

INTERVENTION



0000049420

BEFORE THE ARIZONA CORPORATION COMMISSION

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CHAIRMAN
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Arizona Corporation Commission

AZ CORP COMMISSION
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8 IN THE MATTER OF THE APPLICATION OF)
9 ARIZONA-AMERICAN WATER COMPANY,)
INC., AN ARIZONA CORPORATION, FOR A)
10 DETERMINATION OF THE CURRENT FAIR)
VALUE OF ITS UTILITY PLANT AND)
11 PROPERTY AND FOR INCREASES IN ITS)
RATES AND CHARGES BASED THEREON)
12 FOR UTILITY SERVICE BY ITS SUN CITY)
WEST WATER AND WASTEWATER)
13 DISTRICTS, MOHAVE AND HAVASU WATER)
DISTRICTS, AGUA FRIA AND ANTHEM)
14 WATER AND WASTEWATER DISTRICTS)
15 AND TUBAC WATER DISTRICT)

Nos. WS-01303A-02-0867
WS-01303A-02-0868
WS-01303A-02-0869
WS-01303A-02-0870
WS-01303A-02-0908

**MOTION TO INTERVENE BY
SUN HEALTH CORPORATION**

16 Sun Health Corporation, by and through their undersigned counsel, file this motion to
17 intervene pursuant to A.A.C. R14-3-3-105.

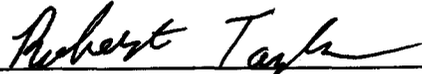
18 Sun Health is a non profit Arizona Corporation with tax exempt status under Section
19 501(c)(3) of the Internal Revenue Code. In Sun City, it operates the Walter O. Boswell
20 Memorial Hospital along with a variety of ancillary health facilities. It also operates the
Sun Health Care Center and the Del E. Webb Memorial Hospital in Sun City West.
These facilities provide more than 600 patient beds and significant outpatient services.

21 Sun Health seeks intervention because increases in the price of water and sewer
22 services will impact its ability to provide healthcare services to the residents of Sun City,
23 Sun City West and the adjoining communities. Sun Health seeks intervention at this
24 time because of concerns about the rate design proposed by Staff to the Arizona
25 Corporation Commission.

1 The issues Sun Health wishes to address will not unduly broaden the issues currently
2 before the Commission.

3 RESPECTFULLY SUBMITTED this 3rd day of October, 2003.

4 JENNINGS, STROUSS & SALMON, P.L.C.

5
6 By 

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10 ORIGINAL and 13 copies of the
11 foregoing hand-delivered this
12 3rd day of October, 2003, to:

13 Docket Control
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Phoenix, AZ 85007

14 COPIES of the foregoing mailed
15 this 3rd day of October, to:

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By Michele Orson