

BEFORE THE ARIZONA CORPORATION



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COMMISSIONERS

BOB STUMP, Chairman
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DOCKET CONTROL

IN THE MATTER OF THE APPLICATION OF
FAR WEST WATER & SEWER, INC., TO
EXTEND ITS CERTIFICATE OF
CONVENIENCE AND NECESSITY FOR
SEWER SERVICE

DOCKET NO. WS-03478A-10-0523

NOTICE OF FILING TESTIMONY

1 Please take notice that Far West Water & Sewer Company ("Far West") hereby files the
2 Direct Testimony of Ray L. Jones.

3 **Respectfully submitted** on July 15, 2014, by:



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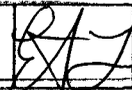
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Arizona Corporation Commission
1200 West Washington
Phoenix, Arizona 85007

Arizona Corporation Commission

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on July 15, 2014, to:

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BEFORE THE ARIZONA CORPORATION COMMISSION

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BOB STUMP, Chairman
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IN THE MATTER OF THE APPLICATION OF
FAR WEST WATER & SEWER, INC. FOR
EXTENSION OF ITS CERTIFICATE OF
CONVENIENCE AND NECESSITY FOR SEWER
SERVICE.

DOCKET NO. WS-03478A-10-0523

**DIRECT TESTIMONY
OF
RAY L. JONES
ON BEHALF OF
FAR WEST WATER & SEWER, INC.
JULY 15, 2014**

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1 **EXECUTIVE SUMMARY**

2
3 Mr. Jones testifies on behalf of Far West Water Company ("Far West").

4
5 Mr. Jones first updates the status of Far West's construction efforts in compliance with the June
6 2010 Consent Judgment ("Consent Judgment"). Mr. Jones discusses Far West's extensive
7 facilities construction since 2010 and concludes that Far West is fully in compliance with the
8 Consent Judgment, as amended on October 15, 2013.

9
10 Mr. Jones next discusses Far West's Marwood Wastewater Treatment Plant. There have been
11 odor issues because neighboring golf courses have been unable to fully utilize the entire amount
12 of treated effluent delivered from the plant. Two construction projects, one completed and one
13 to be completed later this year, will substantially reduce wastewater deliveries to Marwood and
14 resulting effluent deliveries to the golf courses. Far West and the Arizona Department of
15 Environment Quality are expected to shortly execute a consent order concerning the Marwood
16 plant.

17
18 Mr. Jones next discusses the status of Far West's recent authorized rate increase. Far West has
19 satisfied all requirements needed to implement the rate increase and recently implemented Phase
20 II of the rate increase.

21
22 Finally, Mr. Jones discusses one issue that Far West has with the recent Staff Report in this
23 docket. The Fortuna Commons development will generate approximately 54.5 times more
24 sewage than an average residential customer. Based on this calculation, the developers agreed to
25 pay Far West a capacity charge of \$106,488, 54.5 times the required residential cost of off-site
26 facilities of \$1,954. The Staff report would allow Far West to charge developers just four times
27 the residential Hook-Up Fee of \$1,500, or \$6,000.

1 **I** **INTRODUCTION**

2 **Q. PLEASE STATE YOUR NAME, BUSINESS ADDRESS, AND TELEPHONE**
3 **NUMBER.**

4 A. My name is Ray L. Jones. My business address is 25213 N. 49th Dr., Phoenix, Arizona
5 85083, and my business phone number is (623) 341-4771.

6 **Q. WHAT IS YOUR PROFESSIONAL EXPERIENCE?**

7 A. I have an extensive background in the Arizona water and wastewater utility businesses. I
8 began my career as a Staff Engineer with Citizens Utilities Company ("Citizens") at its
9 Sun City office in 1985. I held progressively more responsible positions and ultimately
10 became the Vice President and General Manager for Citizens' Arizona Water and
11 Wastewater Operations in 1998. When Arizona-American Water Company ("Arizona-
12 American") purchased Citizens' water and wastewater operations in 2002, I became
13 Arizona-American's President. In 2004, I left Arizona-American and formed my own
14 consulting firm, ARICOR Water Solutions, LC ("ARICOR"). ARICOR provides a wide
15 range of engineering and regulatory support services to the private utility, municipal
16 utility, and development sectors.

17 **Q. WHAT IS YOUR EDUCATIONAL EXPERIENCE?**

18 A. I have a B.S. in Civil Engineering from Kansas University (1985) and an M.B.A. from
19 Arizona State University (1991).

