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 FILED³ 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.

Thank you,

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

ł

1

3026874161

SURKAUER

FILED 3 JUL 8 4 2006

The Honorable Colleen M. Dale Secretary/ Chief Regulatory Law Judge Missouri Public Service Commission P. O. Box 360 Jefferson City, MO 65102-0360 July 17, 2006 Re: Case No. 2006-0480

.Dear Judge Dale:

Today, I received a copy of the correspondence from Mr. Mark Comley to you dated July 12. 2006 in the above referenced matter. And, I am very distressed by Mr. Comley's request to have my application for intervener status in this matter denied.

I feel that I meet all the requirements necessary for intervener status, and that the issue of where I live has no basis and that my application be approved.

I would like to point out that in my original letter of complaint filed on Sept. 19, 2005 against Folsom Ridge LLC and in other correspondence related to this matter I clearly stated that I no longer owned property on Big Island, and that I was indeed a Florida resident and I have made no allegation to the contrary. I believe this request to deny intervener status is just another tactic to delay the formal hearing and to keep from having to address the real issues in the sewer and water matters on Big Island.

Further, I would like to advise that many times in recent years, I have owned multiple properties simultaneously and on at least 4 instances the properties were in different states and that on one occasion I owned property in 3 different states at the same time. I also would like to mention that I was born in Missouri and lived in the state for 38 consecutive years before moving to Indiana in 1972, and during those years spent a great deal of time at the lake area. I also point out that during several of the approximately 6-½ years that I owned property and lived on Big Island that my main residency was in Florida, Therefore, although I don't feel it should be an issue in this matter it certainly is conceivable that I would in the future again own property in Missouri and possibly on Big Island. I would like to think that if I was interested in purchasing property or land owned by Folsom Ridge LLC that they would not refuse to sell to me.

In my correspondence to the Secretary of the Missouri PSC dated July 3,2006 I stated that my intention in this matter is to do everything within my means to insure that the residents on Big Island have available a safe, healthy, reliable and realistically priced water and sewer system which is properly operated maintained and administered, and that this goal can best be accomplished by denying Mr. Comley's request and to approve my application for intervener status.

Sincerely Yours, Justich J. Schrader 105 Yorktown Pl. DeLand Fl, 32720