

CAPTION SHEET

CASE MANAGEMENT SYSTEM

- 1. REPORT DATE: 00/00/00
- 2. BUREAU: ALJ
- 3. SECTION(S):
- 5. APPROVED BY: DIRECTOR: SUPERVISOR:
- 6. PERSON IN CHARGE:
- 8. DOCKET NO: C-20065948
- 4. PUBLIC MEETING DATE: 00/00/00
- 7. DATE FILED: 03/02/06
- 9. EFFECTIVE DATE: 00/00/00

PARTY/COMPLAINANT: HANEL, MARY & RICHARD

RESPONDENT/APPLICANT: CLEAN TREATMENT SEWERAGE CO

COMP/APP COUNTY: PIKE

UTILITY CODE: 230050

ALLEGATION OR SUBJECT

COMPLAINANT STATES THERE IS A RELIABILITY, SAFETY OR QUALITY PROBLEM WITH THEIR UTILITY SERVICE. THEY DO NOT WANT A GRINDER PUMP AT THEIR EXPENSE TO HAVE TO BE INSTALLED.

DOCUMENT
FOLDER

DOCKETED
MAR 03 2006

ORIGINAL

PENNSYLVANIA PUBLIC UTILITY COMMISSION

Formal Complaint Form

C-20065948

Please print or type.

1. CUSTOMER NAME (COMPLAINANT)

Your name, mailing address, county, telephone number, utility account number and service address:

Name MARY + RICHARD HANEL

Street/P.O. Box 156 MARCEL DR Apt # ---

City SINGMANS FERRY State PA Zip 18328

County PIKE

Area Code/HOME Phone 570 828 8828

Area Code/WORK Phone ---

Utility Account Number (from your bill) 201-16-02

2005 ICR-2 A11 9:10
SECRETARY'S BUREAU

If your complaint involves utility service provided to a different address than your mailing address, please list this information below.

Name ---

Street/P.O. Box ---

City --- State --- Zip ---

2. UTILITY NAME (RESPONDENT)

Name of utility company your complaint concerns: CLEAN TREATMENT

3. TYPE OF UTILITY (check one)

ELECTRIC

STEAM HEAT

GAS

WASTE WATER

WATER

MOTOR CARRIER
(taxi, moving company, limousine)

TELEPHONE
(local, long distance)

SEWER

22

4. COMPLAINT (check one)

A. In general, what is your complaint?

- I want to oppose the company's proposed rate increase.
- There are incorrect charges on my bill.
- There is a reliability, safety or quality problem with my utility service.
- I received a notice that my utility service is being terminated.
- I would like a payment agreement.

Other. *NO GRINDER PUMPS AT EXPENSE OF HOME OWNER*
(explain)

B. State the facts of your complaint.

Include any specific dates, times or places that are important. If the complaint is about a bill, tell us about any charges that you believe are not correct. Use additional paper if you need more space. Provide copies of all relevant documents you believe will support your complaint.

THIS SEWER COMPANY TREATS THE COMMUNITY AS BADLY. IT IS UNSIGHTLY, TREES PROMISED WERE NEVER PLANTED. SMELL IN SUMMER HORENDOUS. SEWER WASTE SPILL INTO WATERWAY NEVER ADDRESSED. WE ARE HELD AT RANSOME WITH NO CONSUMER PROTECTION. SENIOR CITIZENS ARE NOT MONEY TREES.

5. RELIEF

What do you want the Public Utility Commission to do about your complaint? Use additional paper if you need more space.

IF THIS SEWER COMPANY NEEDS TO UPDATE ITS FACILITY IT SHOULD BE PART OF THEIR COST. A CLOSER MONITOR TO PREVENT A DISASTER TO OUR WATER & LAND. WE ARE DEALING WITH HUMAN WASTE AND NO ONE SEEMS TO CARE IF THERE IS A SPILL. SENIOR CITIZENS AND YOUNG CHILDREN ARE VERY PRONE TO ILLNESS AND SHOULD BE PROTECTED BY 5 GOVERNMENT AGENCIES FROM ILLNESS AND PRICE GOUGING

6. PROTECTION FROM ABUSE

Answer the following question if your complaint is against a natural gas distribution company, an electric distribution company, or a water company AND your complaint is about a billing problem, an application for service problem, a termination of service problem or a request for a payment agreement.

