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BEFORE THE ARIZONA CORPORATION COMMISSION

SUSAN BITTER SMITH
Chairman
BOB STUMP
Commissioner
BOB BURNS
Commissioner
DOUG LITTLE
Commissioner
TOM FORESE
Commissioner

Arizona Corporation Commission
DOCKETED
MAR 16 2015

DOCKETED BY

IN THE MATTER OF THE APPLICATION
OF ARIZONA PUBLIC SERVICE
COMPANY FOR A HEARING TO
DETERMINE THE FAIR VALUE OF THE
UTILITY PROPERTY OF THE COMPANY
FOR RATEMAKING PURPOSES, TO FIX A
JUST AND REASONABLE RATE OF
RETURN THEREON, TO APPROVE RATE
SCHEDULES DESIGNED TO DEVELOP
SUCH RETURN.

DOCKET NO. E-01345A-11-0224
DECISION NO. 74994
ORDER

Open Meeting
March 2, 2015, and March 3, 2015
Phoenix, Arizona

BY THE COMMISSION:

FINDINGS OF FACT

1. Arizona Public Service Company ("APS" or "Company") is certificated to provide electric service as a public service corporation in Arizona.

Introduction

2. On January 15, 2015, APS filed an application ("Application") with the Arizona Corporation Commission ("Commission") requesting approval of its annual Lost Fixed Cost Recovery ("LFCR") mechanism adjustment effective March 1, 2015. The LFCR allows for the recovery of lost fixed costs, as measured by revenue per kWh, associated with the amount of energy efficiency ("EE") savings and distributed generation ("DG") that is authorized by the Commission and determined to have occurred.

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1 3. APS is requesting that the LFCR charge be re-set from 0.9509 percent to 1.4592
2 percent of the customer's bill, which would result in an increase of \$0.72 per month for a residential
3 customer using the annual average of 1,100 kWh per month. The impact on retail revenues from the
4 new LFCR charge is an overall estimated revenue recovery of approximately \$38.5 million for the 12-
5 month collection period beginning in March 2015.

6 **Description of the LFCR**

7 4. In Decision No. 73183 (May 24, 2012), the Commission approved the LFCR which
8 provides for the recovery of lost fixed costs associated with EE savings and DG. Costs to be
9 recovered through the LFCR include the portion of transmission costs included in base rates and a
10 portion of the distribution costs not recovered by (1) the Basic Service Charge ("BSC") and (2) 50
11 percent of demand revenues associated with distribution and the base rate portion of transmission.

12 5. The LFCR also includes an annual 1 percent year-over-year cap based on Applicable
13 Company Revenues. If the annual LFCR adjustment results in a surcharge and the annual incremental
14 increase exceeds 1 percent of Applicable Company Revenues, any amount in excess of the 1 percent
15 cap will be deferred for collection until the first future adjustment period in which including such
16 costs would not cause the annual increase to exceed the 1 percent cap. The one-year Nominal
17 Treasury Constant Maturities rate contained in the Federal Reserve Statistical Release H-15 or its
18 successor publication will be applied annually to any deferred balance. The interest rate will be
19 adjusted annually and will be the annual rate applicable to the first business day of the calendar year.

20 6. The Plan of Administration ("POA") describes how the LFCR operates. By January
21 15 of each year, APS will file its calculation of the annual LFCR adjustment, based on the EE and DG
22 savings from the preceding calendar year. APS will use actual data through September and forecast
23 data for October through December. Each year, a true-up mechanism reconciles the three months of
24 forecasted data of EE and DG sales reductions to verified EE and DG sales reductions in those
25 months. There is also a balancing account that tracks the difference between allowed Lost Fixed Cost
26 Revenue and actual amounts billed by the Company through the LFCR adjustment. The balancing
27 account is reflected in Schedule 3 (Attachment C, Page 3) of the Application.

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1 7. In Decision No. 74202 (December 3, 2013), the Commission ordered APS to
2 implement a \$0.70 per kW per month (per system installed capacity) interim LFCR DG Adjustment
3 for all residential DG installations after December 31, 2013. APS reports that \$78,972.66 was
4 collected in 2014 under the first year of the interim LFCR DG Adjustment.

