

- BEFORE THE PUBLIC SERVICE COMMISSION OF UTAH -

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In the Matter of the Formal Complaint of  
Tanya and Nick Olsen against South  
Duchesne Culinary Water Inc.

DOCKET NO. 17-2372-01  
NOTICE OF FILING DEFICIENCIES

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ISSUED: August 2, 2017

On July 27, 2017, Tanya and Nick Olsen filed with the Public Service Commission of Utah (PSC) a formal complaint against South Duchesne Culinary Water Inc. (SDCW), a public utility. On July 27, 2017, the PSC issued a notice requiring SDCW to submit a response to the Olsen's complaint no later than Monday, August 28, 2017.

On July 27 and July 28, 2017, Tosha Steed, as a representative of SDCW, provided numerous documents to the PSC and requested that her personal e-mail address be kept confidential.

On August 1, 2017, Joan A. Steed, also as a representative of SDCW, provided additional documents to the PSC, indicating that they constituted a motion to dismiss the Olsen's complaint. Joan Steed's documents included e-mail correspondence that reveals Tosha Steed's personal e-mail address.

The PSC now places SDCW on notice of the following deficiencies in the filings made by the Steeds:

1. SDCW is required to identify how it will be represented, whether by Tosha Steed, by Joan A. Steed, or otherwise. *See* Utah Administrative Code R746-1-107.
2. SDCW is required to make filings electronically pursuant to Utah Administrative Code R746-1-203(1)(b) or, alternatively, petition for permission to deviate from the rule. *See* Utah Administrative Code R746-1-109.

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3. SDCW is required to comply with Utah Administrative Code R746-1-601 in identifying information, including e-mail addresses, claimed to be confidential.
4. SDCW is required to comply with Utah Administrative Code R746-1-203 and generally accepted motion practice in moving for dismissal of the Olsen's complaint. The documents provided to date by Joan A. Steed do not meet these requirements. Therefore, the PSC will not entertain a motion for dismissal at this time. SDCW has until its response deadline of August 28, 2017 to file a proper motion and accompanying memorandum setting forth the facts and law under which dismissal is requested.

DATED at Salt Lake City, Utah, August 2, 2017.

/s/ Jennie T. Jonsson  
Administrative Law Judge

Attest:

/s/ Gary L. Widerburg  
Commission Secretary  
DW#295664

CERTIFICATE OF SERVICE

I CERTIFY that on August 2, 2017, a true and correct copy of the foregoing was served upon the following as indicated below:

By U.S. Mail:

Raphael Morris  
7239 S 1540 E  
Salt Lake City, UT 84121  
South Duchesne Culinary Water  
PO Box 901351  
Sandy, UT 84090

South Duchesne Culinary Water, Inc.  
PO Box 294  
Duchesne, UT 84021  
Russell Monahan  
323 S. 600 E. Ste. 200  
Salt Lake City, UT 84102

By E-Mail:

Tanya and Nick Olsen ([tanyao@centurylink.net](mailto:tanyao@centurylink.net))

([sdcw7@outlook.com](mailto:sdcw7@outlook.com))  
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South Duchesne Culinary Water

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By Hand-Delivery:

Office of Consumer Services  
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Administrative Assistant