

McDevitt & Miller LLP

Lawyers

420 W. Bannock Street

P.O. Box 2564-83701

Boise, Idaho 83702

(208) 343-7500
(208) 336-6912 (Fax)

Chas. F. McDevitt
Dean J. (Joe) Miller

April 26, 2006

Via Hand Delivery

Jean Jewell, Secretary
Idaho Public Utilities Commission
472 W. Washington St.
Boise, Idaho 83720

Re: Case No. UWI-W-06-02

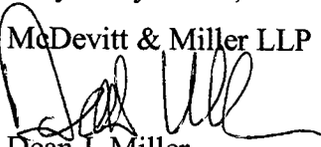
Dear Ms. Jewell:

Enclosed for filing in the above matter please find the original and seven (7) copies of a Motion For Order Shortening Time For Discovery.

An additional copy of the document and this letter is included for return to me with your file stamp thereon.

Very Truly Yours,

McDevitt & Miller LLP



Dean J. Miller

DJM/hh

Dean J. Miller (ISB #1968)
McDEVITT & MILLER LLP
420 West Bannock Street
P.O. Box 2564-83701
Boise, ID 83702
Tel: 208.343.7500
Fax: 208.336.6912
joe@mcdevitt-miller.com

RECEIVED
APR 26 2006 11:18
IDAHO PUBLIC UTILITIES COMMISSION

Attorneys for United Water Idaho Inc.

BEFORE THE IDAHO PUBLIC UTILITIES COMMISSION

Case No. UWI-W-06-02

IN THE MATTER OF THE APPLICATION
OF UNITED WATER IDAHO INC. FOR
AUTHORITY TO INCREASE ITS RATES
AND CHARGES FOR WATER SERVICE IN
THE STATE OF IDAHO

**MOTION FOR ORDER
SHORTENING TIME FOR
DISCOVERY**

COMES NOW United Water Inc., ("United Water") and moves the Commission, pursuant to IPUCRP 225.03, for an Order Shortening Time for Discovery, and in support thereof respectfully shows as follows:

I.

On April 26, 2006, United Water propounded to the Intervenor BRACE the attached Second Interrogatories.

II.

The information sought by the Second Interrogatories is not voluminous and the preparation of answers to the Second Interrogatories would not reasonably require twenty-eight (28) days as otherwise permitted by IPUCRP 225.03.

III.

It would not be unduly burdensome to require submission of Answers to the Second Interrogatories within fifteen (15) days, as required by the Idaho Rules of Civil Procedure.

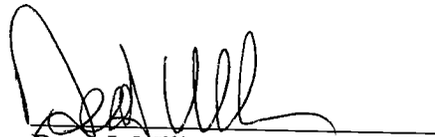
IV.

Oral Argument is not requested.

V.

Pursuant to IPUCRP 256, BRACE has received actual notice of this Motion and United Water respectfully requests that the Commission act upon the Motion with less than fourteen (14) days notice.

DATED this 26 day of April 2006.



Dean J. Miller

Attorneys for United Water Idaho Inc.

CERTIFICATE OF SERVICE

I hereby certify that on the 20th day of April, 2006, I caused to be served, via the method(s) indicated below, true and correct copies of the foregoing document, upon:

Jean Jewell, Secretary
Idaho Public Utilities Commission
472 West Washington Street
P.O. Box 83720
Boise, ID 83720-0074
jjewell@puc.state.id.us

Hand Delivered
U.S. Mail
Fax
Fed. Express
Email

Scott L. Campbell, Esquire
MOFFATT, THOMAS, BARRETT ROCK &
FIELDS, CHARTERED
P.O. Box 829
Boise, ID 83701

Hand Delivered
U.S. Mail
Fax
Fed. Express
Email

Heather Houde, Legal Assst

Dean J. Miller (ISB #1968)
McDEVITT & MILLER LLP
420 West Bannock Street
P.O. Box 2564-83701
Boise, ID 83702
Tel: 208.343.7500
Fax: 208.336.6912
joe@mcdevitt-miller.com

Attorneys for United Water Idaho Inc.

BEFORE THE IDAHO PUBLIC UTILITIES COMMISSION

IN THE MATTER OF THE APPLICATION
OF UNITED WATER IDAHO INC. FOR
AUTHORITY TO INCREASE ITS RATES
AND CHARGES FOR WATER SERVICE IN
THE STATE OF IDAHO

Case No. UWI-W-06-02

UNITED WATER'S SECOND
INTERROGATORIES TO BOISE
RESIDENTS AGAINST
COMMERCIAL EXPLOITATION,
INC.

TO: Boise Residents Against Commercial Exploitation, Inc. ("BRACE")

NOTICE

YOU WILL PLEASE TAKE NOTICE that you are hereby required to answer in writing the following interrogatories within fifteen (15) days from the date of service hereof.

INSTRUCTIONS

1. **Procedure.** You have a duty, pursuant to Rule 26(e) of the Idaho Rules of Civil Procedure, to reasonably supplement and amend your responses.
2. **Privilege.** If, in responding or failing to respond to the discovery requested herein, you invoke or rely upon any privilege of any kind, please state specifically the nature of the

privilege and the basis upon which you invoke, rely upon, or claim it, and identify all documents or other information, including contracts and communications, which you believe to be embraced by the privilege invoked.

INTERROGATORIES

Interrogatory No. 4. Please identify by name, occupation and address each and every person you intend to call as a witness at the hearing of this matter.

Interrogatory No. 5. For each person identified in answer to Interrogatory No. 4, please state the general nature of the facts to which each identified person will testify.

Interrogatory No. 6. State the name and address of each Person(s) whom you expect to call as an expert witness at the hearing of this matter. For each such Identified Person(s), state:

- (a) The subject matter on which the expert is expected to testify;
- (b) The substance of the facts and opinions to which the expert is expected to testify;
- (c) In capsule summary, the qualifications and background of such Identified expert (a produced exhibit curriculum vitae will be a satisfactory answer to this interrogatory); and
- (d) Pursuant to Rule 705, I.R.E. set forth and disclose each and every underlying fact or data upon which the expert has or will rely in formulating and/or basing his or her opinion(s) or inference(s).

Interrogatory No. 7. To the extent not previously disclosed in your answers to the preceding Interrogatories please in detail state each and every position or contention you intend to assert in this proceeding.

DATED this 21 day of April, 2006.



Dean J. Miller

Attorneys for United Water Idaho Inc.

CERTIFICATE OF SERVICE

I hereby certify that on the ^{26th} day of April, 2006, I caused to be served, via the method(s) indicated below, true and correct copies of the foregoing document, upon:

Jean Jewell, Secretary
Idaho Public Utilities Commission
472 West Washington Street
P.O. Box 83720
Boise, ID 83720-0074
jjewell@puc.state.id.us

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Heather Houle, legal Asst