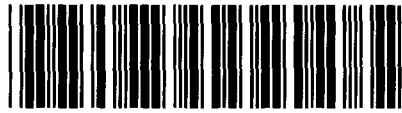




Control Number: 46247



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Addendum StartPage: 0

SOAH DOCKET NO. 473-17-0067.WS  
PUC DOCKET NO. 46247

APPLICATION OF DOUBLE § BEFORE THE STATE OFFICE  
DIAMOND PROPERTIES §  
CONSTRUCTION CO. DBA ROCK § OF  
CREEK FOR WATER RATE/TARIFF §  
CHANGE § ADMINISTRATIVE HEARINGS

**DOUBLE DIAMOND PROPERTIES CONSTRUCTION CO. D/B/A ROCK CREEK'S  
UNOPPOSED MOTION FOR CONTINUANCE**

TO THE HONORABLE ADMINISTRATIVE LAW JUDGE:

Applicant, Double Diamond Properties Construction Co. d/b/a Rock Creek ("DDPC"), files this Unopposed Motion for Continuance, and in support thereof, respectfully shows as follows:

**I.**

Order No. 2, issued on October 20, 2016, was the initial order that established the procedural schedule and hearing date for this proceeding. The deadlines have been extended, and the hearing continued, on several occasions based on requests of DDPC as well as the Rock Creek Homeowners ("RCH"). The current schedule and hearing date is set out in SOAH Order No. 14, issued on July 13, 2017. RCH and DDPC have negotiated in good faith, have an agreement in principle, and have drafted settlement documents. There are, however, a few remaining issues that are unresolved, requiring additional discussions amongst the parties. DDPC respectfully requests a 60 day extension of all deadlines set out in Order No. 14, as follows:

<b>Event</b>	<b>Deadline</b>
Deadline to file objections to RCH's Fifth RFI to DDPC	October 10, 2017

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DDPC Response to RCH Motion to Strike Rebuttal Testimony	October 13, 2017
Deadline to respond to RCH's Fifth RFI to DDPC	October 20, 2017
Applicant, Intervenor, and Staff Rebuttal	October 23, 2017
Deadline to complete all discovery	November 6, 2017
Objections to rebuttal testimony	November 6, 2017
Replies to Objections to rebuttal testimony	November 13, 2017

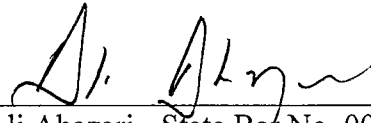
The parties will provide the ALJ some dates for the hearing on the merits within the next 60 days.

Counsel for DDPC has conferred with legal counsel for RCH and the Public Utility Commission and they do not oppose the motion.

**PRAYER**

DDPC respectfully requests that the ALJ grant this unopposed motion and issue an order setting forth the agreement of the parties as explained above.

Respectfully submitted,



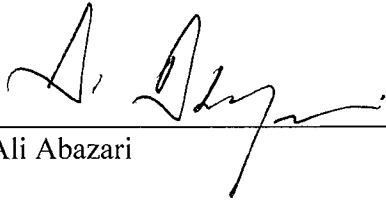

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**ATTORNEYS FOR DOUBLE DIAMOND  
PROPERTIES CONSTRUCTION CO.  
DBA ROCK CREEK**

**CERTIFICATE OF CONFERENCE**

I certify that I have conferred with the legal counsel for Rock Creek Homeowners (“RCH”) and the PUC Staff, who each indicated that they do not oppose this Unopposed Motion for Continuance.

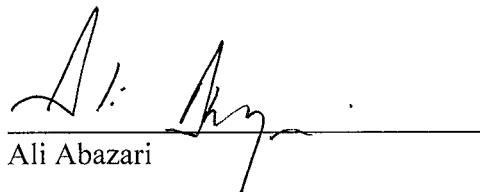
  
\_\_\_\_\_  
Ali Abazari

**CERTIFICATE OF SERVICE**

This is to certify that on the 11th day of August, 2017, a true and correct copy of the foregoing document was served via email pursuant to Rule 22.74:

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Ali Abazari