

**BEFORE THE PUBLIC UTILITY COMMISSION  
OF OREGON**

UE 199 & UE 200

In the Matters of	)	
PACIFICORP, dba PACIFIC POWER,	)	
	)	RULING
2009 Transition Adjustment Mechanism Schedule	)	
200, Cost-Based Supply Service. (UE 199)	)	
	)	
and	)	
	)	
2009 Renewable Adjustment Clause	)	
Schedule 202. (UE 200)	)	

**DISPOSITION: MOTION GRANTED**

On August 8, 2008, PacifiCorp, dba Pacific Power (Pacific Power) filed a motion to amend the procedural schedule in this matter. The purpose of Pacific Power’s motion is “to allow additional time for the parties to review and investigate the Company’s TAM (Transition Adjustment Mechanism) update, and to permit the parties to convene additional settlement discussions.”

Pacific Power states that its motion is supported by the Public Utility of Oregon Commission Staff, Industrial Customers of Northwest Utilities, the Citizens’ Utility Board of Oregon, and Sempra Energy Solutions LLC, and no party has filed an opposition to the motion.

The parties propose the following schedule for the proceeding:

Staff/Intervenor Surrebuttal – UE 200 Issues	August 13, 2008
Company Sur-surrebuttal – UE 200 Issues	August 22, 2008
Staff/Intervenor Surrebuttal	September 4, 2008
Company Surrebuttal	September 15, 2008
Hearing	September 19, 2008 <sup>1</sup>
Briefing dates	To be set at Hearing.

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<sup>1</sup> (tentative) A Notice of Cancellation of the 8/15/08 Hearing accompanies this ruling.

According to Pacific Power, in conjunction with the proposed schedule, the Parties hope to be able to narrow the issues sufficiently so that the Commission may set a “reasonable” briefing schedule and still issue its final order in time for calculation of the TAM associated with the November 15, 2008, direct access shopping window. However, Pacific Power does agree that, “if necessary,” it will request a waiver of the direct access window rule to allow sufficient time to complete this docket.

The parties further propose to consolidate UE 199 issues related to UE 200 into the UE 200 docket and under the UE 200 hearing schedule. The proposed schedule for submitting testimony on those issues is included in the proposed schedule set out above.

In its motion, Pacific Power sets for good cause for amending the schedule in this proceeding. The proposed schedule is reasonable and is adopted.

Dated at Salem, Oregon, this 11th day of August, 2008.

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Patrick Power  
Administrative Law Judge