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BEFORE THE PUBLIC SERVICE COMMISSION OF UTAH

IN THE MATTER OF THE APPLICATION
OF UTAH POWER & LIGHT COMPANY,
AND PC/UP&L MERGING CORP. (TO BE
RENAMED PACIFICORP) FOR AN ORDER
AUTHORIZING THE MERGER OF UTAH
POWER & LIGHT COMPANY AND
PACIFICORP INTO PC/UP&L MERGING
CORP. AND AUTHORIZING THE ISSUANCE
OF SECURITIES, ADOPTION OF TARIFFS,)
AND TRANSFER OF CERTIFICATES OF
PUBLIC CONVENIENCE AND NECESSITY
AND AUTHORITIES IN CONNECTION
THEREWITH.

APPLICATION FOR REVIEW OR REHEARING

CASE NO. 87-035-37

APPLICATION FOR REVIEW OR REHEARING

Intervenor Basic Manufacturing and Technologies of Utah, Inc. d/b/a Geneva Steel (hereafter "Geneva") hereby applies for review or rehearing of the Commission's Initial Order dated July 11, 1988 in which the Commission approved and authorized Applicants' request to merge Utah Power & Light Company and PacifiCorp into PC/UP&L Merging Corp.

BASIS FOR GENEVA'S APPLICATION

Under Utah law, one dissatisfied with an order of the Public Service Commission is required to apply for rehearing before seeking judicial review of the Commission's action. <u>Utah Code Ann.</u> § 54-7-15. In order to satisfy this requirement and preserve its right to appeal, Geneva files this Application.

As a basis for its Application, Geneva urges that the Applicants failed to meet their burden of demonstrating that the merger, as proposed by the Applicants, is in the public interest. Geneva may have additional grounds for contesting the Commission's Order. However, because the Order neither specified the conditions of the Commission's approval nor set forth findings of fact and conclusions of law in support thereof¹, it is impossible for Geneva, at this point in time, to identify its objections with specificity. Geneva therefore reserves the right to delineate additional grounds for this Application subsequent to the issuance of the Commission's final order in this matter.

¹ In its Initial Order approving and authorizing the proposed merger, the Commission stated that "[c]onditions of [the] approval and authorization as well as the Findings of Fact and Conclusions of Law in support and justification of [the] Order will issue as soon as possible hereafter."

CONCLUSION

For the foregoing reasons, Geneva respectfully requests that this Commission reconsider its Initial Order dated July 11, 1988.

DATED this 29 day of July, 1988.

KIMBALL, PARR, CROCKETT & WADDOUPS

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Attorneys for Basic Manufacturing and Technologies of Utah, Inc.

CERTIFICATE OF SERVICE

I hereby certify that I have this day served the foregoing document upon the persons shown on Exhibit A by mailing a copy thereof, properly addressed and postage prepaid.

DATED at Salt Lake City, Utah, this 29th day of July, 1988.

Jalene Eline

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