WUTC v. Pacificorp dba Pacific Power & Light Company

Docket No. UE-230172 - Vol. II

October 12, 2023



206.287.9066 I 800.846.6989



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Page 22
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                BEFORE THE WASHINGTON
                                                                                          APPEARANCES:
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           UTILITIES AND TRANSPORTATION COMMISSION
                                                                            3
                                                                                   FOR THE ENERGY PROJECT:
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      WASHINGTON UTILITIES AND
                                                                                        Yochanan "Yochi" Zakai
      TRANSPORTATION COMMISSION,
                                                                            5
                                                                                        Shute, Mihaley & Weinberger LLP
                                                                                        396 Hayes Street
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                                                                                        San Francisco, California 94102
           Complainant,
                                                                                        415.552.7272
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                          ) DOCKET NO. UE-230172
      VS.
                                                                                   FOR THE SIERRA CLUB:
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                                                                                        Rose Monahan
      PACIFICORP d/b/a PACIFIC POWER & )
                                                                                        rosemonahan@gmail.com
      LIGHT COMPANY,
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                                                                                        Sierra Club
                                                                                        2101 Webster Street, Suite 1300
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                                                                                        Oakland, California 94612
            Respondent.
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                                                                                   FOR NWEC:
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                                                                                        Joni Sliger
              BEFORE ADMINISTRATIVE LAW JUDGE
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                  MICHAEL HOWARD
                                                                          16
                                                                                        Sanger Law, PC
                                                                                        4031 Southeast Hawthorne Boulevard
              VERBATIM REPORT OF PROCEEDINGS
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                                                                                        Portland, Oregon 97214
                                                                                        503.756.7533
             HEARING ON MOTION TO COMPEL - VOL II
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                   PAGES 22-50
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                                                                                   FOR AWEC:
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                                                                                        Sommer Moser
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                                                                                        971.710.1154
       TRANSCRIBED BY: ELIZABETH PATTERSON HARVEY,
                FAPR, RPR, WA CCR 2731
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              APPEARANCES:
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                                                                                            October 12, 2023 at 1:30 p.m.
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        FOR COMMISSION STAFF:
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            Nash Callaghan
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            nash.callaghan@atg.wa.gov
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                                                                                          JUDGE HOWARD: Good afternoon. I see that
             Office of the Attorney General
                                                                            5
                                                                                   records center has started the recording of this hearing
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            Washington Utilities and Transportation
            Commission
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                                                                                   on staff's motion to compel. I believe this will be
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            PO Box 40128
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            Olympia, Washington 98504
                                                                                   transcribed later by our court reporter. So I'm not --
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                                                                            8
                                                                                   I'm looking to see if the court reporter is here right
        FOR PACIFICORP:
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            Jocelyn Pease
                                                                            9
                                                                                   now, but we believe they will be transcribing this later.
            jocelyn@mrg-law.com
                                                                           10
                                                                                   It's recorded at this time.
11
            McDowell Rackner & Gibson PC
            419 SW 11th Ave, Unit 400
Portland, Oregon, 97205
                                                                           11
                                                                                           So I would consider us on the record. Today
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            503.595.3922
                                                                           12
                                                                                   is Thursday, October 12, 2023. The time is 1:30 p.m.
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                                                                                   This case is captioned The Washington Utilities and
            Aiav Kumar
14
            ajay.kumar@pacificorp.com
                                                                           14
                                                                                   Transportation Commission versus PacifiCorp, doing
            Carla Scarsella
                                                                           15
                                                                                   business as Pacific Power and Light Company,
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            carla.scarsella@pacificorp.com
                                                                           16
                                                                                   Docket UE-230172, and we're here holding a hearing
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            825 NE Multnomah Street, Suite 1500
            Portland, Oregon 97232
                                                                           17
                                                                                   following staff's motion to compel discovery.
            503 813-6338
                                                                           18
                                                                                          My name is Michael Howard. I'm an
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        FOR PUBLIC COUNSEL:
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                                                                                   administrative law judge at the commission. I'm
19
            Lisa W. Gafken
                                                                           2.0
                                                                                   presiding in this case alongside the commissioners, but
2.0
            Lisa.gafken@atg.wa.gov
Ann Paisner
                                                                           21
                                                                                   they will not be joining us -- the commissioners will not
            ann.paisner@atg.wa.gov
Attorney General of Washington
21
                                                                           22
                                                                                   be joining us at this particular hearing today.
                                                                           23
                                                                                          If you are joining us and observing or calling
22
            800 Fifth Avenue. Suite 2000
            Seattle, Washington 98104
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                                                                                   in, please be aware that you likely need to mute your
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            206 464 7740
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                                                                                   line if your number ends in 1937. I'm not hearing much
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1 (Pages 22 to 25)

