

IN THE MATTER OF the *Public Utilities Act*
and
Yukon Energy Corporation
Application to Revise the
Diesel Contingency Fund and Related Amendments to the
Energy Reconciliation Adjustment

Revised Proceeding Schedule

BEFORE: B. McLennan, Chair)
 A. Fortin)
 R. Boisvert)

June 20, 2014

BOARD ORDER 2014-08

WHEREAS:

A. In Appendix A to Board Order 2013-03, the Yukon Utilities Board (Board) directed Yukon Energy Corporation (YEC) to provide a revised Diesel Contingency Fund (DCF) proposal. The Board further clarified:

YEC may file a future revised DCF and ERA [Energy Reconciliation Adjustment] application. The [Board] prefers a joint filing from YEC and YECL. However, if agreement cannot be reached, a filing in which the companies state which aspects of the revised DCF proposal and ERA amendment they agree upon, the aspects they disagree upon, and the position of each company on those aspects they disagree upon is acceptable. The filing must also address the concerns raised in Board Order 2013-01 Attachment A: Reasons for Decision. This future revised DCF proposal and ERA application will be separate from the compliance filing directed in this order.

B. On January 31, 2014, YEC filed its revised DCF and related ERA amendments application. YEC also informed the Board that YEC and YECL were not able to agree on a joint filing and each utility would be filing its position separately. On the same day, YECL filed its proposals regarding the DCF and ERA.

C. The Board issued Board Order 2014-07 on April 25, 2014, in which the Board set out a process schedule, pending ministerial approval.

D. In a letter dated, June 16, 2014, the Yukon Energy Corporation (YEC) and the Yukon Electrical Company Limited (YECL) requested that the hearing process established by Board Order 2014-07 be revised. Given the separate and opposing nature of their January 2014 filings, YEC and YECL clarified that the hearing process should be adjusted in order to allow:

- a) YEC and YECL to file supplementary evidence that either party considers to be relevant with regard to addressing matters raised in the utility filings of January 31, 2014;
 - b) Information Requests (IRs) to be provided separately to YEC and YECL, whereupon each utility will respond separately to the IRs addressed to it;
 - c) YEC and YECL to provide IRs to the other applicant utility; and
 - d) YEC and YECL to provide rebuttal evidence, if necessary, in response to any intervener evidence that may be filed.
- E. On June 16, 2014, UCG submitted correspondence in reply to the YEC-YECL request.
- F. The Board has considered the joint submission of YEC and YECL and the comments from UCG.

NOW THEREFORE the Board orders as follows:

The Board accepts the request by YECL and YEC to amend the April 25, 2014 direction as ordered in Board Order 2014-07. However, considering that YEC and YECL have requested that the schedule allow for the utilities to file supplementary evidence, the Board considers it reasonable to provide interveners the opportunity to test the evidence. Accordingly, the process schedule for YEC's proposal to revise the DCF and related amendments to the ERA is amended as follows:

Action	Original Date (2014)	Amended Date (2014)
YEC and YECL Supplementary Evidence		June 30
Information Requests to YEC and YECL	July 7	July 28
Information Responses from YEC and YECL	July 28	August 18
Intervener Evidence	August 11	September 3
Information Requests to Intervenors	September 2	September 17
Information Responses from Intervenors		October 1
YEC and YECL Rebuttal Evidence (if necessary)		October 15
Written Argument	September 16	October 29
Written Reply Argument	September 30	November 13

Dated at the City of Whitehorse, in the Yukon, the 20th day of June 2014.

BY ORDER



Bruce McLennan
Chair