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#### SOAH DOCKET NO. 473-14-5139.WS PUC DOCKET NO. 42862

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APPEAL OF WATER AND SEWER
RATES CHARGE BY THE TOWN OF
WOODLOCH CCN NOS. 12312

\$
AND 20141

BEFORE THE STATE OFFICE OF

ADMINISTRATIVE HEARINGS

## TOWN OF WOODLOCH'S UNOPPOSED MOTION TO EXTEND THE <u>DEADLINE TO FILE INITIAL POST-HEARING BRIEFS</u>

# TO THE HONORABLE ADMINISTRATIVE LAW JUDGE:

The Town of Woodloch ("Woodloch") files this Unopposed Motion to Extend the Deadline to File Initial Post-Hearing Briefs in the above-styled and numbered contested case, and would respectfully show the following:

The hearing on the merits was held on June 2 and 3, 2015 in Austin, Texas. Consistent with the court reporter's transcript of June 3, 2015, the Parties discussed and agreed on a (1) schedule for providing an agreed-upon outline for the format for the initial post-hearing briefs; and (2) schedule for filing initial post-hearing briefs, and subsequent reply briefs. Parties agreed that initial post-hearing briefs would be due by July 24, 2015, and that reply briefs would be due by August 24, 2015.

Counsel for Woodloch respectfully requests that the Administrative Law Judge revise the schedule with regard to the filing of the initial post-hearing briefs, and extend the filing deadline one week from Friday, July 24, 2015 to Friday, July 31, 2015.

Counsel for Woodloch has consulted with the PUC Commission Staff counsel and with Ms. Cathy Lewkowski, on behalf of the appellants, prior to the filing of the motion and neither objects to the filing of the motion. Therefore, this Motion is unopposed.

WHEREFORE, PREMISES CONSIDERED, Woodloch respectfully requests that this unopposed motion be granted, and that the Administrative Law Judge issue an order to extend

the deadline for filing the initial post-hearing briefs one week from Friday, July 24, 2015 to Friday, July 31, 2015.

Respectfully submitted,

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Duncan C. Norton

State Bar No. 15103950

# ATTORNEY FOR TOWN OF WOODLOCH

#### **CERTIFICATE OF CONFERENCE**

I hereby certify that I have conferred with PUC Commission Staff counsel and with Ms. Cathy Lewkowski, on behalf of the appellants, prior to the filing this motion both have indicated that they do not object to the filing of this motion.

Duncan C. Norton

### **CERTIFICATE OF SERVICE**

I hereby certify that a true and correct copy of the foregoing document was transmitted by e-mail, fax and/or regular, first class mail on this 17th day of July, 2015 to the parties of

record.

DUNCAN C. NORTON

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