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 |) Case No.: C-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 ON REQUEST TO EXTEND TIME

- 1. 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 (representing nearly all active full time, firefighter public employees)", requesting that each member of the class be considered an interested party in this matter.
- 2. On September 19, 2011 counsel for the Local Government Center, Inc., its wholly owned New Hampshire LLC subsidiaries, Local Government Center Real Estate, Inc. and Maura Carroll filed a Motion to Clarify and/or for Extension of Time to File Response to the Professional Fire Fighters of New Hampshire's Motion to Intervene.
- 3. Moving counsel states that formal notice of the firefighters' motion was not received until September 12, 2011. No other indication of constructive or actual notice is made.
- 4. Also 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."

- 5. As of the time of this order no other parties have made a written or electronic appearance or written response in this matter with the exception of the potential intervenors referenced above.
- 6. The extension of time requested to respond to the initial Motion to Intervene filed by the firefighters is not unreasonable under the circumstances. Further, the presiding officer anticipates that a similar intention will arise to respond to the additional Motion to Intervene filed by NEPBA.

Therefore, it is hereby ordered that:

A. An extension of time to respond to the, now, two pending motions is granted. Responses to both motions shall be due on or before October 3, 2011.

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.