

Roger J Ball  
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24 January 2007

**BEFORE THE PUBLIC SERVICE COMMISSION OF UTAH**

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In the Matter of the Application to Remove GSS and EAC Rates from Questar Gas Company's Tariff		Docket No 06-057-T04  REQUEST TO INTERVENE
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Pursuant to the customs and practices of the Public Service Commission of Utah, including Utah Code Annotated (UCA) Section 63-46b-9 and Utah Administrative Code (UAC) R746-100-7, I respectfully request that the Commission permits me to intervene in this matter, because:

1 on 21 February 2006, the Commission granted me leave to intervene in The Matter of the Approval of the Conservation Enabling Tariff Adjustment Option and Accounting Order, Docket No 05-057-T01;

2 in a 26 May 2006 Order Approving Rate Reduction Stipulation in Docket No 05-057-T01 the Commission, inter alia:

Create(d) a task force to address GSS expansion area rate premiums and EACs in the company's tariffs and develop new tariff language to address future system expansion requests. The task force is to be headed by the Division of Public Utilities, which will be responsible to schedule, notice and conduct task force meetings and activities and to prepare a final report containing the task force's recommendations. The task force should commence immediately and the final report should be filed with the Commission within 90 days after issuance of this order.

3 on 5 June, the Commission gave notice in Docket No 05-057-T01 of the first meeting of the Task Force, to be held on 13 June 2006. Thereafter, no notice, agendas or record of the proceedings of the Task Force were served upon me, although a party in Docket No 05-057-T01, by the Division or any other party in that Docket;

4 while the Committee of Consumer Services filed a memorandum with the Commission also on 24 August, and Questar filed Reply Comments on 15 September, both of them in Docket No 05-057-T01, neither party served copies upon me, although I was a party in that Docket;

5 at no point was I, although a party in Docket No 05-057-T01, served with notice of the opening of Docket No 06-057-T04 or its connection with matters previously comprehended within Docket No 05-057-T01;

6 at no point was I, although a party in Docket No 05-057-T01, served with Questar's 6 October Application in Docket No 06-057-T04, its 11 October Amended Application, the Commission's 13 October Notice of Scheduling Conference, its 27 October Scheduling Order, or its 28 November Amended Scheduling Order;

7 having become lately aware through media reports of this new Docket No 06-057-T04, I consider that my interests, the same interests that I sought and was granted leave to intervene in Docket No 05-057-T01 to protect, have been seriously compromised by the failure of Questar, the Division, the Committee and perhaps others to duly serve documents that should without question have been served upon me in Docket No 05-057-T01, or to serve upon me documents in Docket No 06-057-T04 that I

was entitled to expect by reason of being a party in Docket No 05-057-T01, from which the new Docket No 06-057-T04 entirely derived;

8 the interests of justice may have been materially impaired by these failures to observe due process, and might be further materially impaired by denying me intervention in this new Docket No 06-057-T04;

9 I have not fully determined the specific positions I will take, or the relief I will seek;

10 so I request leave to intervene in this proceeding to protect my interests, and perhaps those of other Questar customers, as they may appear; and

11 request that the Commission order that I be added to the service list, and that copies of all notices, pleadings, correspondence, discovery requests and answers, and other documents – past and future – in this proceeding be sent to me:

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Respectfully submitted on 24 January 2007,

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Roger J Ball

CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the foregoing Request to Intervene in Docket 06-057-T04 of Roger J Ball was served upon the following by electronic mail on 24 January 2007:

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