

October 10, 2018

#### VIA HAND DELIVERY

David P. Zambito

Direct Phone 717-703-5892 Direct Fax 215-989-4216 dzambito@cozen.com

Rosemary Chiavetta, Secretary Pennsylvania Public Utility Commission Commonwealth Keystone Building 400 North Street, 2nd Floor North Harrisburg, PA 17120

Re: PENNSYLVANIA PUBLIC UTILITY COMMISSION V. SUEZ WATER PENNSYLVANIA

INC., DOCKET NO. R-2018-3000834

#### JOINT STIPULATION FOR ADMISSION OF EVIDENCE

**Dear Secretary Chiavetta:** 

Enclosed for filing with the Commission is the original of the Joint Stipulation for Admission of Evidence ("Stipulation") in the above-referenced proceeding. Also enclosed are two copies of the statements and exhibits of SUEZ Water Pennsylvania Inc. ("SWPA"), the Pennsylvania Public Utility Commission's Bureau of Investigation & Enforcement ("I&E"), the Office of Consumer Advocate ("OCA"), the Office of Small Business Advocate ("OSBA"), and the Pennsylvania Builders Association ("PBA") along with accompanying witness verifications, for submission into the evidentiary record. A CD-Rom containing electronic copies of the Stipulation, statements, and exhibits is also enclosed.

Thank you for your attention to this matter. If you have any questions, please direct them to me. Please date-stamp the extra copy and return it with our messenger.

Sincerely,

Aland

COZEN O'CONNOR

David P. Zambito

Counsel for SUEZ Water Pennsylvania Inc.

DPZ:kmg Enclosure

CC.

Honorable David A. Salapa Per Certificate of Service John D. Hollenbach

## BEFORE THE PENNSYLVANIA PUBLIC UTILITY COMMISSION

## Administrative Law Judge David A. Salapa

:

Pennsylvania Public Utility Commission,

Office of Consumer Advocate.

Office of Small Business Advocate

James and Reva Crownover

v.

Pennsylvania Builders Association

Docket Nos. R-2018-3000834,

C-2018-3001786.

C-2018-3002132,

C-2018-3003017

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SUEZ Water Pennsylvania Inc.

PA PUBLIC UTILITY COMMISSION SECRETARY'S BUREAU

#### JOINT STIPULATION FOR ADMISSION OF EVIDENCE

SUEZ Water Pennsylvania Inc. ("SWPA"), the Office of Consumer Advocate ("OCA"), the Pennsylvania Public Utility Commission's Bureau of Investigation & Enforcement ("I&E"), the Office of Small Business Advocate ("OSBA") and the Pennsylvania Builders Association ("PBA"), all active parties to the above-captioned proceeding (hereinafter, collectively referred to as the "Stipulating Parties"), file this Joint Stipulation for Admission of Evidence ("Stipulation") in the above-captioned proceeding. In support of the Stipulation, the Stipulating Parties represent as follows:

Paragraphs 1 through 18 (regarding "Background") of the "Joint Petition for 1. Approval of Settlement of Rate Proceeding" ("Settlement"), filed on this same date in the abovecaptioned proceedings, are hereby incorporated by reference.

2. The Stipulating Parties hereby jointly stipulate to the authenticity of and admission into the evidentiary record in this matter of the filings, statements, and exhibits listed below. All such filings, statements, and exhibits are authenticated by the enclosed verifications from each supporting witness.

## A. SUEZ Water Pennsylvania Inc. Statements and Exhibits

#### 1. Direct

- a. SWPA Statement No. 1 Direct Testimony of John D. Hollenbach and Exhibits JDH-1 and JDH-2;
- b. SWPA Statement No. 2 Direct Testimony of Constance E. Heppenstall and Exhibits CEH-1 and CEH-2;
- c. SWPA Statement No. 3 Direct Testimony of James C. Cagle and
   SWPA Exhibit JCC-1;
- d. SWPA Statement No. 4 Direct Testimony of Harold Walker, III
   and Exhibit HW-1 (including Schedules 1-27);
- e. SWPA Statement No. 5 Direct Testimony of Dylan W. D'Ascendis and SWPA Exhibit No. 5 (including Schedules DWD-1 through DWD-8);
- f. SWPA Statement No. 6 Direct Testimony of Paul R. Herbert and SWPA Exhibit No. PRH-1 and SWPA Exhibit No. PRH-2; and,
- g. SWPA Statement No. 7 Direct Testimony of John J. Spanos and Exhibits JJS-1 through JJS-3.