Page 26 Page 28 1 1 yet, but you might want to just be aware of that. parts. First, I'm going to rule on PacifiCorp's 2 2 All right. So let's take appearances from the objection to Data Requests 152 and 154 through 147 on the 3 parties, and then we'll get to the merits of staff's 3 basis that these requests seek rebuttal testimony before 4 motion. Could we start with the company? 4 the deadline established in the procedural schedule. 5 ATTORNEY PEASE: Good afternoon, your Honor. 5 And then second, I'm going to address 6 Jocelyn Pease with McDowell Rackner Gibson, counsel for 6 PacifiCorp's objection to Data Request 155 on the basis 7 PacifiCorp. 7 that this request is unduly burdensome. And I will ask 8 And I have with me also Ajay Kumar and Carla 8 for arguments from the parties on that later point. 9 9 Scarsella, counsel for PacifiCorp. For this first point, though, I am just going JUDGE HOWARD: Thank you. 10 10 to provide a ruling. So first, I'm going to address the 11 11 Could we hear from staff? objections provided to all these data requests on the 12 ATTORNEY CALLAGHAN: Thank you, your Honor. 12 basis that they seek rebuttal testimony before the 13 Nash Callaghan, assistant attorney general on behalf of 13 deadline established in the schedule. I am finding that 14 commission staff. 14 this is not a proper objection. This objection should be 15 JUDGE HOWARD: Thank you. 15 denied, and the company should be compelled to respond to 16 16 Could we have an appearance from public staff's Data Requests 152, 154, 156, and 157 by 5:00 p.m. 17 counsel? 17 on Monday, October 16, 2023. 18 ATTORNEY GAFKEN: Good afternoon. This is 18 I'm going to explain my finding. When the 19 Lisa Gafken, assistant attorney general appearing on 19 commission or court provides for formal discovery, a 20 behalf of public counsel. 20 party has fairly broad rights to discovery of any JUDGE HOWARD: Thank you. 21 21 information reasonably calculated to lead to admissible 22 Could we have an appearance from AWEC? 22 evidence. Of course that's balanced by the question of 23 All right. It appears AWEC may not be joining 23 whether it's unduly burdensome and other considerations. 24 24 us today. A party is entitled to ask for another party's 25 25 Could we have an appearance from The Energy position or its convention on certain issues, but a court Page 27 Page 29 Project? 1 may, of course, allow the answering party additional time 1 2 ATTORNEY ZAKAI: Good afternoon. This is 2 until later in the case to develop its positions and Yochi Zakai, appearing on behalf of The Energy Project. 3 3 conventions so that the answering party has sufficient JUDGE HOWARD: Thank you. 4 4 time to conduct discovery. 5 Could we have an appearance for Sierra Club? 5 In this case, I'm not persuaded by the 6 ATTORNEY MONAHAN: Good afternoon, your Honor. 6 company's objections. Rebuttal and cross-answering 7 This is Rose Monahan on behalf of Sierra Club. 7 testimony in this case is due on October 27. And this 8 8 JUDGE HOWARD: Thank you. case has been pending for several months already. I 9 Could we hear from Walmart? 9 believe there has been adequate time to conduct discovery 10 All right. It appears Walmart's counsel may and develop positions and intentions. Staff and other 10 not be joining us today. 11 parties are entitled to seek discovery on those 11 12 Could we hear from NWEC? positions. 12 13 The fact that the company intends to address 13 ATTORNEY SANGER: Good afternoon. This is 14 an issue later in rebuttal testimony is not itself a 14 Irion Sanger appearing today for NWEC. 15 valid basis, that I'm aware of, recognized in the case And Joni Sliger, an attorney in my office, is 15 also here today. 16 law for objecting to discovery. 16 JUDGE HOWARD: All right. Thank you. 17 And there is no allegation that these data 17 18 requests seek work product that should not be provided. 18 So I have reviewed staff's motion to compel 19 Staff and other parties are also entitled to 19 responses to data requests -- its Data Requests 152, 154 20 ask about the company's inputs to its modeling and its 20 -- or I should say 154 through 157 -- and the underlying 21 assumptions. Staff's requests in Data Request 154, for 21 data requests themselves and the responses. 22 example, reasonably asks for the basis for the company's 22 I've also reviewed the company's response to 23 calculation of forecasted power costs based on calendar 23 the motion, its supplemental data request responses that 24 year 2024 data. There is no reason why this discovery 24 were attached to that, and Mitchell's declaration. 25 should be denied because the company intends to address

