

ORIGINAL



0000035415

MOUNTAIN GLEN WATER SERVICE, INC.  
P.O. BOX 897  
Clay Springs, AZ 85923  
928-739-4770 928-739-4186 FAX

04PN

November 2, 2005

RE: DOCKET NO. W-03875A-03-0737 *W-03875A-0737*  
DECISION NO. 67163  
PAGE 13, LINE 20

Arizona Corporation Commission  
Utilities Division  
Compliance  
1200 W. Washington  
Phoenix, AZ 85007

Dear Sir or Madam:

I do hereby certify that the attached "Public Notice of An Application For An Order Authorizing The Issuance of Debt By Mountain Glen Water Service, Inc." was mailed to all of our customers on November 1, 2005 via the United States Postal Service.

Respectfully,

BEATRICE I. PARKER  
Owner

Cc: Brian Bozzo

AZ CORP COMMISSION  
DOCUMENT CONTROL

2005 NOV 29 A 9 12

RECEIVED

Docket No. W-03875A-03-0737 W-03875A-03-0870

Decision No. 67163

p. 13, Line 20

PUBLIC NOTICE  
OF  
AN APPLICATION FOR AN ORDER  
AUTHORIZAING THE ISSUANCE OF DEBT  
BY MOUNTAIN GLEN WATER SERVICE, INC.

Mountain Glen Water Services, Inc. ("Mountain Glen" or "Company") filed an Application with the Arizona Corporation Commission ("Commission") for an order authorizing Applicant to Issue \$182,993.47 of debt. The application is available for inspection during regular business hours at the office of the Commission in Phoenix, Arizona, and the Company's offices in Clay Springs, Arizona.

Intervention in the Commission's proceedings on the application shall be permitted to any person entitled by law to intervene and having a direct substantial interest in this matter. Persons desiring to intervene must file a Motion to Intervene with the Commission which must be served upon applicant and which, at a minimum, shall contain the following information:

1. The name, address and telephone number of the proposed intervenor and of any person 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.
3. Whether the proposed intervenor desires a formal evidentiary hearing on the application and the reasons for such a hearing.
4. A statement certifying that a copy of the Motion to Intervene has been mailed to Applicant.

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, the 15<sup>th</sup> day after this notice.