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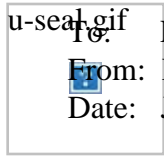

Memorandum

Douglas C.W. Kirk
Executive Staff Director

Sandy Mooy
Legal Counsel

Julie Orchard
Commission Secretary

Michael O. Leavitt
Governor

 Parties in Docket No. 01-057-14
To:  Public Service Commission
From: Public Service Commission
Date: July 23, 2002

State of Utah

PUBLIC SERVICE COMMISSION OF UTAH

After reviewing the record in Docket No. 01-057-14 we have the following questions:

1. Under the Allocation and Rate Design Stipulation in Docket No. 99-057-20 transportation customers bear some cost responsibility for CO2 plant processing costs. If the CO2 plant expenses that are the subject of this case are recovered through the 191 Account, would the transportation customers help pay for those costs consistent with the 99-057-20 stipulation?
2. It appears that paragraph 10 of the 99-057-20 stipulation controls cost recovery of CO2 expenses, including the costs at issue in this docket. How does this occur through the 191 Account?
3. If there are difficulties in using the 191 Account for cost recovery, what other alternatives should be considered? Can the costs be treated in the current Questar Gas rate case?

Please respond in writing by July 30th and serve your answers on parties in this case and in Docket 99-057-20.