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BEFORE THE ARIZONA CORPORATI

COMMISSIONERS

MIKE GLEASON, Chairman
WILLIAM MUNDELL
JEFF HATCH-MILLER
KRISTIN K. MAYES
GARY PIERCE

Arizona Corporation Commission
DOCKETED

MAY 16 2008

DOCKETED BY

DOCKET NO. W-20453A-06-0247

IN THE MATTER OF THE APPLICATION OF
NORTHERN SUNRISE WATER COMPANY FOR
A CERTIFICATE OF CONVENIENCE AND
NECESSITY TO PROVIDE WATER SERVICE IN
COCHISE COUNTY, ARIZONA.

DOCKET NO. W-20454A-06-0248

IN THE MATTER OF THE APPLICATION OF
SOUTHERN SUNRISE WATER COMPANY FOR
A CERTIFICATE OF CONVENIENCE AND
NECESSITY TO PROVIDE WATER SERVICE IN
COCHISE COUNTY, ARIZONA.

DOCKET NOS. W-20453A-06-0251
W-20454A-06-0251
W-01646A-06-0251
W-01868A-06-0251
W-02235A-06-0251
W-02316A-06-0251
W-02230A-06-0251
W-01629A-06-0251
W-02240A-06-0251

IN THE MATTER OF THE JOINT APPLICATION
OF NORTHERN SUNRISE WATER COMPANY
AND SOUTHERN SUNRISE WATER COMPANY
FOR THE APPROVAL OF SALE AND
TRANSFER OF WATER UTILITY ASSETS, AND
CANCELLATION OF CERTIFICATES OF
CONVENIENCE AND NECESSITY, FOR
MIRACLE VALLEY WATER COMPANY,
COCHISE WATER COMPANY, HORSESHOE
RANCH WATER COMPANY, CRYSTAL WATER
COMPANY, MUSTANG WATER COMPANY,
CORONADO ESTATES WATER COMPANY,
AND SIERRA SUNSET WATER COMPANY,
LOCATED IN COCHISE COUNTY, ARIZONA.

PROCEDURAL ORDER

BY THE COMMISSION:

In Decision No. 68826 (June 29, 2006), the Arizona Corporation Commission ("Commission") approved the sale and transfer of assets, and cancellation of Certificates of Convenience and Necessity ("CC&N"), of Miracle Valley Water Company, Cochise Water Company, Horseshoe Ranch Water Company, Crystal Water Company, Mustang Water Company, Coronado Estates Water Company and Sierra Sunset Water Company (collectively "McLain Water Systems") to Northern Sunrise Water Company and Southern Sunrise Water Company (collectively "Applicants").

1 In Decision No. 68826 the Commission acknowledged that the McLain Water Systems might
2 be serving customers outside of their certificated boundaries and that it might make sense for
3 Applicants to extend their CC&N boundaries to include these customers as well as other properties
4 that are reasonable and logical. The Commission ordered the Applicants to file by December 31,
5 2007, "applications for approval to extend their CC&Ns to areas being served outside of the CC&N
6 approved in this case."

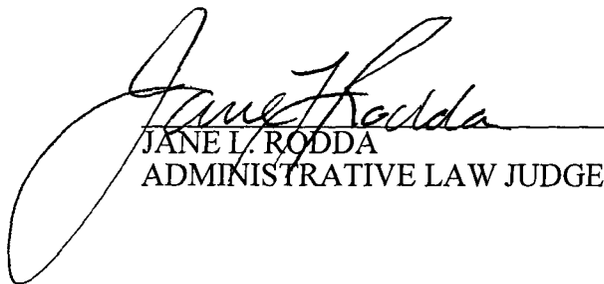
7 On January 3, 2008, Applicants filed a "Compliance with Decision No. 68826." By their
8 filing, Applicants seek to amend their CC&Ns pursuant to Decision No. 68826.

9 On May 3, 2008, Sharron L. Arcand and Raymond E. Baltrus filed a Motion to Intervene in
10 this matter and requested that their property be excluded from the requested CC&N extension area.

11 No party objected to the request to intervene.

12 IT IS THEREFORE ORDERED that the Motion to Intervene filed by Ms. Arcand and Mr.
13 Baltrus is granted.

14 Dated this 15th day of May, 2008.


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17 JANE L. RODDA
18 ADMINISTRATIVE LAW JUDGE
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20 Copies of the foregoing mailed
this 15th day of May, 2008 to:

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9
10
11 By:


12 Juanita E. Gomez
Secretary to Jane L. Rodda

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