

**BEFORE THE IDAHO PUBLIC UTILITIES COMMISSION**

<b>IN THE MATTER OF THE APPLICATION</b>	)	
<b>OF TETON SPRINGS WATER AND SEWER</b>	)	<b>CASE NO. TTS-W-08-01</b>
<b>COMPANY, LLC FOR THE ISSUANCE OF A</b>	)	
<b>CERTIFICATE OF CONVENIENCE AND</b>	)	
<b>NECESSITY, FOR APPROVAL OF RATES</b>	)	
<b>AND CHARGES FOR WATER SERVICE,</b>	)	<b>NOTICE OF ORAL ARGUMENT</b>
<b>AND FOR APPROVAL OF RULES AND</b>	)	
<b>REGULATIONS GOVERNING THE</b>	)	
<b>RENDERING OF WATER SERVICE</b>	)	
	)	

---

On May 20, 2008, Teton Springs Water & Sewer Company, LLC (Teton Springs; Company) filed an Application with the Idaho Public Utilities Commission (Commission) requesting a Certificate of Convenience and Necessity to provide domestic, culinary water service in Teton County, Idaho to customers within the Teton Springs Golf and Casting Club planned unit development. The Company also requested that the Commission approve a change in existing rates and charges for water service and approve the Company’s proposed Rules and Regulations Governing the Rendering of Water Service.

On June 12, 2008, the Commission in Order No. 30571 issued Certificate of Convenience and Necessity No. 471 to Teton Springs, authorized continued water service under the existing flat rate, and suspended the remainder of the Company’s Application. Accompanying the Commission’s Order was a Notice of Application. Also established was a June 27, 2008 intervention deadline. No petitions were filed.

On August 6, 2008, the Commission issued a Notice of Modified Procedure and Scheduling in Case No. TTS-W-08-01. The deadline for filing comments was September 5, 2008. Comments were filed by a customer of the Company and Commission Staff. Pursuant to Amended Notice of Scheduling and thereafter informal agreement, the reply comment deadline for Teton Springs was extended from September 19, 2008 to October 10, 2008. In its reply comments, Teton Springs requests the opportunity for oral argument on issues addressed in its reply comments including the following:

1. Whether Teton Springs should be allowed an annual expense for the amortization of contributed capital.

2. Whether Teton Springs should be allowed to recover a portion of the annual revenue requirement through an “availability charge.” and
3. Whether Staff’s proposed complete disallowance of rate case expense is reasonable.

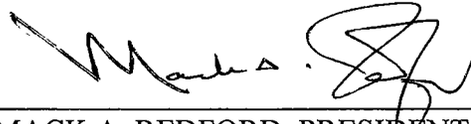
**NOTICE OF ORAL ARGUMENT**

YOU ARE HEREBY NOTIFIED that **oral argument** in Case No. TTS-W-08-01 on the identified issues set forth above and other issues raised in the reply comments of Teton Springs is scheduled **TO COMMENCE AT 10:00 A.M. FRIDAY, NOVEMBER 7, 2007 IN THE COMMISSION’S HEARING ROOM, 472 WEST WASHINGTON STREET, BOISE, IDAHO.**

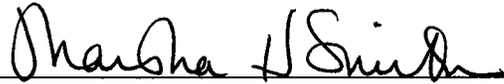
YOU ARE FURTHER NOTIFIED that all oral arguments and hearings in this matter will be held in facilities meeting the accessibility requirements of the Americans with Disabilities Act (ADA). Persons needing the help of a sign language interpreter or other assistance in order to participate in or to understand testimony and argument at an oral argument or hearing may ask the Commission to provide a sign language interpreter or other assistance at the hearing. The request for assistance must be received at least five (5) working days before the oral argument or hearing by contacting the Commission Secretary at:

IDAHO PUBLIC UTILITIES COMMISSION  
PO BOX 83720  
BOISE, IDAHO 83720-0074  
(208) 334-0338 (Telephone)  
(208) 334-3762 (FAX)  
E-Mail: [secretary@puc.idaho.gov](mailto:secretary@puc.idaho.gov)

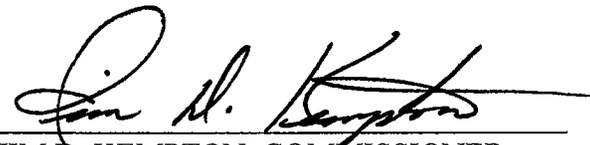
DATED at Boise, Idaho this 28<sup>th</sup> day of October 2008.



MACK A. REDFORD, PRESIDENT



MARSHA H. SMITH, COMMISSIONER



JIM D. KEMPTON, COMMISSIONER

ATTEST:



Jean D. Jewell  
Commission Secretary

b1s/N:TTS-W-08-01\_sw4