5 8. General Service customers taking service under rate schedules E-32 L, E-32 TOU L,
6 E-34, E-35 and E-36 XL, and metered General Service customers under E-30 and unmetered lighting
7 schedules including E-47, E-58, E-59 and Contract 12, are excluded from the LFCR. Customers
8 taking service under any of these excluded rate schedules are not subject to the LFCR mechanism
9 because other rate designs are in place to address lost fixed costs. Residential customers can opt out
10 of the LFCR adjustment by choosing an optional BSC, which is graduated by kWh monthly usage and
11 is designed to replicate the effects of the LFCR. The number of Opt-Out customers is expressed as
12 the annual average number of customers "Opting-Out" over the Current Period. The LFCR
13 mechanism is not applied to residential customers who choose the Opt-Out provision. The LFCR is
14 subject to Commission review at any time but no later than APS's next rate case and if the
15 Commission were to suspend, terminate, or materially modify the LFCR mechanism prior to then
16 without addressing fixed cost erosion, the moratorium for filing a rate case terminates.

17 **Staff Analysis**

18 9. Staff has reviewed APS's projections used in the calculation of the LFCR adjustment.
19 Staff finds that the LFCR Annual Adjustment Percentage is calculated in accordance with the POA
20 for the LFCR as approved by the Commission. This calculation is shown in Schedules 1 through 6
21 (Attachment C) of the Application. According to the calculations, and in accordance with the POA,
22 the LFCR charge would be 1.4592 percent, which would result in recovery of approximately \$38.5
23 million (or a \$13.1 million increase according to APS) for the 12-month collection period beginning in
24 March 2015.

25 10. The LFCR charge in 2014 was 0.9509 percent of applicable company revenues. APS
26 proposes to increase the LFCR charge in 2015 to 1.4592 percent of applicable company revenues, a
27 difference of 0.5083 percent which is less than the one percent year over year cap stipulated in the
28 POA..

1 11. In Attachment D of the Application, APS provided bill impact calculations for various
 2 rate schedules that are subject to the LFCR. APS has calculated that for the average residential
 3 customer (all residential rate schedules), using an average of 1,100 kWh per month, the customer's bill
 4 would increase by \$0.72 per month.

5 12. APS notes that for the period that is the subject of the instant Application, the full
 6 revenue per customer decoupling mechanism proposed by APS in its June 1, 2011, rate application
 7 would have resulted in a total revenue adjustment of \$94 million with an average customer bill impact
 8 of 2.95 percent. This would result in an increase of \$2.99 per month for a residential customer using
 9 the annual average of 1,100 kWh per month. Staff notes that under such a fully decoupled
 10 mechanism, all customers are considered as a single group for purposes of determining the adjustment
 11 rate. In addition, APS's originally proposed full decoupling mechanism offered no Opt-Out
 12 alternative for residential customers.

13 **Staff's Recommendation**

14 13. Staff has recommended that an LFCR rate of 1.4592 percent be approved and become
 15 effective with the first billing cycle of March 2015.

16 CONCLUSIONS OF LAW

17 1. Arizona Public Service Company is an Arizona public service corporation within the
 18 meaning of Article XV, Section 2, of the Arizona constitution.

19 2. The Commission has jurisdiction over Arizona Public Service Corporation and over
 20 the subject matter of the Application.

21 3. The Commission, having reviewed the Application and Staff's memorandum dated
 22 February 12, 2015, concludes that it is in the public interest to approve an LFCR rate of 1.4592
 23 percent.

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27 ORDER

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1 IT IS THEREFORE ORDERED that an LFCR rate of 1.4592 percent be and hereby is
2 approved for Arizona Public Service Company effective with the first billing cycle of March 2015.

3 IT IS FURTHER ORDERED that this Decision shall become effective immediately.

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5 **BY THE ORDER OF THE ARIZONA CORPORATION COMMISSION**

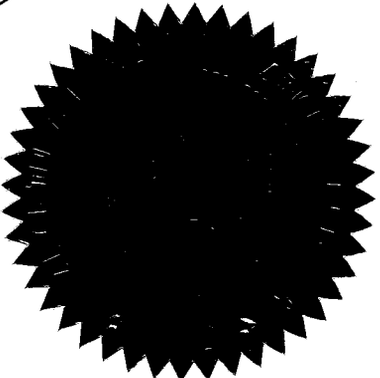
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12 IN WITNESS WHEREOF, I, JODI JERICH, Executive
13 Director of the Arizona Corporation Commission, have
14 hereunto, set my hand and caused the official seal of this
15 Commission to be affixed at the Capitol, in the City of
16 Phoenix, this 11th day of March, 2015.