Has a court granted a "Protection from Abuse" order for your personal safety?

YES

NO

7. PRIOR UTILITY CONTACT

Answer the following question only if you are a residential customer and your complaint is against an electric distribution utility, natural gas distribution utility or a water distribution utility.

Have you spoken to a utility company representative about this complaint?

YES

(includes appeals of BCS determinations)

NO

If you tried to, but could not speak to a utility company representative about your complaint, please explain why.

I called but I dont believe my complaint was recorded.

8. VERIFICATION AND SIGNATURE

You must print or type your name below on the line provided for the verification paragraph, and you must sign and date (in ink) this form on the lines provided.

Verification:

I MARY HANEL, hereby state that the facts above set forth are true and correct (or are true and correct to the best of my knowledge, information and belief) and that I expect to be able to prove the same at a hearing held in this matter. I understand that the statements herein are made subject to the penalties of 18 Pa. C.S. § 4904 (relating to unsworn falsification to authorities).

Mary Hanel
(Signature)

2/24/06
(Date)

BEFORE THE PENNSYLVANIA PUBLIC UTILITY COMMISSION

DATE SERVED: MARCH 6, 2006

MARY & RICHARD HANEL
Complainant

v.

CLEAN TREATMENT SEWERAGE
COMPANY
Respondent

Complaint Docket
No: C-20065948

DOCUMENT
FOLDER
DOCKETED
MAR 03 2006

FORMAL COMPLAINT NOTICE TO RESPONDENT TO ANSWER OR SATISFY

TO: CLEAN TREATMENT SEWERAGE COMPANY

TAKE NOTICE:

That a complaint in the above entitled matter, of which the attached is a true and correct copy, has been presented and filed of record with the Pennsylvania Public Utility Commission. Section 702 of the Public Utility Code, 66 Pa. C.S. Section 702, requires the Commission to serve on each party named in a complaint a copy of the complaint and notice calling upon each party to satisfy the complaint, or to answer the same in writing within a specified time; THEREFORE,

1. You have twenty (20) days from the date on which this complaint is served to either satisfy this complaint or to file with the **Secretary of the Pennsylvania Public Utility Commission, P. O. Box 3265, Harrisburg, PA 17105-3265**, an answer (original and three copies), in writing, under oath, which, as required by Section 5.61 of the Commission's Rules of Practice and Procedure, 52 Pa. Code Section 5.61, either affirms or specifically denies the allegations in this complaint. You must also serve a copy of the answer upon the complainant. The date of service is the mailing date as indicated by the date at the top of this Notice. Section 1.56(a) of the Commission's Rules of Practice and Procedure, 52 Pa. Code Section 1.56(a).

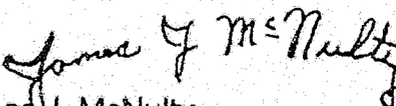
2. If you fail to either satisfy this complaint or to file answer or other responsive pleading within twenty (20) days, you will be deemed to have admitted all the allegations in this complaint in accordance with Section 5.61 of the Commission's Rules of Administrative Practice and Procedure, 52 Pa. Code Section 5.61. In that event, the Commission may, without hearing, enter an order which either revokes or suspends any certificate or permit held by you or which imposes a fine or any other appropriate penalty or remedy authorized by the Public Utility Code, 66 Pa. C.S. Section 101, et seq.; and, if

you are a customer of a utility, an order may be entered which prescribes a payment schedule or which authorizes termination of utility services. The Commission is not limited to the relief sought by the complainant in paragraph 4 of the attached complaint.

3. If you elect to satisfy this complaint you must file, within twenty (20) days from the date on which this complaint is served, affidavits executed by each complainant that this complaint has been satisfied. Such affidavits must describe the basis on which this complaint was satisfied; any settlement agreement between the parties must be reduced to writing and attached to the affidavit. Such affidavits are to be filed with the Secretary of the Commission at the address set forth in paragraph 1. Upon receipt of affidavits of satisfaction from all complainants, this complaint may be dismissed by the Commission in accordance with Section 703(a) of the Public Utility Code, 66 Pa. C.S. Section 703(a), unless the Commission determines that such dismissal would be contrary to the public interest, in which event the Commission may direct that hearings be held upon the complaint.

