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BEFORE THE ARIZONA CORPORATION COMMISSION

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Arizona Corporation Commission

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AZ CORP COMMISSION
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KRISTIN K. MAYES, Chairman
GARY PIERCE
PAUL NEWMAN
SANDRA D. KENNEDY
BOB STUMP

IN THE MATTER OF THE APPLICATION
OF JOHNSON UTILITIES, LLC, DBA
JOHNSON UTILITIES COMPANY FOR AN
INCREASE IN ITS WATER AND
WASTEWATER RATES FOR CUSTOMERS
WITHIN PINAL COUNTY, ARIZONA.

DOCKET NO. WS-02987A-08-0180

**REQUEST FOR CORRECTION
OF DECISION 71854 NUNC PRO
TUNC**

On August 24, 2010, the Arizona Corporation Commission ("Commission") issued Decision 71854 in the above-captioned rate case. During the course of the Commission's Open Meeting deliberations over the recommended opinion and order ("ROO") in this case, several amendments to the ROO were adopted. In reviewing the final order, Johnson Utilities has identified four items that need correction and respectfully requests that the Commission correct Decision 71854 *nunc pro tunc*. The requested corrections are as follows:

Service Line and Meter Installation Charges (Water Division). Exhibit A of the ROO listed the service line and meter installation charges for Johnson Utilities' water division. However, Exhibit A to Decision 71854 omits the service line and meter installation charges. Johnson Utilities requests that Exhibit A be corrected to include service line and meter installation charges as set forth in the ROO.

Service Charges (Water Division). Exhibit A of the ROO listed the service charges for Johnson Utilities' water division. However, Exhibit A to Decision 71854

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1 omits the service charges. Johnson Utilities requests that Exhibit A be corrected to
2 include service charges as set forth in the ROO.

3 Filing Date for New Rate Schedules. Decision 71854 at page 72, line 1, orders
4 that Johnson Utilities file new rate schedules by August 20, 2010, a date which is before
5 the date of the decision. Johnson Utilities requests that the filing date be corrected to
6 September 23, 2010, which is 30 days after the date of the decision.

7 Filing Date for Proposed CAGR D Adjustor Fees. Decision 71854 at page 73,
8 lines 25-27, orders that Johnson Utilities implement a Central Arizona Groundwater
9 Replenishment District adjustor mechanism incorporating the eight¹ conditions proposed
10 by Staff as set forth on pages 38-39 of the decision. Condition 7 requires that:

11 By August 25th of each year, beginning in 2010, the Company shall submit
12 for Commission consideration its proposed CAGR D adjustor fees for the
13 Phoenix and Pinal AMAs, along with the calculations and documentation
14 from the relevant state agencies to support the data used in the calculations.
15 Failure to provide such documentation to Staff shall result in the immediate
cessation of the CAGR D adjustor fee. Commission-approved adjustor fees
shall become effective on the following October 1st. (emphasis added)

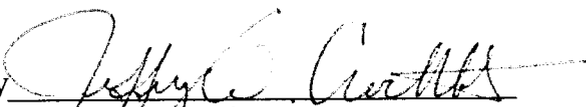
16 Given that Decision 71854 was docketed on August 25, 2010, Johnson Utilities
17 requests that the CAGR D ordering paragraph in the decision be revised to allow the
18 company until September 23, 2010 (which is 30 days after the date of the decision) to
19 comply with this condition.

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26 ¹ Staff actually proposed nine conditions in the Second Supplemental Surrebuttal Testimony of Jeffrey M. Michlik dated July 28, 2009.

1 RESPECTFULLY SUBMITTED this 3rd day of September, 2010.

2 SNELL & WILMER L.L.P.

3
4 By 

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