Sure. Tuesday,
 16 May 31st; Wednesday, June 1st.
 17 MR. FFITCH: And those are briefing dates
 18 for all issues in the case?
 19 JUDGE FRIEDLANDER: No. Those would be
 20 hearing dates for the SCR issue.
 21 MR. FFITCH: Oh, I apologize.
 22 JUDGE FRIEDLANDER: And this is Simon
 23 ffitch?
 24 MR. FFITCH: This is Simon ffitch.
 25 JUDGE FRIEDLANDER: Sure.

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1 No objection to that for Public Counsel.
 2 Okay.
 3 MR. RITCHIE: Your Honor, this is Travis
 4 Ritchie with Sierra Club, if I could chime in.
 5 JUDGE FRIEDLANDER: Sure.
 6 MR. RITCHIE: Having discussed with my
 7 expert, I know that one of his conflicts is an inability
 8 to travel on Memorial Day. So he could be -- Dr. Fisher
 9 could be available on June 1st, and then depending on
 10 flight availability, possibly late on the 31st, although
 11 he is coming from the East Coast.
 12 JUDGE FRIEDLANDER: Um-hmm.
 13 MR. RITCHIE: But travel for him on the 30th
 14 is difficult because that is Memorial Day.
 15 JUDGE FRIEDLANDER: Okay.
 16 MS. MCDOWELL: And your Honor, this is
 17 Katherine McDowell for Pacific Power. I was just going
 18 to say that, from a scheduling perspective, the 31st is
 19 better for us. So I'm not sure if there's a way to
 20 accommodate Mr. Fisher's travel schedule and have him
 21 appear in the afternoon, which I think would be the
 22 normal flow.
 23 JUDGE FRIEDLANDER: And I'm not sure it's
 24 going to take a full day. I'm just trying to get a
 25 sense of what everyone's schedules and availabilities

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1 are. So these are both just potential dates.
 2 And what about Boise White Paper,
 3 Mr. Cowell?
 4 MR. COWELL: Either date would work for us,
 5 your Honor. Thanks.
 6 JUDGE FRIEDLANDER: Thank you.
 7 Obviously, I still need to hopefully get a
 8 response from the Energy Project and the Coalition, but
 9 the way the schedule is looking right now, those seem to
 10 be the best dates, in which case we would want a full
 11 briefing on all the issues thereafter, rather than
 12 having two separate briefings because we're having to
 13 break this issue out.
 14 So the May 23rd post-hearing brief deadline
 15 would need to be rescheduled for some time after the
 16 31st or the 1st, in which case I would guess that would
 17 be somewhere around -- well, it would be late June. And
 18 after that, I'm guessing we would probably get an order
 19 out mid-August.
 20 So are there any other matters that we need
 21 to take up today?
 22 MS. CAMERON-RULKOWSKI: I think the only
 23 thing -- this is Jennifer Cameron Rulkowski. I will be
 24 out of the office in mid-June, and I would ask -- I
 25 would ask -- I'll be out of the office from June 10th

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1 through June 23rd, and I would simply ask that the brief
 2 be due after that.

3 JUDGE FRIEDLANDER: Okay. Well, we'll
 4 attempt to accommodate that for the briefing schedule.
 5 But again, as with the hearing, we're going to have to
 6 accommodate the commissioners' schedules first and
 7 foremost and try to run this on a prudent course.

8 So is there any other scheduling conflicts
 9 that we may need to address?

10 MR. FFITCH: Your Honor, this is Simon
 11 ffitich for Public Counsel.

12 I guess just a question about -- to confirm
 13 what -- I think I know the answer, but the hearings
 14 coming up on Monday are going forward as to all the
 15 other issues?

16 JUDGE FRIEDLANDER: That's correct.

17 MR. FFITCH: And the only additional point,
 18 then, that I was going to bring up is whether we need to
 19 look at the witness schedule. To the extent the SCR
 20 witnesses are pulled out of that, do we need to discuss
 21 any revisions to the witness schedule for Monday and
 22 Tuesday?

23 JUDGE FRIEDLANDER: I would say that is a
 24 very good idea, and that the parties may do that off
 25 line. And I would appreciate being updated by the end

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1 of today.

2 MR. FFITCH: Thank you, your Honor.

3 JUDGE FRIEDLANDER: Certainly. Thank you
 4 for bringing it up.

5 The other thing that I want to mention,
 6 because I haven't had a chance to e-mail about this, is
 7 that we are missing an electronic copy of Pacific
 8 Power's Exhibit SEM-9C. We have the redacted version;
 9 we have no confidential PDF version. So if you could
 10 file that ASAP, we'd really appreciate it.

