BEFORE THE PUBLIC SERVICE COMMISSION STATE OF MISSOURI

The Staff of the Missouri Public)
Service Commission,)
)
Complainant,)
)
V.)
)
Hurricane Deck Holding Company,)
Chelsea Rose Land Owners Association	,)
Inc., Gregory D. Williams, Debra J.)
Williams, and Charles H. Williams,)
)
Respondents.)

Case No. WC-2006-0303

STAFF'S PROGRESS REPORT

COMES NOW the Staff of the Missouri Public Service Commission (Staff) and, for its Progress Report, respectfully states as follows:

1. On this date, Staff filed its Motion for Summary Disposition, which ruling on said Motion, and Respondent's anticipated response to Staff's Motion, will permit both parties to focus on the issues remaining, if any, for further discovery and hearing on this matter.

2. On this date, Staff filed its Supplement to PSC Staff Responses to Respondent Hurricane Deck Holding Company's First Interrogatories to Complainant to add Greg R. Meyer, Regulatory Auditor V, 1845 Borman Court, Suite 101, St. Louis, MO 63146.

3. As of the date of this filing, Respondent Hurricane Deck Holding Company's response to Staff's Second Set of Data Requests is due, and over due. Receipt by Staff of this discovery response will permit this case to proceed toward hearing and Staff anticipates that this Progress Report will serve as the only reminder necessary to Respondent that its response is due and over due.

4. Pending the ruling on Staff's Motion for Summary Disposition, Staff currently believes that the following discovery remains to be conducted in order to properly prepare this case for hearing: Deposition of Gregory D. Williams; Deposition of Debra J. Williams.

5. Given the fact that the trial date for the related litigation pending in Camden County Circuit Court has now been postponed until October 4 and 5, 2006, Staff respectfully recommends that this case proceed independently of that related litigation and that a Prehearing Conference for the purpose of establishing a Scheduling Order be set at an appropriate time after the ruling on Staff's pending Motion for Summary Disposition.

WHEREFORE, the Staff respectfully requests that the Commission take notice of the matters enumerated in this Progress Report, and grant such timely relief as is permitted under the applicable law.

Respectfully submitted,

<u>/s/ Peggy A. Whipple</u> Peggy A. Whipple

Missouri Bar No. 54758

/s/ Jennifer Heintz

Jennifer Heintz Missouri Bar No. 57128

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Certificate of Service

I hereby certify that copies of the foregoing have been mailed, hand-delivered, transmitted by facsimile or emailed to all counsel of record this 11th day of July 2006.

/s/ Peggy A. Whipple Peggy A. Whipple