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March 10, 2006

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06-00071

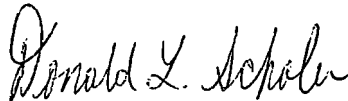
Re: Lynwood Utility Corporation – Furnishing Proof of Financial Security

Dear Ms. Standley:

I am writing to you on behalf of my client, Lynwood Utility Corporation. I spoke with Tyler Ring, the President of Lynwood Utility Corporation, yesterday regarding the furnishing of financial security pursuant to the recent adoption of Rule 1220-4-13-.07. Mr. Ring informed me that he was not aware that Lynwood was required to submit its proof of financial security by March 14, 2006 until this week. He did receive correspondence from the Authority about the public necessity rules being adopted, but he neglected to read the letter carefully and thought the final rules had not yet been adopted and were not yet effective. He will be contacting an insurance company about the procedures for obtaining the requested bond.

On behalf of Lynwood Utility Corporation, I hereby request an additional 30 days for Lynwood to submit proof of financial security to Authority as required by Rule 1220-4-13-.07. Thank you for your consideration of this request.

Sincerely yours,



DONALD L. SCHOLES

c: Tyler Ring
Jim Ford