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18 _____
19 JODI JERICH
20 EXECUTIVE DIRECTOR

19 DISSENT: _____

20 DISSENT: _____

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1	SERVICE LIST FOR: Arizona Public Service	
2	DOCKET NO. E-01345A-11-0224	
3	Meghan Grabel	Craig Marks
4	Arizona Public Service	10645 N. Tatum Blvd., Suite 200-676
5	P.O. Box 53999, Station 8695	Phoenix, Arizona 85028
6	Phoenix, Arizona 85072-3999	
7	C. Webb Crockett	Scott Wakefield
8	Fennemore Craig, P.C.	Ridenour, Hienton & Lewis, PLLC
9	2394 E. Camelback Rd, Ste 600	201 No. Central, Ste. 3300
10	Phoenix, Arizona 85016	Phoenix, AZ 85004-1052
11	Bradley Carroll	Jay Moyes
12	88 E. Broadway Blvd. MS HQE910	Moyes, Sellers & Hendricks
13	P.O. Box 711	1850 N. Central Ave. - 1100
14	Tucson, Arizona 85702	Phoenix, Arizona 85004
15	Douglas Fant	Jeffrey Woner
16	3655 W. Anthem Way -A-109 PMB 411	K.R. SALINE & ASSOC., PLC
17	Anthem, Arizona 85086	160 N. Pasadena, Suite 101
18	Thomas Mumaw	Mesa, Arizona 85201
19	Melissa Krueger	Lawrence Robertson, Jr.
20	400 N. Fifth St.	PO Box 1448
21	M.S. 8695	Tubac, Arizona 85646
22	Phoenix, Arizona 85004	
23	Jody Kyler	Laura Sanchez
24	Boehm, Hurtz & Lowry	P.O. Box 287
25	36 East 7th Street, Ste. 1510	Albuquerque, New Mexico 87103
26	Cincinnati, Ohio 45202	
27	Samuel Miller	Nicholas Enoch
28	USAF Utility Law Field Support Center	349 N. Fourth Ave.
	139 Barnes Ave., Ste. 1	Phoenix, Arizona 85003
	Tyndall AFB, Florida 32403	
	Jeff Schlegel	Karen White
	1167 W. Samalayuca Dr.	AFLOA/JACL-ULT
	Tucson, Arizona 85704-3224	139 Barnes Drive
		Tyndall Air Force Base, Florida 32403
	Steve Chriss	Greg Patterson
	Walmart Stores	2398 E. Camelback Rd., Ste. 240
	2011 S.E. 10th St.	Phoenix, AZ 85016
	Bentonville, Arkansas 72716-0500	
		Gary Yaquinto
		Arizona Utility Investors Association
		2100 North Central Avenue, Suite 210
		Phoenix, Arizona 85004

1	Michael Grant Gallagher & Kennedy	Daniel Pozefsky RUCO
2	2575 E. Camelback Rd.	1110 West Washington, Suite 220
3	Phoenix, Arizona 85016-9225	Phoenix, Arizona 85007
4	Jeffrey Crockett One East Washington St., Ste. 2400	Amanda Ormond 7650 So. McClintock, Ste. 103-282
5	Phoenix, Arizona 85004	Tempe AZ 85284
6	Michael Patten 400 E. Van Buren St. - 800	Travis Ritchie Sierra Club Environmental Law Program
7	Phoenix, Arizona 85004-3906	85 Second Street, 2nd Floor
8	Cynthia Zwick 1940 E. Luke Avenue	San Francisco California 94105
9	Phoenix, Arizona 85016	Nellis Kennedy-Howard Sierra Club Environmental Law Program
10	John Moore, Jr. 7321 N. 16th Street	85 Second Street, 2nd Floor
11	Phoenix, Arizona 85020	San Francisco California 94105
12	Kurt Boehm Boehm, Hurtz & Lowry	Lissa Maldonado-Kiser Safeway Inc.
13	36 E. Seventh St. Suite 1510	5918 Stoneridge Mall Road
14	Cincinnati, Ohio 45202	Pleasanton California 94588
15	Timothy Hogan 514 West Roosevelt	Mr. Steven M. Olea Director, Utilities Division
16	Phoenix, Arizona 85003	Arizona Corporation Commission
17	David Berry Western Resource Advocates	1200 West Washington Street
18	P.O. Box 1064	Phoenix, Arizona 85007
19	Scottsdale, Arizona 85252-1064	Ms. Janice M. Alward Chief Counsel, Legal Division
20	Barbara Wyllie-Pecora 14410 W. Gunsight Dr.	Arizona Corporation Commission
21	Sun City West, Arizona 85375	1200 West Washington Street
22	Michael Curtis 501 East Thomas Road	Phoenix, Arizona 85007
23	Phoenix, AZ 85012-3205	Ms. Lyn Farmer Chief Administrative Law Judge, Hearings Division
24	Robert Metli 2398 East Camelback, Ste. 240	Arizona Corporation Commission
25	Phoenix, AZ 85016	1200 West Washington Street
26		Phoenix, AZ 85007
27		
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