



NEW APPLICATION  
**PINE VALLEY WATER**



0000165963

480 Raintree Road Sedona Ar  
Phone: (928) 284-9311 Email: llllinaz@earthlink.net

Docket Control Center  
Arizona Corporation Commission  
1200 West Washington Street  
Phoenix, Arizona 86351

W-02181A-15-0310

August 25, 2015

**ORIGINAL**

Enclosed please find the original and 13 copies of the updated back flow prevention tariff for Pine Valley Water Company. Please docket the tariff, if you have any questions please feel free to contact me, thank you.

Sincerely,

Lance Wischmeier  
President, Pine Valley Water Company

Arizona Corporation Commission  
**DOCKETED**

AUG 28 2015

DOCKETED BY

ARIZONA CORPORATION COMMISSION  
DOCKET CONTROL

2015 AUG 28 A 11:32

RECEIVED

NEW APPLICATION



**PINE VALLEY WATER COMPANY**

480 Raintree Road Sedona Arizona 86351

Phone: (928) 284-9311 Email: [Illinaz@earthlink.net](mailto:Illinaz@earthlink.net)

Docket Control Center  
Arizona Corporation Commission  
1200 West Washington Street  
Phoenix, Arizona 86351

W-02181A-15-0310

August 25, 2015

Attached is an application by Pine Valley Water Company for approval of an updated Cross-Connection Tariff. The purpose of this tariff is to protect Pine Valley Water Company water from the possibility of contamination caused by the backflow of contaminants that may be present on the customer's premises.

Sincerely,

A handwritten signature in black ink, appearing to read 'Lance Wischmeier', written over a horizontal line.

Lance Wischmeier  
President, Pine Valley Water Company

AZ CORP COMMISSION  
DOCKET CONTROL

2015 AUG 28 A 11:32

RECEIVED

**CROSS-CONNECTION OR BACKFLOW TARIFF**

PURPOSE:

The purpose of this tariff is to protect PINE VALLEY WATER COMPANY ("Company") water from the possibility of contamination caused by the backflow of contaminants that may be present on the customer's premises by requiring the installation and periodic testing of backflow-prevention assemblies pursuant to the provisions of the Arizona Administrative Code ("A.A.C.") R14-2-405.B.6 and A.A.C. R18-4-215.

REQUIREMENTS:

In compliance with the Rules of the Arizona Corporation Commission ("Commission") and the Arizona Department of Environmental Quality ("ADEQ"), specifically A.A.C. R14-2-405.B.6 and A.A.C. R18-4-215 relating to backflow prevention:

1. The Company may require a customer to pay for and to have installed a backflow-prevention assembly if A.A.C. R18-4-215.B or C applies.
2. A backflow-prevention assembly required to be installed by the customer under Paragraph 1 of this tariff shall comply with the requirements set forth in A.A.C. R18-4-215.D and E.
3. Subject to the provisions of A.A.C. R14-2-407 and 410, and in accordance with Paragraphs 1 and 7 of this tariff, the Company may terminate service or may deny service to a customer who fails to install a backflow-prevention assembly as required by this tariff
4. The Company shall give any existing customer who is required to install a backflow-prevention assembly written notice of said requirement. If A.A.C. R14-2-410.B.1.a. is **not** applicable, the customer shall be given thirty (30) days from the time such written notice is received in which to comply with this notice. If the customer can show good cause as to why he cannot install the backflow-prevention assembly within thirty (30) days, the Company or Commission Staff may suspend this requirement for a reasonable period of time.

---

**\*\*FOR OFFICIAL USE ONLY\*\***

Effective Date: \_\_\_\_\_

The Honorable Arthur Markham:

My name is Lisa Wischmeier, and I have a case in the Prescott Consolidated Court. I am in Estrella Jail in Maricopa County serving 90 days for an incident that occurred last year, that is why I am not able to appear in your courtroom and a warrant was issued.

Last year I appeared in the Yavapai Superior Court of Judge Tina Ainley for shoplifting. The case concluded 8/27/14, part of the verdict was dismissal with prejudice. I spent 51 days in the Verde Valley Jail as I waited to see if any other charges were going to be filed, none were and my case was concluded. I believe the case before you should have been taken care of at that time but it was not. I did have a Public Defender, Linda Moore, but we did not realize there was a case in your court that did not get included resolved.

I am hoping that I can explain my circumstances and I can appeal to you to have the warrant removed or allow me to effectively post bond to have the warrant resolved. While in Estrella Jail I would like to move into tent city and volunteer in the work programs available. I am hoping one of these solutions to satisfy my warrant would be agreeable to you:

1. Dismiss the case because it occurred before my now resolved case in Yavapai Superior Court and should have been included in that agreement and sentencing and dismissed with prejudice. Again I spent 51 days in jail while waiting to see if any other charges were going to be filed. If the case is dismissed I the warrant can be removed and I can begin the work program.

OR

2. Due to my circumstances and the fact that I cannot appear before you at this time, that you might dismiss the warrant with the understanding that I will appear on a specific date and resolve the case in your court as soon as I am released from Estrella Jail. I will report to the court, within a couple days, a week or any time frame you choose after my release, to resolve this matter.

OR

3. My husband will arrange for payment of my bond of \$3000 to remove the warrant. I would need my first appearance in court AFTER release from Maricopa County so I do not have another warrant issued and/or lose my bond and collateral.

While I would prefer option 1, I hope one option would be agreeable to you and I could get the warrant/hold removed and get back to my husband and children sooner. My husband did try to get in to see Judge Ainley, Yourself, the County Attorney and a Public Defender with no success. The County Attorney would not speak to him or me without my Public Defender, but I cannot get a Public Defender assigned until I make an appearance, but I cannot make an appearance until I am released and I cannot get released any sooner because of the warrant that has been issued. This letter was the suggestion of a gentleman from your court. Thank you for your time and consideration of this matter.

Sincerely,

Lisa Ann Wischmeier  
LAW/slw