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BEFORE THE ARIZONA CORPORATION COMMISSION

COMMISSIONERS

Arizona Corporation Commission

2003 DEC 19 A 11: 30

DOCKETED

MARC SPITZER, Chairman
WILLIAM A. MUNDELL
JEFF HATCH-MILLER
MIKE GLEASON
KRISTIN K. MAYES

DEC 19 2003

AZ CORP COMMISSION
DOCUMENT CONTROL

DOCKETED BY *AK*

IN THE MATTER OF THE APPLICATION OF
ARIZONA PUBLIC SERVICE COMPANY FOR A
HEARING TO DETERMINE THE FAIR VALUE
OF THE UTILITY PROPERTY OF THE
COMPANY FOR RATEMAKING PURPOSES, TO
FIX A JUST AND REASONABLE RATE OF
RETURN THEREON, TO APPROVE RATE
SCHEDULES DESIGNED TO DEVELOP SUCH
RETURN, AND FOR APPROVAL OF
PURCHASED POWER CONTRACT.

DOCKET NO. E-01345A-03-0437

PROCEDURAL ORDER

BY THE COMMISSION:

On June 27, 2003, the Arizona Public Service Company ("APS") filed with the Arizona Corporation Commission ("Commission"), an application for a rate increase and for approval of a purchased power contract ("Rate Application").¹

On November 5, 2003, the Commission's Utilities Division Staff ("Staff") filed a Motion to Consolidate ("Motion") the preliminary inquiry created by Decision No. 65796² (April 4, 2003) ("Financing Application") with the Rate Application, because the matters present overlapping issues.

On November 10, 2003, APS filed its Response to the Motion. In its Response, APS stated that it objects to the formal consolidation of the Rate and Financing Applications, but does not oppose consideration in the Rate Application of any relevant issues associated with the preliminary inquiry ordered in Decision No. 65796.

On November 10, 2003, the Residential Utility Consumer Office ("RUCO") filed its Response to the Motion. In its Response, RUCO opposes the consolidation of the two dockets.

On November 17, 2003, Staff filed its Reply to APS' and RUCO's Responses and stated that it has no objections to simply move the preliminary inquiry from the Financing Application to the

¹ Docket No. E-01345A-03-0437

² Docket No. E-01345A-02-0707

1 Rate Application, rather than formally consolidating the two applications.

2 IT IS THEREFORE ORDERED that the preliminary inquiry created in Decision No. 65796
3 in the Financing Application docket shall be moved to the Rate Application docket; however, the two
4 dockets are not formally consolidated.

5 IT IS FURTHER ORDERED that the Presiding Officer may rescind, alter, amend, or waive
6 any portion of this Procedural Order either by subsequent Procedural Order or by ruling at hearing.

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9 DATED this ____ day of December, 2003.

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LYN FARMER
CHIEF ADMINISTRATIVE LAW JUDGE

14 Copies of the foregoing mailed/delivered
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