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2017 APR 27 A 9 23

BEFORE THE ARIZONA CORPORATION COMMISSION

COMMISSIONERS
TOM FORESE, CHAIRMAN
BOB BURNS
BOYD DUNN
DOUG LITTLE
ANDY TOBIN

Arizona Corporation Commission

DOCKETED

APR 27 2017

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GB

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 # E-01345A-16-0036

**SUMMARY OF DIRECT
SETTLEMENT TESTIMONY OF
WARREN WOODWARD**

IN THE MATTER OF FUEL AND
PURCHASED POWER PROCUREMENT
AUDITS FOR ARIZONA PUBLIC
SERVICE COMPANY

DOCKET # E-01345A-16-0123

Warren Woodward, Intervenor in the above proceeding, hereby submits his
Summary of Direct Settlement Testimony.

The Settlement Agreement would require unjust and unreasonable fees from APS customers who have seen through the almost unlimited falsehoods APS has told repeatedly about “smart” meters. The proposed fees are discriminatory, and for a number of reasons they are extortion. The proposed fees violate ACC Decision # 69736, a 2007 decision that called for “smart” meters to be a voluntary, opt-in program, not one in which everyone was automatically opted in by APS then forced to pay to get out. Additionally, the proposed fees are not “just and reasonable” per A.R.S. § 40-361.B. Touted savings from “smart” meters are a pipe dream because the operational savings are a fraction of the overall costs of the “smart” meter system. As such, customers who refuse “smart” meters should actually get a refund for unwillingly subsidizing the financially unsustainable “smart” meters (and the related system) that those customers never asked for and do not want.

The provision in the Settlement Agreement that requires new customers to be on a Time Of Use rate for three months is discriminatory and neither just nor reasonable.

It's not surprising that the Settlement Agreement is so flawed. It is the result of a very flawed process. The Settlement Agreement is not in the public interest. The Settlement Agreement is in the interest of the parties that signed it.

I have two expert witnesses. Forensic electrical engineer Erik Anderson will testify to certain specific frequencies emitted by “smart” meters, and epidemiologist Dr. Sam Milham will explain why “smart” meters are a public health hazard.

RESPECTFULLY SUBMITTED this 27th day of April, 2017.

By

A handwritten signature in black ink, appearing to read "Warren Woodward", written in a cursive style.

Warren Woodward
200 Sierra Road
Sedona, Arizona 86336

Original and 13 copies of the foregoing hand delivered on this 27th day of April, 2017 to:

Arizona Corporation Commission
Docket Control
1200 W. Washington St.
Phoenix, Arizona 85007

Copies of the foregoing mailed/e-mailed this 27th day of April, 2017 to:

Service List