

FILE

BEFORE

THE PUBLIC UTILITIES COMMISSION OF OHIO

In the Matter of the Application of)
OHIO AMERICAN WATER COMPANY)
To Increase Its Rates for Water and Sewer)
Service Provided to Its Entire Service Area)

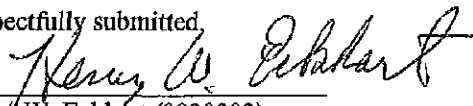
Case No. 07-1112-WS-AIR

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**MOTION TO INTERVENE
BY
DRAGOO & ASSOCIATES, INC.
aka DRAGOO MANAGEMENT, CO.**

Pursuant to Sec. 4903.221 Ohio Revised Code, and Ohio Administrative Code 4901-1-11, Dragoo & Associates, aka Dragoo Management, Co. (hereinafter "Dragoo") hereby moves the Commission to grant it intervention herein. The reasons for granting intervention are set forth in detail in the following Memorandum In Support.

Respectfully submitted,


Henry W. Eckhart (0020202)
Attorney for Dragoo & Associates
aka Dragoo Management, Co.

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MEMORANDUM IN SUPPORT OF MOTION TO INTERVENE

Dragoo is the manager of Blendon Square Apartments and is a water and wastewater customer of Ohio American Water Company in the Huber Ridge Subdivision in Blendon Township, Franklin County, Ohio, which service is involved in the subject application.

Dragoo manages 214 residential units in the Huber Ridge Subdivision which units are owned by Blendon Investment Company. The water and wastewater charges for all of these units are billed in the name of Dragoo Management.

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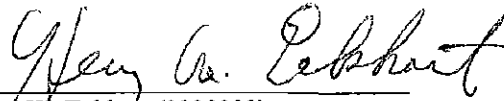
Dragoo therefore has a real and substantial interest in this proceeding. Its intervention will contribute to a full and equitable development of the factual issues raised and will not unduly prolong or delay this proceeding or unjustly prejudice any party.

The legal position of Dragoo will be generally that Ohio American Water is not currently entitled to any rate increase and certainly not to the extent of the increase requested. Dragoo continues to be concerned about the Reverse Osmosis Surcharge.

Additionally Dragoo has a substantial interest in ensuring that Ohio American Water Company is providing adequate water and wastewater service.

The interests of Dragoo are distinguishable from other residential customers in that Dragoo is treated as a commercial customer when it is more appropriately a residential customer.

WHEREFORE, the Commission should grant Dragoo's Motion to Intervene on behalf of its interest in the outcome of this proceeding.



Henry W. Eckhart (0020202)
Attorney for Dragoo & Associates aka
Dragoo Management, Co.

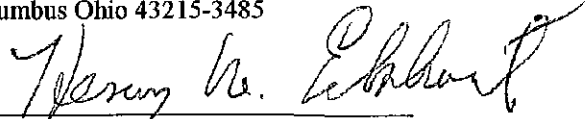
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CERTIFICATE OF SERVICE

The undersigned hereby certifies that a copy of the foregoing Motion To Intervene was served by first class mail, postage prepaid, upon the following parties, this 17th day of December 2007.

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