



1 Kathleen M. Reidhead
2 14406 S. Cholla Canyon Dr.
3 Phoenix, AZ 85044
4 Telephone: 480-704-0261

RECEIVED

2013 NOV 18 A 10:45

BEFORE THE ARIZONA CORPORATION COMMISSION

DOCKET CONTROL

8 IN THE MATTER OF THE APPLICATION
9 OF PAYSON WATER CO., INC., AN
10 ARIZONA CORPORATION, FOR A
11 DETERMINATION OF THE FAIR VALUE
12 OF ITS UTILITY PLANTS AND
13 PROPERTY AND FOR INCREASES IN ITS
14 WATER RATES AND CHARGES FOR
15 UTILITY SERVICE BASED THEREON.

DOCKET NO: W-03514A-13-0111

Arizona Corporation Commission

DOCKETED

NOV 18 2013

DOCKETED BY

17 IN THE MATTER OF THE APPLICATION
18 OF PAYSON WATER CO., INC., AN
19 ARIZONA CORPORATION, FOR
20 AUTHORITY TO: (1) ISSUE EVIDENCE
21 OF INDEBTEDNESS IN AN AMOUNT
22 NOT TO EXCEED \$1,238,000 IN
23 CONNECTION WITH INFRASTRUCTURE
24 IMPROVEMENTS TO THE UTILITY
25 SYSTEM; AND (2) ENCUMBER REAL
26 PROPERTY AND PLANT AS SECURITY
27 FOR SUCH INDEBTEDNESS.

DOCKET NO: W-03514A-13-0142

**INTERVENOR REQUEST TO AMEND
PAGE 5 OF DIRECT TESTIMONY - PHASE 2
TO INCLUDE SIGNATURE**

30 Kathleen M. Reidhead, "KMR", an Intervenor in the above-captioned matter hereby files an
31 amended page 5 of her Direct Testimony, submitted on November 14, 2013, to include her signature
32 and notice of distribution.

34 Dated this 18th day of November, 2013.

Kathleen M. Reidhead
14406 S. Cholla Canyon Dr.
Phoenix, AZ 85044
(480) 704-0261

1 adopted the former owner's strategy to proceed with consolidating the two cases. In addition to that,
2 on August 15, 2013, Mr. Williamson filed a ***Motion to Consolidate and Request for Expedited***
3 ***Procedural Schedule*** to expedite the entire matter. While the expedited nature of the Phase 1 portion
4 of the case may have been advantageous to the interests of PWC, it has not yet been demonstrated that
5 the pipeline plan for MdC was just or reasonable for the ratepayers of PWC. KMR asserts that the
6 ratepayers have a reasonable expectation to fully understand the specific intention for encumbering
7 PWC with a large amount of debt and to fully understand the scope of the proposed project before any
8 funds are borrowed. That did not happen in this case. It is evident that the expedited nature of the case
9 did not allow for that level of scrutiny, which alarmed many ratepayers, who have expressed strong and
10 clear discontent with the process. As such, KMR requests that the ACC makes a thorough and complete
11 evaluation of all details of the case during the Phase 2 portion before any ratemaking decision is made
12 and that the decision be deemed just and reasonable for both the Company and the ratepayers, as
13 required by law.

14
15 As stated in her letter dated September 30, 2013, KMR believes that by creating an atmosphere
16 of working together, PWC will regain the public trust and assure a better relationship between all
17 parties, and that is a goal we should all work towards.

18
19 Dated this 14th day of November, 2013

20
21 

22 Kathleen M. Reidhead, Intervenor
23 14406 S. Cholla Canyon Dr.
24 Phoenix, AZ 85044
25 (480) 704-0261
26

27 **ORIGINAL** and thirteen (13) copies
28 of the foregoing were filed this 14th
29 day of November, 2013 with:

30
31 Docket Control
32 Arizona Corporation Commission
33 1200 W. Washington Street
34 Phoenix, AZ 85007
35

36 **COPY** of the foregoing was mailed
37 this 14th day of November, 2013 to:

38
39 Jay Shapiro (Attorney for Payson Water Co., Inc.)
40 Fennemore Craig P.C.
41 2394 E. Camelback Road, Suite 600
42 Phoenix, AZ 85016

- 1 Robert Hardcastle
- 2 3101 State Rd.
- 3 Bakersfield, CA 93308
- 4
- 5 William Sheppard
- 6 6250 North Central Avenue
- 7 Phoenix, AZ 85012
- 8
- 9 Thomas Bremer
- 10 6717 E. Turquoise Ave.
- 11 Scottsdale, AZ 85253
- 12
- 13 J. Stephen Gehring & Richard M. Burt
- 14 8157 W. Deadeye Rd.
- 15 Payson, AZ 85541
- 16
- 17 Glynn Ross
- 18 405 S. Ponderosa
- 19 Payson, AZ 85541
- 20
- 21 Suzanne Nee
- 22 2051 E. Aspen Dr.
- 23 Tempe, AZ 85541
- 24
- 25 Kathleen M. Reidhead
- 26
- 27