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 1 BEFORE THE WASHINGTON UTILITIES AND TRANSPORTATION

 2 COMMISSION

 3 WASHINGTON UTILITIES AND )

 TRANSPORTATION COMMISSION, )

 4 )

 Complainant, ) DOCKET NO. TG-091769

 5 )

 vs. ) Volume II

 6 )

 HAROLD LEMAY ENTERPRISES, INC., ) Pages 14 - 26

 7 d/b/a JOE'S REFUSE SERVICE, )

 )

 8 Respondent. )

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10 A prehearing conference in the above matter was

11 held on August 27, 2010, at 9:48 a.m., at 1300 South

12 Evergreen Park Drive Southwest, Olympia, Washington, before

13 Administrative Law Judge DENNIS J. MOSS.

14 The parties were present as follows:

15 WASHINGTON UTILITIES AND TRANSPORTATION

 COMMISSION, by ROBERT CEDARBAUM, Assistant Attorney General,

16 1400 South Evergreen Park Drive Southwest, Post Office Box

 40128, Olympia, Washington 98504; telephone (360) 664-1188.

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 HAROLD LEMAY ENTERPRISES, INC., by DAVID W. WILEY,

18 Attorney at Law, Williams, Kastner, 601 Union Street, Suite

 4100, Seattle, Washington 98101; telephone (206) 233-2895.

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 WASHINGTON REFUSE AND RECYCLING ASSOCIATION, by

20 JAMES K. SELLS (via bridge), Attorney at Law, Ryan, Sells,

 Uptegraft, 9657 Levin Road Northwest, Suite 240, Silverdale,

21 Washington 98383; telephone (360) 307-8860.

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24 Shaun Linse, CCR NO. 2029

25 Court Reporter

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 1 P R O C E E D I N G S

 2 JUDGE MOSS: Good morning, everyone. This is

 3 Dennis Moss, Administrative Law Judge, with the Washington

 4 Utilities and Transportation Commission. We are convened

 5 today for what was noted as a prehearing conference in two

 6 dockets. WUTC against Harold Lemay Enterprises doing

 7 business as Joe's Refuse Service, Docket TG-091769 and WUTC

 8 against Harold Lemay Enterprises doing business as Rural

 9 Garbage Service in Docket TG-091774. Let's take brief

10 appearances. We don't need the full information, just your

11 name and who you represent.

12 Mr. Wiley.

13 MR. WILEY: Yes, Your Honor. David W. Wiley

14 appearing for Respondents Harold Lemay Enterprises, Inc.,

15 d/b/a Joe's Refuse and Rural Garbage Service.

16 JUDGE MOSS: Mr. Cedarbaum.

17 MR. CEDARBAUM: Thank you, Your Honor. Robert

18 Cedarbaum, Assistant Attorney General, representing the

19 Commission staff.

20 JUDGE MOSS: And Mr. Sells was on the phone

21 earlier. Are you there, Mr. Sells?

22 He was going to check back in with us perhaps, but

23 if he does we'll hear him come on line and we can take his

24 appearance then.

25 Just for the record, Public Counsel is not

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 1 participating in this proceeding or these proceedings. I

 2 should say they're not consolidated.

 3 I understand from some off-the-record discussion

 4 with Mr. Cedarbaum that the parties have reached settlements

 5 in both cases. That's correct, Mr. Cedarbaum?

 6 MR. CEDARBAUM: Yes, Your Honor. In both the

 7 Joe's Refuse case and the Rural Disposable case, the staff

 8 and the companies have reached settlement on all issues in

 9 the case which I can briefly describe and tell you the

10 mechanics for how we propose to present it to the

11 Commission.

12 JUDGE MOSS: Okay. That would be good. Thank

13 you.

14 MR. CEDARBAUM: In both cases staff and the

15 companies have agreed to an overall revenue requirement

16 increase for the company, not just for the disposal increase

17 from the tariff under suspension but for all tariffs, all

18 services provided by the company for tariffs that have not

19 yet been suspended. We've also agreed to a rate spread or

20 rate design on how to treat those agreed revenue

21 requirements.

22 With respect to the Rural docket which is

23 TG-091774, there is a small refund with respect to the

24 disposal fees in our agreement, and we've agreed how to

25 credit those refunds back to customers. Because the

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 1 agreement involves tariffs that are not under suspension,

 2 we've also agreed to provisions for customer notice for the

 3 proposed settlement by the parties and an opportunity for

 4 public comment on that settlement proposal, as well as a

 5 request of effective dates for rates to go into effect if

 6 the Commission adopts the settlement proposal which the

 7 parties are obviously recommending that the Commission do.

 8 With respect to the mechanics, our goal is to

 9 provide the written formal settlement document and supported

10 documentation no later than next Friday, and we'll advise

11 you for some reason that needs be to delayed, but there's no

12 reason to anticipate a delay.