4. If you file an answer which admits the allegations in this complaint, or which fails to specifically deny the allegations in this complaint, the Commission may, without hearing, enter an order which either revokes or suspends any certificate held by you or which imposes a fine or any other appropriate penalty or remedy authorized by the Public Utility Code, 66 Pa. C. S. Section 101, et seq.; and, if you are a customer of a utility, an order may be entered which prescribes a payment schedule or which authorizes termination of utility services. The Commission is not limited to the relief sought by the complainant in paragraph 4 of the attached complaint.

5. If you file a timely answer which specifically denies the allegations in this complaint, or which raises material questions of law or fact, this matter shall be referred to the Office of Administrative Law Judge for hearing and decision. If, after hearing on the issues raised by that answer, you are found to have committed any of the violations alleged in the complaint, the Administrative Law Judge may render a decision which either revokes or suspends any certificate or permit held by you or which imposes a fine or any other appropriate penalty or remedy authorized by the Public Utility Code, 66 Pa. C. S. Section 101, et seq.; and, if you are a customer of a utility, an order may be entered which prescribes a payment schedule or which authorizes termination of utility services. In the imposition of a penalty after a hearing the Administrative Law Judge is not bound by the relief sought by the complainant in paragraph 4 of the attached complaint.


James J. McNulty
Secretary

(SEAL)

Certified Mail
Return Receipt Requested



COMMONWEALTH OF PENNSYLVANIA
PENNSYLVANIA PUBLIC UTILITY COMMISSION
P.O. BOX 3265, HARRISBURG, PA 17105-3265

IN REPLY PLEASE
REFER TO OUR FILE

DATE SERVED: MARCH 6, 2006

C-20065948

CLEAN TREATMENT SEWERAGE COMPANY
1065 HIGHWAY 315
SUITE 102
WILKES-BARRE PA 18702

DOCUMENT
FOLDER

Dear Sir/Madam:

A complaint has been filed against you before the Pennsylvania Public Utility Commission by MARY & RICHARD HANEL. To defend yourself against the claims stated in the following pages, you must act within twenty (20) days by filing in writing with the Commission, either personally or through your attorney, your defenses or objections to the claims stated against you. Or, you may satisfy the complaint by settling the matter with the Complainant and submitting proof of settlement to the Commission within twenty (20) days.

IF YOU FAIL TO RESPOND WITHIN TWENTY (20) DAYS, THE CASE MAY GO FORWARD IN YOUR ABSENCE AND A JUDGEMENT MAY BE ENTERED AGAINST YOU BY THE COMMISSION WITHOUT FURTHER NOTICE.

CUSTOMER OF A UTILITY

A payment schedule may be prescribed or a termination of utility services may be authorized. You may lose money or property or other rights important to you.

COMPANY/UTILITY

An Administrative Law Judge may revoke or suspend any certificate or permit held by you, or impose a fine, or any other appropriate penalty or remedy authorized by the Public Utility Code. You may lose money or property or other rights important to you.

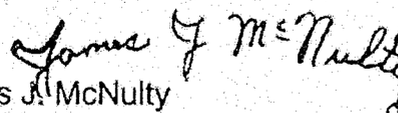
Detailed instructions on how to proceed are contained in the attached pages. You are advised to read them carefully.

MARCH 6, 2006

Unless you are a corporation or other organization, you may proceed without a lawyer. However, if you want a lawyer and do not have one or cannot afford one, the office listed below can tell you where you can get legal help:

Pennsylvania Lawyer Referral Service
Pennsylvania Bar Association
P.O. Box 186
Harrisburg, PA 17108
(800) 692-7375

Very truly yours,


James J. McNulty
Secretary

JIH



Kirkpatrick & Lockhart Nicholson Graham LLP

North Second Street, 18th Floor
Harrisburg, PA 17101-1507
717.231.4500
Fax 717.231.4501
www.klmg.com

April 3, 2006

James P. Melia

717 231 5842
Fax 717 231 4501
jmelia@klmg.com

Via Hand Delivery

James J. McNulty, Secretary
Pennsylvania Public Utility Commission
Commonwealth Keystone Bldg., 2nd Floor
400 North Street
Harrisburg, PA 17120

ORIGINAL

Re: Mary and Richard Hanel v. Clean Treatment Sewage Company
Docket No. C-20065948

Dear Secretary McNulty:

Enclosed for filing please find an original and three copies of the Answer of Clean Treatment Sewage Company to the aforementioned Complaint. Please contact me if you have any questions.