20 **Q. DO YOU HOLD ANY PROFESSIONAL LICENSES?**

21 A. I am a licensed Professional Engineer in Arizona and California and I am a Grade 3
22 Certified Operator for all four Arizona classifications.

1 **Q. WHAT IS YOUR EXPERIENCE BEFORE THE COMMISSION?**

2 A. In my time with Citizens and Arizona-American, I prepared or assisted in the preparation
3 of multiple filings before the Arizona Corporation Commission ("Commission"),
4 including rate applications and CC&N filings. Since starting ARICOR, I have prepared
5 many filings and assisted in the preparation of many more filings before the Commission,
6 including rate applications and CC&N filings. I have also provided testimony in all of
7 these cases before the Commission. A summary of my regulatory work experience is
8 included in my resume attached as Exhibit RLJ-DT1.

9 **Q. ON WHOSE BEHALF ARE YOU TESTIFYING IN THIS PROCEEDING?**

10 A. I am testifying on behalf of the applicant, Far West Water & Sewer, Inc. ("Far West" or
11 "Company").

12 **Q. WHAT IS THE PURPOSE OF YOUR DIRECT TESTIMONY?**

13 A. To support Far West's application for an extension of its Certificate of Convenience and
14 Necessity ("CC&N" or "Certificate") to provide sewer service to a commercial
15 development known as Fortuna Commons in Yuma County. Specifically, as required by
16 the Procedural Order dated June 6, 2014, I am providing an update on the status of Far
17 West's operations, providing evidence of a need and desire for sewer service from Far
18 West by property owners in the proposed extension area, and responding to the Staff
19 Report dated April 15, 2011, and the related Staff Response to January 7, 2014,
20 Procedural Order.

1 **II UPDATE ON THE STATUS OF FAR WEST'S OPERATIONS**

2 **Q. PLEASE UPDATE THE STATUS OF FAR WEST'S EFFORTS TO COMPLY**
3 **WITH THE JUNE 2010 CONSENT JUDGMENT ("CONSENT JUDGMENT")?**

4 **A.** The Consent Judgment mandated that Far West complete a wastewater system
5 improvement program. The Consent Judgment required Far West to:

- 6 • Expand its Del Oro, Section 14, and Seasons wastewater treatment plants.
- 7 • Close its Villa del Rey and Villa Royal wastewater treatment plants, and direct their
8 flows to the upgraded Del Oro plant.
- 9 • Close the Palm Shadows wastewater treatment plant, and direct its flow to the
10 upgraded Section 14 wastewater treatment plant.

11 In early 2011, Far West secured the funds necessary to resume construction of
12 wastewater system improvements mandated by the Consent Judgment, including
13 financing the amounts due to GE/Zenon. By the end of calendar year 2011, Far West
14 had i) completed Phase I of the Section 14 expansion, ii) closed the Palm Shadows
15 wastewater treatment plant and directed its flow to Section 14, and iii) completed the
16 initial phase of the Del Oro plant expansion. In response to these completed
17 improvements, on December 27, 2011, ADEQ verified that the hook-up moratorium in
18 place since 2006 preventing new connections to the Section 14 and Palm Shadows
19 wastewater treatment plants was no longer in effect.

20 By the end of calendar year 2012, Far West had i) made substantial progress in
21 decommissioning the closed Palm Shadows wastewater treatment plant, including
22 completely emptying and drying all tanks and ponds and testing soils, ii) completed
23 additional work related to Phase I improvements at the Del Oro plant, and iii) moved

1 decommissioned treatment facilities from Del Oro to Seasons and began construction of
2 Seasons wastewater treatment plant expansion.

3 In 2013 Far West worked with ADEQ to resolve past noncompliance with deadlines
4 contained in the Consent Judgment. On October 15, 2013, the Consent Judgment was
5 replaced by the First Amended Consent Judgment ("Amended Judgment") between Far
6 West and the State of Arizona/ADEQ. With the issuance of the Amended Judgment, Far
7 West resolved all outstanding compliance issues with ADEQ.

8 By end of calendar year 2013, Far West had i) completed construction of the Phase I
9 improvements to the Del Oro wastewater treatment plant, ii) completed construction of
10 the Seasons wastewater treatment plant, and iii) submitted APP Amendment for Palm
11 Shadows allowing for use of underground tanks for emergency storage and closure of the
12 percolation ponds, all in accordance with the terms of the Amended Judgment.

