1	BEFORE THE PUBLIC UTILITY COMMISSION				
2	OF OREGON				
3	NC 368				
4	PUBLIC UTILITY COMMISSION OF OREGON,				
5	Complainant,	STIPULATION FOR ENTRY OF ORDER			
6	V.				
7	HAZ-TECH DRILLING, INC.,				
8 9	Defendant.				
10	The Public Utility Commission of Oregon, appearing by and through Johanna M.				
11	Riemenschneider, Assistant Attorney General, and Haz-Tech Drilling, Inc., the Defendant				
12	herein, hereby stipulate as follows:				
13	1.				
14	A Complaint in this case is pending before the Commission charging the Defendant with				
15	one violation of law, OAR 952-001-0050.				
16	2.				
17	Both parties to this proceeding are willing to forego further processing of that Complaint				
18	and further are willing to resolve this matter on the basis of this Stipulation.				
19	3.				
20	The Defendant admits that the violation was committed as alleged in the Complaint and				
21	is willing for the Commission to enter an order finding that the violation was committed as				
22	alleged in the Complaint.				
23	3 4.				
24	The parties further agree that the Comm	nission may enter an order assessing civil			
25	monetary penalties against Defendant in the amount of \$1,000 under the following terms and				
26	conditions:				
Page 1 - STIPULATION FOR ENTRY OF ORDER (NC 368) JMR:pjr/#8382405 Department of Justice					

.)

. •

-

Department of Justice 1162 Court Street NE Salem, OR 97301-4096 (503) 947-4342 / Fax: (503) 378-3784

.

1		A.	. Defendant must sign and return this Stipulation within 20 days of the date it was		
2			served upon (mailed to) Defendant.		
3		В.	Payment of the penalty (\$1,000) is suspended and will be waived with no further		
4			penalties imposed for the violation alleged in the Complaint unless Defendant fails to		
5			comply with all of the terms of this Stipulation and all of the rules adopted by the		
6			Oregon Utility Notification Center (OUNC) under ORS 757.552 for a one-year period		
7			following the date of the Commission's entry of an order.		
8		C.	In the event that Complainant contends that Defendant has not complied with all of		
9	the terms of this Stipulation and all OUNC rules for that one-year period,				
10			Complainant may reopen this proceeding and petition for imposition of all or a		
11			portion of the suspended penalties. In such case, Defendant is entitled to a notice and		
12			hearing on the basis upon which Complainant contends that compliance has not		
13			occurred.		
14		D.	Complainant's failure to enforce any provision of this Stipulation, or decision to		
15			waive any violation or nonperformance of this Stipulation in one instance, will not		
16			constitute a waiver by the Complainant of that provision, any other provision, or any		
17	other violation or nonperformance in another instance.				
18			5.		
19		Th	is Stipulation is conditioned upon final approval of its terms by the Commission. If		
20	20 the Stipulation is not accepted in its entirety, it is deemed withdrawn.				
21	DATED this 27^{\prime} day of July 2017.				
22		DA	ATED this $\underline{\sim}$ / day of July 2017.		
23	e.		1		
24			Johanna M. Riemenschneider, #990083		
25		13	Senior Assistant Attorney General		
26			Of Attorneys for the Public Utility Commission of Oregon		
Page 2 - STIPULATION FOR ENTRY OF ORDER (NC 368)					
	ļ	JMR:pj	r/#8382405 Department of Justice		

2

. 2

1162 Court Street NE Salem, OR 97301-4096 (503) 947-4342 / Fax: (503) 378-3784

		5	
1	DATED this 31st day of July	2017.	
2		10	
3		Set	·
[.] 4		Defendant / Representative (s	ignature)
5		Scott Com	
6		(Print Name)	18
7			
8	¥	8	
9	, i	2	
10			
11			
12			
13	3		
14		2	
15		an: E	
16			
17			
18		50 ²	
19		м 1	
20			
21			
22			
23	t e		
24			
25			
26			
Page 3 -	STIPULATION FOR ENTRY OF ORDER JMR:pjr/#8382405	(NC 368)	

R.

Department of Justice 1162 Court Street NE Salem, OR 97301-4096 (503) 947-4342 / Fax: (503) 378-3784