- BEFORE THE PUBLIC SER'	VICE COMMISSION OF UTAH -
In the Matter of the Approval of the Conservation Enabling Tariff Adjustment Option and Accounting Orders) DOCKET NO. 05-057-T01) THIRD AMENDED SCHEDULING ORDER)

ISSUED: June 22, 2006

By the Commission:

On December 16, 2005, Questar Gas Company (Questar Gas), the Utah Division of Public Utilities (Division), and Utah Clean Energy (collectively, Joint Applicants) filed an Application seeking approval of a Conservation Enabling Tariff and Demand-Side Management Pilot Program (Pilot Program) and a proposed \$10.2 million rate reduction. On March 2, 2006, the Commission issued its Second Amended Scheduling Order in this matter. On May 15, 2006, pursuant to the schedule, the Committee, Utah Association of Energy Users (UAE) and the Utility Ratepayers Association (URA) filed rebuttal testimony on the Pilot Program issues. Thereafter, on May 30, 2006, the Commission noticed a Technical Conference on Pilot Program issues that was held on June 7, 2006. At the Technical Conference, Commission Staff raised questions that were addressed by the parties. At the conclusion of the Technical Conference, the parties were urged to provide any additional information responsive to the Staff's questions in testimony.

On June 16, 2006, Questar Gas, the Division and the Committee filed a Joint Motion to Modify Schedule, requesting that the Commission modify the schedule set forth in the Second Amended Scheduling Order to provide additional time for the parties to address the questions raised by Commission Staff. The Joint Motion represented that the UAE did not object

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to the modification of the schedule requested, that the movants were attempting to contact other parties, but had been unable to determine their positions, and that the movants were not aware that any party objected to the Joint Motion.

Based on the foregoing and good cause appearing, the Commission issues the following Third Amended Scheduling Order:

ORDER

NOW, THEREFORE, IT IS HEREBY ORDERED that the schedule previously established in this proceeding be modified as follows unless otherwise ordered:

1.	June 30, 2006	Deadline for parties other than the Joint Applicants to file supplemental rebuttal testimony to address the questions raised by Commission Staff in the Technical Conference held in this matter on June 7, 2006, including proposing alternative proposals to the Pilot Program
2.	August 14, 2006	Deadline for parties to file surrebuttal testimony to the rebuttal testimony filed by May 15, 2006 and the supplemental rebuttal testimony filed by June 30, 2006, and for the Joint Applicants to address the Commission Staff questions
3.	September 5-7, 2006	Hearing on Pilot Program and any alternative proposals commencing at 9:00 a.m. in the Commission's main hearing room, Room 426, Heber M. Wells Office Building, 160 East 300 South, Salt Lake City, Utah
4.	September 5, 2006	Public witness hearing commencing at 4:30 p.m. in the Commission's main hearing room, Room 426, Heber M. Wells Office Building, 160 East 300 South, Salt Lake City, Utah

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- 5. Discovery shall be served on legal counsel for the party to whom it is directed, and responses to discovery shall be served on legal counsel for the party propounding the discovery. If a party does not have legal counsel, discovery and responses to discovery shall be served upon the representative of the party designated in the party's petition to intervene. Responses to discovery served from the date of this order through August 14, 2006, shall be served not later than seven calendar days from the date of service and responses to discovery served after August 14, 206 shall be served not later than five calendar days from the date of service.
- 6. The parties shall, if possible, serve all filings, discovery requests and discovery responses by electronic mail. If any party does not have an electronic mail address or is unable to send documents by electronic mail, service shall, if possible, be by facsimile. If a party has neither an electronic mail address nor a facsimile number or a party is unable to serve documents by electronic mail or facsimile, documents shall be served by hand delivery. It is understood that attachments or exhibits that are not available electronically and which are too bulky to be served by facsimile will be hand-delivered to parties who would otherwise be entitled to receive service of them by electronic mail or facsimile.
- 7. In compliance with the Americans with Disabilities Act, individuals needing special accommodations, including auxiliary communications aids and services, during any conference or hearing in these dockets should notify Julie Orchard, Commission Secretary, 160 East 300 South, Room 400, P.O. Box 45585, Salt Lake City, Utah 84145-0585, Telephone: (801) 530-6713, at least three working days in advance of the conference or hearing.

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DATED at Salt Lake City, Utah this 22nd day of June, 2006.

/s/ Julie Orchard Commission Secretary