Dan -

Attached are our responses to your questions.

- 1) I believe you received the CD Rom of the original filing. I have attached the amendment to the articles that was filed with the supplement in March 2005.
- 2) For what period of time? It will take us a day or two to pull these together after we understand the scope of your request. Additionally, I believe they have been provided at least once to one of the members of your group, Representative Christensen.
- 3) Class A shares represent an ownership interest in the company that was historically tied to the underlying water rights. At the company's formation in 1888, we understand that the individual members contributed their individually-owned water rights to the company in exchange for the class A shares. Class B shares began to be issued to culinary water users in 1957. It's difficult to know what the reason was at that time, although the amendment to the articles of incorporation that created the Class B shares is probably the best source. I'll have someone fax a copy of the 1957 amendment to the articles to you in the morning.
- 4) The company began to issue Class A shares at its inception and Class B shares in 1957. Jim's discussion about the overlap was a personal observation and not based on any detailed or formal analysis just a recognition that as Draper is built out and the agricultural use is replaced by homeowners, at some point the number of Class B shares will increase to the point where the people who hold both Class B and Class A shares hold a majority of the shares entitled to vote for directors.
- 5) There are no majority stockholders. In fact, the largest holder of Class A shares held less than 8% of the 13,609 issued and outstanding Class A shares in December 2003. Those are the most recent numbers I have. I do not believe they have changed significantly, but I will make sure the Company sees this e-mail and let you know if there has been any material change.
- 6) See the articles and bylaws of Draper Irrigation Company.
- 7) See the articles and bylaws of Draper Irrigation Company.

Kevin Timken

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>>> "Dan Garriott" <<u>dbgarriott@msn.com</u>> 7/11/2005 5:37:56 PM >>> Gentlemen,

I thought it would be easier to put our discovery requests in writing, even if they are informal in nature.

- 1. I believe that the cd you gave me today has articles and bylaws for both WaterPro and Draper Irrigation. Are those current? If not, will you provide the updated versions. I believe you indicated in the hearing today that there may have been some changes made since the filing of the application.
- 2. We would like copies of the minutes from and notices of meetings of directors for both WaterPro and Draper Irrigation.
- 3. I am still unclear as to why there are two classes of shares, if you could provide a short narrative explaining the reason it would be very helpful.

- 4. As I understand it, currently, homeowners are receiving Class A and Class B shares. How long has that been happening, how many Class A shares have been issued since the change. Mr. Kruse, you mentioned that you have some sort of graph or spreadsheet predicting the direction of ownership of each of those classes, could you please provide that. Was that information based upon current planned developments?
- 5. Are there any majority shareholders? Who are they and how many shares do they own?
- 6. What rights do Class A shareholders have?
- 7. What rights do Class B shareholders have?

Should we require any more information, we will email you as soon as possible.

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