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**<sup>3</sup> 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>T</u>hank you,

Cathy<sup>5</sup>J. Orler 3252 Big Island Drive Roach, MO. 65787 (573)317-1490

July 17, 2006

The Honorable Colleen M. Dale Secretary/Chief Regulatory Judge Missouri Public Service Commission PO Box 360 Jefferson City, Missouri 65102-0360 Re: Case No. WA-2006-0480



JUL 2 4 2006

Missouri Public Service Commission

Dear Judge Dale,

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My name is Benjamin D. Pugh, a long time property owner on Big Island.

I find it necessary to make some comments about Mr. Mark Comleys filing related to applicants response and motion to intervene. I have a problem with Mr. Comleys objection to homeowners and past homeowners of Big Island having the right to express their opinions, and their questions before this commission. This intervention process should be open to all interested parties who had applied by the deadline date of July 10, 2006.

Mr. Comley's objection seemed to primarily single out Mr. Jim Schrader. Mr. Schrader (who now lives in Florida) was accepted as a Big Island complainant, and was a active participant in the complainants process until our case was put on stay and our evidentiary hearing cancelled. I see nothing in the intervention rules related to out of state parties being unable to participate in the Intervening process. Mr. Schrader is both knowledgeable and well informed on the process of the formation of the BIHOA in the year 2000.

Mr. Schrader formed a committee referred to as "Concerned Homeowners, Big Island" to make a effort to rewrite the covenants and Bylaws, where they would be satisfactory for not only the homeowners of Big Island but Folsom Ridge. This committee representing approximately 29 homeowners met with Mr. Reggie Golden periodically from April through October of the year 2000. We were legally represented by Mr. John Walker, a well respected local attorney. These negotiations did produce some progress but not enough to keep Big Island complainants from ending up before the Public Service Commission asking for relief five years later.

Having moved to Florida, Mr. Schrader could have just as well walked away from this whole mess, but his interests and concerns for Big Island remain strong even as a past homeowner of Big Island.

I certainly feel that each and every applicant for intervention who met the commissions deadline should have the right to be a part in this certification process. Thank you,

Benjamin D. Pugh