STATE OF NEW HAMPSHIRE

BEFORE THE

NEW HAMPSHIRE PUBLIC UTILITIES COMMISSION

DW 20-157

Pennichuck Water Works, Inc.

Petition of Pennichuck Water Works, Inc. for Approval of Bond Financing and Fixed Asset Line of Credit

SUPPLEMENTAL MOTION FOR PROTECTIVE ORDER AND CONFIDENTIAL TREATMENT OF BUSINESS LOAN INFORMATION

NOW COMES Pennichuck Water Works, Inc. ("PWW" or "Company"), in accordance with N.H. Admin. Rule Puc 203.08, and hereby moves the New Hampshire Public Utilities Commission (the "Commission") to grant confidential treatment of TD Bank, N.A.'s ("TD Bank") Revolving Note provided by PWW to supplement testimony in the instant financing petition filing and in support of the Fixed Asset Line of Credit (FALOC) approval. In support of its motion, PWW states as follows:

- 1. As of September 24, 2020, PWW filed a petition for approval of financings from TD Bank.
- 2. With its petition, PWW filed a motion for protective order and confidential treatment of certain proposed terms and conditions of financing between TD Bank and PWW (Bates 46 to 51). These documents are proposed and have been identified as confidential by TD Bank.
- 3. On November 18, 2020, during a Second Technical Session, a request was made by Staff to provide the Commission with certain terms and conditions of financing between TD

Bank and PWW under the existing Revolving Note executed on May 2, 2018. These documents are and have been identified as confidential by TD Bank.

- 4. Pursuant to N.H. Admin. Rule Puc 203.08(a), "the commission shall upon motion issue a protective order providing for the confidential treatment of one or more documents upon a finding that the document or documents are entitled to such treatment pursuant to RSA 91-A:5, or other applicable law...."
- 5. RSA 91-A:5, IV expressly exempts from the RSA Chapter 91-A public disclosure requirements any "[r]ecords pertaining to ... confidential, commercial, or financial information;...." RSA 91-A:5, IV.
- 6. The Revolving Note falls within the RSA 91-A:5, IV exemption because it is a confidential commercial or financial information that reveal terms that remain subject to satisfactory review and completion of documentation, due diligence and approval by PWW and TD Bank.
- 7. The Commission employs a multi-part analysis to determine whether certain information qualifies for confidential treatment: (1) whether the information sought is confidential, commercial, or financial information; and (2) whether disclosure of that information would constitute an invasion of privacy. *EnergyNorth Natural Gas, Inc. d/b/a National Grid NH*, DG 10-017, Order No. 25,208 at 7-8 (March 23, 2011). An invasion of privacy analysis, in turn, requires an evaluation of three factors: (1) whether there is a privacy interest at stake that would be invaded by disclosure; (2) whether there is a public interest in disclosure; and (3) a balance of the public's interest in disclosure and the interests in nondisclosure. *Lamy v. N.H. Pub. Util. Comm'n*, 152 N.H. 106, 109 (2005).

Docket No. DW 20-157
Pennichuck Water Works, Inc.
Supplemental Motion for
Protective Order

Page 3 of 4

8. PWW is seeking confidentiality because the terms and conditions that TD Bank

has provided the documentation to PWW with a request they remain confidential. It is in the

public interest to allow and to not compromise the ability of TD Bank to negotiate and execute

transactions in a manner consistent with the lender's procedure and practice. PWW's inability to

maintain the confidentiality of such documents may affect its future ability to negotiate with

lenders, including TD Bank.

9. Based on the foregoing, PWW hereby supplements its September 24, 2020

motion and requests that the Commission issue a protective order granting this motion and

protecting from public disclosure the confidential Revolving Note including its terms and

conditions identified in this motion.

WHEREFORE, Pennichuck Water Works, Inc. respectfully requests the Commission:

A. Grant this Supplemental Motion for Protective Order and Confidential Treatment;

and

Date: November 19, 2020

B. Grant such other relief as is just and equitable.

Respectfully submitted,

PENNICHUCK WATER WORKS, INC.

By its Attorneys,

RATH, YOUNG AND PIGNATELLI, PC

By:

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Docket No. DW 20-157 Pennichuck Water Works, Inc. Supplemental Motion for Protective Order Page 4 of 4

Certificate of Service

I hereby certify that on this 19^{th} day of November 2020, a copy of this motion has been hand delivered and emailed to the Office of the Consumer Advocate.

William F. Ardinger