

ORIGINAL

BRENDA BURNS PROPOSED AMENDMENT NO. 3

TIME/DATE PREPARED: Monday, June 10, 2013



0000145437

COMPANY: Tucson Electric Power Company

AGENDA ITEM NO. 20

DOCKET NO(S). E-01933A-12-0291

OPEN MEETING DATE: June 11-12, 2013

Page 62, line 26

INSERT the following paragraph after "reasonable."

However, SWEEP and the Sierra Club have made intriguing arguments that full revenue decoupling might be in the public interest because it might lower TEP's financial disincentives. But, Staff, AECC and other parties were reluctant to support full revenue decoupling because of possible adverse effects on demand charges, among other reasons. Therefore, TEP shall file an annual report detailing what full revenue decoupling would look like if it had been approved. TEP will file the Full Revenue Decoupling Report, along with the calculated LFCR Annual Adjustment, including all Compliance Reports, with the Commission for the previous year by May 15th of each year. TEP's annual report will reflect what rates would have been for residential, small commercial and large industrial customers, if full revenue decoupling had been approved in this Decision.

Page 69, line 3

INSERT:

IT IS FURTHER ORDERED that Tucson Electric Power Company shall file a Full Revenue Decoupling Report, along with the calculated LFCR Annual Adjustment, per the LFCR Plan of Administration. The Full Revenue Decoupling Report shall reflect what rates would have been for residential, small commercial and large industrial customers, if full revenue decoupling had been approved in this Decision.

PLEASE MAKE ALL CONFORMING CHANGES.

Arizona Corporation Commission

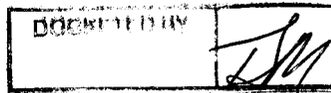
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THIS AMENDMENT:		
_____ Passed _____	Passed as amended by _____	
_____ Failed _____	_____ Not Offered _____	_____ Withdrawn _____