Very truly yours,

DOCUMENT
FOLDER

James P. Melia
Counsel for Clean Treatment Sewage Company

JPM/cem
Enclosures

cc: Mary and Richard Hanel (w/Enclosures)

RECEIVED
2006 APR -4 AM 11:25
SECRETARY'S BUREAU

32

BEFORE THE
PENNSYLVANIA PUBLIC UTILITY COMMISSION

RECEIVED
2006 APR 6 AM 11:25
SECRETARY'S OFFICE

Mary and Richard Hanel

v.

Docket No. C-20065948

Clean Treatment Sewage Company

ORIGINAL

ANSWER

AND NOW COMES, Clean Treatment Sewage Company ("CTSC"), by its counsel Kirkpatrick & Lockhart Nicholson Graham LLP, and herein files its Answer to the aforementioned Complaint filed by Mary and Richard Hanel ("Complainants").

Further responding, CTSC avers as follows:

1. Admitted
2. Admitted.
3. Admitted.

DOCUMENT
FOLDER

DOCKETED
APR 6 2006

4. CTSC admits that the purchase of a grinder pump package and exterior electric hookup for all existing gravity system clients is being requested at an approximate cost of \$3,000 per customer. CTSC's professional engineer, Applied Water Services, has evaluated a number of different remedial systems to correct existing infiltration and inflow ("I&I"), which causes NPDES permit violations. Each of these scenarios would have required passing the cost on to customers either directly or through a significant rate increase. CTSC denies the existence of odors as that issue was addressed in the last rate case. Tree-planting plans were submitted in July 2005 to

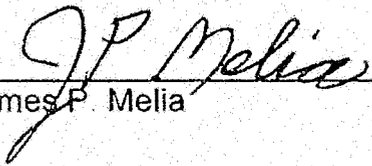
the Marcel Lakes Property Owners Association Board and no response has been received.

Because the rates of CTSC customers are already very high, CTSC, after careful examination, decided to go with the most cost-effective resolution which would correct the I&I, maintain the viability of the system and result in the least cost to the customers. CTSC further avers that these options have been thoroughly discussed with the Commission's Office of Trial Staff and Office of Consumer Advocate who generally agreed that the grinder pump installation is the most cost-effective alternative inline with the professional engineer's study and recommendation.

Further answering, CTSC will present at the hearing to this case one or more representatives of CTSC who will demonstrate to the Administrative Law Judge the measures which have been taken to correct I&I. CTSC understands the income limitations of many of the residents and is willing to work with the residents to try to provide the least "painful" method by which to purchase the needed grinder pumps

WHEREFORE, for all of the foregoing reasons, CTSC respectfully requests that the complaint of Mary and Richard Hanel be dismissed.

Respectfully submitted,


James P. Melia

Kirkpatrick & Lockhart Nicholson Graham LLP
17 North Second Street, 18th Floor
Harrisburg, PA 17101-1507
(717) 231-4500
(717) 231-4501 (Fax)
jmelia@klnq.com

Counsel for Clean Treatment
Sewage Company

Dated: April 3, 2006

BEFORE THE
PENNSYLVANIA PUBLIC UTILITY COMMISSION

RECEIVED
2006 APR -4 PM 11:25
STATIONER'S BUREAU

John and Vera Armona, Jr. v. Clean
Treatment Sewage Company

Docket No. C-20065904

Stephen Sutter v. Clean Treatment
Sewage Company

Docket No. C-20065909

Rita Hoppler v. Clean Treatment
Sewage Company

Docket No. C-20065917

William George Brown v. Clean
Treatment Sewage Company

Docket No. C-20065947

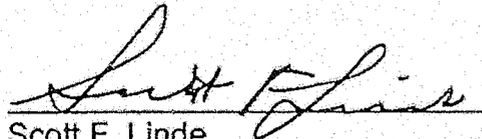
Mary and Richard Hanel v. Clean
Treatment Sewage Company

Docket No. ^{C-20065948}
G-20065984

AFFIDAVIT

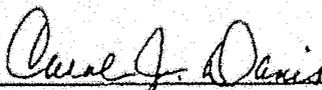
I, Scott F. Linde, being duly sworn according to law, depose and say that I am President of the Clean Treatment Sewage Company.; that I am authorized to and do make this affidavit for it; and that the facts set forth in the foregoing Answer are true and correct to the best of my knowledge, information, and belief, and I expect the said company to be able to prove the same at any hearing hereof.

