BEFORE THE ARIZONA CORPORATION COMMISSION

KRISTIN K. MAYES
Chairman
GARY PIERCE
Commissioner
PAUL NEWMAN
Commissioner
SANDRA D. KENNEDY
Commissioner
BOB STUMP
Commissioner

Arizona Corporation Commission
DOCKETED
AUG 10 2010

DOCKET NO. W-01303A-98-0507
DECISION NO. 71841
ORDER

IN THE MATTER OF THE APPLICATION
OF ARIZONA-AMERICAN WATER
COMPANY - PARADISE VALLEY
WATER DIVISION FOR AN INCREASE IN
RATES

Open Meeting
July 27 and 28, 2010
Phoenix, Arizona

BY THE COMMISSION:

Introduction
1. Pursuant to Decision No. 61831, Arizona-American Water Company ("Az-Am" or "Company") filed an application on March 9, 2010, with the Arizona Corporation Commission ("Commission") revising its Central Arizona Project ("CAP") surcharge rate. The revised CAP surcharge rate requested is $0.4660 per 1,000 gallons of usage, which consists of a surcharge of $0.2036 per 1,000 gallons of usage to recover the under-collection of prior years' surcharge for the years 2006, 2007, and 2008, to be in effect for three years; plus a surcharge of $0.2624 per 1,000 gallons of usage for the collection of the current annual CAP capital and delivery charges. The Company indicates that the under-collected portion from the prior years amounts to $1,038,386.

2. The revised combined CAP surcharge of $0.4660 per 1,000 gallons of usage is applicable to all residential customers' usage in excess of 45,000 gallons during any monthly billing cycle and for all usage of all non-residential customers except re-sale customers.
3. The current combined CAP surcharge is $0.2009 per 1,000 gallons of usage and has been in effect since February 1, 2006. Although Decision No. 61831 required the Company to file an annual revision/update of the CAP surcharge by December 1 of each year to become effective each following January 1, the Company failed to revise the CAP surcharge since January 13, 2006, when it late-filed its revision for 2005, resulting in the current rate effective February 1, 2006.

**Background**

4. On August 14, 1998, Az-Am filed with the Commission a rate increase application seeking a general rate increase and also seeking a revision to its CAP surcharge mechanism. Decision No. 61831 authorized the current calculation methodology which allows the Company to collect its current CAP capital and delivery charges. For the first five years of the revised CAP surcharge there was an additional charge attributed to deferred CAP charges. These deferred charges, having now been fully collected, are no longer a component of the current CAP surcharge calculation.

5. The Commission established the CAP surcharge to aid the Company in its efforts to utilize renewable sources of water and minimize its use of ground water.

**Calculation of CAP Surcharge**

6. Decision No. 61831 indicates that both Staff and the Residential Utility Consumer Office ("RUCO") should review and approve any proposed surcharge changes or true-up. Staff's review of the Company's filing indicated problems with the Company's calculations. Staff filed a notice on April 7, 2010, indicating that Staff had concerns with the surcharge calculations and could not approve the new surcharge amount. On April 30, 2010, Staff filed a Memo to the Docket indicating Staff's specific concerns.

7. On May 28, 2010, the Company re-filed its application to revise the CAP surcharge. As revised, the Company's combined CAP surcharge rate requested is $0.2441\(^1\) per 1,000 gallons of usage, which consists of a surcharge of $0.0872 per 1,000 gallons of usage to recover the under-collection of prior years' surcharge for the years 2006, 2007, and 2008, to be in effect for three

---

\(^1\) Staff notes a calculation error of $0.0001, but has not altered it as it is too small and may be due to rounding differences.

Decision No. 71841
years; plus a surcharge of $0.1570 per 1,000 gallons of usage for the collection of the current
annual CAP capital and delivery charges. The Company indicates that the under-collected portion
from the prior years amounts to $444,516. The Company requests that the new surcharge rate
become effective July 1, 2010.

8. For the future, the Company requests that it be allowed to extend its annual filing
date from December 1 to January 31 for revising its CAP surcharge. If this is done, the effective
date will need to be each following March 1.

9. Staff finds the Company’s revised combined CAP surcharge amount of $0.2441 per
1,000 gallons of usage acceptable.

10. Staff believes that, in its next rate application filed for the Paradise Valley Water
District, the Company should include the CAP capital and delivery charges in its costs in base
rates, thereby eliminating the CAP surcharge.

11. The Company’s revised combined CAP surcharge amount of $0.2441 per 1,000
gallons of usage is reasonable and should be authorized to become effective July 1, 2010.

12. Staff’s recommendation that the Company include the CAP capital and delivery
charges in its costs in base rates and eliminate the CAP surcharge in the next rate increase
application filed for its Paradise Valley Water District is reasonable and should be adopted.

CONCLUSIONS OF LAW

1. The Company is a public water service corporation within the meaning of Article


2. The Commission has jurisdiction over the Company and of the subject matter of the
application.

3. Approval of a CAP surcharge is consistent with the Commission’s authority under
the Arizona Constitution, Arizona ratemaking statutes, and applicable case law.

4. It is in the public interest to approve the Company’s request for implementation of
the revised CAP surcharge as discussed herein.
ORDER

IT IS THEREFORE ORDERED that the application by Arizona-American Water Company for the implementation of its revised CAP surcharge is approved as discussed herein.

IT IS FURTHER ORDERED that Arizona-American Water Company shall file a revised CAP surcharge tariff showing both the $0.0872 and $0.1570 per 1,000 gallon surcharges; and the future January 31 filing dates and future March 1 effective dates within 15 days of the effective date of this Decision.

IT IS FURTHER ORDERED that Arizona-American Water Company shall notify its customers of the revised CAP surcharge tariff approved herein by August 30, 2010.

IT IS FURTHER ORDERED that, should Arizona-American Water Company fail to timely file its annual CAP surcharge revision, it will not be allowed to collect any under-collection from a prior period or, if an over-collection occurs due to late or non-filing, it will immediately refund the over-collections, including appropriate interest to be determined by the Commission.
IT IS FURTHER ORDERED that Arizona-American Water Company shall include the CAP capital and delivery charges in its costs in base rates and eliminate the CAP surcharge in the next rate increase application filed for its Paradise Valley Water District.

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

BY THE ORDER OF THE ARIZONA CORPORATION COMMISSION

[Signatures of Commissioners]

IN WITNESS WHEREOF, I, ERNEST G. JOHNSON, Executive Director of the Arizona Corporation Commission, have hereunto, set my hand and caused the official seal of this Commission to be affixed at the Capitol, in the City of Phoenix, this 10th day of August, 2010.

ERNEST G. JOHNSON
EXECUTIVE DIRECTOR

Decision No. 71841
SERVICE LIST FOR: Arizona-American Water Company
DOCKET NO. W-01303A-98-0507

Mr. Thomas Broderick
Ms. Sandra L. Murrey
Arizona-American Water Company
2355 West Pinnacle Peak Road, Suite 300
Phoenix, Arizona 85027

Mr. Daniel Pozefsky
Counsel
Residential Utility Consumer Office
1110 West Washington Street, Suite 220
Phoenix, Arizona 85007

Mr. Steven M. Olea
Director, Utilities Division
Arizona Corporation Commission
1200 West Washington Street
Phoenix, Arizona 85007

Ms. Janice M. Alward
Chief Counsel, Legal Division
Arizona Corporation Commission
1200 West Washington Street
Phoenix, Arizona 85007