PINNACLE WEST CAPITAL CORP Form 10-Q May 02, 2014 Table of Contents

# UNITED STATES SECURITIES AND EXCHANGE COMMISSION

WASHINGTON, D.C. 20549

# **FORM 10-Q**

(Mark One)

x QUARTERLY REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

For the quarterly period ended March 31, 2014

OR

o TRANSITION REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

For the transition period from

to

Commission File Number 1-8962 Exact Name of Each Registrant as specified in its charter; State of Incorporation; Address; and Telephone Number

IRS Employer Identification No. 86-0512431

# PINNACLE WEST CAPITAL CORPORATION

(an Arizona corporation)

400 North Fifth Street, P.O. Box 53999 Phoenix, Arizona 85072-3999 (602) 250-1000

1-4473

# ARIZONA PUBLIC SERVICE COMPANY

86-0011170

(an Arizona corporation) 400 North Fifth Street, P.O. Box 53999 Phoenix, Arizona 85072-3999 (602) 250-1000

Indicate by check mark whether each registrant (1) has filed all reports required to be filed by Section 13 or 15(d) of the Securities Exchange Act of 1934 during the preceding 12 months (or for such shorter period that the registrant was required to file such reports), and (2) has been subject to such filing requirements for the past 90 days.

PINNACLE WEST CAPITAL CORPORATION
ARIZONA PUBLIC SERVICE COMPANY
Yes x No o

Indicate by check mark whether the registrant has submitted electronically and posted on its corporate Web site, if any, every Interactive Data File required to be submitted and posted pursuant to Rule 405 of Regulation S-T during the preceding 12 months (or for such shorter period that the registrant was required to submit and post such files).

PINNACLE WEST CAPITAL CORPORATION Yes x No o ARIZONA PUBLIC SERVICE COMPANY Yes x No o

Indicate by check mark whether the registrant is a large accelerated filer, an accelerated filer, a non-accelerated filer, or a smaller reporting company. See the definitions of large accelerated filer, a scelerated filer and smaller reporting company in Rule 12b-2 of the Exchange Act.

PINNACLE WEST CAPITAL CORPORATION

Large accelerated filer x Accelerated filer o

Non-accelerated filer o Smaller reporting company o

ARIZONA PUBLIC SERVICE COMPANY

Large accelerated filer o Accelerated filer o

Non-accelerated filer x Smaller reporting company o

Indicate by check mark whether each registrant is a shell company (as defined in Rule 12b-2 of the Exchange Act).

PINNACLE WEST CAPITAL CORPORATION Yes o No x ARIZONA PUBLIC SERVICE COMPANY Yes o No x

Indicate the number of shares outstanding of each of the issuer s classes of common stock, as of the latest practicable date.

PINNACLE WEST CAPITAL CORPORATION Number of shares of common stock, no par value, outstanding as of April 25,

2014: 110,357,309

ARIZONA PUBLIC SERVICE COMPANY

Number of shares of common stock, \$2.50 par value, outstanding as of

April 25, 2014: 71,264,947

Arizona Public Service Company meets the conditions set forth in General Instruction H(1)(a) and (b) of Form 10-Q and is therefore filing this form with

he reduced disclosure format allowed under that General Instruction.						

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This combined Form 10-Q is separately provided by Pinnacle West Capital Corporation (Pinnacle West) and Arizona Public Service Company (APS). Any use of the words Company, we, and our refer to Pinnacle West. Each registrant is providing on its own behalf a of the information contained in this Form 10-Q that relates to such registrant and, where required, its subsidiaries. Except as stated in the preceding sentence, neither registrant is providing any information that does not relate to such registrant, and therefore makes no representation as to any such information. The information required with respect to each company is set forth within the applicable items. Item 1 of this report includes Condensed Consolidated Financial Statements of Pinnacle West and Condensed Consolidated Financial Statements, the majority of which also relate to APS, and Supplemental Notes, which only relate to APS s Condensed Consolidated Financial Statements.