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I'm going to address staff's motion in two

Page 30

the issue later in rebuttal.

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To the extent this objection is articulated now as being concerned with the burdens of providing this information, this is not persuasive either. This was not clearly raised as an objection to the majority of the data request responses at issue aside from Data Request 155. The company has had adequate time to conduct discovery, and it has been on notice of staff's intent to file a motion to compel at least since October 3. And the commission also issued a notice last week noting the company may be required to respond to these data requests by Monday, October 16.

And finally, there's no allegation here that staff failed to meet and confer as required by our rules.

So next, I'm turning to the company's second objection to staff's Data Request 155, and that it would be unduly burdensome and time consuming to provide this information.

And our rule, WAC 480-07-400, paragraph (1)(c)(iii) provides, "If a party relies on a cost study model or proprietary formula or methodology, the party must be willing on request to rerun or recalculate the study, model, formula, or methodology based on different inputs and assumptions subject to the standards in Subsection (iii) of this section. The commission

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Under WAC 480-07-510, Section (3)(c)(ii), the commission rule states that quote, Pro forma fixed and variable power costs, net of power sales, may be calculated directly based either on test year normalized demand and energy load, or on future rate year demand and energy load factored back to the test year loads."

That conjunctive "or" means that under commission rules, power costs must either be based on the test year, which it isn't here or on the future rate year. The company's current recommendation is not based on either. It's calendar year 2024. So the company's current proposal is actually out of compliance with commission rule.

Unfortunately, when staff conducted the initial compliance check-in of this case, this issue wasn't caught. But staff strongly believes that this issue should be remedied now by requiring the company to answer DR 155.

And again, the compelling reason that staff needs this information is the three-month shift from calendar year 2014 to the 12 months ending in March 2025 is potentially significant due to the expected January to April 2024 outage of Jim Bridger 1 and 2.

JUDGE HOWARD: All right. Thank you. Can I hear from the company?

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otherwise will not order a party to respond to a data request that would require creation of new data or documents unless there is a compelling need for such information."

So I have reviewed all the materials, and in particular, Mitchell's declaration, which is focused on this issue.

And I would like to hear from staff as the moving party here. Mitchell has stated in their declaration that providing the responses based in part on 2025 calendar year data would require not simply changing the inputs to the model, but new modeling, new forecasts.

Does staff agree with that characterization of what would be required, and if so, does staff have a compelling need for this information?

ATTORNEY CALLAGHAN: Thank you, your Honor. So staff does recognize that the response to DR 155 will take time and resources, given the need to add January to March of 2025 into the model.

But staff urges the commission to provide -- to compel the company to provide the answer to DR 155. The reason staff is asking the company to produce those Aurora outputs from April 2014 to March 2025 is because of the suspension date in the prehearing conference order.

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ATTORNEY PEASE: Yes, thank you, your Honor. What staff is getting at here is a concern that is raised very late in this proceeding. As our witness, Mitchell, indicated in his declaration, preparing the model at this stage is simply not possible, given the company's resources, to include the 2025 data.

To the extent that the commission may agree with staff's position and may later direct the company to prepare this modeling in a compliance filing, that is something that could be done, potentially.

