

UTAH POWER & LIGHT COMPANY

1407 WEST NORTH TEMPLE STREET

P. O. BOX 899

SALT LAKE CITY, UTAH 84110

THOMAS W. FORSGREN

'87 CCT -9 P3 C8

AND

ASSISTANT CORPORATE

SECRETARY

801 - 535-4261

October 7, 1987

Chairman Brian T. Stewart
Public Service Commission of Utah
Heber M. Wells Building
150 East 300 South
Salt Lake City, Utah 84110

Re: UP&L/PP&L Montana Merger Case

Docket No. 87.9.49

Dear Chairman Stewart:

Attached for your information please find copies of Order and Order Initiating Investigation in the subject case.

If you have questions regarding these documents, please contact me at your convenience.

Very truly yours,

THOMAS W. FORSGREN

Thomas W. Lorsgien Ihls

TWF:hlr Enclosures Service Date: October 2, 1987

DEPARTMENT OF PUBLIC SERVICE REGULATION BEFORE THE PUBLIC SERVICE COMMISSION OF THE STATE OF MONTANA

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IN THE MATTER of the Montana Public) UTILITY DIVISION Service Commission's Investigation of) the Merger of the Pacific Power and Light Company and the Utah Power and Light Company.) ORDER NO. 5298

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ORDER INITIATING INVESTIGATION

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INTRODUCTION

- 1. On or about August 12, 1987, the Pacific Power and Light Company (PP&L) and the Utah Power and Light Company (UPL) announced publicly that they had reached a definite agreement to merge the two companies. On August 26, 1987, Frederic Reed, a PP&L Vice President, met publicly with the members of the Montana Public Service Commission (PSC or Commission) to discuss the impacts of the proposed merger upon the rates and services offered by PP&L in its Montana service territory. At that time, Mr. Reed indicated that he did not believe that the merger would have any detrimental impacts upon PP&L's ratepayers in Montana.
- 2. On September 17, 1987, PP&L filed an application with the Commission for approval of the various security issuances required to effectuate the proposed merger. See Docket No.

- 87.9.49. On September 28, 1987, the Commission voted to waive the 30 day deadline for consideration of such an application, extending the deadline to February 17, 1988. See § 69-3-503, MCA.
- 3. The Commission, by this order, does not question the good faith of the assurances provided by Mr. Reed; however, because of its statutory responsibilities, the Commission finds it necessary to make an independent determination of the extent of its jurisdiction and the ramifications of the proposed merger. The necessity of such an examination is enhanced by the possibility that other utilities under the Commission's jurisdiction might choose a similar course in the future. In this order, the Commission also consolidates the further consideration of Docket No. 87.9.49 into this investigation.

DISCUSSION AND ANALYSIS

- 4. Pacific Power & Light Company presently provides retail electric service to approximately 28,000 consumers in northwest Montana. It also provides retail electric service in the states of Oregon, Washington, Wyoming, California and Idaho. Utah Power and Light does not provide utility service in the State of Montana.
- 5. On its face, the proposed merger appears to promote the public interest and benefit the present customers of PP&L and UPL by integrating electric utility properties now separately owned and operated. The consolidation could result in better

utilization of existing and potential power resources of the two companies. The combined transmission capabilities of PP&L and UPL could enhance both the efficiency and reliability of service to retail customers as well as opportunities for wholesale power sales to the Southwestern United States. The consolidation of generation and transmission resources may postpone the addition of costly resources for both companies. Further, the consolidation of resources and operations and the economies of scale derived from the merger may also allow the consolidation of overlapping functions and result in future operating savings.

- 6. However, at this point, and from the Commission's position, these potential benefits are speculative. Further, several other concerns with the proposed merger have been raised, which merit further examination. These concerns include, but are not limited to: the control over transmission access to the southwest; the future allocation of revenue requirements between jurisdictions; the effects upon the BPA exchange agreements; and the potential for displacement by FERC of regulatory authority currently exercised by the various state commissions.
- 7. The Commission has the statutory duty to assure that ratepayers receive adequate service at reasonable rates. The Commission believes, at least preliminarily, that the proposed merger could have a potential effect on both rates and service.
- 8. The Commission's duty to assure adequate service to a public utility's customers is a broad one. Not only must that service be available tomorrow; it must also be available in the

reasonably foreseeable future. Until some of the uncertainties and possibilities are investigated, the Commission is not assured that, under the situation presented by the proposed merger, it would be able to satisfy its statutory responsibilities.

JURISDICTIONAL AUTHORITY

- 1. The Commission has the statutory authority to supervise, regulate and control public utilities. 69-3-102, MCA.
- 2. The Commission has the statutory authority to regulate "the mode and manner of all investigations and hearings of public utilities and other parties before it." 69-3-103, MCA
- 3. The Commission has the statutory authority "to inquire into the management of the business of all public utilities, shall keep itself informed as to the manner and method in which the same is conducted, and shall have the right to obtain from any public utility all necessary information to enable the Commission to perform its duties." 69-3-106, MCA.
- 4. The Commission has the statutory duty to enforce Montana's laws as they relate to Montana's public utilities. 69-3-110, MCA.
- 5. Utilities are required by statute to render "reasonably adequate service and facilities" at "reasonable" and "just" rates. 69-3-201, MCA.
- 6. The Commission has the statutory authority to institute an investigation on its own motion of "rates, tolls, charg-

es, rules, practices and services" of a public utility. 69-3-324, MCA.

