July 19, 2006

The Honorable Colleen M. Dale Secretary/Chief Regulatory Law Judge Missouri Public Service Commission P. O. Box 360 Jefferson City, MO. 65102-0360 **FILED**³ JUL 2 4 2006

Missouri Public Service Commission

Re: Case Nos. WA-2006-0480

The Honorable Judge Dale:

Please find enclosed, filings from various individuals, (Mr. Ben Weir, Mr. Benjamin Pugh, Ms. Cathy Orler, Mr. Joseph J. Schrader, and Mark and Debbie Hesley), regarding the above referenced case number. Although the titles of the filings vary, and some filings are without titles, all are referencing the "Application" for a certificate of convenience and necessity, filed by Big Island Water and Sewer Company,Inc. and intervening in this case. Five additional copies are also enclosed for the appropriate Commission personnel; if you would be so kind as to bring this filing to their attention.

Please contact me, if you should have any questions regarding these filings.

<u>Thank you,</u>

Cathy J. Orler 3252 Big Island Drive Roach, MO. 65787 (573)317-1490

July 15, 2006

The Honorable Colleen M. Dale Secretary/Chief Regulatory Law Judge Missouri Public Service Commission P. O. Box 360 Jefferson City, MO. 65102-0360 **FILED**³ JUL 2 4 2006

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Missouri Public Service Commission

Dear Judge Dale:

My wife and I, are property owners on Big Island, and reside at 2308 Big Island Drive, Roach, MO. Our interests and concerns in the application filed by the Big Island Water and Sewer Co. for a certificate of convenience and necessity to provide water and sewer service on Big Island, extend beyond property values and the safety of the drinking water supply. Let me make clear, that a copy of this application was not circulated by Folsom Ridge, (the applicant), or the PSC, to the residents of Big Island. The wording in this application, and the approval of this application by the PSC, will affect all residents on our island. Therefore, we do have a position – that of being opposed to the applicant's application for certification and its approval by the Public Service Commission. We are requesting that our motion to intervene in this case, not be denied.

The following is a list of the reasons why we want to intervene in this case:

There are many questions regarding Folsom Ridge and the utility, which remain unanswered, as well as many new questions being raised in their application to be certificated.

- 1. Why does language about the Big Niangua appear when we are located on the Little Niangua? We need clarification of the geographical areas to be serviced by the utility.
- 2. We want to intervene to see the feasibility study. This is a major component of the application, and we are sure to have additional questions regarding it.

- 3. We understood that the Homeowners' Association owns the utility. Who does?
- 4. Where is the transfer agreement for <u>all residents</u> to review what it says? Why has this not been shared with us?
- 5. We purchased a sewer tap. I did not pay any <u>connection fees</u>. Therefore, I do not understand the credits for connection fees in the application – I think this is misstated.
- What about page 4, paragraph 10 approval of a certificate of convenience and necessity WOULD NOT END ALL DISPUTES RELATED TO UNLAWFULNESS OF THE SERVICE PROVIDED!
- 7. We have strong financial concerns regarding our private well and how it could affect the quality of the aquifer providing drinking water to the residents – we are at the lowest point on the island. Also, those of us with private wells, will be the minority, with Folsom Ridge's proposed future expansions. Therefore, our interests can not be served best by any party, other than ourselves.

We need to be able to have these questions answered, and also be able to ask further questions regarding this process. We respectfully ask the Commission to approve our request to intervene.

Sincerely, Delibietterleg Mark Aitesla

Mark and Debbie Hesley