But at this point -- at this point, that would be premature and would be accepting both AWEC and staff's position, and be incredibly burdensome to the company right now in terms of preparing rebuttal testimony and responding to this data request.

I also understand that we may have additional commentary from Ajay Kumar from the company.

JUDGE HOWARD: All right. If Mr. Kumar would like to speak as well, I'd welcome that.

ATTORNEY KUMAR: Sorry. I'm trying to get my video to show up, your Honor. There.

I think the issue that Mr. Callaghan raised, I think it's one that we're just hearing about now, this sort of -- the notion that we are out of compliance, we haven't heard that before.

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I think the -- and to speak maybe to more of the technical side of this, I think we would disagree with that view, because the way we've done the net power cost modeling in this case is actually consistent with how we've done net power cost modeling and the test year in previous cases, and I'm looking specifically at the PCORT (phonetic) that was decided in 2022.

And in fact, the manner in which that modeling occurred is very similar to how we've proposed it to occur in this case; and that, of course, was approved by the commission.

And in fact, some of -- parts of this issue around the appropriate scope of the test year was raised in that PCORT, and the commission kind of ruled in our favor and accepted our modeling adjustments in that proceeding.

And so, you know, that's kind of my initial thoughts on that position that staff is taking, and it's -- you know, of course, hearing it for the first time, I'm sure we have additional considerations.

And I think I do want to speak to the fact that, I mean, we have very serious concerns about how staff's -- essentially, that this adjustment would impact sort of the coordination with the other revenue requirement and elements of the case. And that's

itself, but in terms of staff's presentation for the case.

ATTORNEY CALLAGHAN: Yes, your Honor. So my understanding is that the company expects that Jim Bridger 1 and 2 will be nonoperational from January to April of that year because they are converting those facilities from coal to natural gas. So the unavailability of those facilities would have an impact on net power costs.

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And staff wants to look at what that impact has if you are calculating net power costs based on calendar year 2024 versus the likely Rate Year 1 calendar date, which would be closer to beginning in April of 2014. And that impact could be potentially significant.

I just want to raise the issue that, you know, the commission could ultimately agree or disagree with staff's position or the other non-company party positions on this issue. But I firmly believe that this information should at least be available so that the commission can consider the impacts that that outage has and weigh that against, you know, when the rate year is actually starting and whether that is appropriately matching all the other revenue requirement considerations in this case.

So again, staff recognizes that this is --

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something that we are going to be speaking to in our rebuttal testimony, as this is an issue that was raised by the intervenors.

JUDGE HOWARD: All right. I appreciate the comments from the parties.

Turning back to -- I'm going to turn back for a moment to Mr. Callaghan, and then I'll open up to whether any of the other parties would like to comment.

So Mr. Callaghan, going to the compelling need issue, I believe you touched on this. You mentioned those early months of 2025. And I've read some of the testimony in this case. I'm not fully read up, as I would be right before the rate case hearing itself. Do you refer to a Jim Bridger outage?

ATTORNEY CALLAGHAN: Yes, that's correct.

JUDGE HOWARD: So could you please explain why
the -- those first months of that year are so essential,
whereas the company's -- it seems the company is
intending to provide a partial response in rebuttal
testimony focused on one of the issues raised in this
data request, the ozone rule and removing that.

But could you speak more to the first months and why it's so compelling, in light of the compelling needs standard, for staff to receive that?

And not focus so much on the issue of the rule

Page 37 this would require a lot of work on the company's part,

but power costs are a major issue in this case. It is -power cost is one of the big drivers of the requested revenue requirement increase in this case.

So in light of all of that, and in light of -- under 400, Subsection (iii), the commission considers all that. The commission considers basically the -- how important an issue is. And this is going to be a big issue in this case that could potentially have a huge impact. So in light of that, we think it's an appropriate request.

ATTORNEY KUMAR: Your Honor, I would like a chance to respond.

JUDGE HOWARD: Please go ahead.

