

1 **BEFORE THE PUBLIC UTILITY COMMISSION**
2 **OF OREGON**

3 UW 124

4 In the Matter of

5 SEVENTH MOUNTAIN GOLF VILLAGE
6 WATER COMPANY

7 Request for increase in total annual revenues
of \$23,912 or 47 percent.

MOTION TO ADMIT STIPULATION

8 The Public Utility Commission or Oregon Staff (Staff) respectfully requests that the
9 attached Amended Stipulation be admitted to the UW 124 record and requests a Commission
10 decision adopting the Amended Stipulation. *See* OAR 860-001-0350(7)(b). The Amended
11 Stipulation simply removes a condition from the previously approved stipulation in this docket
12 requiring the Company to file a rate case at a certain time. The Parties currently agree that this
13 condition is no longer necessary and would result in unnecessary regulatory costs.

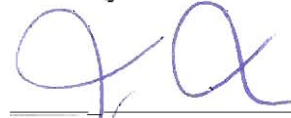
14 Because of the very limited nature of this Amended Stipulation and the plain meaning of
15 the amendment, Staff respectfully requests that the Administrative Law Judge waive the
16 requirement of an explanatory brief or supporting testimony. *See* OAR 860-001-350(7)(a).

17 For these reasons, Staff respectfully requests that the Amended Stipulation be admitted
18 into the record and the Commission issue an order approving the Amended Stipulation without
19 requiring an associated explanatory brief or supporting testimony.

20 DATED this 18th day of August 2011.

21 Respectfully submitted,

22 JOHN R. KROGER
23 Attorney General

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25 Jason W. Jones, #00059
26 Assistant Attorney General
Of Attorneys for Staff of the Public Utility
Commission of Oregon

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BEFORE THE PUBLIC UTILITY COMMISSION
OF OREGON

UW 124

In the Matter of)
SEVENTH MOUNTAIN GOLF) AMENDED
VILLAGE WATER COMPANY'S) STIPULATION
Request for a General Rate Case.)

Seventh Mountain Golf Village Water Company (SMGV or the Company),
appearing by and through its authorized representative, Dale Bernards, SMGV
Owner and President, the Public Utility Commission Staff (Staff) appearing by and
through its attorney, Jason W. Jones, Assistant Attorney General, and Intervenors
Thomas G. Clifford, Robert J. Selder, and Leo Mottau agree to amend the Stipulation
filed on July 2, 2008. The Parties to the Stipulation agree that Paragraph 11 of the
Stipulation should be deleted. It states:

“The Company agrees to file its next rate application during the first six
months of 2011 using a 2010 test year.”

The Parties agree that a rate case is unnecessary at this time and that rates are
currently just and reasonable. As a result, SMGV should not be required to file a rate
application.

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The Parties recommend that the Commission adopt this Amended Stipulation.

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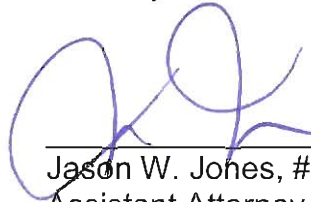
3.

The Parties understand that this Amended Stipulation does not impact any other facet of the Commission's Order in the UW 124 (Order No. 08-429) and does not foreclose the Commission from addressing issues in future proceedings.

DATED this 15th day of August 2011.

Respectfully submitted,

JOHN KROGER
Attorney General



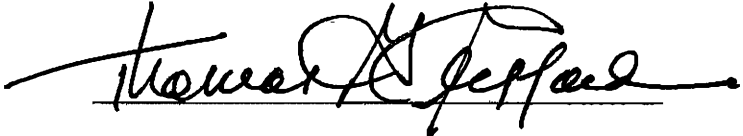
Jason W. Jones, # 000594
Assistant Attorney General
Of Attorneys for PUC Staff

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3.

The Parties understand that this Amended Stipulation is not binding on the Commission in ruling in the UW 124 application (order 08-429) and does not foreclose the Commission from addressing other issues.

DATED this 4th day of August 2011.



Thomas G. Clifford
Intervenor

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The Parties understand that this Amended Stipulation is not binding on the Commission in ruling in the UW 124 application (order 08-429) and does not foreclose the Commission from addressing other issues.

DATED this 4 day of August 2011.



Leo Mottau
Intervenor

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The Parties understand that this Amended Stipulation is not binding on the Commission in ruling in the UW 124 application (order 08-429) and does not foreclose the Commission from addressing other issues.

DATED this 9th day of August 2011.



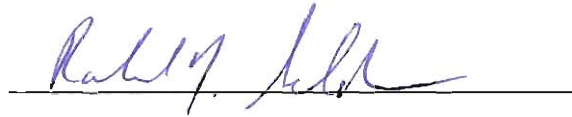
Dale Bernards, President and Owner
Seventh Mountain Golf Village Water Company

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3.

The Parties understand that this Amended Stipulation is not binding on the Commission in ruling in the UW 124 application (order 08-429) and does not foreclose the Commission from addressing other issues.

DATED this 8th day of August 2011.



Robert J. Selder
Intervenor

1 **CERTIFICATE OF SERVICE**

2 I certify that on August 18, 2011, I served the foregoing Motion to Admit Stipulation
3 upon the parties in this proceeding by electronic mail and by sending a true, exact and full copy
4 by regular mail, postage prepaid, or by hand-delivery/shuttle, to the parties accepting paper
5 service.

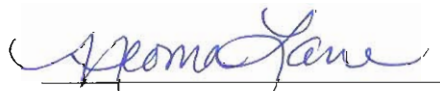
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12 ROBERT J SELDER
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16 **SEVENTH MTN GOLF VLG WATER COMPANY**
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18 PRESIDENT
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WIDGI CREEK HOMEOWNERS ASSOCIATION
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21 

22 Neoma Lane
23 Legal Secretary
24 Department of Justice
25 Business Activities Section
26