11 MS. MCDOWELL: Your Honor, this is Katherine
 12 McDowell. We will do that.

13 JUDGE FRIEDLANDER: Thank you.

14 MS. MCDOWELL: And just back to the
 15 schedule, as we're putting it together, we -- as you
 16 know, we did a fair amount of negotiations to try to get
 17 a schedule that worked for folks, and if we can try
 18 to -- as the hearing slips, if we can try to keep the
 19 basic relationship among the other dates, I think we
 20 would, you know, appreciate that. I think those were
 21 all pretty carefully negotiated.

22 JUDGE FRIEDLANDER: What other dates are you
 23 referring to?

24 MS. MCDOWELL: I'm just saying that, right
 25 now, I think we had the briefing date about three weeks

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1 after the hearing. Just trying to keep that
 2 relationship, and then the order date, just so that the
 3 schedule does not -- you know, the basic flow of the
 4 schedule remains the same.

5 JUDGE FRIEDLANDER: Right. So you're
 6 suggesting that perhaps a briefing would be, again,
 7 approximately three weeks after the hearing?

8 MS. MCDOWELL: That's correct.

9 JUDGE FRIEDLANDER: Yes. And then the
 10 Commission, again, needs approximately six weeks to
 11 draft an order, so I think that's fair.

12 MS. MCDOWELL: Okay.

13 MS. CAMERON-RULKOWSKI: Your Honor, this is
 14 Jennifer Cameron-Rulkowski, and I have a proposal for
 15 you to consider. Because we -- because of the
 16 additional complexity of the SCR issue, we would propose
 17 doing two rounds of briefing. We're thinking that that
 18 might be a good process to get out all of the arguments
 19 and be able to respond to the different parties'
 20 arguments and be helpful to the Commission.

21 JUDGE FRIEDLANDER: I'm confused, because I
 22 thought this was a fairly narrow issue as far as new
 23 information goes, meaning there's new information that
 24 was received by Staff, or was at least made aware --
 25 Staff was made aware of in late April.

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1 So how many rounds -- I mean, this is just
 2 one additional mine plan and an analysis by Staff with
 3 rebuttal by the Company and possibly cross-answering
 4 testimony.

5 What -- what are you thinking of as far as
 6 briefing?

7 MS. CAMERON-RULKOWSKI: Strictly that as the
 8 subject has developed, it's -- my thought is that it
 9 might be helpful to have two rounds of briefing. And if
 10 it's not helpful, that's fine, but I wanted to offer
 11 that.

12 JUDGE FRIEDLANDER: Well, you know what?
 13 Let's postpone a decision on that until we get to
 14 hearing and see exactly how complex this is. I would
 15 say we could probably get by with one round of briefing,
 16 but I will hold it in abeyance and consider your
 17 suggestion after we have cross-examination of the
 18 witnesses.

19 MS. CAMERON-RULKOWSKI: Certainly. And the
 20 other issue that I wanted to raise was, we had submitted
 21 cross-exhibits not knowing whether we were going to be
 22 filing supplemental testimony, and so I would ask for an
 23 opportunity to -- to potentially refile -- resubmit
 24 cross-exhibits on the SCR issue.

25 JUDGE FRIEDLANDER: So let me just think

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1 about this for a second, because Staff is already going
 2 to be filing testimony and exhibits on Friday, May 6th,
 3 the Company will file rebuttal, and possibly parties
 4 filing cross-answering on the 13th. We're looking at a
 5 hearing maybe May 31st or June 1st.
 6 When would Staff propose filing
 7 cross-exhibits?
 8 MS. CAMERON-RULKOWSKI: That would need to
 9 be sometime -- presumably sometime early in the week of
 10 the 24th, just looking at the calendar.
 11 JUDGE FRIEDLANDER: Okay. So you're
 12 thinking May 23rd?
 13 MS. CAMERON-RULKOWSKI: Oh, sorry. May.
 14 The week of May 23rd, right.
 15 JUDGE FRIEDLANDER: Okay. All right.
 16 How did the other parties feel about this?
 17 Is there a need for additional opportunity for
 18 cross-exam exhibits?
 19 MS. MCDOWELL: Katherine McDowell from
 20 Pacific Power. We would like leave to file additional
 21 cross-examination exhibits for -- related to the SCR
 22 issue.
 23 JUDGE FRIEDLANDER: All right. Thank you.
 24 Anyone else wish to weigh in?
 25 All right. I don't have too much of a

