## BEFORE THE

## LOUISIANA PUBLIC SERVICE COMMISSION

2010 MAY -2 PM 2: 35

LA FUBLIC SERVICE

DOCKET NO. R-34367

\*\*\*\*\*\*\*\*

Limited to Implementation of a Consumer Price Indexing Mechanism, Future Test Year, and Collection and Distribution System Improvement Charges

## MOTION TO INTERVENE OUT OF TIME AND PETITION OF INTERVENTION

NOW BEFORE THE COMMISSION, through undersigned counsel, comes Water Treatment & Controls Company, d/b/a/ Peoples Water Service Company of Bastrop ("Peoples Water"), a Maryland corporation with principal place of business in Pensacola, Florida, authorized to do and doing business in the State of Louisiana, and herewith submits this petition as follows:

1.

Peoples Water owns a water utility system subject to the jurisdiction of the Commission.

Peoples Water has utility operations that serve the Bastrop, Louisiana area.

2.

Peoples Water recently learned of this rulemaking docket and the issues raised. To the extent that this intervention is filed outside of the published time for intervening, Peoples Water moves that it be permitted to intervene out of time, as no prejudice will result to any party or to the Commission.

3.

Peoples Water is affected by the instant rulemaking proceeding and has a significant interest in the outcome of this proceeding.



No other party can adequately represent the interests of Peoples Water.

5.

Accordingly, Peoples Water requests that it be allowed to intervene out of time, be placed on the Official Service List, and be kept apprised of all developments.

6.

Peoples Water will accept the proceeding in its current status and will not in any way delay the progress of this rulemaking docket.

WHEREFORE, Water Treatment & Controls Company, d/b/a/ Peoples Water Service Company of Bastrop prays that it be allowed to intervene out of time and that it be placed on the Official Service List, and that it be recognized as an intervenor with full rights as a party of record to present testimony and/or comments as may be appropriate.

By attorneys,

TAYLOR, PORTER, BROOKS & PHILLIPS, L.L.P.

By:

James L. Ellis, No. 5333

John Parker, No. 32629

P. Q. Box 2471

Baton Rouge, LA 70821

Telephone (225) 381-0229

Email: <u>jim.ellis@taylorporter.com</u>
Email: <u>john.parker@taylorporter.com</u>

Counsel To Water Treatment & Controls Company d/b/a/ Peoples Water Service Company of Bastrop

## **CERTIFICATE OF SERVICE**

I HEREBY CERTIFY that I have served the foregoing pleading by either email, facsimile, or by depositing a copy of same in the U.S. Mail, postage prepaid and properly addressed to all parties of record. Baton Rouge, Louisiana, this day of May, 2018.

3