



JUDGE AMY R SMITH
Dane County Circuit Court, Branch 4
215 S. Hamilton St., Room 8107
Madison, Wisconsin 53703-3292



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September 17, 2012

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Re: NoCapX 2020 and Citizens Energy Task Force v. Public Service
Commission of Wisconsin
Case No. 2012 CV 3328

Dear Counselors:

I have received your Notice of Appearance and Statement of Position, which was filed with the court on September 5, 2012.

Prior to your filing of this document, I had sent correspondence to the named Petitioners and Respondent in this action. I am enclosing a copy of my August 31, 2012 correspondence with this letter, so that you are similarly apprised of the information I shared.

Permittees on 2012 CV 3328
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I have also set a briefing schedule on Respondent's Motion to Strike and Dismiss and Objection to Petitioners' Request for Pro Hac Vice Admission. A copy of my Scheduling Order in this regard is enclosed.

Sincerely,



Amy R. Smith
Dane County Circuit Court Judge
Branch 4

Enclosures: 2

C: with copy of scheduling order only:

Attorney Carol A. Overland
Attorney Diane Ramthun
Attorney Justin Chasco
Attorney Cynthia Erina Smith

NoCapX 2020 and
Citizens Energy Task Force,

Petitioners,

v.

SCHEDULING ORDER

Case No. 2012 CV 3328

Public Service Commission of Wisconsin,

Respondent.

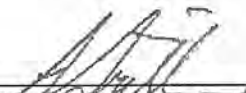
The following dates are hereby set for filing the following:

Respondent's Motion to Strike and Dismiss and Objection To Petitioners' Request for <i>Pro Hac Vice</i> Admission	***FILED August 30, 2012***
Permittees' ¹ Response to above Motion ²	October 5, 2012
Petitioners' Response to above Motion and Permittees' Response	October 15, 2012
Respondent's Reply	October 29, 2012

Failure to abide by the provisions of this order may result in sanctions.

DATED: September 17, 2012

BY ORDER OF THE COURT:



Amy R. Smith, Judge
Circuit Court, Branch 4

¹"Permittees" include Northern States Power Company, Dairyland Power Cooperative and WPPI Energy, per Sec. 227.53(1)(d), Wis. Stats.

² Given Permittees' Statement of Position, esp. paragraph 3, the court's scheduling of submissions aligns Permittee parties with Respondent for purposes of the Respondent's Motion.

C: Attorney Carol A. Overland
Attorney Diane Ramthun
Attorney Justin Chasco
Attorney Cynthia Erina Smith
Attorney Lisa M. Agrimonti
Attorney Valerie T. Herring
Attorney Jeffrey L. Landsman
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