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BEFORE THE ARIZONA CORPORATION COMMISSION

COMMISSIONERS

2006 JUN 15 A 11:18

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

AZ CORP COMMISSION
DOCUMENT CONTROL

IN THE MATTER OF THE APPLICATION OF
TACNA WATER MANAGEMENT COMPANY
FOR AN EXTENSION OF ITS CERTIFICATE OF
CONVENIENCE AND NECESSITY TO PROVIDE
WATER SERVICE TO VARIOUS PARTS OF
YUMA COUNTY, ARIZONA.

DOCKET NO. W-01344A-04-0815

PROCEDURAL ORDER

BY THE COMMISSION:

On November 10, 2004, Tacna Water Management Company ("Tacna") filed with the Arizona Corporation Commission ("Commission") an application for an extension of the territory under its existing Certificate of Convenience and Necessity ("CC&N").

On December 1, 2005, the Commission's Utilities Division Staff ("Staff") filed its Staff Report on Tacna's application, recommending approval with conditions.

Mohawk Utility Company ("Mohawk") was granted intervention in this matter by Procedural Order issued January 5, 2006.

A hearing was held on Tacna's application on February 21, 2006.

On May 16, 2006, Tacna filed in this docket and in Docket No. W-02341A-06-0040 a copy of a settlement agreement signed by Tacna and Mohawk.

On June 2, 2006, Staff filed its Response to the May 16, 2006 filing.

On April 16, 2006, the Commission issued Decision No. 68658, which set new rates for Tacna and granted financing approval for facilities which will be used to address Tacna's arsenic treatment needs and to provide a water source to serve the proposed extension area.

Decision No. 68658 imposed several compliance filing requirements on Tacna. A review of Commission records shows that Tacna has not complied with several of the filing requirements imposed by Decision No. 68658.

Prior to the issuance of a Recommended Opinion and Order in this docket, Tacna should have

1 an opportunity to demonstrate that it is in compliance with all Commission Decisions and Orders.

2 IT IS THEREFORE ORDERED that Tacna Water Management Company shall file in this
3 docket, no later than June 30, 2006, either 1) a notice that it is full compliance with the requirements
4 of Decision No. 68658, which notice shall include the dates of each compliance filing made in that
5 docket, or 2) an explanation of why it is not in full compliance with the requirements of Decision No.
6 68658, which explanation shall include the dates of each compliance filing made in that docket, and
7 which explanation shall state with specificity why each of the delinquent compliance filings remain
8 delinquent.

9 IT IS FURTHER ORDERED that the Ex Parte Rule (A.A.C. R14-3-113 - Unauthorized
10 Communications) applies to this proceeding and shall remain in effect until the Commission's
11 Decision in this matter is final and non-appealable.

12 IT IS FURTHER ORDERED that the presiding Administrative Law Judge may rescind, alter,
13 amend, or waive any portion of this Procedural Order either by subsequent Procedural Order or by
14 ruling at hearing.

15 Dated this 15th day of June, 2006

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19 TEENA WOLFE
ADMINISTRATIVE LAW JUDGE

20 Copies of the foregoing mailed/delivered
this 15 day of June, 2006 to:

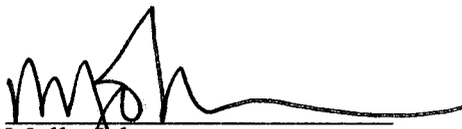
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27 1600 South 4th Ave., Ste. C
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11 By: 
Molly Johnson
12 Secretary to Teena Wolfe
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