| From: | Rick Haruthunian |
|--------------|--|
| То: | <u>Monica Barrios-Sanchez; secretary; Michael Duval; chansan@comcast.net; "Stoneridge Utilities";</u> nsemanko@parsonsbehle.com; pngalamulume@parsonsbehle.com |
| Cc: | Rick Haruthunian; Renee Schoonover |
| Subject: | RE: Case No. SWS-W-24-01 |
| Date: | Monday, June 17, 2024 5:12:16 PM |
| Attachments: | image001.png SPOA"s Joinder to Garrison"s Motion to Dismiss Application & Response to IPUC"s Motion to Suspend Matter & Vacate Comment Deadlines.pdf Garrison IPUC First Motion to Dismiss general water rate increase.pdf Exhibit to Intervenor Garrison"s Motion to Dismss.pdf SWSW2401 motion md.pdf |

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Good afternoon:

With respect to the Commission's Decision Meeting scheduled for tomorrow afternoon, please be advised that Stoneridge Recreational Club Condominium Owners Association, Inc. ("SRCCOA") is in <u>support</u> of the Motion to Suspend this Matter and Vacate Comment Deadlines filed by Commission Staff on June 13, 2024, most specifically as to its request vacate the comment deadlines previously set in Order No. 36192. Plainly stated, the SRCCOA firmly believes that such vacation is required given the Applicant's consistent and ongoing violation of IDAPA Rule 43, which through operation leaves the entirety of Applicant's conduct to date (including efforts to respond to discovery and certification of its claims of confidentiality/privilege without legal representation) as being entirely inappropriate and improper as a matter of law. This, of course, renders any obligation to offer comment by August 7, 2024, as entirely prejudicial to the SRCCOA and the other Intervenors in this matter.

Please also be aware that the SRCCOA does not view its support of Commission Staff's aforementioned Motion to Suspend/Vacate as being necessarily preclusive of its ability to similarly <u>support, in the alternative</u>, the Motion to Dismiss filed by Intervenor Garrison as well as the motion to join the same filed by the Stoneridge Property Owners Association in so far as they are predicated upon similar grounds (i.e., Applicant's ongoing violation of IDAPA Rule 43 and its efforts with respect to discovery to date) and seek amongst other things the vacation of the aforementioned deadlines. Accordingly, so long as such deadlines are indeed vacated, the SRCCOA takes no absolute position as to whether this comes by way of an indefinite suspension or a termination of this matter.

Best,

Rick Haruthunian, Esq. Ramsden, Marfice, Ealy & De Smet, LLP 700 Northwest Blvd. P.O. Box 1336 Coeur d'Alene, ID 83816-1336 Telephone: (208) 664-5818 Facsimile: (208) 664-5884 www.rmedlaw.com

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From: Keri Hawker <<u>Keri.Hawker@puc.idaho.gov</u>>
Sent: Thursday, June 13, 2024 4:21 PM
To: Rick Haruthunian <<u>rharuthunian@rmedlaw.com</u>>; 'garrison@rmgarrison.com'
<garrison@rmgarrison.com>; 'Teresa Zamora CDS Stoneridge Utilities'
<utilities@stoneridgeidaho.com>; Norman Semanko <<u>nsemanko@parsonsbehle.com</u>>;
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Cc: Michael Duval <<u>michael.duval@puc.idaho.gov</u>>; Keri Hawker <<u>Keri.Hawker@puc.idaho.gov</u>>;
Monica Barrios-Sanchez <<u>monica.barriossanchez@puc.idaho.gov</u>>
Subject: Case No. SWS-W-24-01

Good afternoon,

Attached please find Motion to Suspend this Matter and Vacate Comment Deadlines that has been filed with the Commission in the abovereferenced case.

Thank you,

Keri Hawker | Legal Administrative Assistant



Idaho Public Utilities Commission 11331 W. Chinden Blvd., Building 8, Suite 201-A P.O. Box 83720 Boise, Idaho 83720-0074 Direct: (208) 334-0324 | Fax: (208) 334-3762 Keri.Hawker@puc.idaho.gov CONFIDENTIALITY NOTICE: This e-mail may be confidential, privileged, and exempt from public disclosure, and the sender intends that it be used only by the individual or entity named above. If you are not the intended recipient, then you may not use, disclose, copy, or distribute the e-mail or its contents. If you believe you have received this e-mail in error, please immediately notify the sender and delete the copy you received.