Attachment A
Decision No. R14-0210
Proceeding No. 13G-1313TO
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From: Michael Axelrad < Michael. Axelrad@state.co.us>

Date: Wed, Feb 19, 2014 at 2:05 PM

Subject: PUC v. A Personal Touch REcovery Ltd, Proceeding No. 13G-1313TO

To: "paulc.gomez@state.co.us" <paulc.gomez@state.co.us>

Cc: "cliff hinson (cliff.hinson@state.co.us)" <cliff.hinson@state.co.us>,

"anthony.cummings@state.co.us" <anthony.cummings@state.co.us>, "Kseven@aol.com"

<Kseven@aol.com>

Dear Judge Gomez:

This matter is set for hearing on February 27. The parties had actually reached the terms of settlement, and are in the process of finalizing the documentation of that settlement agreement.

In the meantime, however, the Respondent has paid the penalty assessment in full — which amount exceeds the amount due under the settlement. Staff does not want this matter to be closed due to the receipt of that payment, but instead would request that the February 27 hearing be vacated, and that the parties be given an additional two weeks to finalize and file their settlement agreement.

We have copied respondent at his last known email address shown in the Commission's records, kseven@aol.com.

Respectfully submitted,

Michael J. Axelrad

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