13 So far in 2014 Far West, has i) submitted as built drawings and Engineer's Certificate of
14 Completion for the Del Oro wastewater treatment plant, ii) submitted APP application for
15 the Villa Del Rey wastewater treatment plant, iii) supplemented the APP application for
16 the Villa Del Rey wastewater treatment plant as requested by ADEQ, and iv)
17 supplemented APP Amendment for Palm Shadows as requested by ADEQ, all in
18 accordance with the terms of the Amended Judgment. On April 23, 2014, ADEQ issued
19 the requested Amendment to the APP for Palm Shadows wastewater treatment plant.

20 **Q. IS FAR WEST IN COMPLIANCE WITH THE AMENDED CONSENT**
21 **JUDGMENT?**

22 **A.** Far West is currently in full compliance with the terms and conditions of the Amended
23 Consent Judgment.

1 **Q. DOES FAR WEST HAVE SUFFICIENT TREATMENT CAPACITY TO SERVE**
2 **THE EXTENSION AREA?**

3 A. Yes. Far West has sufficient capacity at its Section 14 wastewater treatment plant to treat
4 wastewater flows from the requested expansion area.

5 **Q. HAS FAR WEST DONE ANYTHING ELSE TO IMPROVE ITS OPERATIONS**
6 **BEYOND WHAT IS REQUIRED IN THE AMENDED CONSENT JUDGMENT?**

7 A. Yes. Far West has been working diligently to improve operations at its Marwood
8 wastewater treatment plant ("Marwood WWTP"). The Marwood WWTP is allowed to
9 treat a monthly average of 340,000 gallons per day. Over the 15 month period prior to
10 March 2014, the highest average flow was 315,000 gallons per day in January 2014,
11 meeting permit requirements. At these flows, the plant was operating at about 93% of
12 permitted capacity.

13 However, the only method of effluent disposal available to the Marwood WWTP is to
14 discharge treated effluent to the Foothills golf courses, which cannot consistently accept
15 315,000 gallons per day without experiencing operational issues including pond
16 overflow, ponding on the golf courses, and odor emissions

17 Far West is diligently addressing the effluent disposal and related issues at the Marwood
18 WWTP. On March 13, 2014, Far West successfully re-routed the influent from Lift
19 Station 27 to the Section 14 wastewater treatment plant, and away from the Marwood
20 WWTP. This transfer reduces the influent going to the Marwood WWTP by at least
21 10%, or 35,000 to 40,000 gallons a day, down to about 80% of permitted capacity. This
22 will in turn reduce the amount of treated effluent delivered to the golf courses. This also
23 allows the plant operator more flexibility in handling the plant operation and any odors
24 that may be emitted.

1 Far West is also constructing a new lift station on 40th Street ("40th Street LS"). When
2 completed, the 40th Street LS will divert sewer flows from along Foothills Blvd. from the
3 Marwood WWTP to the Section 14 WWTP. On April 14, 2014, ADEQ issued a
4 Construction Authorization for the lift station, which should be operational later in 2014.
5 This will further reduce effluent deliveries from Marwood to the Foothills golf courses.

6 **Q. HAS THE EFFLUENT DISPOSAL ISSUE AT THE MARWOOD WWTP**
7 **CREATED ANY COMPLIANCE ISSUES FOR FAR WEST?**

8 A. Yes. The golf course ponds experienced overflows during peak flows in February
9 resulting in several inspections by ADEQ and the issuance of a Notice of Violation. Far
10 West has fully responded to the NOV, applied for an APP Amendment for the Marwood
11 WWTP to allow for construction of process improvements, and is currently negotiating a
12 Consent Order with ADEQ to resolve all compliance issues and bring Far West into full
13 compliance with ADEQ.

14 **Q. DO THE EFFLUENT DISPOSAL ISSUES AT MARWOOD AFFECT FAR**
15 **WESTS ABILITY TO PROVIDE SERVICE TO THE EXPANSION AREA?**

16 A. No. The wastewater flows from the expansion area will be treated at the Section 14
17 wastewater treatment plant and will not impact the Marwood WWTP.

18 **Q. WHAT IS THE STATUS OF FAR WEST'S RATE APPLICATION IN DOCKET**
19 **NO. WS-03478A-12-0307?**

20 A. On September 23, 2013, the Commission issued Decision No. 74097, which approved a
21 sewer rate increase of approximately 162%. The rate increase was to be implemented in
22 two phases and only after Far West satisfied a large number of conditions. Far West has
23 satisfied all conditions required to implement the phased rate increase and has complied
24 with all ongoing compliance and reporting obligations contained in Decision No. 74097.

