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BEFORE THE ARIZONA CORPORATION COMMISSION
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Arizona Corporation Commission
DOCKETED

AUG 17 2009

COMMISSIONERS

KRISTIN K. MAYES, Chairman
GARY PIERCE
PAUL NEWMAN
SANDRA D. KENNEDY
BOB STUMP

ARIZONA CORPORATION COMMISSION
DOCKET CONTROL

DOCKETED BY

IN THE MATTER OF THE APPLICATION OF
DEL RIO WATER COMPANY, LLC, FOR A
CERTIFICATE OF CONVENIENCE AND
NECESSITY TO PROVIDE WATER SERVICE
IN YAVAPAI COUNTY, ARIZONA.

DOCKET NO. W-04074A-08-0094

PROCEDURAL ORDER

BY THE COMMISSION:

On February 15, 2008, Del Rio Water Company, LLC (“Del Rio” or “Applicant”) filed with the Arizona Corporation Commission (“Commission”) an application for a Certificate of Convenience and Necessity (“Certificate” or “CC&N”) to provide water service to approximately 3,000 acres in the Town of Chino Valley in Yavapai County, Arizona.

On February 25, 2008, Del Rio docketed Proof of Notice of the Application.

On March 5, 2008, the Commission’s Utilities Division (“Staff”) filed an Insufficiency Letter indicating that the application had not met the sufficiency requirements of the Arizona Administrative Code (“A.A.C.”).

On March 21, 2008, Del Rio docketed additional information in support of the application.

On April 15, 2008, Del Rio filed supplemental information on the application.

On April 21, 2008, Staff filed a Sufficiency Letter in this docket.

On April 29, 2008, by Procedural Order, a hearing was set to commence on June 9, 2008, and other procedural deadlines were established.

On May 1, 2008, Staff filed a Request for Extension of Time to file its Staff Report. There were no objections to Staff’s request.

On May 12, 2008, by Procedural Order, the June 9, 2008, hearing was rescheduled to July 28, 2008, and the time clock was extended accordingly.

On June 17, 2008, Del Rio docketed its Certification of Mailing and Publication, stating that

1 notice of the application and hearing date had been mailed to property owners in the requested area
2 and published in the *Courier*, a daily newspaper of general circulation in the City of Prescott, on June
3 2, 2008.

4 On June 30, 2008, Staff filed a Staff Report recommending approval of Del Rio's application
5 with conditions.

6 On July 18, 2008, Del Rio filed Comments to the Staff Report.

7 On July 28, 2008, a full public hearing was convened before a duly authorized Administrative
8 Law Judge ("ALJ") of the Commission at its offices in Phoenix, Arizona. The Applicant and Staff
9 appeared through counsel. At the conclusion of the hearing, Staff was directed to file a late-filed
10 exhibit relating to its testimony.

11 Based on the testimony and evidence presented and the docketed filings, it was determined
12 that additional information was needed and that the matter should be set for an additional day of
13 hearing.

14 On August 8, 2008, by Procedural Order, this matter was set to reconvene on November 14,
15 2008; filing deadlines were established; and the time clock was suspended.

16 On August 8, 2008, Staff filed, as a late-filed exhibit, amended schedules related to Staff's
17 testimony.

18 On September 3, 2008, Appaloosa Water Company ("Appaloosa") filed a Motion to
19 Intervene, stating that in 2004 Appaloosa provided an Intent to Serve letter to Bond Ranch at Del Rio
20 Springs, LLC ("Bond Ranch"), requesting to be the water provider for Bond Ranch's proposed
21 subdivision, which appears to be the same territory requested in Del Rio's application.

22 On September 12, 2008, Del Rio filed a request to delay the November 14, 2008, hearing date
23 to December 13, 2008, or later. The request stated that pursuant to the Procedural Order dated
24 August 8, 2008, Staff had made additional data requests to the Applicant, and Del Rio needed more
25 time to complete its answers. The request further stated that Del Rio's sole member, Bond Ranch,
26 was involved in a refinancing which would not be completed in time for Del Rio to give Staff
27 complete answers to the additional data requests. Del Rio also requested an extension of time for
28 Staff to file a Supplemental Staff Report and for Del Rio to file its responses to the Supplemental

1 Staff Report. The request stated that Staff does not object to Del Rio's request to extend the time
2 deadlines.

3 On September 18, 2008, by Procedural Order, Del Rio's request to vacate the November 14,
4 2008, hearing date was granted, and a new hearing date was scheduled for December 22, 2008. The
5 Procedural Order also directed Staff to file a Supplemental Staff Report by November 17, 2008, and
6 directed Del Rio to file its response to Staff's Supplemental Staff Report by December 1, 2008. Del
7 Rio and Staff were also directed to file responses to Appaloosa's Motion to Intervene.