#### 2. Rebuttal

a. SWPA Statement No. 1R - Rebuttal Testimony of John D. Hollenbach and Exhibit JDH-1-R;

- b. SWPA Statement No. 2R Rebuttal Testimony of Constance E.
   Heppenstall and Exhibits CEH-1-R through CEH-3-R;
- c. SWPA Statement No. 3R Rebuttal Testimony of James C. Cagle and Exhibits JCC-1 Rebuttal and JCC-2 Rebuttal;
- d. SWPA Statement No. 4R Rebuttal Testimony of Harold Walker III and Updated Schedule 1;
- e. SWPA Statement No. 5R Rebuttal Testimony of Dylan W. D'Ascendis and Exhibit 5;
- f. SWPA Statement No. 6-R Rebuttal Testimony of Paul R. Herbert and Exhibits 6-R-1 through 6-R-3; and,
- g. SWPA Statement No. 7R Rebuttal Testimony of John J. Spanos, and Rebuttal Exhibits JJS-1 through JJS-3.

## B. Bureau of Investigation and Enforcement Statements and Exhibits

#### 1. Direct

- a. I&E Statement No. 1 Direct Testimony of Brenton Grab and I&E Exhibit No. 1 (including Schedules 1 through 16);
- b. I&E Statement No. 2 Direct Testimony of D. C. Patel and I&E Exhibit No. 2 (including Schedules 1 through 7).
- c. I&E Statement No. 3 Direct Testimony of Ethan H. Cline and I&E Exhibit No. 3 (including Schedules 1 through 19).

#### 2. Surrebuttal

a. I&E Statement No. 1-SR – Surrebuttal Testimony of Brenton Grab and I&E Exhibit No. 1-SR (including Schedule 1);

- b. I&E Statement No. 2-SR Surrebuttal Testimony of D. C. Patel; and,
- c. I&E Statement No. 3-SR Surrebuttal Testimony of Ethan H. Cline and I&E Exhibit No. 3-SR (including Schedules 1 through 6).

## C. Office of Consumer Advocate Statements and Exhibits

#### 1. Direct

- a. OCA Statement No. 1 (Corrected) Direct Testimony of Lafayette K. Morgan, Jr. and Schedules LKM-1 through LKM-25;
- b. OCA Statement No. 2 Direct Testimony of Aaron L. Rothschild and Schedules ALR-1 through ALR-9;
- c. OCA Statement 3 Direct Testimony of Jerome D. Mierzwa and
   Schedules JDM-1 and JDM-2; and,
- d. OCA Statement 4 Direct Testimony of Terry L. Fought and
   Exhibits TLF-1 through TLF-9.

## 2. Surrebuttal

- a. OCA Statement 1-SR Surrebuttal Testimony of Lafayette K. Morgan, Jr. and Surrebuttal Schedules LKM-1 through LKM-24;
- b. OCA Statement No. 2-SR Surrebuttal Testimony of Aaron L. Rothschild; and,
- c. OCA Statement No. 3-SR Surrebuttal Testimony of Jerome D. Mierzwa.

#### D. Office of Small Business Advocate Statements and Exhibits

OSBA Statement No. 1 – Direct Testimony of Brian Kalcic and Exhibits BK-1 and Interrogatory Response OCA-I-3.

### E. Pennsylvania Builders Association

PBA St. No. 1 – Direct Testimony of Daniel E. Durden.

- 3. This Stipulation is presented by the Stipulating Parties in conjunction with the Settlement, which is intended to settle all issues in the above-captioned proceeding. If the Commission rejects or otherwise modifies the Settlement, the Stipulating Parties reserve their respective procedural rights to object to the admission of the above-referenced statements and exhibits, submit additional testimony and exhibits, and cross-examine witnesses at on-the-record evidentiary hearings.
- 4. This Stipulation is being presented, in conjunction with the Settlement, only to resolve issues in the above-captioned proceeding. Regardless of whether this Stipulation is approved, no adverse inference shall be drawn, nor shall prejudice result to any Signatory Party in this or any future proceeding as a consequence of this Stipulation, or any of its terms or conditions.
- 5. Two copies of the foregoing statements, and exhibits are being filed with the Commission's Secretary for inclusion in the official case record upon approval of this Stipulation.
- 6. Attached hereto as **Appendix A** is a proposed "Order Granting Joint Stipulation for Admission of Evidence" for consideration by the Honorable Administrative Law Judge David A. Salapa.