ATTORNEY KUMAR: So I think -- and the way I'm understanding staff's argument here is that it's specifically focusing on sort of the impact of the outage of Jim Bridger in the early part of 2024. And that's occurring because Jim Bridger Units 1 and 2 are being converted to gas. And we have provided in our direct testimony, I believe, the impact of that outage, and additionally, so -- and that impact on calendar year 2024 power costs.

And then I kind of want to maybe also get into -- I think this was explained a little bit in

4 (Pages 34 to 37)

modeling works.

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Mr. Mitchell's testimony. But to shift that impact to 2025, we'll be able to do that if the commission orders us. We'll absolutely be able to do that in a compliance filing, because how we structure our power cost filings is we start building the model for that upcoming test year, which is usually the following year, '25, so the end of this year. And then that process kind of goes into the beginning of next year. And so if ordered to do that, we'll absolutely be able to do that in a compliance filing.

However, I want to get back to kind of this point that the data that staff is already looking for, the impact of that outage, has kind of already been -- there's other ways to look at that, and there's ways to look at that in the test year.

And additionally, the way the rate years are structured is such that the -- there will be sort of multiple net power cost updates throughout the course of the multiyear rate plan to ensure that, you know, net power costs are updated almost every year so that the case will, in fact see, and rates will in fact be updated in '25, to adjust for the -- the, you know, kind of the gas conversion of those plants and to ensure that that outage isn't reflected in a future test year.

So there's kind of other ways to look at

because those models often are not terribly accessible or easy to run. And so in the past, parties have run into the issue of, well, we tried to rerun the model and the company says we didn't do it right.

So now we have the rule that says if the company relies on their model, they have to rerun the model with other assumptions. And that's what staff is asking for here.

The next sentence that talks about the compelling need is really -- it doesn't involve the modeling question. The modeling question is separate. The company must rerun the model based on other assumptions.

If parties want to ask the company to create other data or documents, then we have to show the compelling need.

So I just wanted to go back to the rule and point that out. And I was around during the rulemaking when that change -- or when it became explicit in the rule. And it's a very important rule that the companies are required to rerun their model for us. Thank you.

JUDGE HOWARD: Thank you. And I agree, I mean, it's a significant rule in this context.

What do you make of Mitchell's statement in their declaration that doing what staff asks, including

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this, and there's other means to get at this information without requesting the company to do such a, I guess, nearly impossible lift of work.

JUDGE HOWARD: Thank you, Mr. Kumar.

And the Bridger outage does not appear to be discussed in Painter's direct testimony.

ATTORNEY KUMAR: It would be in Mr. Mitchell's direct testimony, I believe.

Mr. Painter is focused on the structure, I believe, of the PCAM.

JUDGE HOWARD: Would any other party like to comment on this issue?

I see Ms. Gafken. Please go ahead.

ATTORNEY GAFKEN: Yes, thank you. I did want to go back to the rule, WAC 480-07-400, and look at that section again under Subsection (1)(iii)(i).

And there's a very specific reason why we require mainly companies to rerun their models based on inputs that other parties would like to see. That rule requires that if a party relies on a cost study or a model or some sort of formula or methodology, they must be willing to rerun the model or recalculate the model based on other inputs that other parties would like to see.

The reason that requirement is there is

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Page 40

this 2025 data, is not just new inputs, but new models,
 new forecasting?
 ATTORNEY GAFKEN: I guess from my perspet

ATTORNEY GAFKEN: I guess from my perspective, I don't give it a whole lot of weight. I understand that running models does take time and effort and can be a large lift. But at the end of day, it's the company's burden to prove that their rate increase is appropriate. And power costs are a very big issue in this case.

JUDGE HOWARD: All right. Thank you.
Any other party who would like to weigh in?
ATTORNEY KUMAR: If it is helpful, your Honor,
I can again provide more sort of technical -- I'll do my
best to provide more technical information on how the

And so when we build the model, it -essentially, we build a model for a specific year. And
that involves essentially, you take all the transmission
information, the transmission restrictions for that year;
you take all the resource information, the resource
restrictions for that given year, and then you take
market price information, gas price information, coal
input information, and all those are developed by various
business units. And they're all taken together and to
essentially rebuild the model every year for a specific
vear.

