



0000078237

W-03512A-07-0362

Tammy Russ

From: Dina Galassini [dinarose@cox.net]
Sent: Saturday, October 27, 2007 3:18 AM
To: Mundell-Web; Mayes-WebEmail; Hatch-WebEmail; Pierce-Web; Gleason-WebEmail
Subject: K2 well hearing last Friday

Re: In the matter of the application of Pine Water Company (PWCo) for approval to (1) Encumber a part of its plant and system pursuant to A.R.S. 40-285(A); and (2) Issue Evidence of Indebtedness Pursuant to A.R.S. 40-302(A) Docket #W-03512A-07-0362

Dear Commissioners and Chairman Gleason,

I made a public comment in opposition of the K2 well application at the above-mentioned hearing on Friday, October 26. Part of my comment included the below:

In the Application regarding the transfer of a portion of SWCo's land to PWCo, it reads:

SWCo has informed the Parties that a portion of the K2 Site approximating 30 x 30 foot is NOT NECESSARY OR USEFUL IN THE PERFORMANCE OF SWCo's duties to the public.

This "give away" of land and the K2 Application were written prior to Strawberry's water problems and outages. As a SWCo customer, I feel this land is not only necessary and useful, but vital now and in the future to the performance of SWCo's customers.

Chairman Gleason responded that this had nothing to do with the encumbrance. If my statement had nothing to do with the encumbrance than why was the above paragraph in the application on Page 4? To me, PWCo made it a part of the encumbrance by inserting this into the application. Can you please let me know?

I would like to thank Commissioner Mundell for his attention to our concerns. He made me feel like my comments meant something; and therefore, made me feel like I do have a representative in the ACC. My faith is not too strong right now in my representatives. I hope Kris Mayes can attend the next hearing. We need her, too.

Best regards,

Dina Galassini
Strawberry property owner

Arizona Corporation Commission
DOCKETED
OCT 29 2007

DOCKETED BY nr

RECEIVED
2007 OCT 29 P 4: 00
AZ CORP COMMISSION
DOCKET CONTROL