Docket No. TR-180854 - Vol. I

WUTC v. Union Pacific Railroad Company

January 8, 2019



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BEFORE THE WASHINGTON UTILITIES AND TRANSPORTATION COMMISSION

WASHINGTON UTILITIES AND)DOCKET NO. TR-180854
TRANSPORTATION COMMISSION,)

Complainant,)

v.)

UNION PACIFIC RAILROAD)
COMPANY,)

Respondent.)

PREHEARING CONFERENCE, VOLUME I

Pages 1-8

ADMINISTRATIVE LAW JUDGE NELLI DOROSHKIN

January 8, 2019

9:27 A.M.

Washington Utilities and Transportation Commission 1300 South Evergreen Park Drive Southwest Olympia, Washington 98504

REPORTED BY: TAYLER GARLINGHOUSE, CCR 3358

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	* * * *	
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Page 3 1 OLYMPIA, WASHINGTON; JANUARY 8, 2019 9:27 A.M. --000--3 4 PROCEEDINGS 5 6 JUDGE DOROSHKIN: Let's just be on the 7 record. Good morning. Today is Tuesday, 8 January 8th, 2019. The time is approximately 9:30 a.m. 9 This is a prehearing conference in Docket TR-180854 on the Commission's complaint against Union Pacific 10 Railroad. 11 12 My name is Nelli Doroshkin. I'm an 13 administrative law judge with the Commission in this 14 proceeding and I'll be presiding in this matter. 15 After this hearing, I will prepare an order 16 outlining the procedure going forward in this case. 17 So to begin, I'll take appearances beginning with Staff. 18 19 MR. DALLAS: Good morning, Judge Doroshkin. My name is Joe Dallas, and I'm an assistant attorney 20 general with the Utilities and Transportation Division, 21 22 and today I'm here representing Commission Staff. 23 MR. FUKANO: Good morning, Judge. Fukano, Assistant Attorney General, also appearing on 24 25 behalf of Staff.

- 1 MR. BYLSMA: Good morning, Your Honor.
- 2 Robert Bylsma, Senior General Attorney for Union
- 3 Pacific, appearing on behalf of Union Pacific.
- 4 JUDGE DOROSHKIN: Okay. Thank you.
- 5 And hearing no one on the bridge line, which
- 6 is unavailable, we will continue.
- 7 So there are no petitions to intervene as of
- 8 today's date from what I've seen on the docket, so we
- 9 will continue there as well. And no parties are in the
- 10 hearing room to make oral petitions to intervene.
- 11 Okay. Regarding electronic filing and
- 12 electronic service, I want to remind the parties that
- 13 the Commission's procedural rules require electronic
- 14 filing and service.
- 15 Then regarding designated persons for
- 16 service, if a party has not yet designated a lead
- 17 representative for service, please do so via an email to
- 18 me and the parties as soon as possible, preferably by
- 19 the end of the day today. And my email is
- 20 nelli.doroshkin@utc.wa.gov.
- 21 Also, if you would like to add names and
- 22 email addresses of other representatives or support
- 23 staff who would receive -- who should receive electronic
- 24 courtesy copies of all documents filed in this
- 25 proceeding, please email that to me as well.

- 1 And then finally, there is an agreed
- 2 procedural schedule I understand?
- 3 MR. DALLAS: That is correct.
- 4 JUDGE DOROSHKIN: Okay. Before you give me
- a copy of the schedule, if you have it written down, one
- 6 thing I would like Union Pacific and Staff to consider
- 7 is whether there is a factual dispute here. Are there
- 8 any factual issues in dispute or is there an agreement
- 9 on that?
- 10 MR. DALLAS: Judge Doroshkin, that is
- 11 something we have yet to discuss.
- 12 JUDGE DOROSHKIN: Okay. So one thing that
- 13 we might take a brief recess for here to consider that
- 14 possibility is, if there are no factual issues, then
- 15 there might not be a need for an evidentiary hearing.
- 16 We could do a paper hearing, have the parties stipulate
- 17 to the facts, submit briefs, and I would issue a
- 18 decision based on those briefs. Alternatively, the
- 19 parties could stipulate to the facts, submit briefs, and
- 20 then hear -- I could hear oral arguments on those briefs
- 21 limited to the legal issues.
- 22 So if you would like to consider that
- 23 option, we could take a recess for Staff and Pacific to
- 24 discuss.
- MR. BYLSMA: Your Honor, I think I would

- 1 like more time than just a meeting with Staff to decide
- 2 if that's really the best course here. There may not be
- 3 a huge factual dispute, but I think that it may be
- 4 beneficial still to have the evidence before the Court.
- 5 JUDGE DOROSHKIN: Okay. So then if I could
- 6 get a copy of the proposed procedural schedule, and then
- 7 the parties may by motion request a waiver or may
- 8 request a waiver of the evidentiary hearing at a later
- 9 date.
- 10 MR. DALLAS: And we have an oral agreement,
- 11 but Mr. Fukano has written our proposed schedule.
- 12 JUDGE DOROSHKIN: Well, then could you
- 13 please just read it into the record?
- MR. DALLAS: Yeah. So our proposed schedule
- is to have the settlement conference on
- 16 February 12th, 2019, and to have a hearing date on
- 17 April 9th, 2019.
- 18 JUDGE DOROSHKIN: Okay. And I did check
- 19 those dates earlier. I think April 9th does work for
- 20 the Commission so...
- 21 All right. So I will incorporate those
- 22 dates into the prehearing conference order. Is there
- anything else that we need to address?
- 24 MR. DALLAS: Staff will not be asking for
- 25 any discovery in this case.

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Page 7
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                 JUDGE DOROSHKIN: Okay. All right. Okay,
 2
            If there is nothing else, I will issue an order
     shortly containing the procedural schedule and the other
 3
     guidelines for the disposition of this case. And then
 4
 5
     we are adjourned. Thank you.
 6
                 MR. DALLAS:
                               Thank you.
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                 MR. BYLSMA: Thank you.
                 (Adjourned at 9:33 a.m.)
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1	CERTIFICATE	
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3	STATE OF WASHINGTON	
4	COUNTY OF THURSTON	
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6	I, Tayler Garlinghouse, a Certified Shorthand	
7	Reporter in and for the State of Washington, do hereby	
8	certify that the foregoing transcript is true and	
9	accurate to the best of my knowledge, skill and ability.	
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