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BEFORE THE ARIZONA CORPORATION COMMISSION

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COMMISSIONERS

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2007 MAY -11 A 10: 36
AZ CORP COMMISSION
DOCUMENT CONTROL

IN THE MATTER OF THE APPLICATION OF ARIZONA-AMERICAN WATER COMPANY, AN ARIZONA CORPORATION, FOR A DETERMINATION OF THE CURRENT FAIR VALUE OF ITS UTILITY PLANT AND PROPERTY AND FOR INCREASES IN ITS RATES AND CHARGES BASED THEREON FOR UTILITY SERVICE BY ITS PARADISE VALLEY WATER DISTRICT.

DOCKET NO. W-01303A-05-0405

Arizona Corporation Commission

DOCKETED

MAY - 1 2007

DOCKETED BY

IN THE MATTER OF THE APPLICATION OF ARIZONA-AMERICAN WATER COMPANY FOR APPROVAL OF AN AGREEMENT WITH THE PARADISE VALLEY COUNTRY CLUB.

DOCKET NO. W-01303A-05-0910

PROCEDURAL ORDER
CORRECTING TYPOGRAPHICAL
ERROR IN DECISION NO. 69396

BY THE COMMISSION:

On March 22, 2007, the Arizona Corporation Commission ("Commission") issued Decision No. 69396 in this docket. Decision No. 69396 approved an application filed by Arizona-American Water Company ("Company") on December 19, 2006, and revised on February 14, 2007 for authorization to implement Step One of the Arsenic Cost Recovery Mechanism ("ACRM") authorized for its Paradise Valley Water District by Decision No. 68858 (July 28, 2006). Decision No. 68858 ordered the Company to file a permanent rate application for its Paradise Valley Water District no later than September 30, 2008.

On April 6, 2007, the Commission's Utilities Division Staff ("Staff") filed a Motion for Nunc Pro Tunc Entry. In the Motion, Staff stated that Page 10, lines 1-3 of Decision No. 69396 should read "IT IS FURTHER ORDERED that in the event that Arizona-American fails to file a new rate case application for its Paradise Valley Water District by September 30, 2008, the Arsenic Cost Recovery Mechanism surcharge then in place shall be automatically discontinued" not "IT IS

1 FURTHER ORDERED that in the event that Arizona-American fails to file a new rate case
2 application for its Paradise Valley Water District by May 31, 2008, the Arsenic Cost Recovery
3 Mechanism surcharge then in place shall be automatically discontinued”.

4 The above-described typographical error in Decision No. 69396 should be corrected.

5 Staff’s Motion for Nunc Pro Tunc Entry is reasonable and should be granted.

6 IT IS THEREFORE ORDERED that Decision No. 69396 is hereby modified, nunc pro tunc,
7 in order to correct the clerical error appearing on page 10.

8 IT IS FURTHER ORDERED that page 10, line 2 of Decision No. 69396 is hereby amended,
9 nunc pro tunc, to read “September 30, 2008” instead of “May 31, 2008”.

10 Dated this 1st day of May, 2007

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14 
15 TEENA WOLFE
ADMINISTRATIVE LAW JUDGE

16 Copies of the foregoing mailed/delivered
17 this 1st day of May, 2007 to:

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26 By: 
Debra Broyles
Secretary to Teena Wolfe