

John J. Tormey III, Esq.  
**Dump Suez, LLC**  
P.O. Box 918  
Pearl River, NY 10965 USA  
(212) 410-4142 (phone)  
(845) 735-9691 (phone and voicemail)  
(212) 410-2380 (fax)  
jtormey@optonline.net

**VIA FAX: 1-518-486-6081, MAIL, and E-MAIL:**  
secretary@dps.ny.gov

Thursday, November 6, 2014 (second letter of the day)

Honorable Kathleen H. Burgess, Secretary to the Commission  
Office of the Secretary  
State Of New York Department of Public Service/New York State Public Service Commission  
3 Empire State Plaza (Agency Building 3)  
Albany, New York 12223-1350 USA

**Re: Matter Master: 14-02068/Matter Number: 14-02068**  
**"In The Matter Of Staff's Investigation Into United Water's Accounting Irregularities"**  
**(The "Irregularities Matter")**

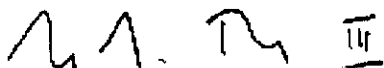
Dear Secretary Burgess:

Attached to my e-mail transmission of this letter please find my Supplementary Motion and Response to United Water's "UW Written Response To IR TC-2 (PUBLIC)" in the above-identified Matter, which I filed electronically with your office today. Additionally, I would like to file this same Supplementary Motion and Response, the same identical document, in three (3) pending and pre-existing PSC Cases relating to and involving United Water. Those Cases are:

1. **Case 13-W-0246** (*Matter #13-01259*) (Proceeding on Verified Petition of United Water New York Inc. for Implementation of a Long-Term Water Supply Surcharge, And Related Tariff Amendment) (the "Surcharge Case"); and
2. **Case 13-W-0295** (*Matter #13-01437*) (Proceeding on Motion of the Commission as to the Rates, Charges, Rules and Regulations of United Water New York Inc. for Water Service) (the "Major Rate Case"; or, simply, "Rate Case"); and
3. **Case 13-W-0303** (*Matter #13-01489*) (Proceeding on Motion of the Commission to Examine United Water New York, Inc.'s Development of a New Long-Term Water Supply Source) (the "Need Case").

As you know, my previously-filed Omnibus Motion in this new Irregularities Matter seeks consolidation of this Matter with the three (3) pre-existing United Water Cases. Additionally, the "financial irregularities" now admitted by United Water in the record of this proceeding, establish United Water's disingenuousness and should be deemed to infect United Water's testimony and submissions in the Prior United Water Cases. Accordingly, therefore, I believe it is appropriate to also file this same Supplementary Motion and Response in **Case 13-W-0246** (Matter #13-01259), **Case 13-W-0295** (Matter #13-01437); and **Case 13-W-0303** (Matter #13-01489), as well. Thank you.

Respectfully submitted,



John J. Tormey III, Esq.  
**Dump Suez, LLC**