

- BEFORE THE PUBLIC SERVICE COMMISSION OF UTAH -

-----

In the Matter of David L. Bradshaw	)	<u>DOCKET NO. 00-019-01</u>
vs.	)	
Wilkinson Water Developer's Request for	)	<u>SCHEDULING NOTICE</u>
Commission Intervention	)	

-----

ISSUED: June 6, 2001

By The Commission:

After the Commission's Order Granting Reconsideration, the parties were given additional time in order to explore a mutual resolution of their dispute. Discussions with counsel indicated that the parties would likely either resolve the matter or prepare a list of the issues of their dispute that are either agreed to or disputed by the parties for use on reconsideration. As no mutual resolution has been forth coming, this scheduling notice is given as directed in the Commission's Order on Reconsideration. The parties are to submit a list of agreed to or disputed issues and facts (Issues and Facts list), which they believe are relevant to resolution of this matter on reconsideration, on or before July 5, 2001. Three weeks after filing of the Issues and Facts list, David Bradshaw shall file a memorandum/brief addressing the disputed issues. Three weeks after David Bradshaw's memorandum/brief filing, Wilkinson Water Company shall file a response/cross memorandum/brief. David Bradshaw may file a reply three weeks after the Wilkinson Water Company's filing. The parties and their counsel may mutually agree to alter the date and time frames identified herein, through written agreement filed with the Commission. Sandy Mooy is designated as the hearing officer for any further evidentiary hearings, if the Commission determines that further evidence is needed in the record to assist on reconsideration. Further notice will be given if additional scheduling is needed.

DATED at Salt Lake City, Utah, this 6th day of June, 2001.

/s/ Julie Orchard  
Commission Secretary