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OF COUNSEL TO
MUNGER CHADWICK, P.L.C.

ADMITTED TO PRACTICE IN:
ARIZONA, COLORADO, MONTANA,
NEVADA, TEXAS, WYOMING,
DISTRICT OF COLUMBIA

May 22, 2009

Docket Control
Arizona Corporation Commission
1200 West Washington
Phoenix, Arizona 85007

Arizona Corporation Commission
DOCKETED

MAY 26 2009

DOCKETED BY

Re: Ridgeline Water Company, L.L.C.
Docket No. W-20589A-08-0173
Decision No. 70748

To Whom It May Concern:

Enclosed for filing in the above-referenced and docketed proceeding are fourteen (14) copies of a letter written to Brian Bozzo, Manager of Compliance and Enforcement at the ACC's Utilities Division, from Lawrence V. Robertson, Jr. on behalf of Ridgeline Water Company, L.L.C. The original was sent to Mr. Bozzo directly.

If you have any questions please feel free to contact me. Thank you for your assistance with regard to this matter.

Sincerely,

Angela R. Trujillo
Secretary
Lawrence V. Robertson, Jr.

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May 22, 2009

Brian Bozzo, Manager
Compliance and Enforcement
Utilities Division
Arizona Corporation Commission
1200 West Washington
Phoenix, Arizona 85007

Re: Ridgeline Water Company, L.L.C.
Docket No. W-20589A-08-0173
Decision No. 70748

Dear Mr. Bozzo:

Ridgeline Water Company, L.L.C. ("Ridgeline") has forwarded to me a copy of your May 1, 2009 Notice of Future Compliance letter to the company. In that regard, the purpose of this letter is to advise you of recent compliance filings which have occurred either contemporaneous with or subsequent to your correspondence.

First, on May 1, 2009 Ridgeline filed fourteen (14) copies of the documentation converting Pollux Properties, L.L.C.'s debt to equity. Those copies were personally filed by the undersigned while he was in Phoenix that day.

Second, on May 11, 2009 Ridgeline filed the original and thirteen (13) copies of a letter from the undersigned indicating the five (5) additional ADWR Best Management Practices ("BMP") which Ridgeline had selected to implement in accordance with Decision No. 70748. In that regard, earlier today the undersigned spoke with Robin Mitchell of the Commission's Legal Division regarding this filing. As a result of that telephone conversation, Ridgeline will shortly be filing a revised selection of BMPs, together with brief explanatory comments as to how it anticipates each BMP will be implemented in the future.

Thank you for the "heads up" reminder which is intended by the Notice of Future Compliance process. In this instance, the required compliance activities of Ridgeline were either

Mr. Brian Bozzo
May 22, 2009
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underway or had been completed. However, the "heads up" reminder is a constructive gesture and is appreciated by the company. Please let me know if you have any questions regarding the above.

Sincerely,


Lawrence V. Robertson, Jr.

cc: Robin Mitchell, ACC Legal Division
Ridgeline Water Company, L.L.C.
ACC Docket Control