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#### FORWARD-LOOKING STATEMENTS

This document contains forward-looking statements based on current expectations. These forward-looking statements are often identified by words such as estimate, predict, may, believe, plan, expect, require, intend, assume and similar words. Because actual results m materially from expectations, we caution readers not to place undue reliance on these statements. A number of factors could cause future results to differ materially from historical results, or from outcomes currently expected or sought by Pinnacle West or APS. In addition to the Risk Factors described in Part I, Item 1A of the Pinnacle West/APS Annual Report on Form 10-K for the fiscal year ended December 31, 2013 ( 2013 Form 10-K ), Part II, Item 1A of this report and in Part I, Item 2 Management s Discussion and Analysis of Financial Condition and Results of Operations of this report, these factors include, but are not limited to:

- our ability to manage capital expenditures and operations and maintenance costs while maintaining reliability and customer service levels:
- variations in demand for electricity, including those due to weather, the general economy, customer and sales growth (or decline), and the effects of energy conservation measures and distributed generation;
- power plant and transmission system performance and outages;
- competition in retail and wholesale power markets;
- regulatory and judicial decisions, developments and proceedings;
- new legislation or regulation, including those relating to environmental requirements, nuclear plant operations and potential deregulation of retail electric markets;
- fuel and water supply availability;
- our ability to achieve timely and adequate rate recovery of our costs, including returns on debt and equity capital;
- our ability to meet renewable energy and energy efficiency mandates and recover related costs;
- risks inherent in the operation of nuclear facilities, including spent fuel disposal uncertainty;
- current and future economic conditions in Arizona, particularly in real estate markets;
- the cost of debt and equity capital and the ability to access capital markets when required;
- environmental and other concerns surrounding coal-fired generation;
- volatile fuel and purchased power costs;
- the investment performance of the assets of our nuclear decommissioning trusts, pension, and other postretirement benefit plans and the resulting impact on future funding requirements;
- the liquidity of wholesale power markets and the use of derivative contracts in our business;

- potential shortfalls in insurance coverage;
- new accounting requirements or new interpretations of existing requirements;
- generation, transmission and distribution facility and system conditions and operating costs;
- the ability to meet the anticipated future need for additional baseload generation and associated transmission facilities in our region;
- the willingness or ability of our counterparties, power plant participants and power plant land owners to meet contractual or other obligations or extend the rights for continued power plant operations;
- technological developments affecting the electric industry; and
- restrictions on dividends or other provisions in our credit agreements and Arizona Corporation Commission ( ACC ) orders.

These and other factors are discussed in the Risk Factors described in Part I, Item 1A of our 2013 Form 10-K and in Part II, Item 1A of this report, which readers should review carefully before placing any reliance on our financial statements or disclosures. Neither Pinnacle West nor APS assumes any obligation to update these statements, even if our internal estimates change, except as required by law.

## PART I FINANCIAL INFORMATION

## ITEM 1. FINANCIAL STATEMENTS

## PINNACLE WEST CAPITAL CORPORATION

## CONDENSED CONSOLIDATED STATEMENTS OF INCOME

(unaudited)

(dollars and shares in thousands, except per share amounts)

	Three Months Ended March 31,			
		2014		2013
OPERATING REVENUES	\$	686,251	\$	686,652
OPERATING EXPENSES				
Fuel and purchased power		249,786		230,679
Operations and maintenance		212,882		223,250
Depreciation and amortization		101,772		103,730
Taxes other than income taxes		45,845		40,021
Other expenses		796		2,049
Total		611,081		599,729
OPERATING INCOME		75,170		86,923
OTHER INCOME (DEDUCTIONS)				
Allowance for equity funds used during construction		7,442		6,864
Other income (Note 10)		2,367		758
Other expense (Note 10)		(4,684)		(3,752)
Total		5,125		3,870
INTEREST EXPENSE				
Interest charges		52,969		49,478
Allowance for borrowed funds used during construction		(3,770)		(3,990)
Total		49,199		45,488
INCOME BEFORE INCOME TAXES		31,096		45,305
INCOME TAXES		6,405		12,469
NET INCOME		24,691		32,836
Less: Net income attributable to noncontrolling interests (Note 6)		8,925		8,392
NET INCOME ATTRIBUTABLE TO COMMON SHAREHOLDERS	\$	15,766	\$	24,444
WEIGHTED-AVERAGE COMMON SHARES OUTSTANDING BASIC		110,257		109,832
WEIGHTED-AVERAGE COMMON SHARES OUTSTANDING DILUTED		110,888		110,835
EARNINGS PER WEIGHTED-AVERAGE COMMON SHARE OUTSTANDIN	G			
Net income attributable to common shareholders basic	\$	0.14	\$	0.22
Net income attributable to common shareholders diluted	\$	0.14	\$	0.22

## PINNACLE WEST CAPITAL CORPORATION

## CONDENSED CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME

(unaudited)

(dollars in thousands)