1 Phase I rates went into effect on November 1, 2013, and Phase II rates went into effect on
2 May 1, 2014. The increased revenues have stabilized Far West's financial condition and
3 improved its ability to fund the operational improvements previously described.

4 **III NEED AND DESIRE FOR SEWER SERVICE BY FAR WEST**

5 **Q. HAS THE PROPERTY COVERED BY THE EXTENSION AREA BEEN**
6 **DEVELOPED?**

7 A. Yes. A Fry's Food Store and other commercial business have been developed on the
8 property.

9 **Q. HOW IS SEWER SERVICE CURRENTLY PROVIDED TO THE PROPERTY?**

10 A. The property owners have installed a temporary septic tank to provide interim service to
11 the property until such time as Far West is authorized to serve the property.

12 **Q. HAS THE PROPERTY OWNER REQUESTED SERVICE FROM FAR WEST?**

13 A. Yes. As indicated in Far West's filing the property owner has requested service and
14 entered into a Sewer Facilities Line Extension Agreement with Far West. Furthermore,
15 the property owner has installed privately owned sewer lines to allow connection to Far
16 West's facilities as soon as Far West is authorized to provide sewer service.

17 **Q. IS THE REQUESTED EXTENSION IN THE PUBLIC INTEREST?**

18 A. Yes. The temporary septic system has been emitting strong odors. Yuma County has
19 requested that the property connect to Far West at the earliest possible date to eliminate
20 the odor issue with the temporary septic tank.

1 **IV RESPONSE TO STAFF REPORT**

2 **Q. DOES FAR WEST AGREE WITH THE RECOMMENDATIONS MADE IN THE**
3 **STAFF REPORT AS UPDATED BY STAFF'S RESPONSE TO JANUARY 7, 2014,**
4 **PROCEDURAL ORDER?**

5 A. Far West is in agreement with Staff's recommendation that that the Commission approve
6 Far West's application for extension of its Certificate of Convenience and Necessity to
7 provide the much needed sewer service in Fortuna Commons. However, Far West is not
8 in full agreement with Staff's proposed condition that Far West charge its authorized
9 rates and charges in the extension area.

10 **Q. PLEASE EXPLAIN THE NATURE OF THE DISAGREEMENT?**

11 A. Far West believes that the Staff recommendation would require the company to charge
12 only the recently approved Hook-Up Fee ("HUF") applicable to commercial
13 developments. This would be only \$6,000, instead of the negotiated capacity charge of
14 \$106,488 set forth in the Line Extension Agreement between the developers and Far
15 West. This charge was intended to fund the developers' proportionate share of Utility's
16 costs of constructing the Off-Site Improvements. This would be unreasonable and not in
17 the public interest.

18 **Q. HOW WAS THE \$106,488 FEE IN THE LINE EXTENSION AGREEMENT**
19 **DETERMINED?**

20 A. It is based on the developers' engineering estimate of 10,200 gallons average daily
21 sewage flow from the property, which equates to 54.49 equivalent residential units
22 ("ERU") based on Far West's average residential flow of 187.2 gallons per day. The
23 54.49 residential ERU factor was multiplied by the estimated cost of \$1,954 per ERU to
24 construct off-site facilities.

1 **Q. HOW WAS THE \$6,000 FEE IN THE COMPANY'S RECENTLY APPROVED**
2 **HOOK-UP FEE TARIFF DETERMINED?**

3 A. The fee is based on service line size as recommend by Staff. Since Fortuna Commons is
4 served by a single 8" diameter sewer service line, the fee is just four times the residential
5 fee of \$1,500, equaling \$6,000.

6 **Q. WHY DOES FAR WEST SUPPORT THE HIGHER FEE CONTAINED IN THE**
7 **LINE EXTENSION AGREEMENT?**

8 A. The primary reason is equity for residential customers, which make up the majority of
9 Far West's customer base. It is simply not fair to residential customers to allow the
10 connection of a very large grocery store, several shops, restaurants, bank and gas station
11 to connect for only four times the cost of a single residential customer. Secondly,
12 since the line extension agreement was executed well before the Hook-Up Fee tariff had
13 been processed by and forwarded to the Commission for consideration, the fee negotiated
14 in the line extension agreement should prevail.

