



VERMONT PUBLIC
SERVICE BOARD

2016 JUN 8 PM 3 35

JW
67
✓

LEGAL COUNSELORS & ADVOCATES PLC
P.O. Box 194 • Burlington, VT • 05402

Alison Milbury Stone
alison@lca.lca.com
802-343-8853

June 8, 2016

By Email and Hand Delivery

Judith C. Whitney, Clerk
Vermont Public Service Board
112 State Street, 4th Floor
Montpelier, VT 05620-2701

Re: Docket 8585: Proposed Schedule for Remainder of the Proceeding

Dear Ms. Whitney,

Enclosed for filing in the above-referenced proceeding, please find the original and three (3) copies of Respondent David Blittersdorf's Proposed Schedule for the remainder of the proceeding. The schedule provides the Non-Respondent parties to this docket (the Department of Public Service, the Agency of Natural Resources, and the Town of Irasburg) with the opportunity to file testimony in support of their positions, and provides timeframes for discovery responses by Non-Respondents that mirror those afforded to Respondent in the first portion of the proceeding.

Thank you for your time and attention to this matter. Please contact me with any questions or concerns.

Best regards,

Alison Milbury Stone

Enclosure

cc: Geoffrey Commons & Aaron Kisicki, Vermont Department of Public Service
Leslie A. Welts, Vermont Agency of Natural Resources
Robert R. Holland, for the Town of Irasburg

Docket 8585 Respondent's Proposed Schedule

2016 JUN 8 PM 3 47

VERMONT PUBLIC
SERVICE BOARD

June 22, 2016	Non-Respondent prefiled testimony (Optional)
June 29, 2016	First-round discovery on Non-Respondents ¹
August 5, 2016	Non-Respondent response to first-round discovery
August 24, 2016	Second-round discovery on non-Respondents
September 26, 2016	Non-Respondent response to second-round discovery
October 13, 2016	Deadline for all pre-hearing motions and objections
Week of October 17, 2016	Evidentiary Hearing with live rebuttal (1 to 2 days)
November 14, 2016	Proposed Findings and Briefs
December 12, 2016	Reply briefs

¹ Under the Vermont Rules of Civil Procedure, which apply to this proceeding per Board Rules 2.103 and 2.214(A), all parties are afforded the right to discover relevant facts and opinions held by other parties prior to trial. V.R.C.P. 26-34. Specifically, incorporating discovery by Respondent on the governmental entities that constitute the Non-Respondent parties to this proceeding (the Department of Public Service, Agency of Natural Resources, and Town of Irasburg) recognizes Respondent's fundamental right to learn what evidence the government has that may exculpate him or be used against him in this proceeding.