By the Commission:

The Commission has concluded that it will rephrase the caption for this docket, to reflect Pacificorp’s actual filing of the general rate case application, filed on July 17, 2008, rather than referencing the information contained in the initial intent letter.

Based on the discussion at the July 29, 2008, Scheduling Conference and the comments presented by interested persons, the Commission issues the following scheduling order.

ORDER

NOW, THEREFORE, IT IS HEREBY ORDERED that:

1. Phase I (Revenue Requirement) and II (Rate Design/Cost of Service).

These proceedings will be divided into two phases: a revenue requirement phase and a rate design and cost of service phase. The first portion of the revenue requirement phase will address test year issues and what participants view as dispositive motions directed to the rate case application, as provided herein. A schedule for Phase II -Rate Design/Cost of Service testimony filing and hearing dates will be set at a future scheduling conference.
2. Intervention and Comment.

A. Phase I, Test Year and Dispositive Motions  An intervention deadline for persons desiring to raise issues associated with the test year or what they view as dispositive motions is set for August 7, 2008. Petitions or requests to intervene must be filed on or before this date. Objections to any intervention request shall be made within 4 days after an intervention request is filed or 4 days after issuance of this scheduling order, whichever period is longest.

B. Phases I and II  Persons desiring to participate in Phases I and II, who have not otherwise previously requested intervention, must file their intervention requests on or before August 28, 2008. Objection or responses to these intervention requests shall be filed within 15 days after the filing of an intervention request; replies to objections shall be filed within 10 days of the filing of an objection to an intervention request.

C. Public Comment without Intervention. Interested persons desiring to comment on the rate case may do so without intervening. The Commission will accept written comments and has set times for interested persons to appear and provide oral comments during the public hearings scheduled for this rate case docket. Please note that the Commission’s procedural rules require that if any information is provided to be relied upon as evidence by the Commission to resolve a disputed matter, the presentation must be made under oath and subjecting the proponent to cross-examination by the parties participating in the docket.

3. Phase I - Revenue Requirement Schedule. The following schedule is set for Phase I - Revenue Requirement phase of this docket:
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A. Test year and Dispositive Motions.

August 18, 2008  Motions regarding Test Year issues and Dispositive Motions shall be filed.

August 20, 2008  Scheduling Conference for Test Year and Dispositive Motion issues.

August 28, 2008  Response Briefs to August 18 Test Year and Dispositive Motions

September 8, 2008  Reply Briefs to August 28 Response Briefs

September 10, 2008  Hearing on matters raised in the August 18, 28 and September 8 pleadings will be held by the Commission, beginning at 8:30 a.m., in Room 403, Heber M. Wells Building, 160 East 300 South, Salt Lake City, Utah.

B. Phase I - Revenue Requirement.

December 3, 2008  Non-Company direct testimony on revenue requirement matters shall be filed.

January 5, 2009  Rebuttal testimony to Company and Non-Company Direct testimony shall be filed.

January 15, 2009  Surrebuttal testimony to the January 5 Rebuttal testimony shall be filed.

January 22, 2009  Joint Issues list and joint position matrix shall be filed.

January 26 thru February 5, 2009  Hearing on revenue requirement matters will be held by the Commission beginning at 8:30 a.m., each day, in Room 403, Heber M. Wells Building, Salt Lake City, Utah.

January 28, 2009  Public Witness Day for interested persons to provide oral comments will be held, beginning at 4:30 to 5:30 p.m. (or later as needed to accommodate those in attendance) in Room 403, Heber M. Wells Building, Salt Lake City, Utah.
4. **Phase II - Rate Design/Cost of Service Schedule.**

This phase of the docket will be scheduled at a later date.

5. **Service of discovery information.** Information exchanged between parties (discovery) shall be provided within the following time periods:

   A. **Until January 5, 2009:** within 10 calendar days.

   B. **After January 5, 2009:** within 4 calendar days.

   C. **Objections** to discovery requests shall be made in good faith and as soon as an objection is contemplated. Discovery disputes will be set for expedited resolution before a hearing officer designated by the Commission.

   D. **Service of documents through electronic means** between parties is encouraged to expedite receipt and exchange of materials. If electronic delivery is not used, service of paper copies of documents, shall be by facsimile, hand delivery or by overnight delivery if a time period of 10 days or less has been set for an action. Parties may agree to different response and delivery times than as those provided in this Scheduling Order.

6. **Hearings.** All hearings conducted by the Commission will be open to the public, unless portions of them must be closed due to the use of Confidential Information, as provided by the Protective Order issued in this docket. Real time broadcast of the audio portion of a Commission hearing will be available through the Commission’s web site, www.psc.utah.gov. Audio files should be available at the web site after a hearing is completed.
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In compliance with the Americans with Disabilities Act, individuals needing special accommodations (including auxiliary communicative aids and services) during any hearing should notify Julie Orchard, Commission Secretary, at 160 East 300 South, Salt Lake City, Utah 84111, (801) 530-6713, at least three working days prior to the hearing.


A Joint Parties Issues List shall be compiled by the Company for each phase of this docket. Parties shall deliver to the Company’s representative, by 3 business days prior to the filing date for a Joint Issues List, a list (containing an identification with short summary of each of the issues the party has identified and raised in its filed testimony) of issues that remain disputed as of that date. The Company shall combine the issues lists provided into one Joint Issues List, which will be filed with the Commission and served upon all other parties.

Joint Position Matrices shall be compiled by the Company. Parties shall deliver to the Company’s representative, by 3 business days prior to the filing date for a Joint Position Matrix, a matrix or information containing the party’s support for, opposition to, or no position taken for an issue identified in a Joint Parties Issues List. The Company shall simply compile the matrix from the material provided by the parties, without any modification to the text material provided by the parties. The information provided for the matrix is intended to assist the Commission in receiving a party’s position on a disputed item and a description of the specific quantitative adjustments proposed for a revenue requirement or cost of service item in light of the party’s support for or opposition to an item contained in a list.
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DATED at Salt Lake City, Utah, this 1st day of August, 2008.

/s/ Ted Boyer, Chairman

/s/ Ric Campbell, Commissioner

/s/ Ron Allen, Commissioner

Attest:

/s/ Julie Orchard
Commission Secretary