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1 problem with that. I would say that it's going to need
 2 to come in by -- I would like it in by the 20th. I
 3 would like all cross-exam exhibits in by the 20th,
 4 assuming that we have the hearing either on the 31st or
 5 June 1st.
 6 So I would assume, then, that you all may
 7 even need additional discovery. Is that -- is that a
 8 possibility? Or are we pretty much done with discovery?
 9 MS. MCDOWELL: Your Honor, we -- Pacific
 10 Power here again. We would like leave to do discovery
 11 on Staff's supplemental testimony.
 12 JUDGE FRIEDLANDER: And how long are we
 13 looking at?
 14 MS. MCDOWELL: I mean, my sense is that we
 15 would -- you know, if the testimony comes on the 13th,
 16 that we would be able to get our discovery out on the
 17 15th with -- I'm off a week -- on the 6th, so we would
 18 be able to have our discovery out by the 9th with
 19 responses by the end of the week.
 20 JUDGE FRIEDLANDER: All right. And would
 21 that work for the other parties as well, continuing
 22 discovery until --
 23 MS. MCDOWELL: Your Honor, I'm sorry. I
 24 needed to say the 12th. Because our testimony is due
 25 the 13th, if we were going to incorporate any of the

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1 discovery into our testimony, we would need to have the
 2 responses by the 12th.
 3 JUDGE FRIEDLANDER: Okay. So having
 4 discovery through -- to give Staff and the other parties
 5 additional time to conduct any discovery, are we looking
 6 at extending discovery, say, through the 16th?
 7 MS. CAMERON-RULKOWSKI: Well, your Honor,
 8 this is Jennifer Cameron-Rulkowski, and I think if the
 9 Company is filing testimony in response to Staff's
 10 supplemental testimony, then it's possible that Staff
 11 would also need to do some discovery on whatever the
 12 Company files. So we would appreciate the opportunity
 13 for some limited discovery.
 14 JUDGE FRIEDLANDER: So are we looking at
 15 possibly -- theoretically, could Staff have discovery
 16 and the other parties have discovery done by the 18th of
 17 May?
 18 MS. MCDOWELL: So your Honor, Katherine
 19 McDowell here. We had proposed on our -- on the
 20 turn-around on our end, was we get it on Friday, we
 21 serve the discovery that Monday, the discovery comes in
 22 on that Thursday.
 23 So we propose a similar schedule. We file
 24 our testimony the 13th, any discovery comes in on the
 25 16th, responses on the 19th, which would be, then, in

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1 time for filing cross-exhibits on the 20th.
 2 MS. CAMERON-RULKOWSKI: That works for
 3 Staff.
 4 JUDGE FRIEDLANDER: Okay. And other
 5 parties, what are your thoughts on this?
 6 MS. SMITH: Sierra Club is fine with that
 7 schedule.
 8 JUDGE FRIEDLANDER: Okay. Boise?
 9 MR. FFITCH: Public Counsel is fine.
 10 MR. COWELL: Boise also is fine.
 11 MS. BOSH: Coalition's fine.
 12 JUDGE FRIEDLANDER: So the Coalition --
 13 okay. So the court reporter didn't hear anything after
 14 Boise, so the Coalition is now on the line?
 15 MS. BOSH: I have been, yes.
 16 JUDGE FRIEDLANDER: Okay. So --
 17 MS. BOSH: And we are fine with that.
 18 JUDGE FRIEDLANDER: Okay. That's fine.
 19 And could you please make an appearance for
 20 the court reporter?
 21 MS. BOSH: Yes, this is Joni Bosh for
 22 Northwest Energy Coalition.
 23 JUDGE FRIEDLANDER: Sierra Club, you're fine
 24 with discovery through the 16th?
 25 MS. SMITH: We are, your Honor.

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1 JUDGE FRIEDLANDER: All right. Public
 2 Counsel said yes.
 3 Staff, how about you?
 4 MS. CAMERON-RULKOWSKI: Excuse me,
 5 your Honor. I think it would need to be through the
 6 19th if we need to file cross-exhibits on the 20th and
 7 we're just seeing the Company's testimony on the 13th.
 8 Oh, in order to -- right, that's fine.
 9 MS. MCDOWELL: So the discovery would be
 10 served by the 16th and we would respond by the 19th.
 11 JUDGE FRIEDLANDER: Right.
 12 MS. MCDOWELL: That's fine. And you know, I
 13 would propose, too -- just a couple of points.
 14 One is that we would be willing to get our
 15 discovery in by noon on the 19th [sic] and would
 16 appreciate the same accommodation from Staff on the
 17 12th, just to allow the processing of, you know, the --
 18 JUDGE FRIEDLANDER: Okay. You're going to
 19 have to repeat that for the court reporter.
 20 MS. MCDOWELL: Yeah, I'll slow down.
 21 So what we were proposing, instead of having
 22 discovery that we serve on the 9th be due on the 12th at
 23 5:00, it would be due on the 12th at noon. And
 24 similarly, the discovery that is served on the Company
 25 on the 16th, we would provide responses by noon on the