	Three Months Ended March 31,		
		2014	2013
NET INCOME	\$	24,691	\$ 32,836
OTHER COMPREHENSIVE INCOME, NET OF TAX			
Derivative instruments:			
Net unrealized gain (loss), net of tax benefit (expense) of \$(599) and \$(38)		(422)	58
Reclassification of net realized loss, net of tax benefit of \$1,323 and \$3,300		3,116	5,053
Pension and other postretirement benefits activity, net of tax expense of \$718 and			
\$631		457	966
Total other comprehensive income		3,151	6,077
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COMPREHENSIVE INCOME		27,842	38,913
Less: Comprehensive income attributable to noncontrolling interests		8,925	8,392
		,	,
COMPREHENSIVE INCOME ATTRIBUTABLE TO COMMON			
SHAREHOLDERS	\$	18,917	\$ 30,521
		,	,-

## PINNACLE WEST CAPITAL CORPORATION

## CONDENSED CONSOLIDATED BALANCE SHEETS

(unaudited)

(dollars in thousands)

	March 31, 2014	December 31, 2013
ASSETS		
CURRENT ASSETS		
Cash and cash equivalents	\$ 103,421 \$	9,526
Customer and other receivables	245,884	299,904
Accrued unbilled revenues	88,907	96,796
Allowance for doubtful accounts	(2,504)	(3,203)
Materials and supplies (at average cost)	223,401	221,682
Fossil fuel (at average cost)	36,496	38,028
Deferred income taxes	58,630	91,152
Income tax receivable (Note 5)	4,647	135,517
Assets from risk management activities (Note 7)	16,951	17,169
Deferred fuel and purchased power regulatory asset (Note 3)		20,755
Other regulatory assets (Note 3)	76,317	76,388
Other current assets	45,780	39,895
Total current assets	897,930	1,043,609
INVESTMENTS AND OTHER ASSETS		
Assets from risk management activities (Note 7)	21,626	23,815
Nuclear decommissioning trust (Note 13)	657,862	642,007
Other assets	60,753	60,875
Total investments and other assets	740,241	726,697
PROPERTY, PLANT AND EQUIPMENT		
Plant in service and held for future use	15,256,945	15,200,464
Accumulated depreciation and amortization	(5,360,781)	(5,300,219)
Net	9,896,164	9,900,245
Construction work in progress	646,236	581,369
Palo Verde sale leaseback, net of accumulated depreciation (Note 6)	124,157	125,125
Intangible assets, net of accumulated amortization	144,446	157,689
Nuclear fuel, net of accumulated amortization	144,048	124,557
Total property, plant and equipment	10,955,051	10,888,985
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DEFERRED DEBITS		
Regulatory assets (Note 3)	719,596	711,712
Other	137,979	137,683
Total deferred debits	857,575	849,395
TOTAL ASSETS	\$ 13,450,797 \$	13,508,686

# PINNACLE WEST CAPITAL CORPORATION

## CONDENSED CONSOLIDATED BALANCE SHEETS

(unaudited)

(dollars in thousands)

	March 31, 2014	December 31, 2013
LIABILITIES AND EQUITY		
CURRENT LIABILITIES		
Accounts payable	\$ 224,820	\$ 284,516
Accrued taxes (Note 5)	179,137	130,998
Accrued interest	47,392	48,351
Common dividends payable		62,528
Short-term borrowings (Note 2)	9,500	153,125
Current maturities of long-term debt (Note 2)	540,424	540,424
Customer deposits	75,999	76,101
Liabilities from risk management activities (Note 7)	19,907	31,892
Liabilities for asset retirements	25,536	32,896
Deferred fuel and purchased power regulatory liability (Note 3)	18,897	
Other regulatory liabilities (Note 3)	116,903	99,273
Other current liabilities	136,128	158,540
Total current liabilities	1,394,643	1,618,644
LONG-TERM DEBT LESS CURRENT MATURITIES (Note 2)	3,045,614	2,796,465
DEFERRED CREDITS AND OTHER		
Deferred income taxes	2,359,689	2,351,882
Regulatory liabilities (Note 3)	783,702	801,297
Liabilities for asset retirements	344,708	313,833
Liabilities for pension and other postretirement benefits (Note 4)	442,136	513,628
Liabilities from risk management activities (Note 7)	29,106	70,315
Customer advances	115,033	114,480
Coal mine reclamation	208,183	207,453
Deferred investment tax credit	152,114	152,361
Unrecognized tax benefits (Note 5)	13,502	42,209
Other	184,666	185,659
Total deferred credits and other	4,632,839	4,753,117
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COMMITMENTS AND CONTINGENCIES (SEE NOTES)		
COMMITTION DECISION (BEET (BEET)		
EQUITY (Note 8)		
Common stock, no par value; authorized 150,000,000 shares, 110,389,065 and		
110,280,703 issued at respective dates	2,497,485	2,491,558
Treasury stock at cost; 34,828 and 98,944 shares at respective dates	(844)	(4,308)
Total common stock	2,496,641	2,487,250
Retained earnings	1,801,047	1,785,273
Accumulated other comprehensive loss:	1,001,017	1,703,273
Pension and other postretirement benefits	(54,538)	(54,995)
Derivative instruments	(20,364)	(23,058)
Dell'aut o moduliono	(20,304)	(23,030)

