

File in Docket No. ORIGINAL  
WS-02987A-04-0889



0000015647

ARIZONA CORPORATION COMMISSION  
UTILITY COMPLAINT FORM

4700

Investigator: Carmen Madrid

Phone: (602) 542-0848 2005 FEB 16 P 3:41

Fax: (602) 542-2129

Priority: Respond Within Five Days

AZ CORP COMMISSION  
DOCUMENT CONTROL

Opinion No. 2005 - 42221

Date: 2/16/2005

Complaint Description: 04Z Service - Other

First:

Last:

Complaint By: Oliver

Wilson

Account Name: Oliver Wilson

Home: (480) 987-6424

Street: 915 East Pinon Street

Work: (000) 000-0000

City: Queen Creek

CBR:

State: AZ Zip: 85242

is:

Utility Company: Johnson Utilities L.L.C. d/b/a Johnson Utilities Company

Division: Water

Contact Name: Brian Tompset

Contact Phone: (480) 998-3300

Nature of Complaint:

Per correspondence received stating the following:

I am in receipt of a letter from the Law Offices of Fennemore Craig, Phoenix, Arizona regarding an extension of a Certificate of Convenience by Johnson Utilities Company to provide wastewater service to a number of developments in Pinal County. (copy enclosed)

I do not know if the Golf View Estates is included in the application, I received a letter so until notified other wise assume my property is.

At this time I have no interest of having my property included in the Johnson Utilities Company application.

Sincerely,  
Oliver R. Wilson  
\*End of Complaint\*

Arizona Corporation Commission

DOCKETED

FEB 16 2005

Utilities' Response:

n/a  
\*End of Response\*

DOCKETED BY KA

Investigator's Comments and Disposition:

2/16/05 I called customer's home phone and left a message that his letter will be docketed in WS-02987A-04-0889. I also left my name and number if he had any questions. Closed  
\*End of Comments\*

Date Completed: 2/16/2005

Opinion No. 2005 - 42221

WS-02987A-04-0889

maelricl

RECEIVED

FEB 09 2005

AZ Corporation Commission  
Director Of Utilities

Oliver R. Wilson  
915 East pinon Street  
Golf View Estates  
Queen Creek, Arizona  
85242 - 9087  
(480) 987-6424  
5 February 2005

Arizona Corporation Commission  
1200 West Washington Street  
Phoenix, Arizona  
85254

I am in receipt of a letter from the Law Offices of Fennemore Craig, Phoenix Arizona regarding an extension of a Certificate of Convenience by Johnson Utilities Company to provide wastewater service to a number of developments in Pinal County (copy enclosed).

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Sincerely,

Oliver R. Wilson

*O. R. Wilson*

**PUBLIC NOTICE OF HEARING ON THE**  
**APPLICATION OF JOHNSON UTILITIES COMPANY**  
**FOR AN EXTENSION OF ITS CERTIFICATE OF**  
**CONVENIENCE AND NECESSITY**  
**(WS- 02987A-04-0889)**

On December 14, 2004, Johnson Utilities Company ("Company") filed an application with the Arizona Corporation Commission ("Commission") for an extension of its Certificate of Convenience and Necessity ("CC&N") to provide wastewater service to an area encompassing four residential developments in Pinal County known as Wayne Ranch, Vineyard Estates, Milagro and Taylor Ranch. If the application is granted, the Applicant would be the exclusive provider of wastewater to the proposed area, and would be required by the Commission to provide service under rates and charges and terms and conditions established by the Commission. The application is available for inspection during regular business hours at the offices of the Commission in Phoenix, at 1200 West Washington Street, Phoenix, Arizona, and at the offices of the Company, 5230 E. Shea Blvd. Suite 200, Scottsdale, AZ 85254.

The Commission will hold a hearing on this matter beginning on **April 11, 2005, at 10:00 am**, at the Commission's offices, 1200 West Washington Street, Phoenix, Arizona. Public comment will be taken on the first day of the hearing.

The law provides for an open public hearing at which, under appropriate circumstances, interested parties may intervene. Intervention shall be permitted to any person entitled by law to intervene and having a direct and substantial interest in the matter. Persons desiring to intervene must file a written motion to intervene with the Commission, which motion should be sent to the Applicants or its counsel and to all parties of record, and which, at the minimum shall contain the following:

1. The name, address, and telephone number of the proposed intervenor and of any party upon whom service of documents is to be made if different than the intervenor.
2. A short statement of the proposed intervenor's interest in the proceeding (e.g., a customer of the Applicants, a shareholder of the Applicants, etc.)
3. A statement certifying that a copy of the motion to intervene has been mailed to the Applicants or their counsel and to all parties of record in the case.

The granting of motions to intervene shall be governed by A.A.C. R14-3-105, except that all motions to intervene must be filed on or before **March 4, 2005**. The granting of the intervention, among other things, entitles a party to present sworn evidence at hearing and to cross-examine other witnesses. Failure to intervene will not preclude any potential customer from appearing at the hearing and making a statement on such person's own behalf. You will not, however, receive any further notice of proceeding unless requested by you.

The Commission does not discriminate on the basis of disability in admission to its public meetings. Persons with a disability may request a reasonable accommodation such as a sign language interpreter, as well as request this document in an alternative format, by contacting Linda Hogan, ADA Coordinator, voice phone number 602/542-3931, E-mail [Lhogan@admin.cc.state.az.us](mailto:Lhogan@admin.cc.state.az.us). Requests should be made as early as possible to allow time to arrange the accommodation.