

ORIGINAL



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HEARING DIVISION PROPOSED AMENDMENT #1

TIME/DATE PREPARED: February 28, 2011 / 3:15 p.m.

COMPANY: CHAPARRAL CITY WATER COMPANY, INC. AGENDA ITEM NO.: U-17

DOCKET NO.: W-02113A-07-0551 OPEN MEETING:DATE: March 1 and 2, 2011

Page 11, Line 18, DELETE Findings of Fact No. 49 and INSERT New Findings of Fact 49 and 50 as follows, and renumber accordingly:

“49. The Company should be allowed to recover the new revenue requirement resulting from our determinations herein through its commodity rates, and should be required to file, by March 15, 2011, a tariff reflecting the corrected permanent commodity rates, to become effective for all service rendered on and after April 1, 2011.

50. The Company should be allowed to collect, with interest at a rate of 6.0 percent, the difference between the actual revenues collected for service from October 15, 2009 through March 31, 2011, and the revenues that would have been collected for service during that period had the ratemaking treatment of the two rehearing issues determined herein become effective on October 15, 2009. The Company’s collection of such amount should be made through a temporary commodity rate surcharge to be assessed for a period of six months, effective for service rendered on and from April 1, 2011 through October 31, 2011.”

Page 12, Line 1, INSERT, after “calculating”:

“the corrected permanent commodity rates and”

...
...
...

Arizona Corporation Commission
DOCKETED
FEB 28 2011
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AZ CORP COMMISSION
DOCKET CONTROL
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THIS AMENDMENT:		
_____ Passed _____	Passed as amended by _____	RECEIVED
_____ Failed _____	Not Offered _____	Withdrawn _____

Page 12, Line 14, INSERT New Conclusions of Law as follows, and renumber accordingly:

“6. It is just, reasonable, and in the public interest to allow the Company to recover the new revenue requirement through its commodity rates, effective March 31, 2011. The Company should be required to file, by March 15, 2011, a tariff reflecting the corrected permanent commodity rates, to become effective April 1, 2011.”

Page 13, line 5, INSERT New Ordering Paragraph as follows:

“IT IS FURTHER ORDERED that pursuant to A.R.S. §§ 40-252 and 40-253, Decision No. 71308, as amended *nunc pro tunc* by Decision No. 71424, is further amended to allow Chaparral City Water Company to recover the new revenue requirement through its monthly commodity rates, effective for all service rendered on and after March 31, 2011.”

Page 13, line 6, INSERT, after “six months,”

“effective for all service rendered on and after April 1, 2011,”

Page 13, line 12, INSERT, after “calculating”:

“the corrected permanent commodity rates and”

Page 13, line 15, DELETE:

“31,” and

INSERT:

“15,”

Page 13, line 15, INSERT, after “reflecting”:

“the corrected permanent commodity rates and”

Page 13, line 18, INSERT, after “of”:

“the corrected permanent commodity rates and”