

**BEFORE THE WASHINGTON UTILITIES AND
TRANSPORTATION COMMISSION**

WASHINGTON UTILITIES AND)	
TRANSPORTATION COMMISSION)	
)	DOCKET NO. TO-011472
Complainant,)	
)	
v.)	
)	
OLYMPIC PIPE LINE COMPANY, INC.)	
)	
Respondent.)	
_____)	

**TESORO REFINING AND MARKETING COMPANY'S
MOTION TO POSTPONE PREHEARING CONFERENCE
SCHEDULED FOR THURSDAY, APRIL 18, 2002**

1 Tesoro Refining and Marketing Company (ATesoro@), by and through its attorneys, Brena, Bell & Clarkson, P.C., hereby moves the Washington Utilities and Transportation Commission (AWUTC@) to postpone for one week the prehearing conference currently set to take place on Thursday, April 18, 2002, at 1:30 p.m.

2 As a result of the prehearing conference held April 4, 2002, for argument on the Staff's request for dismissal, this Commission set deadlines, among others, for (1) Olympic to respond to Tesoro's discovery requests, and (2) parties to file allegations and requests for sanctions. Since that prehearing conference, Olympic has produced several banker's boxes of documents for review. At the time of this filing, a couple of additional banker's boxes of documents have yet to be copied or delivered to Tesoro's experts. In addition, Tesoro is reviewing this discovery for incorporation into its FERC direct and answering case which must be completed this week. Under

the circumstances, counsel for Tesoro will not be able to determine whether a motion for sanctions is either appropriate or necessary until they have completed the review of Olympic's recent discovery production.

3 Accordingly, Tesoro is respectfully requesting a one-week extension to allow it to complete the review, discuss any inadequacies in the discovery with counsel for Olympic, and prepare a motion for sanctions, if necessary. Counsel for Olympic has indicated it supports Tesoro's request for a one-week extension.

DATED this 16th day of April, 2002.

BRENA, BELL & CLARKSON, P.C.
Attorneys for Tesoro Refining and
Marketing Company

By

Robin O. Brena, ABA #8410089
David A. Wensel, ABA #9306041

CERTIFICATE OF SERVICE

I hereby certify that on April 16, 2002,
a true and correct copy of the foregoing
document was faxed, emailed, and mailed
to the following:

OLYMPIC PIPELINE COMPANY, INC.

Steven C. Marshall, Esq.
Patrick W. Ryan, Esq.
Counsel for Olympic Pipe Line Company
Perkins Coie LLP
One Bellevue Center, Suite 1800
411 - 108th Ave. N.E.
Bellevue, WA 98004-5584
Fax: 425-453-7350
Email: marss@perkinscoie.com

William H. Beaver, Esq.
Karr Tuttle Campbell
1201 Third Avenue, Suite 2900
Seattle, WA 98101
Fax: 206-682-7100
wbeaver@karrtuttle.com

Robert C. Batch, President
Olympic Pipe Line Company
2201 Lind Avenue, S.W., Suite 270
Renton, WA 98055
Fax: 425-981-2525
No Email

Bernadette J. Zabransky
Director-Pipeline Tariff & Regulatory Affairs
BP Pipelines (North America) Inc.
801 Warrenville Rd., Suite 700
Lisle, IL 60532
Fax: 630-493-3707
Email: Zabranbj@bp.com

WUTC STAFF

Donald Trotter, Assistant Attorney General
Counsel for Commission Staff
Attorney General's Office
Utilities and Transportation Division
1400 S. Evergreen Park Drive S.W.
P.O. Box 40128
Olympia, WA 98504-0128
Fax: 360-586-5522
Email: dtrotter@wutc.wa.gov

TOSCO CORPORATION

Edward A. Finklea, Esq.
Counsel for Tosco Corporation
Energy Advocates LLP
526 N.W. 18th Avenue
Portland, OR 97209-2220
Fax: 503-721-9121
Email: efinklea@energyadvocates.com

Elaine Houchen