[Signatures appear on next page.]

WHEREFORE, the Stipulating Parties, by their respective counsel, respectfully request that the Honorable Administrative Law Judge David A. Salapa admit the foregoing statements and exhibits into the record in this proceeding on the terms and conditions set forth in the Stipulation.

Respectfully submitted,

David P. Zambilo, Esq. (PA ID 80017)
Jonathan P. Nase, Hsq. (PA ID 44003)
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(717) 703-5892

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Dan Clearfield, Esq. (PA ID 26183)
Carl Shultz, Esq. (PA ID 70328)
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Eckert Seamans Cherin & Mellott, LLC
213 Market St., 8<sup>th</sup> Floor
Harrisburg, PA 17101
Counsel for Pennsylvania Builders
Association

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Respectfully submitted,

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213 Market St., 8<sup>th</sup> Floor
Harrisburg, PA 17101
Counsel for *Pennsylvania Builders*Association

WHEREFORE, the Stipulating Parties, by their respective counsel, respectfully request that the Honorable Administrative Law Judge David A. Salapa admit the foregoing statements and exhibits into the record in this proceeding on the terms and conditions set forth in the Stipulation.

Respectfully submitted,

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Kristine E. Marsilio, Esq. (PA ID 316479) Dan Clearfield, Esq. (PA ID 26183) Carl Shultz, Esq. (PA ID 70328) Loudon L. Campbell, Esq. (PA ID 19250) Eckert Seamans Cherin & Mellott, LLC 213 Market St., 8<sup>th</sup> Floor Harrisburg, PA 17101 Counsel for *Pennsylvania Builders* Association

## APPENDIX A

# **RECEIVED**

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PA PUBLIC UTILITY COMMISSION SECRETARY'S BUREAU

## BEFORE THE PENNSYLVANIA PUBLIC UTILITY COMMISSION

Pennsylvania Public Utility Commission,

Docket Nos. R-2018-3000834,

Office of Consumer Advocate,

C-2018-3001786,

Office of Small Business Advocate

C-2018-3002132,

James and Reva Crownover

C-2018-3003017

Pennsylvania Builders Association

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:

SUEZ Water Pennsylvania Inc.

## ORDER GRANTING JOINT STIPULATION FOR ADMISSION OF EVIDENCE

On October 10, 2018, SUEZ Water Pennsylvania Inc., the Office of Consumer Advocate, the Pennsylvania Public Utility Commission's Bureau of Investigation & Enforcement, the Office of Small Business Advocate and the Pennsylvania Builders Association (collectively, the "Stipulating Parties") filed a Joint Stipulation for Admission of Evidence ("Stipulation") in the above-captioned proceeding. Each of the Stipulating Parties stipulated to the authenticity of the statements and exhibits listed in the Stipulation and requested that they be admitted into the record of this proceeding on the terms and conditions set forth in the Stipulation. The Stipulation is attached to this Order.

As this request is reasonable, it will be granted.

### THEREFORE, IT IS ORDERED:

- 1. That the Stipulation, filed on October 4, 2018, is APPROVED;
- 2. The statements, and exhibits listed therein are admitted into the record of this proceeding on the terms and conditions set forth in the Stipulation; and,

| That two copies of each filing, statement, and exhibit listed in the Stipulation be |
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| e Secretary's Bureau of the Commission, unless previously filed.                    |
|   |
|   |
| David A. Salapa   |
| Administrative Law Judge  |
|   |

## BEFORE THE PENNSYLVANIA PUBLIC UTILITY COMMISSION

Pennsylvania Public Utility Commission

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Docket No. R-2018-3000834

SUEZ Water Pennsylvania Inc.

## **CERTIFICATE OF SERVICE**

I hereby certify that I have this day served a true copy of the foregoing copy of the **Joint Stipulation for Admission of Evidence**, upon the parties, listed below, in accordance with the requirements of 52 Pa. Code § 1.54 (relating to service by a party).

#### **VIA E-MAIL AND FIRST CLASS MAIL:**

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DATED: October 10, 2018

David P. Zambito, Esquire

Counsel for SUEZ Water Perinsylvania Inc.