**BEFORE**

**THE PUBLIC UTILITIES COMMISSION OF OHIO**

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| In the Matter of Ted A. Warren, Notice of Apparent Violation and Intent to Assess Forfeiture | ::: | Case No. 12-2100-TR-CVF (OH3257001617D) |

**MOTION FOR CONTINUANCE**

**OF ADMINISTRATIVE HEARING**

SUBMITTED ON BEHALF OF THE STAFF OF

THE PUBLIC UTILITIES COMMISSION OF OHIO

 The Staff of the Public Utilities Commission of Ohio (“Staff”) requests a continu­ance of the Administrative Hearing currently scheduled for July 11, 2013 in the above captioned case.

 A memorandum in support, providing good cause for the motion, is provided below.

Respectfully submitted,

**Michael DeWine**

Ohio Attorney General

**William L. Wright**

Section Chief

/s/ John H. Jones

**John H. Jones**

Assistant Section Chief

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**MEMORANDUM IN SUPPORT**

 The Staff respectfully requests a continuance of the Administrative Hearing that is currently scheduled for July 11, 2013, in this case. The reason for the motion for contin­uance is Staff witness Inspector Bays is having surgery and will not be available for the hearing.

 Staff Counsel made contact with the Law Office of Mr. English about Staff’s wit­ness not being available for the hearing and Staff’s request for a continuance of the hear­ing for this reason. Mr. English communicated to Staff Counsel that he does not oppose Staff’s motion for a continuance. Staff Counsel was also informed by the Law Office of Mr. English that his office never received notice of the July 11, 2013 hearing date. Staff Counsel checked the service notice filed in the docket on June 12, 2013, which confirmed that the notice (June 11, 2013 Attorney Examiner Entry scheduling the July 11, 2013 hearing date) was sent to the wrong address for Mr. English.

 For the foregoing reasons, the Staff respectfully requests that the Attorney-Examiner grant its motion for a continuance of the July 11, 2013 hearing date. The Staff further requests that a new hearing date be set by subsequent entry and in coordination between the parties and the Attorney Examiner.

Respectfully submitted,

**Michael DeWine**

Ohio Attorney General

**William L. Wright**

Section Chief

/s/ John H. Jones

**John H. Jones**

Assistant Section Chief

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# PROOF OF SERVICE

 I hereby certify that a true copy of the foregoing **Motion for Continuance** sub­mitted on behalf of the Staff of the Public Utilities Commis­sion of Ohio,was served via electronic mail upon counsel for respondent, Brent L. English, benglish@englishlaw.com,The 820 Building, 820 West Superior Avenue, 9th Floor, Cleveland, Ohio, 44113-1818, this 8th day of July, 2013.

/s/ John H. Jones

**John H. Jones**

Assistant Attorney General