ORIGINAL



Scott F. Linde
President
Clean Treatment Sewage Company

Sworn and subscribed before me
this 30th day of March, 2006.


Notary Public

COMMONWEALTH OF PENNSYLVANIA
Notarial Seal
Carol J. Davis, Notary Public
Kingston Boro, Luzerne County
My Commission Expires Jan. 10, 2008
Member, Pennsylvania Association of Notaries

BEFORE THE
PENNSYLVANIA PUBLIC UTILITY COMMISSION

RECEIVED
2006 APR -4 PM 11:25
SECRETARY'S BUREAU

John and Vera Armona, Jr. v. Clean
Treatment Sewage Company

Docket No. C-20065904

Stephen Sutter v. Clean Treatment
Sewage Company

Docket No. C-20065909

Rita Hopler v. Clean Treatment
Sewage Company

Docket No. C-20065917

William George Brown v. Clean
Treatment Sewage Company

Docket No. C-20065947

Mary and Richard Hanel v. Clean
Treatment Sewage Company

C-20065948
Docket No. ~~C-20065984~~

Helen Schankereli v. Clean Treatment
Sewage Company

Docket No. C-20065982

CERTIFICATE OF SERVICE

I hereby certify that I have this day served true and correct copies of the foregoing document upon the individuals listed, in accordance with the requirements of Section 1.54 (relating to service by a participant).

Via First Class Mail

John and Vera Armona, Jr.
148 Colette Lane
Dingmans Ferry, PA 18328

Rita Hopler
12248 Marcel Lake Estates
Dingmans Ferry, PA 18328

Stephen Sutter
176 Marcel Drive
Dingmans Ferry, PA 18328

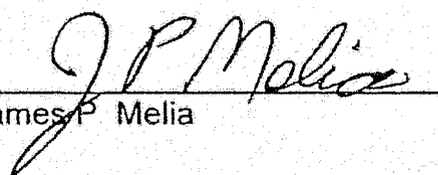
William George Brown
175 Marcel Drive
Dingmans Ferry, PA 18328

ORIGINAL

Mary and Richard Hanel
156 Marcel Drive
Dingmans Ferry, PA 18328

Helen Schankereli
197 Marcel Drive
Dingmans Ferry, PA 18328

Kirkpatrick & Lockhart Nicholson Graham LLP
17 North Second Street, 18th Floor
Harrisburg, PA 17101-1507
(717) 231-4500
(717) 231-4501 (Fax)
jmelia@king.com


James P. Melia

Counsel for Clean Treatment
Sewage Company

Dated: April 3, 2006

ORIGINAL



Kirkpatrick & Lockhart Nicholson Graham LLP

ORIGINAL

17 North Second Street, 18th Floor
Harrisburg, PA 17101-1507
717.231.4500
Fax 717.231.4501
www.king.com

April 14, 2006

James P. Melia

717.231.5842
Fax 717.231.4501
jmelia@king.com

Via Hand Delivery

James J. McNulty, Secretary
Pennsylvania Public Utility Commission
Commonwealth Keystone Bldg., 2nd Floor
400 North Street
Harrisburg, PA 17120

Re: John and Vera Armona, Jr. v. Clean Treatment Sewage Company, Docket No. C-20065904; Stephen Sutter v. Clean Treatment Sewage Company, Docket No. C-20065909; Rita Hopler v. Clean Treatment Sewage Company, Docket No. C-20065917; William George Brown v. Clean Treatment Sewage Company, Docket No. C-20065947; Mary and Richard Hanel v. Clean Treatment Sewage Company, Docket No. C-20065948; Helen Schankereli v. Clean Treatment Sewage Company, Docket No. C-20065982; Vilma Hernandez v. Clean Treatment Sewage Company, Docket No. C-20066039; Betty and Alfred Gratrix v. Clean Treatment Sewage Company, Docket No. C-20066040; Theresa DiMeo v. Clean Treatment Sewage Company, Docket No. C-20066050

Dear Secretary McNulty:

Clean Treatment Sewage Company ("Clean Treatment") requests that the following complaints be consolidated and assigned to an Administrative Law Judge for hearing purposes. The subject matter of these complaints is not appropriate for mediation. Clean Treatment also requests that scheduling of these matters be made for one month hence to allow for any additional complaints to come in relating to the same issues.

