



**IT IS THEREFORE ORDERED:**

1. The Consumer Advocate's motion to move back all dates in the procedural schedule by three months is granted. The discovery period will therefore end on June 7, 2006.

2. If any customer wishes to become a party to this case, he or she must file written notice with the Board no later than July 7, 2006. If any customer becomes a party to this case and wishes to file prepared testimony and a brief, he or she must do so on or before July 7, 2006.

3. On or before July 7, 2006, the Consumer Advocate and any intervenors must file prepared direct testimony and exhibits and a prehearing brief. The prepared direct testimony may refer to any document already in the record, and parties do not need to refile exhibits already submitted in the informal complaint processes and made a part of the record. In prepared testimony and exhibits, the Consumer Advocate must address the issues discussed in the procedural order issued December 20, 2005, support each of the allegations made in its petition and subsequent filings, and file any other evidence not previously filed. The Consumer Advocate should use exhibit numbers one and following. In its prehearing brief, the Consumer Advocate must explain why it believes imposition of a civil penalty would be appropriate and in accordance with applicable law in each docket. Prehearing briefs do not need to include an extensive discussion of the facts in each docket, but must include reference to sufficient facts expected to be proven to support the party's legal theory.

4. If any party wishes to have a witness connected to the hearing by telephone conference call, the party must file written notice with the Board no later than August 1, 2006.

5. On or before August 1, 2006, the parties must propose three mutually agreeable September dates for the hearing. The undersigned will set a date for the hearing and issue a notice of hearing after receipt of these dates. A post-hearing briefing schedule will be established at the conclusion of the hearing.

6. On or before August 14, 2006, OneCall must file prepared testimony and exhibits and a prehearing brief. OneCall may refer to any document in the record, and does not need to refile exhibits already submitted in the informal complaint process and made a part of the record. In its prepared testimony and exhibits, OneCall must address the issues discussed in the procedural order issued December 20, 2005, support each of the allegations made in its responses in the informal complaint cases and subsequent filings, and file any other evidence not previously filed. OneCall should use exhibit numbers 100 and following. In its prehearing brief, OneCall must explain why it believes imposition of a civil penalty would not be appropriate and would not be in accordance with applicable law in each docket. Prehearing briefs do not need to include an extensive discussion of the facts in each docket, but must include reference to sufficient facts expected to be proven to support the party's legal theory.

7. If the Consumer Advocate or any intervenor is going to file prepared rebuttal testimony and exhibits or a rebuttal brief, it must do so on or before September 5, 2006.

8. In the absence of objection, all data requests and responses referred to in oral testimony or on cross-examination will become part of the evidentiary record of these proceedings. Pursuant to 199 IAC 7.23(4)"d," the party making reference to the data request must file one original and three copies of the data request and response with the Executive Secretary of the Board at the earliest possible time.

9. Any person not currently a party who wishes to intervene in this case must meet the requirements for intervention in 199 IAC 7.13. The person must file a petition to intervene on or before 20 days following the date of issuance of this order, unless the petitioner has good cause for the late intervention. 199 IAC 7.13(1).

10. Unless specifically modified by this order, all provisions of the procedural order issued December 20, 2005, remain in effect.

**UTILITIES BOARD**

/s/ Amy L. Christensen  
Amy L. Christensen  
Administrative Law Judge

ATTEST:

/s/ Judi K. Cooper  
Executive Secretary

Dated at Des Moines, Iowa, this 23<sup>rd</sup> day of February, 2006.