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BEFORE THE ARIZONA CORPORATIO

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Arizona Corporation Commission

COMMISSIONERS

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AZ CORP COMMISSION
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IN THE MATTER OF THE APPLICATION OF
PIMA UTILITY COMPANY, AN ARIZONA
CORPORATION, FOR A DETERMINATION OF
THE FAIR VALUE OF ITS UTILITY PLANT AND
PROPERTY AND FOR INCREASES IN ITS
WATER RATES AND CHARGES FOR UTILITY
SERVICE BASED THEREON.

DOCKET NO. W-02199A-11-0329

IN THE MATTER OF THE APPLICATION OF
PIMA UTILITY COMPANY, AN ARIZONA
CORPORATION, FOR A DETERMINATION OF
THE FAIR VALUE OF ITS UTILITY PLANT AND
PROPERTY AND FOR INCREASES IN ITS
WASTEWATER RATES AND CHARGES FOR
UTILITY SERVICE BASED THEREON.

DOCKET NO. SW-02199A-11-0330

PROCEDURAL ORDER
(Extension of Time)

BY THE COMMISSION:

On August 29, 2011, Pima Utility Company ("Pima" or "Company") filed with the Arizona Corporation Commission ("Commission") applications for rate increases in both its water and wastewater divisions.

The parties to these consolidated dockets are Pima, the Residential Utility Consumer Office ("RUCO"), and the Commission's Utilities Division ("Staff").

On July 16, 2013, the Commission issued Decision No. 73993.

RUCO requested rehearing of Decision No. 73993 pursuant to A.R.S. §40-253, which the Commission granted on August 15, 2013. On September 11, 2013, the Commission also reopened Decision No. 73993 pursuant to A.R.S. §40-252, in order to ensure that RUCO has an opportunity to address the matters raised in the rehearing application. The motion directed the Hearing Division to conduct proceedings and hold evidentiary hearings in order to take evidence in accordance with the *Scates* opinion and Arizona law.

On October 4, 2013, a procedural conference convened as scheduled to discuss the procedural

1 schedule for the presentation of evidence in the rehearing proceeding in accordance with the *Scates*
2 opinion and Arizona law. Pima, RUCO and Staff appeared through counsel. Pima and RUCO
3 announced that they had reached a settlement in principle and requested 30 days in which to
4 memorialize and file their settlement agreement.

5 On October 8, 2013, a Procedural Order was issued directing Pima and RUCO to jointly file a
6 memorialization of their settlement agreement, on or before November 4, 2013.

7 On October 30, 2013, Pima and RUCO jointly filed a Stipulation for Extension of Time to
8 File Settlement Agreement. The filing states that due to scheduling conflicts, Pima and RUCO
9 stipulate to extend the deadline to file the settlement agreement to November 12, 2013. The filing
10 further states that counsel for Pima has consulted with counsel for Staff, and Staff has no objection to
11 the extension of time.

12 IT IS THEREFORE ORDERED that Pima Utility Company and the Residential Utility
13 Consumer Office shall jointly file a memorialization of their settlement agreement on or before
14 November 12, 2013.

15 IT IS FURTHER ORDERED that the Administrative Law Judge may rescind, alter, amend,
16 or waive any portion of this procedural order either by subsequent procedural order or by ruling at
17 hearing.

18 DATED this 1st day of November, 2013.

19
20 
21 TEENA JIBILIAN
22 ADMINISTRATIVE LAW JUDGE

23 Copies of the foregoing mailed/delivered
24 this 1st day of November, 2013 to:

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