



The Kenny Parcell Team

June 14, 2007

Attention: Mr. Michael R. Styler, Executive Director

Utah Department of Natural Resources
1594 West North Temple, Suite 5610
P.O. Box 145610
Salt Lake City, Utah 84114

Dear Michael,

1-Undue friction in Utah's water commerce impacts Utah realtors, and builders ability to obtain and maintain water inventories required by cities for development. Undue influences in Utah's water industry have degraded water rights which dramatically increases risk and costs for Utah builders and families. We would like to see a restoration of the 90 year old irrigation rights. All water users including irrigation shareholders need the right to directly file applications for non-use, temporary, and permanent change applications without the current water politics of boards and board members who are city employees.

2-Where the Board of Water Resources grants and loans public tax payer dollars, good water citizenship by applicants should be a policy and condition to qualify for funds. The state through it various water related entities should discourage water hoarding, water monopoly, water wasting, and the water politics which is a cost driver on Utah's home builders and families.

3-Compliance with Court Orders to Adjudicate Salt Lake Area 57 would moderate the current water monopoly to accommodate water and reduce friction in Utah's water commerce which increases home building and maintained costs. The unequal treatment of cities further erodes the public's trust in state government. A city which hoards water, given grants and subsidized state loans, by-passes the same court order used to firmly adjudicate a city which providently manages its water resource. Non-compliance of Court Order by State Officials erodes the publics trust in the justice system. A free water market is essential to a healthy real estate industry.

Sincerely,

Kenny Parcell
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