



Thad Levar <tlevar@utah.gov>

---

## Question About Hearing for Docket No. 17-035-61

---

Thad LeVar <tlevar@utah.gov>

Mon, Aug 24, 2020 at 10:59 AM

To: Noah Miterko <noah@healutah.org>

Thank you for reaching out on this procedural question. The scheduling order in this docket doesn't address live testimony at the evidentiary hearing. In that situation, the typical practice at the PSC is to utilize the evidentiary hearing to present and cross-examine the written testimony that has been filed prior to the hearing, and to utilize the public witness hearing for any other comment.

I think that's the extent to which I can discuss your question (without creating ex parte concerns) outside of a more formal motion or request to the PSC filed in the docket.

Thad LeVar

On Mon, Aug 24, 2020 at 9:44 AM Noah Miterko <noah@healutah.org> wrote:

Good Afternoon Commission LaVar,

This is Noah Miterko over at HEAL Utah, I hope you're doing well. I have a question about the process at the public hearings scheduled for the end of September for Docket 07-035-61 (Application of Rocky Mountain Power to Establish Export Credits for Customer Generated Electricity). While HEAL is intervened in the docket, we have not submitted our own testimony so far. We feel the interests of our organization and constituency are being represented well, so rather than opt for redundancy, we've been observers of the docket thus far. That being said, I am wondering if the Commission is reserving opportunities to verbally testify at the September hearing to those intervened parties that have previously submitted written testimony. Any clarification would be greatly appreciated, thanks again for your time.

Kind Regards,  
Noah E. Miterko  
Policy Associate  
Healthy Environment Alliance of Utah (HEAL Utah)  
824 S 400 W Suite 106B, Salt Lake City, UT 84101  
(801) 919-4804  
[noah@healutah.org](mailto:noah@healutah.org)