Total accumulated other comprehensive loss	(74.902)	(78,053)
Total shareholders equity	4.222.786	4.194.470
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Noncontrolling interests (Note 6)	154,915	145,990
Total equity	4,377,701	4,340,460
TOTAL LIABILITIES AND EQUITY	\$ 13,450,797 \$	13,508,686

## PINNACLE WEST CAPITAL CORPORATION

## CONDENSED CONSOLIDATED STATEMENTS OF CASH FLOWS

(unaudited)

(dollars in thousands)

Zols HLOWS FROM OPERATING ACTIVITIES           Net income         \$ 24,691         \$ 32,836           Adjustments to reconcile net income to net cash provided by operating activities:           Depreciation and amortization including nuclear fuel         122,394         124,344           Deferred fuel and purchased power         8,022         1,122           Allowance for equity funds used during construction         8,022         1,122           Allowance for equity funds used during construction         (7,442)         (6,864)           Deferred income taxes         8,810         (9,265)           Deferred investment tax credit         (247)         21,428           Change in derivative instruments fair value         (13)         333           Changes in current assets and liabilities:         25,986         3,931           Customer and other receivables         25,986         3,931           Accrued unbilled revenues         7,889         4,698           Materials, supplies and fossil fuel         (187)         (9,386)           Income tax receivable         (10,669)         (2,525)           Accounts payable         (50,990)         11,925           Accounts payable         (50,990)         933           Other current liabiliti
Net income         \$ 24,691         \$ 32,836           Adjustments to reconcile net income to net cash provided by operating activities:         Use preciation and amortization including nuclear fuel         122,394         124,344           Deferred fuel and purchased power         31,630         31,194           Deferred fuel and purchased power amortization         8,022         1,122           Allowance for equity funds used during construction         (7,442)         (6,864)           Deferred income taxes         8,810         (9,265)           Deferred investment tax credit         (247)         21,428           Change in derivative instruments fair value         (13)         333           Changes in current assets and liabilities:         25,986         3,931           Accrued unbilled revenues         7,889         4,698           Materials, supplies and fossil fuel         (187)         (9,386)           Income tax receivable         (10,669)         (2,525)           Accounts payable         (50,990)         11,925           Accured taxes         48,139         39,615           Other current liabilities         (29,00)         933           Change in margin and collateral accounts         assets         (290)         933           Change in other long-term a
Adjustments to reconcile net income to net cash provided by operating activities:       122,394       124,344         Deferred fuel and purchased power       31,630       31,194         Deferred fuel and purchased power amortization       8,022       1,122         Allowance for equity funds used during construction       (7,442)       (6,864)         Deferred income taxes       8,810       (9,265)         Deferred investment tax credit       (247)       21,428         Change in derivative instruments fair value       (13)       333         Changes in current assets and liabilities:       25,986       3,931         Customer and other receivables       25,986       3,931         Accrued unbilled revenues       7,889       4,698         Materials, supplies and fossil fuel       (187)       (9,386)         Income tax receivable       130,870       (433)         Accounts payable       (50,990)       11,925         Accounts payable       (50,990)       11,925         Accrued taxes       48,139       39,615         Other current liabilities       (15,864)       (62,636)         Change in margin and collateral accounts assets       (290)       933         Change in other long-term assets       (9,636)       (31,202) <t< td=""></t<>
Depreciation and amortization including nuclear fuel         122,394         124,344           Deferred fuel and purchased power         31,630         31,194           Deferred fuel and purchased power amortization         8,022         1,122           Allowance for equity funds used during construction         (7,442)         (6,864)           Deferred income taxes         8,810         (9,265)           Deferred investment tax credit         (247)         21,428           Change in derivative instruments fair value         (13)         333           Changes in current assets and liabilities:         T         3,931           Customer and other receivables         25,986         3,931           Accrued unbilled revenues         7,889         4,698           Materials, supplies and fossil fuel         (187)         (9,386)           Other current assets         (10,669)         (2,525)           Accounts payable         (50,990)         11,925           Accrued taxes         48,139         39,615           Other current liabilities         (15,864)         (62,636)           Change in margin and collateral accounts assets         (29,075)         24,205           Change in other long-term assets         (9,636)         (31,202)           Change in other