15 **Q. ARE YOUR CONCERNS LIMITED TO THE FORTUNA COMMONS**
16 **PROJECT?**

17 A. No. Far West continues to believe that its request to base commercial HUFs on ERUs
18 rather than service line size is preferable to the recommendation of Staff adopted by the
19 Commission in Decision No. 74203. As currently structured, the commercial HUF is
20 inequitable to residential customers and the low fee creates a significant disincentive for
21 Far West to expand its service area to accommodate Yuma County's desire to eliminate
22 commercial septic tanks that are currently serving commercial areas near Company's
23 sewer service area.

1 Q. DOES THIS CONCLUDE YOUR DIRECT TESTIMONY?

2 A. Yes.

ARICOR

Water Solutions

Exhibit RLJ-DT1

25213 N. 49th Drive
Phoenix, AZ 85083

Ray L. Jones P.E.
Principal

EXPERTISE

Mr. Jones formed ARICOR Water Solutions in 2004. Through ARICOR Water Solutions, Mr. Jones offers a wide range of engineering and financial analysis services to the private and public sectors. Projects include development of regulatory strategies and preparing rate cases, including preparation of rate studies, cost of service studies, financial schedules and testimony for filings before the Arizona Corporation Commission. Services also include consultation on water and wastewater utility formation, management and operations, and valuation, including due diligence analysis, water resources strategy development and water rights valuation. ARICOR Water Solutions provides water, wastewater and water resource master planning, water and wastewater facilities design, and owner representation; including value engineering, program management and construction oversight. Lastly, ARICOR Water Solutions supports water solutions with contract operations and expert witness testimony and litigation support.

EMPLOYMENT HISTORY

- 2002 to 2004 **Arizona-American Water Company**
President
Responsible for leadership of the Arizona business activities of Arizona-American Water Company. Key responsibilities include developing and evaluation new business opportunities, developing strategic plans, establishing effective government and community relations, insuring compliance with all regulatory requirements, and providing management and guidance to key operations and support personnel.
- 1998 to 2002 **Citizens Water Resources, Arizona Operations**
Vice President and General Manager
Responsible for leadership of the Arizona regulated and unregulated business activities of Citizens Water Resources. Key responsibilities included developing and evaluation new business opportunities, developing strategic plans, establishing effective government and community relations, insuring compliance with all regulatory requirements, and providing management and guidance to key operations and support personnel.
- 1990 to 1998 **Citizens Water Resources, Arizona Operations**
Engineering and Development Services Manager
Responsible for management of a diverse group of business growth related activities. Responsibilities include: marketing of operation and maintenance services (unregulated business growth), management of new development activity (regulated business growth), management of engineering functions (infrastructure planning and construction), management of water resources planning and compliance, management of growth-related regulatory functions (CC&N's and Franchises), and management of capital budgeting functions and capital accounting functions.
- 1985 to 1990 **Citizens Water Resources, Arizona Operations**
Civil Engineer
Responsible for the planning, coordination and supervision of capital expansion and major maintenance and rehabilitation projects as assigned. Responsible for development of capital program for Maricopa County Operations.

EDUCATION

Arizona State University – Master of Business Administration (1991)
University of Kansas – Bachelor of Science in Civil Engineering (1985)

PROFESSIONAL CERTIFICATION

Registered Professional Engineer – Civil Engineering – Arizona
Professional Engineer – Civil Engineering – California
Certified Operator – Wastewater Treatment, Wastewater Collection, Water Treatment, Water Distribution – Arizona

PROFESSIONAL AFFILIATIONS

- Director - Water Utilities Association of Arizona (1998 – 2004)
- Member - American Society of Professional Engineers
- Member - American Water Works Association
- Member - Arizona Water Pollution Control Association
- Member - Water Environment Federation

CIVIC AND COMMUNITY INVOLVEMENT

- Advisory Member - Water Resources Development Commission (2010 – 2012)
- Board of Directors – Greater Maricopa Foreign Trade Zone (2009 – Present)
- Chairman WESTMARC (2008)
- Director and Member of the Executive Committee- WESTMARC (1998 – 2010)
- Co-Chairman, WESTMARC Water Committee (2006 – 2007)
- Chairman-Elect WESTMARC (2007)
- Member – Corporate Contributions Committee, West Valley Fine Arts Council Diamond Ball (Chairman 2005)
- Member – Technical Advisory Committee – Governor’s Water Management Commission (2001)
- Board Member, Manager & Past Chairman – North Valley Little League Softball

REGULATORY EXPERIENCE

Testimony has been provided before the Arizona Corporation Commission in the dockets listed below. Unless otherwise indicated testimony was provided on behalf of the utility.