13 Because this is a full adjudicative proceeding

14 under the APA, we are going to follow the Commission's

15 settlement rule with respect to the types of information

16 that the supporting documentation will include. We have

17 discussed typically -- or I shouldn't say typically -- but

18 in other cases that's been done in a question and answer

19 testimony format. We've discussed, however, doing it more

20 in terms of a memorandum statement from staff and the

21 companies covering the items and the rules specifically

22 which logistically is easier to do.

23 But I think those are the general parameters of

24 the agreement and the procedures that we have agreed to

25 follow. Of course, if you have any advice the mechanics of

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 1 the documentation that you think we should use instead,

 2 we're happy to hear that advice.

 3 JUDGE MOSS: I'd say as a general proposition what

 4 you outlined sounds fine. I need to hear a little more if I

 5 could about how the public comment piece is going to play

 6 into this. Are we just going to have a hearing or are we

 7 going to solicit written comments or what are we to do in

 8 that regard?

 9 MR. CEDARBAUM: I think the idea was to follow the

10 typical procedure that the Commission would have for the

11 public comments in any solid waste rate case which my

12 understanding is, and staff will correct me if I'm wrong,

13 that the public is allowed to submit written comments in the

14 normal course of e-mail, letters, phone calls, whatever, but

15 they also are allowed to appear in open meetings. That's

16 usually the context for oral comments. So I think we would

17 anticipate a hearing, but it could be done on an open

18 meeting agenda for the convenience of the Commission and the

19 parties.

20 JUDGE MOSS: I think we're going to do all of this

21 in the context of the adjudicatory proceedings. We have to

22 do it apart from, but we could do it in connection with an

23 open meeting.

24 MR. CEDARBAUM: That's what I mean. It would be

25 noticed out like any other public comment hearing in an

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 1 adjudication, but just to have the Commissioners we know

 2 they're in the building for an open meeting, here in the

 3 building presumably for an open meeting. The parties can be

 4 here. It's just really a matter of convenience for

 5 everyone, but it is a formal hearing under the APA.

 6 JUDGE MOSS: What sort of time frame are we

 7 looking at on that?

 8 MR. CEDARBAUM: I think the goal is to try to

 9 again have the settlement and the supporting documentation

10 filed by next Friday. The notice to customers would go out

11 soon thereafter, and we're looking on language to make sure

12 that we're working on agreeable language. It would be a

13 30-day notice period. So the 30 days would need to run, and

14 then at that point as soon as the Commission can schedule

15 it, but it's really the Commission's calendar. So it would

16 be we could advise the Commission when the notice has been

17 issued to customers, and it would be no sooner than 30 days

18 after that.

19 JUDGE MOSS: I think that's probably good, yes.

20 What I'm thinking is we're probably not going to be able to

21 set a date today. We better wait and see how things

22 develop. Well, let's just wait and see how things develop,

23 and you all keep me apprised of the steps you take along the

24 way. Of course, I'll see the filings.

25 MR. CEDARBAUM: I mean obviously customers will be

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 1 able to submit written comments as soon as they know about

 2 it, but the hearing itself we would need I think 30 days

 3 notice at least.

 4 JUDGE MOSS: Yes, we will have to do that. We

 5 will have to allow appropriate notice. Things could develop

 6 in such a way that it won't be necessary to have a live

 7 hearing. We'll see how things progress. If there's no

 8 expression of interest from members of the public, then we

 9 may decide it's not necessary to conduct a live hearing.

10 I'm simply saying that to identify it as a possibility that

11 might save some Commission resources in terms of the expense

12 of conducting a hearing.

13 MR. CEDARBAUM: And the same would go for

14 witnesses to testify in support of the settlement itself.

15 That is entirely within the Commission's discretion.

16 Witnesses will be made available if the Commission wishes.

17 JUDGE MOSS: Right. This is the type of thing

18 that often can be resolved on the basis of a paper record,

19 and so I'm more concerned about the public comment component

20 of it in terms of the hearing than I am in terms of the

21 evidentiary support that you would provide for the

22 settlement. I think your idea of providing a memorandum in

23 form of a narrative, for example, is just fine. So that's

24 the piece that's sort of an uncertainty in my mind, but

25 we'll just see how things develop on that front and take it

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 1 one step at a time. At the appropriate point in time we'll

 2 be in a position to draft an appropriate order.

 3 Okay. Anything else?

 4 Mr. Wiley, did you have something?

 5 MR. WILEY: A couple things, Your Honor. We also

 6 would intend to request a waiver of the initial order go to

 7 final order. Obviously under these circumstances I hope

 8 that one wouldn't be viewed as unorthodox. We also I want

 9 to kind of just briefly on the open meeting/public hearing

10 piece, I would think in having been through this in the

11 solid waste rate area there is not the typical kind of

12 quorum of public commenters. I understand that we may want

13 to provide for that here.

14 I would think that we could have that comment

15 piece as Mr. Cedarbaum suggests recessing the open meeting

16 as an item issue under utility matters, for instance, And I

17 just the looked at my calendar. If we have an open meeting

18 September 30, which would be the fifth Thursday in the

19 month -- I don't know what the rule is -- is the second or

20 the fourth or does it go to the fifth when there's a fifth

21 Thursday in the month? I can't remember. If September 30

22 is available, that might be ideal. While that might not be

23 quite at the end of the 30-day period, certainly the

24 Commission would leave the record open for the three or

25 four days after to take any comments like they do

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 1 conventionally for the open meeting solid waste item.

