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October 11, 2002

Colleen Ryan, Supervisor
 Document Control
 Arizona Corporation Commission
 1200 W. Washington
 Phoenix, AZ 85007

Re: Docket No. E-01933A-02-0345
 In the matter of Application of Tucson Electric Co., et. al

Dear Ms. Ryan:

Enclosed for filing in the above-captioned proceeding are the original and fourteen (13) copies of the Withdrawl of Application for Leave to Intervene on behalf of Southwestern Power Group II, L.L.C. and Bowie Power Station, L.L.C. Also enclosed are two additional copies to be conformed and returned in the self-addressed stamped envelope we have provided for your convenience.

Please let me know if you have any questions, and thank you for your assistance.

Sincerely,

Lawrence V. Robertson, Jr.

LVR:cj
enclosures

Arizona Corporation Commission
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CRZ

11 **BEFORE THE ARIZONA CORPORATION COMMISSION**

12 **IN THE MATTER OF THE APPLICATION) Docket No. E-01933A-02-0345**
13 **OF TUCSON ELECTRIC POWER)**
14 **COMPANY FOR APPROVAL OF NEW) WITHDRAWL OF APPLICATION FOR**
15 **PARTIAL REQUIREMENTS SERVICE) LEAVE TO INTERVENE**
16 **TARIFFS, MODIFICATION OF EXISTING)**
17 **PARTIAL REQUIREMENTS SERVICE)**
18 **TARIFF 101, AND ELIMINATION OF)**
19 **QUALIFYING FACILITY TARIFFS.)**

20 On October 9, 2002 counsel for Tucson Electric Power Company ("TEP") filed a Notice of
21 Filing Revised Page of Direct Testimony of Leland R. Snook ("Notice"). Attached to that Notice
22 was a copy of a revised page 13 of TEP Witness Snook's prefiled direct testimony in which the
23 following question and answer are to be added at lines 23-28:

24 "Q. How will the revised Tariff PRS -101 affect TEP's purchases
25 from Qualifying Facilities (QFs) under Public Utilities
26 Regulatory Policy Act (PURPA)?

27 A. As to QFs, it is TEP's corporate policy to honor all of its
28 obligations to such actual or prospective customers as those
obligations may exist from time to time under the provisions
of PURPA, and any regulations or decisions of the Federal
Energy Regulatory Commission and this Commission
implementing the same."

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The addition of this question and answer addresses a primary concern that Southwestern Power Group II, L.L.C. and Bowie Power Station, L.L.C. ("SWPG/Bowie") had with regard to TEP's proposed tariff amendments and deletions. Accordingly, with the understanding that the above-quoted question and answer will be a part of the prefiled direct testimony to be adopted by Mr. Snook as his sworn testimony at the hearings to be conducted in the above-captioned proceeding, SWPG/ Bowie hereby withdraw their previously filed Application for Leave to Intervene in the instant proceeding.

DATED this 11th day of October, 2002.

Respectfully submitted,

MUNGER CHADWICK, P.L.C.

By: Lawrence V. Robertson, Jr.
Lawrence V. Robertson, Jr.
Attorneys for Southwestern Power Group II,
L.L.C and Bowie Power Station, L.L.C.

Original and 13 copies
of the foregoing document
mailed to Docket Control on
October 11, 2002

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