7. See generally, Montana Power Co. v. Public Service

Commission, _____Mont.____, 671 P.2d 604 (1983).

ISSUES TO BE PRESENTED

In view of the previous discussion, the Commission finds that, at a minimum, the following issues must be addressed:

- 1) Does the Commission have jurisdiction over the proposed merger? That is, does review of the proposed merger fall under the Commission's statutory duty to assure that ratepayers receive adequate service at reasonable rates?
- 2) If the Commission does have jurisdiction over the proposed merger, what further action is appropriate?

ORDER

- 1. The Commission staff shall draft and issue a proposed procedural order in this Docket.
- 2. The Commission staff shall schedule and notice a public hearing to allow this Commission to take testimony and receive public comments concerning issues raised in this Docket.
- 3. Docket No. 87.9.49 shall be consolidated into this Docket for further consideration and final disposition.
- 4. A copy of this Order shall be mailed to the Pacific Power and Light Company, the Utah Power and Light Company, the

Montana Consumer Counsel, the state regulatory commissions in Idaho, California, Oregon, Wyoming, Washington, and Utah, and the Federal Energy Regulatory Commission.

Done and Dated this 30th day of September, 1987 by a vote of 4-0.

BY ORDER OF THE MONTANA PUBLIC SERVICE COMMISSION

CLYDE JARVIS, Chairman

JOHN B. DRISCOLL, Commissioner

HOWARD L. ELLIS. Commissioner

TOM MONAHAN Commissioner

ATTEST:

Acting Secretary

(SEAL)

MONTANA PUBLIC SERVICE COMMISSION

CERTIFICATE OF SERVICE

* * * * * *

I hereby certify that a copy of ORDER NO. 5298, in DOCKET NO. 87.9.51, in the matter of PACIFICORP AND UTAH POWER & LIGHT CO. MERGER, dated September 30, 1987, has today been served on all parties listed below by mailing a copy thereof to each party by first class mail, postage prepaid.

Date: October 2, 1987

For The Commission

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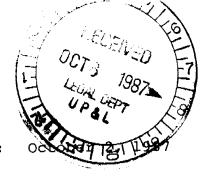
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Service Date:

DEPARTMENT OF PUBLIC SERVICE REGULATION BEFORE THE PUBLIC SERVICE COMMISSION OF THE STATE OF MONTANA

* * * * *

IN THE MATTER of the Application
Of PC/UP&L MERGING CORP. (To Be
Renamed PacifiCorp) To: (1) Issue
Its Common Stock and Preferred
Stock To Effect a Merger With
PacifiCorp and Utah Power & Light
Co., (2) Assume All Debt Obligations of PacifiCorp and Utah Power
& Light Co., and (3) Issue Its
Securities Under Authorizations
Previously Granted to PacifiCorp
By the Commission.

UTILITY DIVISION

DOCKET NO. 87.9.49

ORDER NO. 5297

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ORDER

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INTRODUCTION

1. On or about September 17, 1987, the Montana Public Service Commission (PSC or Commission) received an application from the Pacific Power and Light Company (PP&L) for approval of the issuance of securities necessary to effectuate a proposed merger with the Utah Power and Light Company (UPL).

DISCUSSION

2. Section 69-3-503, MCA, provides that applications for approval of security issues shall be disposed of within 30 days

unless, for good cause, it is necessary to continue consideration for a longer period.

- 3. By any standard, the proposed merger of PP&L and UPL is a complex transaction. The Commission is aware that other state commissions, and FERC, will be examining this transaction very closely over the next four months. At a minimum, the Commission will monitor those proceedings to fully appraise itself of the intricacies of the proposed merger. It is possible that the Commission will initiate its own investigation, or be requested to initiate such an investigation.
- 4. Until the Commission has come to a better understanding of the nature of the proposed merger and its potential impact upon Montana ratepayers, it would be inappropriate to take any action toward approval of the proposed merger. At this point, the Commission believes that further review is necessary to meet its obligations under Sections 69-3-501 et seq., MCA.

CONCLUSIONS OF LAW

1. Because of the complexity of the proposed merger between Pacific Power and Light Company and the Utah Power and Light Company, as well as its potential impacts upon Montana ratepayers, it is necessary to continue consideration of the application in this Docket and extend the 30 day period for review.

ORDER

IT IS THEREFORE ORDERED BY THIS COMMISSION THAT:

1. The period for review and consideration of the application in this Docket is extended to February 17, 1988.

Done in Open Session at Helena, Montana, this 28th day of September, 1987, by a vote of 3-0.

BY ORDER OF THE MONTANA PUBLIC SERVICE COMMISSION

CLYDE JARVIS Chairman

HOWARD L. ELLIS, Commissioner

TOM MONAHAN, Commissioner

Ann Purcell Acting Secretary

(SEAL)

MONTANA PUBLIC SERVICE COMMISSION

CERTIFICATE OF SERVICE

* * * * * *

I hereby certify that a copy of ORDER NO. 5297, in DOCKET NO. 87.9.49, in the matter of PACIFICORP/UP&L MERGING CORP., dated September 28, 1987, has today been served on all parties listed below by mailing a copy thereof to each party by first class mail, postage prepaid.

Date: October 2, 1987

Sandra Odnama For The Commission

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