BEFORE THE PUBLIC UTILITIES COMMISSION

OF THE STATE OF HAWAI'I

In the Matter of the Application of)
)
HAWAII ELECTRIC LIGHT COMPANY, INC.) Docket No. 7623)
)
for approval to commit funds in excess of)
$500,000 for the Purchase and Installation of)
Keahole Combustion Turbine CT-5, and)
Keahole Steam Turbine ST-7.
)

STIPULATED PROCEDURAL ORDER NO. 21673

Filed ______, March 7, 2005
At ______ o'clock ______ A.M.

Karen Higrol
Chief Clerk of the Commission
BEFORE THE PUBLIC UTILITIES COMMISSION
OF THE STATE OF HAWAII

In the Matter of the Application of

HAWAII ELECTRIC LIGHT COMPANY, INC. ) Docket No. 7623

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Keahole Combustion Turbine CT-5, and
Keahole Steam Turbine ST-7.

STIPULATED PROCEDURAL ORDER

Hawaii Electric Light Company, Inc. ("HELCO"), the Division of Consumer
Advocacy of the Department of Commerce and Consumer Affairs (the "Consumer
Advocate"), Waimana Enterprises, Inc., and Hamakua Energy Partners, L.P. (successor in
interest to Enserch Development Corporation) hereby stipulate that the attached
Stipulated Procedural Order is mutually acceptable to each respective party.

DONE at Honolulu, Hawaii, March 1, 2005

WILLIAM A. BONNET JOHN E. COLE
Vice President Executive Director
Hawaii Electric Light Company, Inc. Division of Consumer Advocacy
Department of Commerce and Consumer Affairs

IAN L. SANDISON
Attorney for
Hamakua Energy Partners, L.P.

ALBERT S.N. HEE
President
Waimana Enterprises, Inc.
BEFORE THE PUBLIC UTILITIES COMMISSION
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STIPULATED PROCEDURAL ORDER

On February 26, 1993, Hawaii Electric Light Company, Inc. (“HELCO”) filed an application requesting Commission approval to commit funds in excess of $500,000 for the purchase and installation of a nominal 20 MW simple-cycle combustion turbine generator (“CT-5”), an 18 MW (gross) steam turbine generator (“ST-7”), and auxiliary equipment and facilities at HELCO’s existing Keahole Power Plant. HELCO served copies of the application on the Division of Consumer Advocacy of the Department of Commerce and Consumer Affairs (the “Consumer Advocate” or “CA”).

On March 17, 1993, Waimana Enterprises, Inc. (“Waimana”) filed a Motion to Intervene.

On March 23, 1993, the Consumer Advocate filed a Statement of Position indicating that it would participate in this proceeding and would state its position upon completion of its investigation.
On August 5, 1993, the Commission issued Order No. 12552, granting Waimana’s Motion to Intervene.

On August 18, 1993, Enserch Development Corporation (“Enserch”) filed a Motion for Enlargement of Time to Intervene and a Motion to Intervene. Waimana and HELCO filed responses to these motions on August 30, 1993.

On September 8, 1993, the Commission issued Order No. 12600, granting Enserch’s Motion to Intervene.

On October 4, 1993, the Commission issued Prehearing Order No. 12647, which set forth the issues and schedule in this proceeding. By Order No. 13254, filed May 6, 1994, the Commission revised the schedule of proceedings.

HELCO filed written direct testimonies in support of its Application on October 20, 1993, and rebuttal testimonies on July 1, 1994.


Evidentiary Hearings were held on July 13, 14, 15, and 18, 1994.

On August 26, 1994, Opening Briefs were filed by HELCO, the Consumer Advocate, Waimana and Enserch. On September 13, 1994, Reply Briefs were filed by HELCO, the Consumer Advocate, Waimana and Enserch.

On September 22, 1995, the Commission issued Decision and Order No. 14284 (“D&O 14284”), which allowed HELCO to pursue construction of its Keahole project.
(i.e., CT-5 and ST-7), provided that no part of the project may be included in HELCO’s rate base unless and until the Keahole project is in fact installed, and is used and useful for utility purposes. D&O 14284 required, among other things, that “[i]f the Keahole project is constructed and is used and useful for utility purposes, HELCO shall submit a report within 60 days of the project’s commercial operation, with an explanation of any deviation of 10 per cent or more in project cost from that estimated in HELCO’s application in this docket.”

By letter dated August 18, 2004, in Docket No. 7623 (Keahole CT-5/ST-7), HELCO requested an extension of time (until March 1, 2005) for the filing of the CT-5 cost report, and that it be allowed to combine the cost reports for CT-4 and CT-5.

By letter dated August 30, 2004, in Docket Nos. 7048 and 7623, the Commission approved HELCO’s request to combine the cost reports for CT-4 and CT-5, and to file the combined cost report by March 1, 2005.

HELCO requires additional time to file the combined cost report for CT-4 and CT-5. The noise mitigation measures being installed for CT-4 and CT-5 to meet the State Department of Health’s noise level limits are expected to be completed by the end of July 2005. As a result, HELCO requests an extension of time until August 31, 2005 to submit its combined CT-4 and CT-5 cost report. (The Consumer Advocate, Waimana, and Enserch do not object to this request.)
Hawaii Administrative Rules §6-61-23(a)(1) provides the Commission with the discretion, for good cause shown, to enlarge a period by which a required act must be completed, if a written request is made before the expiration of the period originally prescribed. The Commission finds good cause in this instance to enlarge the deadline (from March 1, 2005 to August 31, 2005) to comply with the Commission's order and the request is granted and so ordered.

DONE at Honolulu, Hawaii, this 7th day of March, 2005.

PUBLIC UTILITIES COMMISSION
OF THE STATE OF HAWAII

By Carlito P. Caliboso, Chairman

By Wayne H. Kimura, Commissioner

By Janet E. Kawelo, Commissioner

APPROVED AS TO FORM:

Michael Azama
Commission Counsel
CERTIFICATE OF SERVICE

I hereby certify that I have this date served a copy of the foregoing Stipulated
Procedural Order No. 21673 upon the following parties, by causing a copy hereof to
be mailed, postage prepaid, and properly addressed to each such party.

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DATED: March 7, 2005

Karen Higashi