

STATE OF NEW HAMPSHIRE

DEPARTMENT OF STATE

IN THE MATTER OF:)
)
)
Local Government Center, Inc.;)
Local 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) Case No.: 2011000036
Trust, Inc.:)
LGC – HT, LLC)
Local Government Center Workers’ Compensation)
Trust, LLC;)
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 DENYING MOTIONS FOR RECONSIDERATION

1. On August 16, 2012 a final order was issued by the undersigned presiding hearing officer in the above captioned matter.
2. On September 14, 2012 the Respondents Local Government Center, Inc. and affiliated entities (“LGC”) filed a motion for reconsideration of that final order.
3. On September 14, 2012 the Petitioner Bureau of Securities Regulation (“BSR”) filed a motion for reconsideration of that final order.

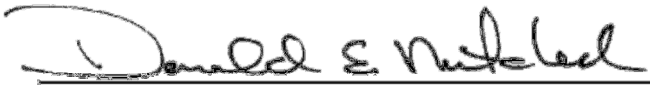
4. The undersigned presiding officer reviewed the contents of both motions and any accompanying attachments to the motions.

5. The undersigned presiding officer reviewed the contents of the final decision issued on August 16, 2012.

6. Upon review, it is determined that a typographical error appears on page 19, line 6 of the final order to the following extent: the sentence as printed reads, “ There can be now reasonable dispute that such an action dilutes the power of the respective members of each program, the health trust and the property liability trust, to control operation and expenditures.” (emphasis added). Said text was intended to appear as “be no” instead of “be now.” In full, the corrected sentence shall read, “There can *be no* reasonable dispute that such an action dilutes the power of the respective members of each program, the health trust and the property liability trust, to control operation and expenditures.” (emphasis added).

Pursuant to RSA 541: 5 the undersigned hereby denies the motions for reconsideration as filed by the parties for reasons contained in previous orders and in the final decision. In addition, a substitute page 19 of the final decision reflecting the typographical correction as cited in Paragraph #6, above, shall issue forthwith.

So Ordered this 24th day of September, 2012.



Donald E. Mitchell, Esq.
Presiding Officer

Service List:

Jeffrey D. Spill, Esq.
Earle F. Wingate, III, Esq.
Kevin B. Moquin, Esq.
Eric Forcier, Esq.
Adrian S. Larochelle, Esq.
William C. Saturley, Esq.
Brian M. Quirk, Esq.
David I. Frydman, Esq.
Michael D. Ramsdell, Esq.
Joshua M. Pantesco, Esq.
Mark E. Howard, Esq.
Andru H. Volinsky, Esq.
Roy W. Tilsley, Jr., Esq.
Stephen M. Gordon, Esq.
Benjamin Siracusa Hillman, Esq.
Christopher G. Aslin, Esq.
Kimberly Myers, Esq.