If you have any questions, please contact me.

Very truly yours,

James P. Melia
Counsel for Clean Treatment Sewage Company

JPM/cem

cc: Herbert Nurick

DOCKETED
APR 20 2006

PA PUC
SECRETARY'S BUREAU

1 2005 APR 14 AM 11:47

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HA-173694 v1

BOSTON • DALLAS • HARRISBURG • LONDON • LOS ANGELES • MIAMI • NEWARK • NEW YORK • PALO ALTO • PITTSBURGH • SAN FRANCISCO • WASHINGTON

26

COMMONWEALTH OF PENNSYLVANIA



ORIGINAL

OFFICE OF CONSUMER ADVOCATE

555 Walnut Street, 5th Floor, Forum Place
Harrisburg, Pennsylvania 17101-1923
(717) 783-5048
800-684-6560 (in PA only)

IRWINA POPOWSKY
Consumer Advocate

FAX (717) 783-7152
consumer@paoca.org

May 31, 2006

SECRETARY'S OFFICE

2006 MAY 31 AM 3:58

RECEIVED

James J. McNulty, Secretary
PA Public Utility Commission
Commonwealth Keystone Bldg.
400 North Street
Harrisburg, PA 17120

Re: Pennsylvania Public Utility Commission v. Clean Treatment Sewage Co., Docket No. R-00061390, *et al*; John & Vera Armona v. Clean Treatment Sewage Co., Docket No. C-20065904; Stephen Sutter v. Clean Treatment Sewage Co., Docket No. C-20065909; Rita Hopley v. Clean Treatment Sewage Co., Docket No. C-20065917; William G. Brown v. Clean Treatment Sewage Co., Docket No. C-20065947; Mary & Richard Hanel v. Clean Treatment Sewage Co., Docket No. C-20065948; Helen Schankereli v. Clean Treatment Sewage Co., Docket No. C-20065982; Theresa Dimeo v. Clean Treatment Sewage Co., Docket No. C-20066050

Dear Secretary McNulty:

Enclosed please find for filing an original and three (3) copies of the Office of Consumer Advocate's Notices of Intervention and Public Statements in each of the above-captioned proceedings.

Copies have been served upon all parties of record as shown on the attached Certificate of Service.

Sincerely,

Erin L. Gannon
Assistant Consumer Advocate
PA Attorney I.D # 83487

DOCUMENT
FOLDER

BTL

Enclosures

cc: Honorable Ember Jandebour, ALJ (via Electronic Mail, Facsimile & First Class Mail)
All parties of record

89038.doc.1/ELG/smn

49

BEFORE THE
PENNSYLVANIA PUBLIC UTILITY COMMISSION

RITA HOPLER

v.

CLEAN TREATMENT SEWAGE CO.

Docket No. C-20065917

SECRET
2006 MAY 31 AM 3:56

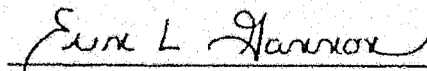
NOTICE OF INTERVENTION

Pursuant to 52 Pa. Code Sections 5.71-74, the Office of Consumer Advocate hereby gives Notice of Intervention in the above-captioned proceeding. A copy of all correspondence and notices, documents, orders or other communications with respect to the above-captioned proceeding should be addressed to the following:

DOCUMENT
FOLDER

Erin L. Gannon
Assistant Consumer Advocate
Office of Consumer Advocate
555 Walnut Street 5th Floor, Forum Place
Harrisburg, PA 17101-1923
Telephone: 717-783-5048
Facsimile: 717-783-7152
E-mail: egannon@paoca.org

Respectfully submitted,


Erin L. Gannon
Assistant Consumer Advocate
Attorney I.D. No. 83487

Christine M. Hoover
Senior Assistant Consumer Advocate
Attorney I.D. No. 50026

DOCKETED
NOV 15 2006

DATED: May 31, 2006

PUBLIC STATEMENT
OF THE CONSUMER ADVOCATE
PURSUANT TO 71 P.S. SECTION 309-4(e)

Act 161 of the Pennsylvania General Assembly, 71 P.S. § 309-2, as enacted July 9, 1976, authorizes the Consumer Advocate to represent the interests of consumers before the Pennsylvania Public Utility Commission (PUC or Commission). In accordance with Act 161, and for the following reasons, the Consumer Advocate determined to file a Notice of Intervention and participate in proceedings before the Commission involving Clean Treatment Sewage Company (CTSC or Company).

