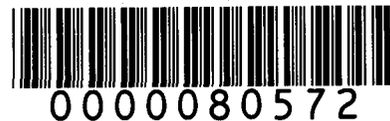


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OPEN MEETING AGENDA ITEM

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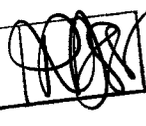
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ARIZONA CORPORATION COMMISSION  
SECRET CONTROL

January 14, 2008

The Honorable Michael Gleason, Chair  
The Honorable William A. Mundell, Commissioner  
The Honorable Jeff Hatch-Miller, Commissioner  
The Honorable Kristin K. Mayes, Commissioner  
The Honorable Gary Pierce, Commissioner  
The Arizona Corporation Commission  
1200 W. Washington Street  
Phoenix, AZ. 85007

Arizona Corporation Commission  
**DOCKETED**

JAN 15 2008

DOCKETED BY 

**RE: REQUIRE NOTICE OF APPLICATION TO ANY MUNICIPALITY WITHIN FIVE MILES OF THE PROPOSED AREA FOR CHANGE IN A CC&N**

To the Arizona Corporation Commission:

The City of Goodyear, Maricopa County, Arizona, submits these comments in response to the request for comments on the proposed changes to the existing water and sewer rules. The City has several private utilities currently providing water and sewer service to customers within our incorporated City limits and the Municipal Planning Area.

Goodyear generally supports the proposed rule changes; however, we would respectfully request that the Arizona Corporation Commission consider an additional requirement designed to facilitate communication between the ACC, its regulated utilities and municipalities that may be impacted by an application. Our proposed revision could be made prior to or following published notice in the Arizona Register without creating a substantially different rule within the meaning of ARS section 41-1025.

A new sub-section should be created which would require that any time an application for change in an existing or new Certificate of Convenience and Necessary is made, that proper notification be given to a municipality if that City is located within five miles of the service area defined within the application process.

Adequate notification allows the City an opportunity to provide timely input to the ACC regarding the merits of any application. The administrative burden for such a requirement would be minimal. I do appreciate this opportunity to submit comments, and am available to answer questions.

Sincerely,

CITY OF GOODYEAR

A handwritten signature in black ink, appearing to read "Shawn Bradford", written in a cursive style.

Shawn Bradford  
Water Resources, Director

Cc: Jim Nichols, Deputy City Manager  
David Iwanski, Water Resources Manager  
Romina Korke, Intergovernmental Affairs Director  
File