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Quarles & Brady Streich Lang LLP
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Attorneys for Respondent
Carl Delano Woodard

Booker T. Evans Jr. (#009970)
Brian R. Booker (#015637)

BEFORE THE ARIZONA CORPORATION COMMISSION

WILLIAM A. MUNDELL
Chairman
JIM IRVIN
Commissioner
MARC SPITZER
Commissioner

NO. S-03364A-02-0000

**MOTION TO POSTPONE
HEARING**

In the matter of:

CARL DELANO WOODARD
aka: CARL WOODWARD
3065 West Ironwood Circle
Chandler, Arizona 85226,

Respondent.

Respondent Carl Delano Woodard, by and through his undersigned attorneys, Quarles & Brady Streich Lang LLP, hereby requests a short continuance of the hearing currently scheduled for December 3, 2002 through December 5, 2002 as set forth in Administrative Law Judge Stern's Fourth Procedural Order. This motion is supported by the attached Memorandum of Points and Authorities.

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Arizona Corporation Commission
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RESPECTFULLY SUBMITTED this 8th day of November, 2002.

QUARLES & BRADY STREICH LANG LLP
Renaissance One
Two North Central Avenue
Phoenix, Arizona 85004-2391

By 
Booker T. Evans Jr.
Brian R. Booker

Attorneys for Respondent
Carl Delano Woodard

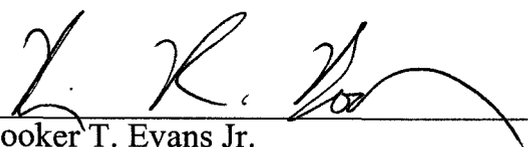
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MEMORANDUM OF POINTS AND AUTHORITIES

Respondent Woodard's counsel and the Corporation Commission's counsel have been engaged in a good faith effort to reach a consent decree that will resolve this matter and obviate the need for a hearing. Since the pre-hearing conference in September, Respondent Woodard and his counsel have been working diligently to gather evidence which supports Respondent Woodard's position on what should be contained within the consent decree. That process has proven to be far more time consuming than originally anticipated, but it is proceeding as quickly as possible. Based on the relatively short time period remaining before the currently scheduled hearing, and because Respondent Woodard's counsel and the Corporation Commission's counsel are optimistic that the parties will agree on a consent decree, Respondent Woodard's counsel also believes that a thirty day continuance of the currently scheduled hearing (December 3, 4 and 5, 2002) is appropriate under the circumstances. Counsel for the parties spoke by telephone on November 7, 2002, and the Corporation Commission's counsel has no objection to the proposed continuance. Accordingly, Respondent Woodard respectfully requests that this matter be continued for at least thirty days beyond the currently scheduled hearing date. A proposed order has been filed with this motion for the Commission's convenience.

RESPECTFULLY SUBMITTED this 8th day of November, 2002.

QUARLES & BRADY STREICH LANG LLP
Renaissance One
Two North Central Avenue
Phoenix, Arizona 85004-2391

By 
Booker T. Evans Jr.
Brian R. Booker

Attorneys for Respondent
Carl Delano Woodard

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BEFORE THE ARIZONA CORPORATION COMMISSION

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WILLIAM A. MUNDELL
CHAIRMAN
JIM IRVIN
COMMISSIONER
MARC SPITZER
COMMISSIONER

AZ CORP COMMISSION
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ORDER

IN THE MATTER OF:

CARL DELANO WOODARD
3065 West Ironwood Circle
Chandler, Arizona 85226

BY THE COMMISSION:

Having considered Respondent Woodard's Motion to Postpone Hearing, and good cause appearing therefore.

IT IS ORDERED this matter be continued to

_____.
DATED this ____ day of _____, 2002.

By _____
MARC E. STERN
ADMINISTRATIVE LAW JUDGE

1 COPIES of the foregoing mailed/delivered
2 this _____ day of _____, 2002 to:

3 Booker T. Evans, Jr.
4 Brian R. Booker
5 QUARLES & BRADY STREICH LANG LLP
6 Two North Central Avenue
7 Phoenix, Arizona 85004
8 Attorneys for Respondent

9 Mark Dinnell
10 Assistant Attorney General
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12 1275 West Washington Street
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14 W. Mark Sendrow, Director
15 Securities Division
16 ARIZONA CORPORATION COMMISSION
17 1300 West Washington Street
18 Phoenix, Arizona 85007

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By: _____