8 On September 29, 2008, Staff filed its Response to Appaloosa's Motion to Intervene. Staff
9 recommended that, as a pre-condition to intervention, Appaloosa be directed to file a formal
10 application for a CC&N satisfying the requirements of A.A.C. R14-2-402. Staff further
11 recommended that Appaloosa be instructed to file its application in time to be deemed sufficient on
12 or before October 31, 2008, so that Appaloosa's intervention will not unduly delay the process.

13 In its Response, Staff also requested that the hearing date be accelerated and rescheduled for
14 December 18, 2008, or sooner, if possible, because Staff's central witness is unavailable for the
15 current hearing date of December 22, 2008.

16 On October 3, 2008, Del Rio filed its Response to Appaloosa's Motion to Intervene and urged
17 denial of Appaloosa's request. As a part of Del Rio's Response, Del Rio attached letters from the
18 two developers for the proposed extension area, who expressed a continuing desire to be served by
19 Del Rio and objected to being included in Appaloosa's CC&N. Del Rio stated also that it does not
20 object to Staff's Request to have the hearing slightly accelerated.

21 On October 13, 2008, in Docket No. W-03443A-08-0540, Appaloosa filed an application for
22 an extension of its CC&N to include the proposed extension area in this docket.

23 On October 15, 2008, Appaloosa filed its Response to Del Rio's Request to Deny the Motion
24 to Intervene.

25 On October 22, 2008, Del Rio filed a Request for Extension of Time, requesting that the
26 application in this matter be put on hold until June 30, 2009. The request stated that Del Rio's sole
27 member, Bond Ranch, is involved in a refinancing, and the instability of the financial markets may
28

1 influence build out of the development in the proposed extension area. The request further stated that
2 Staff does not oppose Del Rio's request for an extension of time until June 30, 2009.

3 On October 29, 2008, by Procedural Order, the hearing scheduled to reconvene on December
4 22, 2008, was vacated. The Procedural Order also set a procedural conference for November 10,
5 2008, to discuss the pending pleadings, the procedural posture of this matter, and the related
6 application filed in Docket No. W-03443A-08-0540.

7 On November 10, 2008, the procedural conference was convened as scheduled before a duly
8 authorized ALJ of the Commission at its offices in Phoenix, Arizona. Del Rio and Staff were present
9 through counsel. Mr. Joe Cordovana appeared on behalf of Appaloosa. During the procedural
10 conference, the ALJ ruled on several issues pending in this matter.

11 On December 5, 2008, a Procedural Order was issued in which Appaloosa's Motion to
12 Intervene and Del Rio's Request for Extension of Time, until June 30, 2009, were granted; Del Rio
13 was ordered to file in this docket, on or before June 30, 2009, a document discussing the status of the
14 Bond Ranch refinancing and stating Del Rio's intent regarding its application in this matter; and the
15 time clock in this matter was suspended indefinitely.

16 On June 30, 2009, Del Rio filed a Statement of Intent and Request for Extension of Time
17 ("Statement"), which stated that Del Rio's sole member, Bond Ranch, was still pursuing refinancing
18 and the development of the Del Rio real estate project. In the Statement, Del Rio requests that its
19 application for a CC&N be put on hold until December 31, 2009.

20 To date, Staff and Appaloosa have not filed responses to Del Rio's request. Accordingly, a
21 response should be filed by the parties to the proceeding.

22 IT IS THEREFORE ORDERED that **Staff and Appaloosa** shall each file by **September 1,**
23 **2009**, a response to Del Rio's request to extend time to pursue its application for a CC&N.

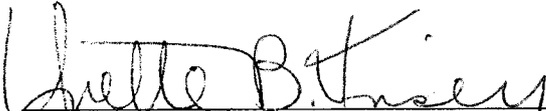
24 IT IS FURTHER ORDERED that Del Rio may file a reply to Staff's and/or Appaloosa's
25 response, by **September 18, 2009**.

26 IT IS FURTHER ORDERED that the time clock in this matter remains suspended.

27 IT IS FURTHER ORDERED that the Ex Parte Rule (A.A.C. R14-3-113 - Unauthorized
28 Communications) continues to apply to this proceeding.

1 IT IS FURTHER ORDERED that the Presiding Officer may rescind, alter, amend, or waive
2 any portion of this Procedural Order either by subsequent Procedural Order or by ruling at hearing.

3 Dated this 17th day of August, 2009.

4
5 
6 YVETTE B. KINSEY
7 ADMINISTRATIVE LAW JUDGE

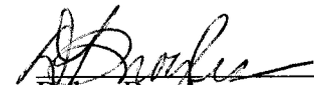
8 Copies of the foregoing mailed/delivered
9 this 17th day of August, 2009 to:

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By: 
Debra Broyles
Secretary to Yvette B. Kinsey