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INTERVENTION

BEFORE THE ARIZONA CORPORATION COMMISSION

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COMMISSIONERS

2006 APR 25 P 2:25

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

RECEIVED
AZ CORP COMMISSION
DOCUMENT CONTROL

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

DOCKET NO. E-01345A-05-0816

APPLICATION TO INTERVENE

Pursuant to A.A.C. R14-3-105, the AzAg Group¹ ("AZAG") hereby makes
application for leave to intervene in the above-captioned proceeding. In support of its
Application, AZAG states the following:

The members of AZAG are parties to individual wholesale electric contracts with
Arizona Public Service Company ("APS"). Charges incurred by AZAG members under
those contracts are affected by cost allocations within and between APS operational
functions (e.g., generation, transmission, distribution, and administrative services) and
between APS wholesale and retail customer classes; and a material charge component is

¹ The "AzAg Group" is an informal association the members of which are Aguila Irrigation District, Buckeye
Water Conservation and Drainage District, Electrical District Number 6 of Pinal County, Harquahala Valley
Power District, Electrical District Number Seven of Maricopa County, Electrical District Number Eight of
Maricopa County, Maricopa County Municipal Water Conservation District Number One, McMullen Valley
Water Conservation and Drainage District, Roosevelt Irrigation District, and Tonopah Irrigation District.

1 indexed to APS retail rates that are at issue in this proceeding. Therefore, AZAG and its
2 members have a material interest in and will be directly affected by both the PSA Plan of
3 Administration docket and the Surcharge Application docket of this consolidated
4 proceeding. Participation in this proceeding by AZAG will not delay the proceedings or
5 cause the issues to be unduly broadened.
6

7 Service of all correspondence and documents should be addressed to the following:

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13 Therefore, AZAG respectfully requests that it and each of its members be granted
14 intervention as a party in this proceeding.

15 Respectfully submitted this 25 day of April, 2006.

17 MOYES STOREY, LTD.

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25 ORIGINAL plus 13 copies of the
26 of the foregoing filed this
27 25 day of April, 2006, with:
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