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PETITION OF ARIZA GOSLING	§	BEFORE THE STATE OFFICE
OWNER LLC APPEALING THE	§	
WATER RATES ESTABLISHED BY	§	\mathbf{OF}
NORTHAMPTON MUNICIPAL	§	
UTILITY DISTRICT	Ş	ADMINISTRATIVE HEARINGS

NORTHAMPTON MUNICIPAL UTILITY DISTRICT'S STATEMENT OF CONFIDENTIALITY

The undersigned attorneys for Northampton Municipal Utility District (the "District") hereby submit this statement under Section 4 of the protective order entered in this case.

The District has designated as Highly Sensitive Protected Material a certain document and information contained in its responses to the Third Request for Information ("RFI") propounded by Staff of the Public Utility Commission of Texas ("Staff"). The District considers the information identified in the attachment to Staff RFI 3-15 to be Highly Sensitive and exempt from disclosure under the Public Information Act because it contains specific compensation amounts associated with specific employees of the District and because disclosing such information would cause competitive harm to the District because it would allow competitors to know how the District compensates its employees, which could then be used against the District. The undersigned counsel for the District has reviewed the foregoing material sufficiently to state in good faith that the information contained therein is Highly Sensitive for at least the reasons stated above.

Respectfully submitted,

/s/Evan D. Johnson -

Evan D. Johnson State Bar No. 24065498 C. Glenn Adkins

State Bar No. 24103097

Coffin Renner LLP

 $1011~W,~31^{st}~Street$

Austin, Texas 78705

(512) 879-0900

(512) 879-0912 (fax)

evan.johnson@crtxlaw.com glenn.adkins@crtxlaw.com

ATTORNEYS FOR NORTHAMPTON MUNICIPAL UTILITY DISTRICT

CERTIFICATE OF SERVICE

	I h	ere	by (certify th	hat	on this	24 th (day of June	2024,	, no	tice of the fi	ling of	f this	docume	nt was
provide	d	to	all	parties	of	record	via	electronic	mail	in	accordance	with	the	Second	Order
Suspend	din	ıg F	₹ul€	es filed i	n P	roject N	lo. 5	0664.							

/s/Evan D. Johnson
Evan D. Johnson