The Consumer Advocate has intervened in this proceeding in order to investigate the Formal Complaint filed by Rita Hopler regarding CTSC's proposal to change its tariff to require customers to install, maintain, repair and replace grinder pumps, where the Company determines it is necessary. As of the filing date of this Notice of Intervention, thirteen (13) other CTSC customers have filed Formal Complaints expressing similar concerns about their wastewater service. The Consumer Advocate seeks to ensure that CTSC fulfills its obligation to provide reasonable, adequate and reliable service to its customers pursuant to the Public Utility Code, 66 Pa.C.S. §1501. By its participation, the Consumer Advocate also seeks to ensure that adequate consideration is given to the concerns raised by Ms. Hopler's complaint and that the interests of CTSC's customers are fully protected.

Clean Treatment Sewage Company provides service to residential customers within Marcel Lake Estates, Delaware Township, Pike County, Pennsylvania.

00089027 DOC

**DOCUMENT
FOLDER**

DOCKETED
NOV 15 2006

CERTIFICATE OF SERVICE

2006 JUN 31 11:33:56
SECRET
BUREAU

Re: Pennsylvania Public Utility Commission
v.
Clean Treatment Sewage Co.
Docket No. R-00061390, *et al.*

John & Vera Armona v. Clean Treatment Sewage Co., Docket No. C-20062904; Stephen Sutter v. Clean Treatment Sewage Co., Docket No. C-20065909; Rita Hopler v. Clean Treatment Sewage Co., Docket No. C-20065917; William G. Brown v. Clean Treatment Sewage Co., Docket No. C-20065947; Mary & Richard Hanel v. Clean Treatment Sewage Co., Docket No. C-20065948; Helen Schankereli v. Clean Treatment Sewage Co., Docket No. C-20065982; Theresa Dimco v. Clean Treatment Sewage Co., Docket No. C-20066050

I hereby certify that I have this day served a true copy of the foregoing document, Office of Consumer Advocate's Notice of Intervention and Public Statement, upon parties of record in this proceeding in accordance with the requirements of 52 Pa. Code § 1.54 (relating to service by a participant), in the manner and upon the persons listed below:

Dated this 31st day of May, 2006.

SERVICE BY ELECTRONIC MAIL AND FIRST CLASS MAIL, POSTAGE PREPAID

James P. Melia, Esq.
Kirkpatrick & Lockhart
Nicholson Graham LLP
17 North Second Street
18th Floor
Harrisburg, PA 17101-1507

William R. Lloyd, Jr, Esq.
Office of Small Business Advocate
1102 Commerce Building
300 North Second Street
Harrisburg, PA 17101

SERVICE BY FIRST CLASS MAIL, POSTAGE PREPAID

John & Vera Armona
148 Colette Lane
Dingmans Ferry, PA 18328

Stephen Sutter
176 Marcel Drive
Dingmans Ferry, PA 18328

Rita Hopler
12248 Marcel Lake Estates
Dingmans Ferry, PA 18328

William G. Brown
175 Marcel Drive
Dingmans Ferry, PA 18328

Mary & Richard Hanel
156 Marcel Drive
Dingmans Ferry, PA 18328

Helen Schankereli
197 Marcel Drive
Dingmans Ferry, PA 18328

Theresa Dimeo
12272 Marcel Lakes Estates
Dingmans Ferry, PA 18328

Betty & Alfred Gratrix
37 Roosevelt Drive
Trumbull, CT 06611-2544

Vilma Hernandez
12335 Marcel Lakes Estates
Dingmans Ferry, PA 18328

William & Sharon Moesch
133 Meisel Avenue
Springfield, NJ 07081

Kenneth & Catherine Green
12397 Marcel Lakes Estates
Dingmans Ferry, PA 18328

Benjamin T. Ahern
5 Mountain View Court
Clarksburg, NJ 08510



Erin L. Gannon
Assistant Consumer Advocate
PA Attorney I.D. # 83487
Email: egannon@paoca.org

Counsel for
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