

STATE OF ILLINOIS
ILLINOIS COMMERCE COMMISSION

ILLINOIS-AMERICAN WATER COMPANY,)
AMERICAN WATER WORKS COMPANY, INC.,)
THAMES WATER AQUA US HOLDINGS, INC.,)
and THAMES WATER AQUA HOLDING GMBH.)
)
JOINT APPLICATION FOR APPROVAL OF)
PROPOSED REORGANIZATION AND CHANGE)
IN CONTROL OF ILLINOIS-AMERICAN WATER)
COMPANY PURSUANT TO SECTION 7-204 OF)
THE ILLINOIS PUBLIC UTILITIES ACT.)

NO. 06-0336

NOTICE OF MAILING

I, Jeffrey M. Alperin, attorney for the Village of Bolingbrook, state that I have served on the 13th day of February, 2007 via Electronic Mail to all parties of record on the attached service list, the Village of Bolingbrook's Data Requests VOB-IAW 1.1 through VOB-IAW 1.56.


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ICC Docket No. – 06-0336

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JP002280
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February 15, 2007

VIA E-MAIL

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305 W. Briarcliff Rd.
Bolingbrook, IL 60440

Re: Docket 06-0336

Dear Mr. Alperin and Mr. Marchetti:

This letter is to notify you that certain of the data requests contained in "Village of Bolingbrook's Data Requests VOB-IAW 1.1 through VOB-IAW 1.56" ("Data Requests") issued to Illinois-American Water Company contain sensitive, financial information that was designated confidential by the Joint Applicants in the above proceeding pursuant to the Protective Order entered by the Administrative Law Judge ("ALJ") on August 22, 2006. In particular, your Data Requests include confidential information from the "private placement memorandum" and IAWC Exhibit 2.2R. Your disclosure of this confidential information to parties on the service list in this matter who have not signed Form 1 and are not entitled to receive confidential information under the terms of the Protective Order, including Richard C. Balough, James L. Gitz, Mark S. Hegedus, Elaine C. Lippmann, Jeffrey A. Schwarz, Frederick C. Stavins, and Scott H. Strauss, is a violation of the Protective Order.

Joint Applicants request that you take immediate steps to secure the return or destruction of this confidential information, to safeguard confidential information in your possession that was received from the Joint Applicants, and to comply with the terms of the Protective Order. Joint Applicants also request that you immediately identify to us, by phone, letter, or email, each and every person (including consultants), in addition to those on the service list in this proceeding, who have received and/or reviewed the Data Requests, the confidential information contained therein, or any confidential information provided to you by the Joint Applicants. Please provide that information, and confirmation that all confidential information disclosed to those who are not entitled to receive it has been returned or destroyed, to us by 4 pm today.

The Joint Applicants consider the disclosure of sensitive financial information in the context of their anticipated Initial Public Offering a serious matter and reserve the right pursue

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any and all rights or remedies available to them to ensure that this violation is dealt with appropriately and that the confidentiality of this information is protected.

Sincerely,

/s/ Albert D. Sturtevant

Albert D. Sturtevant

Cc: ALJ Ian Brodsky
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February 15, 2007

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Re: Docket 06-0336

Dear Counsel :

This letter is to notify you that certain of the data requests contained in "Village of Bolingbrook's Data Requests VOB-IAW 1.1 through VOB-IAW 1.56" ("Data Requests") issued to Illinois-American Water Company on February 13, 2007 contain sensitive financial information that was designated "confidential" by the Joint Applicants in accordance with the Protective Order entered by the Administrative Law Judge ("ALJ") on August 22, 2006 in the above proceeding. In particular, information in the "private placement memorandum" and IAWC Exhibit 2.2R referenced in the Data Requests is confidential and its publication may, among other things, present a concern with respect to SEC requirements and the planned IPO of American Water. Disclosure of this confidential information by the Village of Bolingbrook to

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parties on the service list in this matter who have not signed Form 1 and are not entitled to receive confidential information under the Protective Order is a violation of the Protective Order.

Joint Applicants therefore request that, in accordance with Paragraph 6 of the Protective Order, you take prompt steps to: (i) treat the Data Requests as confidential in accordance with the Protective Order, (ii) return all copies of the Data Requests in your possession to the Joint Applicants or confirm their destruction, (iii) identify any persons in addition to those to whom this letter is addressed who received the Data Requests or information contained therein, (iv) recall or retrieve the Data Requests or information therein from such persons, and (v) confirm to the Joint Applicants that such information has been recalled or retrieved and either returned to Joint Applicants or destroyed.

The Joint Applicants consider the disclosure of sensitive financial information in the context of their anticipated Initial Public Offering a serious matter and reserve the right to pursue any and all rights or remedies available to them to ensure that this violation is dealt with appropriately and that the confidentiality of this information is protected.

I appreciate your assistance in this matter. Please contact me if you have any questions.

Sincerely,

/s/ Albert D. Sturtevant

Albert D. Sturtevant

Cc: ALJ Ian Brodsky
Service List