## REVISED PROPOSED REGULATION OF THE

## PUBLIC UTILITIES COMMISSION OF NEVADA

## LCB File No. R131-07

December 10, 2007

EXPLANATION - Matter in *italics* is new; matter in brackets [omitted material] is material to be omitted.

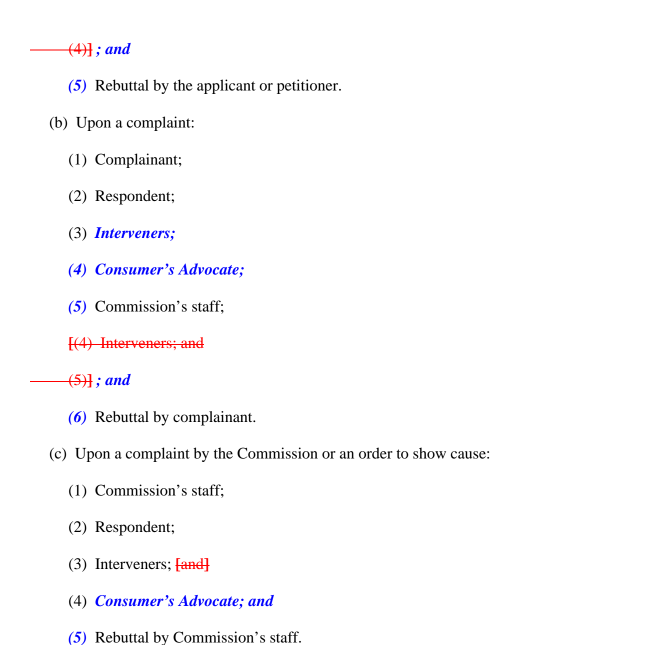
AUTHORITY: §1, NRS 703.025 and 704.210.

A REGULATION relating to the Public Utilities Commission of Nevada; revising the order in which evidence is received at certain hearings of the Commission; revising the list of persons who may cross-examine witnesses at certain hearings of the Commission; and providing other matters properly relating thereto.

**Section 1.** NAC 703.695 is hereby amended to read as follows:

703.695 1. Applicants, petitioners or complainants may present their evidence first at a hearing. Then any parties of record opposing the application, petition or complaint may present their evidence. The presiding officer [shall] may designate the [stage of the proceeding at] order *in* which each intervener or member of the Commission's staff may be heard. Evidence must be received in the following order unless the presiding officer determines that a special circumstance requires a different order:

- (a) Upon an application or petition:
  - (1) Applicant or petitioner;
  - (2) *Interveners*;
  - (3) Consumer's Advocate;
  - (4) Commission's staff;
  - (3) Interveners; and



- 2. In addition to any cross-examination by the parties pursuant to NAC 703.685, witnesses may be cross-examined by the presiding officer, any Commissioner, [and the] or any administrative [assistants and] attorney, policy adviser or legal counsel for the Commission.
- 3. If there is more than one applicant, petitioner or complainant, the witnesses of all applicants, petitioners or complainants may present direct testimony on an issue before any of

these witnesses may be cross-examined on that issue, unless otherwise ordered by the presiding officer.

4. If two or more matters are set for hearing at the same time and place, the matter having the lowest docket number will be heard first, unless the presiding officer directs a different order for the convenience of the parties.