In the Matter of the Petition of WWC Holding Co., Inc. for Arbitration of Interconnection Agreement)))	DOCKET NO. 03-2403-02 SCHEDULING ORDER

ISSUED: July 29, 2003

By The Commission:

A scheduling conference was conducted July 22, 2003. An additional conference call was made July 28, 2003. The parties have agreed to the following schedule and process for conducting their arbitration. Discovery between the parties may be conducted immediately, with responses provided within 10 business days after service. Discovery objections should be filed as soon as possible. Motions to compel discovery may be filed with the Commission. Responses to Motions to compel discovery shall be filed within 5 business days after service of a Motion to compel. A party may elect to participate at any proceeding by telephone conference call rather than in-person appearance. The arbitration will be conducted with the following schedule:

- REFORE THE PUBLIC SERVICE COMMISSION OF UTAH -

August 22, 2003	Parties will file an Issue List of issues to be resolved through the arbitration proceedings
September 5, 2003	Parties will file their pre-filed written Direct Testimony.
October 3, 2003	Parties will file their pre-filed written Rebuttal Testimony.
October 17, 2003	Parties will file their Pre-hearing Briefs.
November 3, 2003	Absent compelling justification, deadline for any supporting cost study modifications

It is anticipated that the Hearing Officer may rule on various matters within 10 business days after the filing of the parties' Direct and Rebuttal Testimony and Pre-hearing Briefs. Additional discovery may be conducted by the parties if needed as a result of such rulings. Supporting cost studies should be made available as soon as possible. The parties have agreed that interim interconnection rates may be set if inedequate evidentiary support is provided for

Hearings will be conducted by the Hearing Officer at the Commission's offices.

have agreed that interim interconnection rates may be set if inadequate evidentiary support is provided for interconnection rates that are to be set through the arbitration. If needed, record development of evidence to support final interconnection rates may be bifurcated; although the parties will endeavor to develop and present evidence to support proposed interconnection rates within the schedule herein. Subsequent procedural dates for additional written

testimony, post-hearing briefs, additional proceedings etc. may be set subsequently, if needed.

Dated at Salt Lake City, Utah, this 29th day of July, 2003.

/s/ Sandy Mooy, Hearing Officer

/s/ Julie Orchard Commission Secretary

December 3-5, 2003

GW #34653