ORIGINAL



Steve Wene, No. 019630 MOYES SELLERS & HENDRICKS 1850 N. Central Ave. Ste. 1100 Phoenix, Arizona 85004 (602) 604-2141 Attorneys for the Company

RECEIVED AZ CORP COMMISSION DOCKET CONTROL

2017 MAR 29 P 4: 43

BEFORE THE ARIZONA CORPORATION COMMISSION

COMMISSIONERS

ANDY TOBIN

BOYD DUNN

TOM FORESE - CHAIRMAN
BOB BURNS
MAR 2 9 2017
DOUG LITTLE

DOCKETED BY

Arizona Corporation Commission

IN THE MATTER OF THE APPLICATION OF TRUXTON CANYON WATER COMPANY, INC., FOR EMERGENCY RATE SURCHARGE DOCKET NO. W-02168A-17-0042

FILING OF DECLARATION RE CUSTOMER NOTICE OF PROCEDURAL ORDER

Truxton Canyon Water Company, Inc. ("Company") hereby files certification that the Company has made the procedural order setting the hearing in the matter available to the public. Unfortunately, the Company could not electronically mail or post on its website the procedural order as set forth therein. The Company notes, however, that the notice of the hearing was sent to each customer. The Company understands the matter is set for hearing on April 5, 2017. The Company intends to provide additional notice of the open meeting to its customers.

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27 28 RESPECTFULLY SUBMITTED this 29th day of March, 2017.

MOYES SELLERS & HENDRICKS LTD.

Original and 13 copies of the foregoing filed on this 29th day of March, 2017 with:

Docket Control Arizona Corporation Commission 1200 W. Washington Street Phoenix, Arizona 85007

Copies of the foregoing emailed this 3rd day of March to:

legaldiv@azcc.gov eabinah@azcc.gov

Attachment 1

DECLARATION OF LYNN DION

Upon penalty perjury, I declare as follows:

- 1. My name is Lynn Dion. I am over 18 years of age and I am competent to testify in all respects. I have personal knowledge regarding the matters stated in this declaration. If called to testify, I could and would testify consistently with the statements in this declaration.
- 2. I declare that on behalf of Truxton Canyon Water Company, Inc. ("Company"), on March 7, 2017, I mailed, or caused to be mailed, to each of the Company's customers a copy of the public notice regarding the Company's emergency rate case hearing. The Company also made the procedural order regarding the emergency rate case (see Attachment 1) available to the public at the Company's office.
- 3. The Company could not post the procedural order on the Company's web site because the website was built in 2010 and the person who designed the site could not be located. The hosting site cannot post the procedural order on the website because they did not build the original site. The Company intends to have another web site designer replace the existing website, but this could not be done no sooner than 30 days. Further, the Company does not have the email addresses of its customers, so the procedural order could not be sent to the customers by email.
 - 4. I verify that the foregoing is true and correct.

Dated: March 29, 2017.

Lynn Dion