

**STATE OF NORTH CAROLINA  
UTILITIES COMMISSION  
RALEIGH**

DOCKET NO. W-1305, Sub 35  
DOCKET NO. W-1300, Sub 77

BEFORE THE NORTH CAROLINA UTILITIES COMMISSION

In the Matter of  
WLI Investments, LLC, 60 Gregory Road, )  
Ste 1, Belville, North Carolina 28451 )  
Complainant )  
 )  
v. )  
 )  
Pluris Hampstead, LLC, and Old )  
North State Water Company, Inc., )  
Respondents )

**JOINT MOTION TO REVISE  
PROCEDURAL SCHEDULE**

NOW COME WLI Investments, LLC (“WLI”), Old North State Water Company, Inc. (“ONSWC”), and Pluris Hampstead, LLC (“Pluris”) and collectively propose a revised schedule for responding to certain discovery and filing certain testimony in these dockets.

In support of their request the Parties show the Commission as follows:

1. The volume of documents and emails required to be produced in response to WLI’s Data Requests is significant. To this point Respondents have produced thousands of pages of documents to WLI.
2. ONSWC’s counsel is traveling out of State on vacation this week.
3. Upon his return, ONSWC’s counsel will have to go through up to 1,200 emails to identify those which are responsive to WLI's data requests and which are not privileged.
4. The Parties have agreed to the following amended schedule and ask that the Commission issue its Order adopting same:

- That the time for ONSWC to produce additional emails be extended to Tuesday, September 27, 2022;
- That the time for WLI to file its direct testimony be extended to Friday, September 30, 2022.
- That WLI be allowed to, but not required to, file supplemental direct testimony by Wednesday, October 12, 2022, with any such testimony to be limited to information that could not reasonably have been known to WLI as of the date it filed its direct testimony.
- That no depositions will be scheduled in these dockets for October 10 through 13, 2022.

5. The procedural schedule in these dockets would otherwise remain as established in the Commission Order issued in these dockets on August 22, 2022.

WHEREFORE, the Parties respectfully request that the Commission issue its Order revising the procedural schedule in this docket as set forth above.

Respectfully submitted, this the 20<sup>th</sup> day of September, 2022.

BUFFKIN LAW OFFICE

By: /s/ Patrick Buffkin  
Patrick Buffkin  
3520 Apache Drive  
Raleigh, NC 27609  
*Attorneys for WLI*

FOX ROTHSCHILD LLP

By: /s/ David Drooz

David Drooz

Fox Rothschild LLP

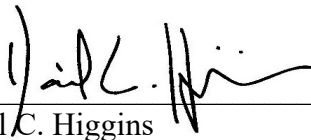
434 Fayetteville Street

Suite 2800

Raleigh, NC 27601

*Attorneys for Old North State Water Company, Inc.*

BURNS, DAY & PRESNELL, P.A.

By: \_\_\_\_\_

Daniel C. Higgins

P.O. Box 10867

Raleigh, North Carolina 27605

Telephone: (919)782-1441

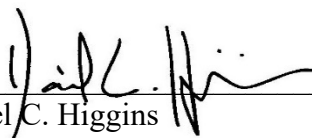
Attorneys for Pluris Hampstead, LLC

### CERTIFICATE OF SERVICE

I hereby certify that a true and exact copy of the foregoing document, has been served on all counsel of record for all parties in these dockets by either depositing same in a depository of the United States Postal Service, first-class postage prepaid and mailed by the means specified below, or by electronic delivery.

This the 20<sup>th</sup> day of September, 2022.

BURNS, DAY & PRESNELL, P.A.

By:   
Daniel C. Higgins  
Post Office Box 10867  
Raleigh, North Carolina 27605  
Tel: (919) 782-1441  
Facsimile: (919) 782-2311  
Email: [dhiggins@bdppa.com](mailto:dhiggins@bdppa.com)  
*Attorneys for Pluris Hampstead, LLC*

#### SERVED ON:

Patrick Buffkin  
Buffkin Law Office  
3520 Apache Dr.  
Raleigh, NC 27609  
[pbuffkin@gmail.com](mailto:pbuffkin@gmail.com)

David Drooz  
Fox Rothschild LLP  
434 Fayetteville Street  
Suite 2800  
Raleigh, NC 27601  
[DDrooz@foxrothschild.com](mailto:DDrooz@foxrothschild.com)