

STATE OF NEW HAMPSHIRE
DEPARTMENT OF STATE
BUREAU OF SECURITIES REGULATION

_____)
IN THE MATTER OF:)

Local Government Center, Inc.;)
Government Center Real Estate, Inc.;)
Local Government Center Health Trust, LLC;)
Local Government Center Property-Liability Trust,)
LLC;)
Health Trust, Inc.;)
New Hampshire Municipal Association Property-Liability)
Trust, Inc.:)
LGC – HT, LLC)
Local Government Center Workers’ Compensation)
Trust, LLC;)

Case No.: C-2011000036

And the following individuals:)
Maura Carroll; Keith R. Burke; Stephen A. Moltenbrey;)
Paul G. Beecher; Robert A. Berry; Roderick MacDonald;)
Peter J. Curro; April D. Whittaker; Timothy J. Ruehr;)
Julia A. Griffin; Paula Adriance; John P. Bohenko; and)
John Andrews)

RESPONDENTS)
_____)

**ORDER ALLOWING ATTENDANCE BY NEW ENGLAND POLICE BENEVOLENT
ASSOCIATION AT PRE-HEARING CONFERENCE**

1. On September 19, 2011 counsel for the New England Benevolent Association, IUPA, AFL-CIO (NEPBA) filed a Motion to Intervene as an “interested party” or “interested person.”
2. Previously, on September 6, 2011 a Motion to Intervene was filed by counsel on behalf of “a class of retiree members of the Professional Fire Fighters of New Hampshire and the Professional Fire Fighters of New Hampshire.

3. An earlier Order dated September 15, 2011 provided certain non-precedent setting, limited attendance to the petitioning firefighters prior to any decision on their requested status as an interested party.
4. Solely to facilitate procedural aspects of these proceedings, counsel for the NEPBA is also extended a similar privilege.

Therefore, it is hereby ordered that

A. Without yet ruling on the pending Motion to Intervene by NEPBA, counsel for the petitioning intervenor in that pending motion shall be permitted to attend this preliminary legal conference, scheduled for October 4, 2011 at 10:00 AM in Room 411, State House Annex in Concord, NH. The allowance of this attendance does not constitute a final order on the merits of the Motion to Intervene, nor does it indicate any inclination on the part of the Presiding Officer as to the merits of the motion. Further, such allowance and attendance shall have no precedential effect upon any future consideration, proceeding or merits related to the request to be determined to be an “interested “ party.

Issued this 20th day of September, 2011

/s/ Donald E. Mitchell
Donald E. Mitchell, Esq. Bar #1773
Presiding Officer

cc: Earle F. Wingate, III, Esq.
William C. Saturley, Esq.
Brian M. Quirk, Esq.
Glen R. Milner, Esq.
Peter J. Perroni, Esq.