R-2017-2631441

I am .<u>Matchew Nestor</u>, who resides at. <u>106</u> 12th street , Greenville, Pa., 16125.

I am a Complainant #<u>C-20/8-2647060</u>.

.m. s. 194

I am a member of the Reynolds Community Advocate Group .

We find the proposed water, sewer, Penn Vest increase to be unjust, outrageous and not with any logical reason. A 45.4% increase is totally unheard of in any business.

Page # 3> Terms and Conditions Of Settlement, Item (A) This paragraph is not correct as we do not agree to approve this joint petition to grant the RWC any permission what so ever to file the tariff settlement in any shape or form. We neither agree to any 30.4% over any phases.

Page #6> Item (F) The stay out quoted is not agreed to and shall not be less than eleven (11) years ,2029 . Under no circumstances will any normal or emergency increase be accepted .

Page # 7> Top paragraph is not acceptable 30.4% nor 21.3%

Page# 7> Item (14) We petitioners <u>do not agree</u> with any approval of any specific claim or claims made in these proceedings and we agree to contend otherwise in any subsequent proceedings .

> APR 1 6 2018 PA PUBLIC UTILITY COMMISSION SECRETARY'S BUREAU

Page # 8 > Item (15) we the petitioners retain the right to file , reply exceptions to any and all exceptions .

Page # 9> Item (A) The RWC is not to be granted any permission to file a tariff supplement in any shape or form .

Page # 9 > Item (B) The Commission is not to be terminated and marked closed , until we the petitioners are granted no increase to the water , sewer and Penn Vest Complaint .

We the Reynolds Community Advocate Group will no longer condone living under <u>Intimidation</u>, <u>Bullying</u>, <u>Manipulation</u>, or <u>Threats</u>.

Page # 9> Item (17A) The RWC is not to have any permission to file any tariff supplements in any form as attached to Appendix (A) and will not become effective for service on a One (1) Days Notice .

Page # 9> Item (17B) The Commission is not to be terminated and will not be marked closed only until we the Reynolds Community Advocate Group has no increase.

<u>APPENDIX (A)</u>

. . . .

Subject Concerning Fire Hydrants

The Fire Hydrants in the Reynolds Community are all locked DOWN By Order Of The RWC . The exceptions are the Reynolds School Dist. , who pays $\frac{159.33}{59.33}$ per quarter

The Transfer Fire Dept. \$600.00 per year , The Reynolds Veterans Of Foreign Wars , who is made to pay \$159.00 per quarter .

APPENDIX (C):

Page # 2> # 3> <u>We The Petitioners Do Not Agree :</u>

The petitioners did not file any statements in any support of any RWC rate increase . We the petitioners do not find this proposed rate increase to be in the public interest what so ever .

Page # 4 > Middle paragraph begins with Avoidance.

"Avoidance of litigation costs as a result of settlement is important to rate paying customers as the cost of litigation may ultimately be reflected in <u>HIGHER RATES FOR WATER</u> <u>SERVICE"</u>. "Settlement of a small utility rate proceedings is a worthwhile use of the Commission's Mediation process . " Further litigation expenses is a recognized public interest benefit of settlement "

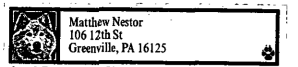
THIS ABOVE PARAGRAPH IS TAKEN AS A THREAT AND IS MENT TO INTIMADATE, BULLY, AND MANIPULATE THE PETITIONERS.

Page # 4> Beginning with the "" The Company""

" The Company is increasing its rates to bring its operating income to a reasonable level ".

This is taken as the RWC does not know how to manage, and live with in a structured budget as other companies. It does sound like they want someone else (customers) to now pay for their short comings.

A survey throughout the Sixty-Seven Counties within the Commonwealth Of Pennsylvania shows that the RWC is among the highest water, sewer rates.



Secretary For The Commission P.O. Box 3265 Harrisburg, PA. 17/01-3265