

Mary B. Shekarchi
Attorney at Law

33 College Hill Road, Suite 15-E
Warwick, Rhode Island 02886

Tel: (401) 828-5030
Fax: (401) 823-1400
Email: LAWOFFICEMARYB@HOTMAIL.COM

March 28, 2018

Ms. Luly Massaro, Clerk
Rhode Island Public Utilities Commission
89 Jefferson Blvd.
Warwick, RI 02888

RE: Suez Water Rhode Island, Inc.
Application to Change Rates

Docket No.: 4800

Dear Ms. Massaro:

Please find attached hereto an original and nine (9) copies of my Entry of Appearance on behalf of the Union Fire District of South Kingstown ("UFD") and UFD's Motion to Intervene in the within matter.

Kindly contact me anytime with questions. Thank you.

Sincerely,


Mary B. Shekarchi
Attorney at Law

Enclosure(s)

Cc: Union Fire District of South Kingstown

STATE OF RHODE ISLAND AND PROVIDENCE PLANTATIONS
PUBLIC UTILITIES COMMISSION

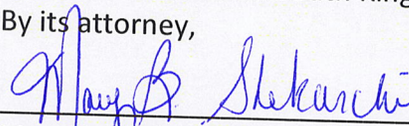
IN RE: SUEZ Water Rhode Island, Inc.
Application to Change Rates

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ENTRY OF APPEARANCE

Now comes the undersigned who hereby enters her appearance on behalf of the Union
Fire District of South Kingstown.

Respectfully submitted,
Union Fire District of South Kingstown
By its attorney,



Mary B. Shekarchi, ESQ. (Bar# 4767)
33 College Hill Road, Unit # 15E
Warwick, RI 02886
Tel. # (401) 828-5030
Fax # (401) 823-1400

Marybali@aol.com

Dated: March 28, 2018

STATE OF RHODE ISLAND AND PROVIDENCE PLANTATIONS
PUBLIC UTILITIES COMMISSION

IN RE: SUEZ Water Rhode Island, Inc.
Application to Change Rates

Docket No.: 4800

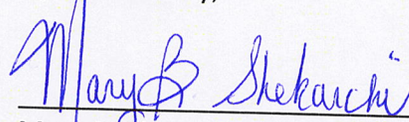
MOTION TO INTERVENE

Now comes the Union Fire District of South Kingstown (“UFD”), a Chartered Fire District, pursuant to Rule 1.13 of the Public Utilities Commission Rules of Practice and Procedure, who hereby moves to intervene in the within matter because Suez Water Rhode Island, Inc.’s (“Suez”) proposed rate increases will have a detrimental effect on the UFD. UFD submits that, it rents hydrants from Suez, and thus has “an interest that will be directly affected and which is not represented by any existing party to in this proceeding.” (Rule 1.13 (b) (2)).

Suez is a public utility corporation providing utility services to the residents and taxpayers of the UFD, as well as ratepayers located elsewhere in the State of Rhode Island. UFD rents fire hydrants from Suez for public streets within the District. Suez’s proposed rate increases would result in increased rates charged to UFD’s taxpayers and would create a potential deficit in the UFD’s budget. Accordingly, UFD has “[an]other interest of such nature that [its] participation in the within proceeding before this Commission is “in the public interest.” (Rule 1.13 (b)(3)). Thus, the UFD will be directly harmed by Suez’s proposed rate increases and the payers of the District will be burdened by the increased price of hydrant rentals and the deficit that will be created in the UFD’s budget.

For these reasons, UFD’s intervention in the within matter is necessary to protect the interests of the District, its taxpayers and its residents. Thus, pursuant to PUC Rule 1.13, UFD respectfully requests the PUC grant its Motion to Intervene.

Respectfully submitted,
Union Fire District of South Kingstown
By its Attorney,



Mary B. Shekarchi (#4767)
33 College Hill Rd., #15E
Warwick, RI 02886
Tel. # (401) 828-5030
Fax # (401) 823-1400
Email: marybali@aol.com

Dated: March 28, 2018

CERTIFICATION

On this 28th day of March, 2018, I, the undersigned, do hereby certify that I did electronically forward a copy of the within Motion to Intervene to the below listed Parties.

Luly Massaro, Commission Clerk
RI Public Utilities Commission
89 Jefferson Blvd.
Warwick, RI 02888
Luly.massaro@puc.ri.gov
Original & 9 copies

Gary S. Prettyman
Suez Water Management & Services Inc.
461 From Road – Suite 400
Paramus, NJ 07652
gary.prettyman@suez-na.com

Christy L. Hetherington, Esq.
Office of Attorney General
150 South Main Street
Providence, RI 02903
chetherington@riag.ri.gov

Brian T. Fitzgerald, Esq.
Cullen & Dykman, LLP
99 Washington Avenue, Suite 2020
Albany, NY 12210
bfitzgerald@cullenanddykman.com

Mark Davis, Esq.
Town of Narragansett Solicitor
Martineau Davis & Associates, PC
2639 South County Trail
East Greenwich, RI 02818
mdavis@mdalegal.com

Michael A. Ursillo, Esq.
Town of Narragansett Solicitor
Ursillo, Teitz & Ritch, Ltd.
2 Williams Street
Providence, RI 02903
mikeursillo@utrlaw.com