

ROWE Sarah

From: ROWE Sarah
Sent: Wednesday, May 06, 2015 2:56 PM
To: 'Tommy Brooks'
Cc: Chad Stokes
Subject: RE: UM 1720 INVESTIGATION INTO LONG-TERM HEDGING POLICY

Mr. Brooks,

No formal motion is necessary, this email will suffice. I grant intervenors' request that the second prehearing conference (after the workshop) will start the default 30-day time period for intervenors to submit proposed budgets for issue fund grants.

Sarah Rowe
Administrative Law Judge
Oregon Public Utility Commission
503-378-6106 (wk)
Sarah.rowe@state.or.us

From: Tommy Brooks [<mailto:tbrooks@cablehuston.com>]
Sent: Wednesday, May 06, 2015 2:24 PM
To: ROWE Sarah
Cc: Chad Stokes
Subject: UM 1720 INVESTIGATION INTO LONG-TERM HEDGING POLICY

Judge Rowe –

NWIGU earlier communicated to the participants in this docket regarding the timing for intervenors to submit budgets for issue fund grants. The default deadline for budgets is 30 days after the prehearing conference, which would be today. However, the schedule in this matter is yet to be developed. Without a schedule to know what this docket will look like, it's impossible to develop an accurate budget. It is our understanding that a second prehearing conference will be held to develop a schedule after the Commission has a workshop. We asked the other participants if there is any objection to treating the second prehearing conference as the trigger for developing intervenor budgets. So far we have heard back from everyone but Staff and there has been no objection. I wanted to alert you to this component of the scheduling, but also to ask you if you think it is necessary to file a formal motion/request to memorialize this approach?

Thanks,
Tommy Brooks
o/b/o NWIGU

Tommy A. Brooks
Admitted in Oregon and Washington
Cable Huston
Suite 2000, 1001 SW Fifth Avenue
Portland, OR 97204-1136
tbrooks@cablehuston.com
503.224.3092 - phone
503.224.3176 - fax