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Judge Amanda Pope
1200 W. Washington
Phoenix, AZ 85007

Reference: Document No.W-02015A-03-0724
Beaver Valley Water Company procedural order by the Arizona Corporation
Commission'

Your Honor,

As a full time consumer of the Beaver Valley Water Company, I would like to have you know , that I do not want the water company ownership transferred to Mr. Davoren. He has taken it in his own hand to raise the rates in violation of the commission's ruling. I would estimate that the total overcharges exceed \$25,000.00 and are going up. Mr Davoren will not talk about where the money went, or who got it. He wishes to be a 'victim' of the whole situation.

This is a very small water company. I do not see how Mr. Davoren can pay loan payment of \$18,000.00 a year, \$25,000.00 in overcharges, and do major repairs on the income. Any money left over would put him at the poverty level. He claims that he can not repair leaks in the water lines in unit 3 because of lack of income, even with the overcharges he has collected since November 2003, and is still charging.

Mr Davoren posted a notice on the Beaver Valley bulletin boards, copy is attached. He states that "past due accounts now surpass the billing totals. This is poor management and not finding a way to collect the bills. In addition the last paragraph states that the people in Beaver Valley that question his operations of the water company makes him want to "vomit". So please do not transfer the water company to Mr Davoren, I do not want to be responsible for making him sick.

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Arizona Corporation Commission
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BEAVER VALLEY WATER CO.

PO BOX 421
PAYSON, AZ. 85541

NOTICE

RE: DISCUSSION BROUGHT UP AT RECENT BVIA MEETING

It was brought to my attention that "concerned citizens" decided it necessary to use the annual BVIA meeting as an arena to unleash their personal agenda against the Water Co. Please accept this notice as a response.

First, I would like to know why it was even brought at the BVIA meeting. The association and the water co. are in no way intermingled with one another and comments should be made to the Water Co. about Water Co. business. Also, I know there is some concern over the chip sealed roads. We might as well clear this up right now. **The Water CO. is not responsible for these roads after repairs.** The Utility Co. cannot accept financial responsibility should it have to excavate, for example, an entire block, which will be happening in Unit 3 in the future. Bottom line is this-according to rule, no person or entity may build, erect, or construct anything along utility easements.(Contact ACC for verification if needed).Chip sealing is constructing a permanent fixture. If B.V. Water is going to be held responsible, then B.V. Water will not allow any more chip sealing on water co. easements.

Next; A few months ago, Roger found it necessary to have a meeting at his house concerning the Water Co. and the problems I've had to endure this past year concerning the transfer of assets, and the condition of water mains in Unit 3. I attended this meeting and described the situation as it stood at that time. I also told the "concerned citizens" he invited to this witch hunt, of the plan to completely replace all the water mains in Unit 3. **However, since past due accounts receivable now have surpassed monthly billing totals,** these repairs will have to wait until this whole situation with the ACC is resolved.

I think it is interesting to note, at this meeting of "concerned citizens", Roger asked me if there was any way he or any other of the "concerned" in attendance could help me in this unfortunate situation. Well, I have been helped with repeated calls to the ACC, official documents from ACC have been posted on the mail box cluster with medical tape (hmm,I wonder who that could be). As a result of this action, the ACC received numerous calls from Beaver Valley residents concerned about the utility. And, as a result I received my share of calls from ACC wondering why I "would do such a stupid thing" while we were trying to work this thing out. And, of course, one "concerned" individual has taken it upon herself to delve into the Water Co.'s property taxes. I don't know what that has to do with her water service, but bless her heart for caring (sic). All of these "concerned (because I need to keep it clean) people" were in attendance at this "meeting". Thank you. I don't know what I would have done without your help.

Lastly, to think that people would take advantage of a legal "snafu", and use it as a **moral resolve** to ignore their obligations and create as much discontent as possible, quite frankly, makes me want to vomit

Regards

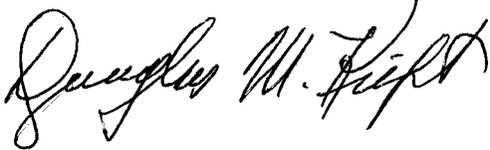
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Your honor,

As an alternative to the problem of Beaver Valley Water Co. sale. I would submit that there are people in Beaver Valley that would be willing to explore the possibility of forming a "Beaver Valley Water District". This would take an appraisal, a deal with a bank, approval of the county, approval of the Beaver Valley residents. . after that procedure, Mr. Ward and Mr. Delaney would receive payment in full. This is a possible solution that might be investigated.

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A handwritten signature in cursive script that reads "Douglas M. Kieft". The signature is written in black ink and is positioned below the typed contact information.