

Contact Filer Regarding Image Clarity

STATE OF NEVADA
PUBLIC UTILITIES COMMISSION OF NEVADA

1150 E. William Street
Carson City, Nevada 89701-3109

No. 43289

RECEIPT

Received from

Date 7/11/2014

LIONEL SAWYER & COLLINS
50 W LIBERTY STREET
RENO, NV 89501

AMOUNT \$ 200.00

TWO HUNDRED ----- and 00/100 Dollars

How Paid	Cash <input type="checkbox"/>	Check 506130	Money Order	Draft
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Type of Receipt	Filing Fee <input checked="" type="checkbox"/>	TDD <input type="checkbox"/>	Copy Service <input type="checkbox"/>	UEC <input type="checkbox"/>	Mill or CMRS <input type="checkbox"/>	Other <input type="checkbox"/>
GL	3717		3818	3% to 3305 97% to LIHEA cc: Welfare	3920-3315 1038-3315	

Invoice#:

Memo

New Filing

Received by SC



advanced innovation. pure water.

July 10, 2014

Ms. Breanne Potter
Assistant Commission Secretary
Public Utilities Commission of Nevada
1150 E. William Street
Carson City, Nevada 89701

2014 JUL 11 PM 1:56
RECEIVED PUBLIC
UTILITIES COMMISSION
OF NEVADA-CARSON CITY

Re: Utilities, Inc. of Central Nevada - UEPA Application

Dear Ms. Potter:

Accompanying this letter, for filing with the Public Utilities Commission of Nevada, is Utilities, Inc. of Central Nevada's Application for a permit under the Utility Environmental Protection Act. UICN is requesting this permit in connection with the rehabilitation and remediation of certain facilities used to accept and store treated effluent, and which are located on the Willow Creek property in Pahrump, Nevada. UICN is filing this application with the understanding that the Commission does want to review this project in a UEPA docket (and UICN agrees that certain aspects of the project, such as the receiving ponds, could be construed as non-potable water storage facilities).

If you have any questions regarding this filing, please contact me at 480.283.8991 or tvalentine@valentineengineers.com.

Sincerely,

Teresa Valentine, PhD, PE, BCEE
Managing Principal, Valentine Environmental Engineers

cc: Nevada Department of Environmental Protection

PUBLIC UTILITIES COMMISSION OF NEVADA
DRAFT NOTICE
(Applications, Tariff Filings, Complaints, and Petitions)

Pursuant to Nevada Administrative Code (“NAC”) 703.162, the Commission requires that a draft notice be included with all applications, tariff filings, complaints and petitions. Please complete and include **ONE COPY** of this form with your filing. (Completion of this form may require the use of more than one page.)

A title that generally describes the relief requested (see NAC 703.160(5)(a)):

Application of Utilities, Inc. of Central Nevada for approval under the Utility Environmental Protection Act in connection with the rehabilitation and remediation of certain facilities used to accept and store treated effluent.

The name of the applicant, complainant, petitioner or the name of the agent for the applicant, complainant or petitioner (see NAC 703.160(5)(b)):

Utilities, Inc. of Central Nevada (“UICN”)

A brief description of the purpose of the filing or proceeding, including, without limitation, a clear and concise introductory statement that summarizes the relief requested or the type of proceeding scheduled **AND** the effect of the relief or proceeding upon consumers (see NAC 703.160(5)(c)):

UICN files this Application for approval of its approval under the Utility Environmental Protection Act in connection with the rehabilitation and remediation of certain facilities used to accept and store treated effluent, and for relief properly related thereto.

A statement indicating whether a consumer session is required to be held pursuant to Nevada Revised Statute (“NRS”) 704.069(1)¹:

No consumer session is required.

If the draft notice pertains to a tariff filing, please include the tariff number **AND** the section number(s) or schedule number(s) being revised.

N/A

¹ NRS 704.069 states in pertinent part:

1. The Commission shall conduct a consumer session to solicit comments from the public in any matter pending before the Commission pursuant to NRS 704.061 to 704.110 inclusive, in which:

(a) A public utility has filed a general rate application, an application to recover the increased cost of purchased fuel, purchased power, or natural gas purchased for resale or an application to clear its deferred accounts; and

(b) The changes proposed in the application will result in an increase in annual gross operating revenue, as certified by the applicant, in an amount that will exceed \$50,000 or 10 percent of the applicant’s annual gross operating revenue, whichever is less.

