

**Concord Office**

10 Centre Street  
PO Box 1090  
Concord, NH  
03302-1090  
603-224-7791  
1-800-640-7790  
Fax 603-224-0320

**Attorneys At Law**

Robert Upton, II  
Gary B. Richardson  
John F. Teague  
Russell F. Hilliard  
James F. Raymond  
Barton L. Mayer  
Charles W. Grau  
Margaret-Ann Moran  
Thomas T. Barry\*  
Bridget C. Ferns  
David P. Slawsky  
Heather M. Burns  
Matthew H. Upton  
Lauren Simon Irwin  
Kenneth J. Barnes  
Matthew R. Serge  
Justin C. Richardson  
Beth A. Deragon

\*Also Admitted In Virginia

Frederic K. Upton

**Hillsborough Office**

8 School Street  
PO Box 13  
Hillsborough, NH  
03244-0013  
603-464-5578  
1-800-640-7790  
Fax 603-464-3269

**Attorneys At Law**

Douglas S. Hatfield  
Margaret-Ann Moran  
Paul L. Apple

**North Conway Office**

23 Seavey Street  
PO Box 2242  
North Conway, NH  
03860-2242  
603-356-3332  
Fax 603-356-3932

**Attorney At Law**

Robert Upton, II

**Portsmouth Office**

159 Middle Street  
Portsmouth, NH  
03801  
603-436-7046  
Fax 603-431-7304

**Attorneys At Law**

Russell F. Hilliard  
Justin C. Richardson

**Upton  
& Hatfield** <sup>LLP</sup>  
ATTORNEYS AT LAW

**Please respond to the Portsmouth office**

January 24, 2006



Thomas J. Donovan, Esq.  
McLane, Raulerson, Graf & Middleton  
900 Elm Street  
Manchester, NH 03105-0326

Re: City of Nashua; Petition for Valuation DW04-048

Dear Tom:

I write to confirm our discussion regarding the testimony and exhibits submitted by Nashua and the Pennichuck Water Works et al., on January 12, 2006 and that were designated as confidential under the protective order approved by Order No. 24,495.

First, Nashua concurs with Pennichuck's motion for confidential treatment of the exhibits identified in your January 12, 2006 motion.

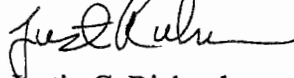
Second, based on our discussion, it is my understanding that Pennichuck agrees the January 12, 2006 testimony and exhibits of George E. Sansoucy, P.E., and Glenn C. Walker, which contain references to the main pipe inventory, may be released publicly *provided that* Nashua agrees that the main pipe inventory continues to be subject the Commission's protective order.

Based on the foregoing, I am providing a copy of this letter and the enclosed testimony to all persons on the Commission's official service list in this proceeding. Because of the volume of exhibits, I have not included the exhibits previously filed with the Commission but will provide copies to any person upon request.

January 24, 2006  
Page 2

If you have any questions concerning the following, please contact me.

Very truly yours,



Justin C. Richardson  
jrichardson@upton-hatfield.com

JCR/sem  
Enclosure  
Cc: Service list DW04-048