

## TAYLOR Annette M

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**From:** HARDIE Lisa  
**Sent:** Wednesday, September 19, 2012 11:51 AM  
**To:** 'Catriona McCracken'; dockets; tbrooks@cablehuston.com; pge.opuc.filings@pgn.com; efilings@nwnatural.com; wendy@nwenergy.org; teresa.l.hagins@williams.com; Bob Jenks; JOHNSON Judy; JONES Jason W; jess@caporegon.org; stewart.merrick@williams.com; ppyron@nwigu.org; dockets@mcd-law.com; cstokes@cablehuston.com; mark.thompson@nwnatural.com; doug.tingey@pgn.com  
**Cc:** PUC.FilingCenter; TAYLOR Annette M  
**Subject:** RE: UG 221 Supplemental Briefing Schedule

Ms. McCracken,

My interpretation this morning was that the parties were agreeing to the schedule CUB proposed in its letter, with an October 8 briefing date (and of course, a chance to discuss at oral argument). So, thank you for this clarification.

It sounds like every party in attendance this morning agrees to the schedule proposed below. I have no issues with the proposal and will issue a ruling adopting it.

Regards,  
Lisa Hardie  
Administrative Law Judge  
Oregon Public Utility Commission  
(503) 378-6106

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**From:** Catriona McCracken [<mailto:Catriona@oregoncub.org>]  
**Sent:** Wednesday, September 19, 2012 11:41 AM  
**To:** dockets; tbrooks@cablehuston.com; pge.opuc.filings@pgn.com; efilings@nwnatural.com; wendy@nwenergy.org; teresa.l.hagins@williams.com; Bob Jenks; JOHNSON Judy; JONES Jason W; jess@caporegon.org; Catriona McCracken; stewart.merrick@williams.com; ppyron@nwigu.org; dockets@mcd-law.com; cstokes@cablehuston.com; mark.thompson@nwnatural.com; doug.tingey@pgn.com  
**Cc:** HARDIE Lisa; PUC.FilingCenter; TAYLOR Annette M  
**Subject:** UG 221 Supplemental Briefing Schedule

ALJ Hardie:

The parties realized after the pre-hearing conference call ended today in Docket UG 221 that we had omitted to confirm the supplemental briefing schedule date. Now that it has been confirmed that hearings in other dockets are shifting the parties have a little more leeway to set the supplemental briefing schedule and would propose the following, in an effort to ensure that all written material is before the Commission prior to the date for oral argument.

1. NWN will try to respond early to the Bench Request.
2. Staff and intervenors will attempt to turn around data requests extremely quickly so as to give the Company at least three days to respond before September 27.
3. Staff and intervenors will then be able to file their supplemental briefing on October 5
4. NWN will file its response to the supplemental briefing on October 9

We hope this will work for your honor and the Commission.

Regards,

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We hope this will work for your honor and the Commission.

Regards,

Catriona



**G. Catriona McCracken**  
General Counsel/CUB Regulatory Program Director

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