 2 So I just toss that out. I agree with you, Your

 3 Honor, that we can't resolve that today, but that would be

 4 beneficial from the companies' standpoint.

 5 JUDGE MOSS: Any comment on that, Mr. Cedarbaum?

 6 MR. CEDARBAUM: Only to say that I suggested the

 7 hearing happening during the block of time that an open

 8 meeting is occurring. It doesn't have to be that way.

 9 We're not locked into an open meeting so the Commission can

10 set the hearing whenever it chooses to set the hearing, if

11 it chooses to set a hearing.

12 MR. WILEY: And that's a fair point. I was

13 thinking of efficiency, but we're certainly flexible either

14 way, Your Honor.

15 JUDGE MOSS: Let's just be sure that we provide

16 the public an adequate opportunity if we do. I grant it, we

17 don't see the kind of public input in solid waste cases that

18 we typically do, for example, in a water case, but this

19 might be the first time we do. So let's be sure we provide

20 the public an adequate opportunity to have that.

21 MR. CEDARBAUM: Mr. Eckhardt just reminded me of a

22 point.

23 JUDGE MOSS: Yes.

24 MR. CEDARBAUM: That the notice should, the notice

25 to customers should tell them when a public hearing is to

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 1 occur; otherwise, we would have to re-notice the customers

 2 again. So perhaps we really need to work out a date for

 3 that to happen today so that that can be included in the

 4 notice.

 5 JUDGE MOSS: All right. Well, you were saying

 6 30 days, Mr. Cedarbaum. Other than the fact that that would

 7 be the minimum period I suppose for the rates to go into

 8 effect is there any reason 30 days is a magic number?

 9 MR. CEDARBAUM: Just to give customers sufficient

10 time.

11 JUDGE MOSS: Yes, okay. So I think the statute

12 and rules would allow for 20 days notice of a hearing.

13 MR. CEDARBAUM: Correct.

14 JUDGE MOSS: So if you all get everything filed by

15 the end of next week, that would be the 3rd of September.

16 That's more than 20 days notice of doing something in

17 conjunction with an open meeting on the 30th. I think that

18 it would be probably sufficient if we -- Mr. Sells, is that

19 you?

20 MR. SELLS: Yes, this is me.

21 JUDGE MOSS: Okay. Fine. We'll just note your

22 appearance on behalf of the WRRA, and we're coming to a

23 closure here on our discussion concerning the settlement

24 agreement the parties have reached, and I can let them brief

25 you off the record later if you wish.

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 1 MR. SELLS. That would be great.

 2 JUDGE MOSS: But we're working out some details in

 3 terms of scheduling public comment opportunity in connection

 4 with the settlement since it involves some not previously

 5 suspended tariff changes.

 6 I was just going to say that it seems to me that

 7 if you all do get everything filed and have your notice

 8 ready to go by the end of next week as you hope to do

 9 apparently, we could set the 30th open meeting date as a

10 date for a public comment hearing which I don't know if the

11 Commissioners will want to be present for that or not. I

12 have no idea. They probably will just have me do that which

13 again gets us to the idea we don't have to --

14 MR. CEDARBAUM: I think that works for staff.

15 JUDGE MOSS: Okay. Why don't we just plan it that

16 way. I'll mention this to the Commissioners today, and if

17 there's no hue and cry over this unusual process which it

18 is, then we'll just proceed along those lines. If there is

19 some concern on the part of the Commissioners, I will let

20 you know right away and we may have to do something

21 different. But it sounds workable to me so we'll see.

22 Okay. Anything else we need to talk about?

23 Waiver of initial order, Mr. Wiley. Over the

24 years we've done that various ways. The most recent in my

25 experience was under a previous chairman who preferred that

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 1 we simply have a waiver of the review and then let the order

 2 become effective immediately, and that would come in the

 3 form of letters from the parties saying we waive review, and

 4 then, of course, the Commission waives its own opportunity

 5 for review, and so in terms of time it's effectively the

 6 same.

 7 Whether the current Commission under its new

 8 chairman, under its present chairman would want to revert to

 9 the more traditional method of just simply preparing the

10 order as a final order, I don't know. But either way we'll

11 facilitate the finality of the matter.

12 Okay. Anything else?

13 All right. Thank you all very much. I appreciate

14 your efforts, the Commission appreciates your efforts in

15 terms of arriving at a settlement of these matters and look

16 forward to seeing your paperwork in the near term.

17 MR. CEDARBAUM: Thank you, Your Honor.

18 (Prehearing conference adjourned at 10:04 a.m.)

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 1 In re: WUTC vs. Joe's Refuse Service

 2 Docket No. TG-091769

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 8 I, Shaun Linse, CCR, do hereby certify that the

 9 foregoing transcript prepared under my direction is a

10 full and complete transcript of proceedings held on

11 August 27, 2010, in Olympia, Washington.

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