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February 17, 2010

Janice Alward, Chief Counsel
Arizona Corporation Commission
1200 West Washington Street
Phoenix, Arizona 85007

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Arizona Corporation Commission

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ARIZONA CORPORATION COMMISSION
HEARING DIVISION

Re: Docket # W-01303A-09-0343
#SW 01303A-09-0343



Dear M/s Alward:

I was just in receipt of notice state that the delinquent filing by the Water Utility Association of Arizona (WUAA) has been added to the list of Intervenor. I am stunned by this action which places a stain upon the long established integrity of rule and law customarily accorded the A.C.C. When you set January 8, 2010 as the final date for filing as an Intervenor, there is an inherent assumption that this date will be honored.

It must be noted for the record:

- 1] that this filing was received 25 days after the set deadline of January 8, 2010, in accordance with your rules...
- 2] no other exception has been made nor any argument advanced for the justification of this special treatment...
- 3] the WUAA, to my knowledge, is not a residential or commercial consumer or meter recipient within the five (5) districts in the instant hearings and therefore raises the issue of their legitimate entitlement as a matter of appropriate standing in the instant hearings...
- 4] it raises an additional issue of preferential treatment since my application as an Intervenor on January 8, 2010 was not noted until February 2, 2010 some 25 days later. However, the improper application of WUAA, filed on a delinquent date of February 2, 2010 was returned as approved within 14 days, suggesting preferential treatment...
- 5] the pretense of their presentation, as representing 100 companies and customer bases of up to 400,000 is ushered in such a way to cast an aura of intimidation upon the 5 smaller districts, as if to infer we are here to overwhelm you and will impose the voices and e-mail of our gargantuan customer base so as to drown out the voices of the meager sized districts being imposed with a potential rate increase. Of equal concern is that they can clog up the proceeding and become the dominant factor in a case that does not directly impose a rate change upon them, to say nothing of making a circus atmosphere out of hearings by attracting large association groups, which then sets a bad precedent...

W.R. Hansen, Intervenor

6] the WUAA's named recipient for all communications has for the past week been unresponsive to at least 5 phone calls that I have made to the listed phone, and left my number on his answering machine. I have heard the recorded voice of Gregg Patterson on his machine but I have yet to hear his actual voice in response to my inquiries. It strike me that common courtesy is lacking and something that I have not experienced in a prior case where questions could be answered among the various parties and commission officials involved in a case.

For all of these reasons, I would think it might be appropriate to review your decision on this Intervenor based on my objections.

I would appreciate your response.

Thank you for reviewing this information.

Sincerely,



W.R. Hansen, Intervenor
12302 Swallow Drive
Sun City West, Arizona 85375

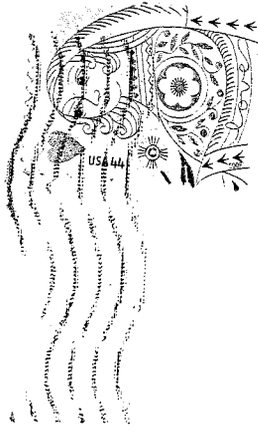
c.c. Steve Olea, Director Utilities Division

c.c. Debra Broyles, Secretary to Teena Wolfe



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