Filing Year	Utility(ies)	Filing Type(s)	Docket(s)
1992	Sun City West Utilities Company	CC&N Extension (Expansion of Sun City West)	U-2334-92-244
1993	Sun City Water Company Sun City Sewer Company	CC&N Extension (Addition of Coyote Lakes)	U-1656-93-060 U-2276-93-060
1993	Tubac Valley Water Co., Inc.	CC&N Extension (Various Subdivisions on western border)	U-1595-93-241
1993	Sun City West Utilities Company	CC&N Extension (Expansion of Sun City West)	U-2334-93-293
1995	Citizens Utilities Company Sun City Water Company Sun City Sewer Company Sun City West Utilities Company Tubac Valley Water Company	Ratemaking	E-1032-95-417 U-1656-95-417 U-2276-95-417 U-2334-95-417 U-1595-95-417
1996	City Water Company Sun City Sewer Company	CC&N Extension (Acquisition of Youngtown)	U-1656-96-282 U-2276-96-282
1996	Citizens Utilities Company	CC&N Extension and Deletion (Realignment of Surprise Bdry.)	E-1032-96-518
1998	Sun City Water Company Sun City West Utilities Company	CAP Water Plan and Accounting Order (Sun Cities CAP plan)	W-01656A-98-0577 SW-02334A-98-0577

Filing Year	Utility(ies)	Filing Type(s)	Docket(s)
2000	Citizens Water Resources Company of Arizona Citizens Water Services Company of Arizona	CC&N Extension and Accounting Order (Anthen Jacka Property and Phoenix Treatment Agreement)	SW-3455-00-1022 SW-3454-00-1022
2000	Citizens Communications Company Citizens Water Services Company of Arizona	CC&N Extension and Approval of Hook-Up Fee (Verrado)	W-0132B-00-1043 SW-0354A-00-1043
2002	Arizona-American Water Company	Ratemaking	WS-01303A-02-0867 WS-01303A-02-0868 WS-01303A-02-0869 WS-01303A-02-0870 WS-01303A-02-0908
2004	Arizona-American Water Company Rancho Cabrillo Water Company Rancho Cabrillo Sewer Company	CC&N Transfer	WS-01303A-04-0089 W-01303A-04-0089 SW-03898A-04-0089
2004	Johnson Utilities Company, LLC (Representing Pulte Home Corporation)	CC&N Extension	WS-02987A-04-0288
2005	Perkins Mountain Utility Company Perkins Mountain Water Company	New CC&N & Initial Rates	WS-20379A-05-0489 W-20380A-05-0490
2005	West End Water Company	CC&N Extension	W-01157A-05-706
2005	Arizona-American Water Company	Approvals Associated with Construction of Surface Water Treatment Facility	W-01303A-05-0718
2006	Arizona-American Water Company	Ratemaking	WS-01303A-06-0403
2008	Sunrise Water Company	Ratemaking	W-02069A-08-0406
2009	Baca Float Water Company	Ratemaking	WS-01678A-09-0376
2009	Aubrey Water Company	Lost Water Evaluation (Rate Case Compliance)	W-03476A-06-0425
2009	White Horse Ranch Owner's Assn.	Ratemaking	W-04161A-09-0471
2010	Litchfield Park Service Company	Ratemaking	W-01427A-09-0104
2010	Chino Meadows II Water Company	Ratemaking	W-02370A-10-0519
2011	Pima Utility Company	Ratemaking	W-021999A-11-0329 WS-02199A-11-0330
2011	Tusayan Water Development Association, Inc. (Representing the Town of Tusayan)	Ratemaking	W-02350A-10-0163
2012	Valley Utilities Water Company, Inc.	Ratemaking	W-01412A-12-0195

Filing Year	Utility(ies)	Filing Type(s)	Docket(s)
2012	Far West Water & Sewer, Inc.	Ratemaking	WS-03478A-12-0307
2012	Sahuarita Water Company, LLC	Amend Off-Site Facilities Hook-Up Fee	W-03718A-09-0359
2012	New River Utility Company	Ratemaking	W-01737A-12-0478
2013	Far West Water & Sewer, Inc.	New Off-Site Facilities Hook-Up Fees	WS-03478A-13-0200
2012	Adman Mutual Water Company	Ratemaking	W-01997A-12-0501
2013	Far West Water & Sewer, Inc.	CC&N Extension	WS-03478A-13-0250
2013	Lago Del Oro Water Company	Ratemaking	W-01944A-13-0215
2013	Lago Del Oro Water Company	Financing	W-01944A-13-0242

March 2014