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1 19th.
 2 JUDGE FRIEDLANDER: Staff?
 3 MS. CAMERON-RULKOWSKI: Yes, that is
 4 agreeable.
 5 JUDGE FRIEDLANDER: Okay. Any of the other
 6 parties want to weigh in? I'm not hearing any objection
 7 so I'm going to take that as it's perfectly fine.
 8 Please keep in mind that the difficulties
 9 we're having with the sound system is the same
 10 difficulties that your witnesses may encounter if they
 11 are testifying telephonically, so be careful when you're
 12 asking to have them made available. And we're hearing
 13 someone's alert on their computer pop up as well. So
 14 just keep that in mind for the evidentiary hearing on
 15 Monday and into Tuesday.
 16 So what I've got so far is that we will
 17 receive additional testimony and exhibits from Staff on
 18 the limited issue of SCR prudence on May 6th, on Friday,
 19 and then the Company will respond with rebuttal and
 20 cross-answering from any of the parties on May 13th.
 21 We will continue discovery in this docket
 22 through the 16th, and responses to -- responses to
 23 the -- I'm going to just say, these data request
 24 responses that are propounded to the Company will be --
 25 I guess it would be Staff goes first.

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1 So data request responses are due by noon
 2 when they would have been done by 5:00. The Company has
 3 said that they will get any data requests out by the
 4 9th, and then the Staff will get data request responses
 5 out by the 16th, I assume.
 6 In any event, I will be issuing an order --
 7 entering an order -- another prehearing conference order
 8 based on these dates, as well as the evidentiary hearing
 9 date that we're going to have for that limited issue
 10 after I check with the commissioners' schedules.
 11 This may take a bit, but likely we're going
 12 to be pretty busy next week anyway. And briefs
 13 potentially would be due the third or fourth week of
 14 June. And again, this is certainly going to extend the
 15 date of entering a final order and having rates
 16 effective.
 17 Is there anything else that we needed to
 18 address before we adjourn?
 19 MR. RITCHIE: Yes, your Honor.
 20 MS. SMITH: Your Honor --
 21 JUDGE FRIEDLANDER: Okay. One at a time.
 22 Was that Travis Ritchie?
 23 MR. RITCHIE: Yes, your Honor. And I think
 24 Gloria was the other one speaking up with the Sierra
 25 Club.

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1 JUDGE FRIEDLANDER: Okay.
 2 MR. RITCHIE: With regard to moving the --
 3 bifurcating the issues, Sierra Club's only issue that we
 4 intended to cross on, and the case that we presented,
 5 has to do with this SCR issue. And so we would ask
 6 whether or not it's an option for Sierra Club to be
 7 excused from the hearings on Monday and Tuesday coming
 8 up.
 9 JUDGE FRIEDLANDER: I have no issue with
 10 that, but you do so at your own peril in case there is
 11 another issue that comes up that may have anything
 12 peripherally to do with something that you're interested
 13 in. So I have no problem with it, but do take caution.
 14 MR. RITCHIE: Thank you, your Honor. We'll
 15 take that under advisement, and we'll let you know on
 16 Monday if we're there.
 17 JUDGE FRIEDLANDER: Thank you.
 18 Is there anything else we need to address
 19 before we adjourn?
 20 MS. MCDOWELL: Yes, Judge. Katherine
 21 McDowell again here for PacifiCorp. I just wanted to
 22 clarify that that discovery that we've been discussing
 23 that will occur in May is related only to the SCR
 24 issues. It's basically limited to the supplemental
 25 testimony and response testimony that's going to be

1 filed.

2 JUDGE FRIEDLANDER: Yes, that's correct.

3 This is not an opportunity for additional discovery of

4 other non-SCR prudence issues.

5 MR. FFITCH: Your Honor, this is Simon

6 ffitch. While we have all the other -- all the counsel

7 on the line, with regard to the witness scheduling on

8 Monday and Tuesday, could we quickly figure out a time

9 to confer on that? And maybe we can do it immediately

10 after this call while everybody is still gathered?

11 JUDGE FRIEDLANDER: That's fine. I'll leave

12 the conference bridge on, and when we adjourn, we'll

13 just go off the record and allow you to do that.

14 MR. FFITCH: Thank you, your Honor. That's

15 acceptable to us.

16 JUDGE FRIEDLANDER: Certainly.

17 Is there anything else before we adjourn?

18 All right. Hearing nothing, we will see you or hear you

19 on Monday.

20 Thank you. We are adjourned.

21 (Hearing concluded at 11:27 a.m.)

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1 CERTIFICATE

2

3 STATE OF WASHINGTON)

4)^{ss})

5 COUNTY OF KING)

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7 I, ANITA W. SELF, a Certified Shorthand Reporter

8 in and for the State of Washington, do hereby certify

9 that the foregoing transcript is true and accurate to

10 the best of my knowledge, skill and ability.

11 IN WITNESS WHEREOF, I have hereunto set my hand

12 and seal this 9th day of May, 2016.

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17 ANITA W. SELF, RPR, CCR #3032

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