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So it's not simply, you know, rerunning the model. You know, that's something that's easier. This is in fact rebuilding an entire model for a specific rate year.

JUDGE HOWARD: Thank you. And I read the similar statements in Mitchell's declaration.

Any comments from any of the other parties?
ATTORNEY CALLAGHAN: So, your Honor, I did also want to briefly go back to the rule.

So first, I appreciate public counsel's comments.

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I didn't want to get into the technical terms of whether or not something was an input, because staff felt that even if it wasn't, we met the compelling needs standard.

But I did want to go back to what I think is an important point about the rule, which is a party under the commission rules needs to object, if they're going to object, by the time the response is due. So what the company filed as their objection on October 2, that is their objection.

The party -- a party responding to a data request cannot supplement their objections later. That is explicitly prohibited by the rule.

So the issue that the company has here is that

recording at 2:05. Thank you, everyone.

(Recess.)

JUDGE HOWARD: All right. Thank you. I'll check that we have counsel for the parties back on line. I see that we have counsel for the company and counsel for staff.

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All right. Thank you all for letting me have a few minutes, which I frequently don't have when making calls like this. But I did want to try to carefully think this through, and recognizing that depending on what the call is, this could involve some weeks of work for the company's teams.

So first, with regards to staff's recent argument today that the company did not have -- that the company's objection has shifted or they did not articulate an unduly burdensome objection in its initial discovery responses, I take the general point as being correct; that the company is held to what it states in its initial objections.

But here, given that the company stated that staff was seeking analysis not yet performed by the company, I think it's fair to read that as saying that performing that analysis would be burdensome. So I'm not limiting the company so strictly and finding that they did not raise a proper objection that's relevant today.

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their initial objection to 155, they have the rebuttal testimony objection, and then they have the objection that it seeks analysis that has not been performed by the company.

Their initial objection does not state that they're objecting because DR 155 is unduly burdensome. And at this point, it's too late for them, in terms of discovery, to raise that objection now. They can object at the hearing if it's sought to be admitted into evidence. But for the purposes of discovery, the company does not get a second bite at the apple.

JUDGE HOWARD: Well, thank you, Mr. Callahan. I know your point as a general matter.

I'm going to take a five-minute recess. I think we will end -- we'll pause the recording. I'm going to carefully consider the parties' comments. I appreciate the parties' comments.

And I will rejoin here at, let's say 2:05 p.m. Oh, Sommer Moser, please go ahead.

ATTORNEY MOSER: Thank you, your Honor, and I apologize. I was a few minutes late. I just wanted to let you know that I was here.

JUDGE HOWARD: All right. Thank you.

All right. I will -- we will pause the recording, and I will rejoin and we will restart the

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So I am finding that the company should be required to respond to Staff Data Request 155. I'm going to provide a time line for responding here shortly.

I'm just going to explain some of my reasoning first. First, I think going to that rule that has been discussed today, WAC 480-07-400, paragraph 1(c)(iii), I think the first sentence there, if a party relies on a cost study model or proprietary formula, and it continues, that first sentence there, it's -- it would be, I believe, entirely fair to read that sentence as saying that rerunning the Aurora model for a later year with later data would simply represent rerunning the model with different inputs or assumptions as contemplated by that rule.

If not, though, in the alternative, if it does not merely constitute that, and it requires the company to create new data or documents, the meaning of the rule, I believe that staff has shown a compelling need here. This case is really significantly concerned with power costs, the accuracy of power cost forecasts, proposed changes to the recovery of power costs that necessitate a full and complete record for the commission to have a proper decision on those issues.

