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IDAHO PUBLIC UTILITIES COMMISSION

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BEFORE THE IDAHO PUBLIC UTILITIES COMMISSION

IN THE MATTER OF EAGLE WATER COMPANY'S APPLICATION FOR AUTHORITY TO IMPLEMENT A CUSTOMER SURCHARGE) CASE NO. EAG-W-15-01)) JOINT STIPULATION AND) MOTION TO FURTHER SUSPEND) APPLICATION)
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The Staff of the Idaho Public Utilities Commission and Eagle Water Company (jointly, "parties"), by and through their counsel of record, stipulate and agree to the following:

STIPULATION

1. On November 10, 2015, Eagle Water filed an Application seeking authority to implement a 53.82% surcharge on customers' water usage. Eagle Water requested that its Application be processed via Modified Procedure and that the surcharge become effective in approximately 30 days. On December 3, 2015, the Commission issued Order No. 33430 suspending the proposed effective date for a period of 90 days, until March 10, 2016.

2. On March 4, 2016, with Eagle Water's concurrence, Staff filed a motion to further suspend the proposed effective date in this matter for an additional 90 days, until June 8, 2016. The Commission approved the Motion in Order No 33478.

3. Staff and Eagle Water, the only parties appearing in this action, are engaged in settlement discussions that could resolve the entire case. Although the parties have worked diligently toward resolving the issues, they do not foresee reaching a complete resolution before the current suspended effective date of June 8, 2016. Therefore, the parties agree and Eagle Water expressly consents that this case should be further suspended until September 6, 2016, pursuant to *Idaho Code* § 61-622(4).¹

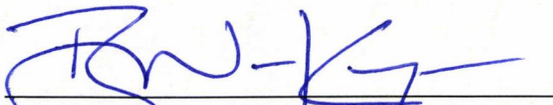
4. The parties further agree that by July 1, 2016, Eagle Water shall inform Staff of its position on settlement, or if the Company would rather set a schedule for modified procedure for the Application. If Eagle Water does not inform Staff of its position by July 1, 2016, the parties agree that the Application shall be considered automatically withdrawn and the Commission may issue an Order dismissing the Application without prejudice.

MOTION

Staff and Eagle Water respectfully request that the Commission enter an Order consistent with the foregoing Stipulation. Specifically, the parties request that the Commission:

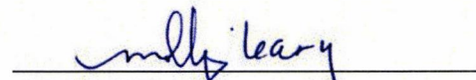
1. Issue an Order further suspending the effective date in this matter until September 6, 2016; and
2. Order Eagle Water to notify Staff of its position on settlement or request the setting of a modified procedure schedule on the underlying Application by the close of business on July 1, 2016. If Eagle Water fails to provide such notice, the underlying Application shall be considered automatically withdrawn and the Commission may issue an Order dismissing the Application without prejudice.

DATED this 7th day of April 2016.



Brandon Karpen, Deputy Attorney General,
Attorney for Commission Staff

DATED this 7th day of April 2016.



Molly O'Leary
Attorney for Eagle Water Company

¹ Idaho Code § 61-622(4) provides in pertinent part that "the commission may, with the consent in writing signed by the party filing [the application], permanently or further suspend the [effective date]."

CERTIFICATE OF SERVICE

I HEREBY CERTIFY THAT I HAVE THIS 8TH DAY OF APRIL 2016, SERVED THE FOREGOING **JOINT STIPULATION AND MOTION TO FURTHER SUSPEND APPLICATION**, IN CASE NO. EAG-W-15-01, BY MAILING A COPY THEREOF, POSTAGE PREPAID, TO THE FOLLOWING:

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