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BEFORE THE ARIZONA CORPORATION COMMISSION

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Arizona Corporation Commission

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ARIZONA CORPORATION COMMISSION  
DOCKET CONTROL

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2 COMMISSIONERS  
3 BOB STUMP - Chairman  
4 GARY PIERCE  
5 BRENDA BURNS  
6 BOB BURNS  
7 SUSAN BITTER SMITH

DOCKET NO. W-01917A-14-0312

7 IN THE MATTER OF THE APPLICATION OF  
8 DRAGON WATER COMPANY, INC. FOR  
9 AUTHORITY TO INCUR LONG-TERM DEBT.

ORIGINAL

DOCKET NO. W-01917A-14-0313

9 IN THE MATTER OF THE APPLICATION OF  
10 DRAGON WATER COMPANY, INC. FOR AN  
11 INCREASE IN ITS WATER RATES.

PROCEDURAL ORDER

11 **BY THE COMMISSION:**

12 On August 22, 2014, Dragoon Water Company, Inc. ("Dragoon" or "Company") filed with  
13 the Arizona Corporation Commission ("Commission") a Finance Application (Docket No. W-  
14 01917A-14-0312) and a Rate Application (Docket No. W-01917A-14-0313).

15 On September 15, 2014, Dragoon filed "Revisions to Rate Application."

16 On September 19, 2014, the Commission's Utilities Division ("Staff") notified the Company  
17 that its Rate Application did not meet the sufficiency requirements outlined in Arizona  
18 Administrative Code ("A.A.C.") R14-2-103.

19 On October 14, 2014, Dragoon filed a Response to Insufficiency Letter and a "Second  
20 Amended Rate Application."

21 On October 22, 2014, in Docket No. W-01917A-14-0313, Dragoon filed an Affidavit of  
22 Mailing the Customer Notice of the Rate Application indicating that it mailed notice of the Rate  
23 Application to its customers on August 28, 2014.

24 On October 31, 2014, Dragoon filed an "Amended Rate Application."

25 On November 10, 2014, Staff notified the Company that its Rate Application met the  
26 sufficiency requirements of A.A.C. R14-2-130.B, and classified the Company as a Class D Utility.  
27  
28

1 On November 19, 2014, in Docket No. W-01917A-14-0312, Dragoon filed an Affidavit of  
2 Customer Notice indicating that notice of the Finance Application was mailed to its customers on  
3 November 4, 2014.

4 On November 19, 2014, Dragoon also filed a Motion to Consolidate these matters alleging  
5 that the applications are interrelated.

6 No party objected to consolidation.

7 The Company is requesting authority to incur long-term debt to reimburse its management  
8 company for the funds used to repair a pump, and is seeking revenues in its rate case to service the  
9 proposed loan. The matters are related and consolidation will promote judicial efficiency.

10 IT IS THEREFORE ORDERED that the matters are consolidated.

11 IT IS FURTHER ORDERED that the Presiding Officer may rescind, alter, amend, or waive  
12 any portion of this Procedural Order either by subsequent Procedural Order or by ruling at hearing.

13 DATED this 15<sup>th</sup> day of December, 2014.

  
JANE L. RODDA  
ADMINISTRATIVE LAW JUDGE

17 Copies of the foregoing mailed  
18 this 15<sup>th</sup> day of December, 2014 to:

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