So I would disagree that this is something that can be entirely remedied through later updates

6 (Pages 42 to 45)

Page 46 Page 48 1 during a rate plan. 1 record. But I would hope that the parties could see how 2 I think that the -- based on my initial review 2 I would possibly rule on that and work that out between 3 of the evidence, the impact of the closure for the Jim 3 themselves. 4 Bridger full facility is a contested issue. It's 4 ATTORNEY KUMAR: Thank you, your Honor. 5 contested whether the company has properly accounted for 5 JUDGE HOWARD: Thank you. 6 that. I'm noting Mullins, AGM-1T, page 20, is one of the 6 Any other questions or anything else that we should address today before we adjourn? 7 exhibits addressing that issue. 7 8 8 ATTORNEY PEASE: Your Honor, I think we would I think staff's point that the -- that power 9 cost forecast needs to be based on either test year or 9 just like to clarify the timing so that we make sure we 10 rate year periods of time is well taken. I think it's a 10 have it absolutely clear. So it looks like November 30, then, is the date for responding to 155 with the 2025 11 bit late in the game to bring up that point. It's not 11 the primary basis for what I'm ordering today. But that 12 12 data: is that correct? JUDGE HOWARD: Yes. 13 point is well taken. 13 ATTORNEY PEASE: Okay. And then the partial 14 And I think given all the circumstances and 14 15 the merits of what's at issue in this case, there is a 15 update to address the ozone transport rule removal is 16 compelling need. 16 October 27; is that correct? 17 In Mitchell's declaration, I noted that 17 JUDGE HOWARD: Yes. And as I recall, rebuttal 18 18 Mitchell said that this would take at least four to six cross-answering testimony is due the same day. And 19 weeks to prepare this response. It looks like November 19 Mitchell indicated that that issue would be addressed in 20 20 rebuttal testimony. 23 is six weeks from today. I would give the company 21 until November 30 to provide the updated response to Data 21 So my order on that point is merely requiring 22 Request 155. That includes the calendar year 2025 data 22 the company to provide that supplemental partial answer 23 as requested by staff. 23 by that same day to staff in the data request response. 24 I would also require the company, at an 24 ATTORNEY PEASE: Thank you for that 25 earlier date, the same date as rebuttal and 25 clarification. Page 47 Page 49 1 cross-answering testimonies deadline, which is, I 1 JUDGE HOWARD: All right. Thank you. 2 2 believe, October 27, to provide a supplemental data Anything further before we go off the 3 request response to Data Request 155 addressing the 3 record? 4 removal of the ozone rule and providing that partial 4 All right. Thank you all. We are adjourned. 5 response earlier to staff and the other parties on 5 (Proceedings concluded at 2:14 p.m.) 6 October 27. 6 7 Are there any questions or any needs for 7 8 clarification of my instructions? 8 9 ATTORNEY CALLAGHAN: Just briefly, your Honor. 9 10 I may have missed this, but did you set a date by which 10 11 the company needed to respond or provide answers to DRs 11 12 152, 54, 56 and 57? 12 13 JUDGE HOWARD: I did. That was by 5:00 p.m. 13 14 Monday, October 16. 14 15 ATTORNEY CALLAGHAN: Thank you. 15 16 ATTORNEY KUMAR: Your Honor, I just have a 16 17 guick followup guestion. I believe that -- and the 17 18 reason this wasn't raised before is I think the response 18 19 hasn't been -- isn't due until next week. 19 20 But I believe staff DR 160 asks for, I think 20 21 this sort of same model run where it shifts the dates. 21 22 And we just want to ensure that the same sort of timeline 22 23 considerations apply to that data request as well. 23 24 JUDGE HOWARD: Well, I would be -- I would be 24 25 hesitant to state that formally as an order on the 25

	Page 50	
1	CERTIFICATE	
2		
3	STATE OF WASHINGTON)	
4)	
5	COUNTY OF KING)	
6		
7	I, Elizabeth Patterson Harvey, do hereby	
8	certify under penalty of perjury that the foregoing	
9	recorded statements, hearings, and/or interviews were	
10	transcribed under my direction as a Washington Certified	
11	Court Reporter; and that the transcript is true and	
12	accurate to the best of my ability, that I am not an	
13	employee or relative of any attorney or counsel employed	
14	by the parties hereto, nor financially interested in its	
15	outcome.	
16	IN WITNESS WHEREOF, I have hereunto set my hand	
17	this 26th day of October, 2023.	
18	ADTGA .	
19 20		
21	Elizate Gallerati Min	
22	Elizabeth Patterson Harvey, WA CCR 2731	
23	Elizabeth Fatterson Harvey, WA CON 2131	
24		
25		

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