

INTERVENTION



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Glynn Ross
405 S. Ponderosa
Payson, Arizona 85541
(808) 896-5231
In Propria Persona

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2013 OCT 29 A 10:08

ORIGINAL

ARIZONA CORPORATION COMMISSION
BEFORE THE ARIZONA CORPORATION COMMISSION

IN THE MATTER OF THE APPLICATION OF PAYSON WATER COMPANY INC. AN ARIZONA COPORATION, FOR A DETERMINATION OF THE FAIR VALUE OF ITS UTILITY PLANTS AND PROPERTY AND FOR INCREASES IN ITS WATER RATES AND CHARGES FOR UTILITY SERVICE BASED THEREON.

IN THE MATTER OF THE APPLICATION OF PAYSON WATER COMPANY INC., AN ARIZONA CORPORATION, FOR AUTHORITY TO: (1) ISSUE EVIDENCE OF INDEBTEDNESS IN AN AMOUNT NOT TO EXCEED \$1,238,000 IN CONNECTION WITH INFRASTRUCTURE IMPROVEMENTS TO THE UTILITY SYSTEM; AND (2) ENCUMBER REAL PROPERTY AND PLANT AS SECURITY FOR SUCH INDEBTEDNESS.

DOCKET NO. W-03514A-13-0111

Arizona Corporation Commission

DOCKETED

OCT 29 2013

DOCKETED BY

DOCKET NO. W-03514A-13-0142

**APPLICATION FOR INTERVENTION
MOTION TO INTERVENE**

Pursuant to AAC R14-3-105 et seq.

COMES NOW, Glynn Ross, a Customer of PAYSON WATER CO. INC. (PWC) in the Gisela System (PWS 04-030 Account No. 70260-31072) to make his Application for Intervention and to Motion to Intervene in the above captioned matter and proceedings in propria persona for the reasons cited in AAC R14-3-105 and the following:

1) That Glynn Ross is a long standing Customer of PWC residing within the physical boundaries of the CC&N and the Community of Gisela that is served by the Public Service Utility Company, Payson Water Co. Inc. (PWC 04-030) and has an invested interest in these proceedings;

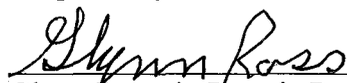
2) That he like so many other Customers of PWC in the Gisela System have been adversely affected by the poor management and maintenance of the Gisela System that the Community has been made to suffer under the Hardcastle/Brooke Utilities, Inc. Regime and presently it is well known that they have presented false documents and fraudulent billings which is pending before the Commission;

3) That the requested Rate increases appear on the surface to be necessary and somewhat valid since base rates have not increased for approximately 15 years. However, there are numerous issues that must be resolved with existing Complaint Dockets particularly W-03514A-12-0008 and 0007 that are

currently unresolved with the previous owners and operators and which have been shoveled off to the side and ignored by ACC staff and the ALJ;

4) That I wish to intervene in these proceedings and particularly in the Rate Increase Proceedings now scheduled for Consideration by the ALJ, Staff and the ACC;

Respectfully submitted this 26th day of October 2013



Glynn Ross, in Propria Persona

CERTIFICATE OF SERVICE

The Original and 13 Copies of the foregoing has been mailed this 26th day October 2013 to the following:

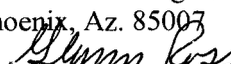
DOCKET CONTROL
ARIZONA CORPORATION COMMISSION
1200 West Washington St.
Phoenix, Arizona 85007

A Copy of the Original of the foregoing has been mailed this ____ day October 2013 to the following:

Fennemore & Craig, P.C.
Jay L. Shapiro (No. 14650)
Attorneys for Payson Water Co. Inc.
2394 E. Camelback Rd., Suite 600
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By: Glynn Ross