July 07, 2006

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## Missouri Publia Service Commission

The Honorable Colleen M. Dale Secretary/Chief Regulatory Law Judge Missouri Public Service Commission P. O. Box 360 Jefferson City, MO. 65102-0360

Re: Case Nos. WA-2006-0480 and SA-2006-0482

The Honorable Judge Dale:

Please find enclosed for filing, an "Application to Request to Intervene." 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 this filing.

Thank you,

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

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## Application To Intervene in Case No. WA-2006-0480, et al.

In The Matter of the Application of Big Island Water & Sever Service Commission Company for a Certificate of Convenience and Necessity Authorizing it to Construct, Install, Own, Operate, Control, Manage and Maintain a Water and Sever System for the Public Located in an

Unincorporated Area in Camden County, Missouri.

The undersigned, being property owners and residents of Big Island, have a vested interest in this application of Big Island Water & Sewer Company (BIWS) as it concerns not only how it could adversely affect our individual property values but also the safety of our private as well as public drinking water supply for our neighbors.

Furthermore, due to many unclear, misleading and unanswered questions, we are <u>unsure of the position we should take</u> as to whether to support or oppose this application. For example, we have yet to see a copy of the asset transfer agreement and how that was conducted.

We feel the best interests of all residents of Big Island as well as the general public is best served by a knowledgeable, entightened and participatory citizenry that has full access to ALL the information before it makes a responsible decision that affects the interests of others. At the present time, we do not have a complete understanding of all the issues or future consequences if any, which might result if BIWS is indeed allowed this certification. There have been many viblations committed in the past, and we do not want to worry about those kind of problems in the future.

Therefore, as directed and allowed by <u>4 CSR 240-2.075 Intervention</u>, we the undersigned property owners and residents of Big Island wish to intervene since (1) we have a vested interest to protect our individual property values and private and public drinking water supply; (2) we are unsure of the future responsibilities and or itabilities we might incur under this certification (asset transfer agreement is one) and (3) we believe it best serves the public interest to have all of our concerns and questions answered fully, fainly and truthfully beyond any reasonable doubt before we can decide whether to oppose or support this Application for a Certificate of Convenience and Necessity for BIWS Company.

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