Deferred fuel and purchased power         31,630         31,194           Deferred fuel and purchased power amortization         8,022         1,122           Allowance for equity funds used during construction         (7,442)         (6,864)           Deferred income taxes         8,810         (9,265)           Deferred investment tax credit         (247)         21,428           Change in derivative instruments fair value         (13)         333           Changes in current assets and liabilities:         25,986         3,931           Customer and other receivables         25,986         3,931           Accrued unbilled revenues         7,889         4,698           Materials, supplies and fossil fuel         (187)         (9,386)           Income tax receivable         130,870         (433)           Other current assets         (10,669)         (2,525)           Accounts payable         (50,990)         11,925           Accounts payable         (50,990)         11,925           Accrued taxes         48,139         39,615           Other current liabilities         (290)         933           Change in margin and collateral accounts assets         (290)         933           Change in margin and collateral accounts liabilities         (29,0
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Allowance for equity funds used during construction       (7,442)       (6,864)         Deferred income taxes       8,810       (9,265)         Deferred investment tax credit       (247)       21,428         Change in derivative instruments fair value       (13)       333         Changes in current assets and liabilities:       T         Customer and other receivables       25,986       3,931         Accrued unbilled revenues       7,889       4,698         Materials, supplies and fossil fuel       (187)       (9,386)         Income tax receivable       130,870       (433)         Other current assets       (10,669)       (2,525)         Accounts payable       50,990)       11,925         Accord taxes       48,139       39,615         Other current liabilities       (15,864)       (62,636)         Change in margin and collateral accounts assets       (290)       933         Change in margin and collateral accounts liabilities       (29,075)       24,205         Change in other long-term assets       (9,636)       (31,202)         Change in other long-term liabilities       (34,861)       37,904
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Accrued taxes48,13939,615Other current liabilities(15,864)(62,636)Change in margin and collateral accountsassets(290)933Change in margin and collateral accountsliabilities(29,075)24,205Change in other long-term assets(9,636)(31,202)Change in other long-term liabilities(34,861)37,904
Other current liabilities(15,864)(62,636)Change in margin and collateral accountsassets(290)933Change in margin and collateral accountsliabilities(29,075)24,205Change in other long-term assets(9,636)(31,202)Change in other long-term liabilities(34,861)37,904
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Change in other long-term assets(9,636)(31,202)Change in other long-term liabilities(34,861)37,904
Change in other long-term liabilities (34,861) 37,904
The cash now provided by operating activities 219,137
CASH FLOWS FROM INVESTING ACTIVITIES
Capital expenditures (207,459) (182,859)
Contributions in aid of construction 7,736 14,912
Allowance for borrowed funds used during construction (3,770) (3,990)
Proceeds from nuclear decommissioning trust sales  103,157  135,240
Investment in nuclear decommissioning trust (107,470) (139,553)
Other (702) (470)
Net cash flow used for investing activities (208,508) (176,720)
(1/6,725)
CASH FLOWS FROM FINANCING ACTIVITIES
Issuance of long-term debt 250,000 104,307
Short-term borrowings and payments net (143,625) (92,175)
Dividends paid on common stock (62,520) (58,067)
Common stock equity issuance 9,390 9,441
Other 1 (36)
Net cash flow provided by (used for) financing activities 53,246 (36,530)

93,895		(1,093)
9,526		26,202
\$ 103,421	\$	25,109
\$	9,526	9,526

#### PINNACLE WEST CAPITAL CORPORATION

#### NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

#### 1. Consolidation and Nature of Operations

The unaudited condensed consolidated financial statements include the accounts of Pinnacle West and our subsidiaries: APS and El Dorado Investment Company (El Dorado). Intercompany accounts and transactions between the consolidated companies have been eliminated. The unaudited condensed consolidated financial statements for APS include the accounts of APS and the Palo Verde Nuclear Generating Station (Palo Verde) sale leaseback variable interest entities (VIEs) (see Note 6 for further discussion). Our accounting records are maintained in accordance with accounting principles generally accepted in the United States of America (GAAP). The preparation of financial statements in accordance with GAAP requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities, disclosure of contingent assets and liabilities at the date of the financial statements and reported amounts of revenues and expenses during the reporting period. Actual results could differ from those estimates.

Weather conditions cause significant seasonal fluctuations in our revenues; therefore, results for interim periods do not necessarily represent results expected for the year.

Our condensed consolidated financial statements have been prepared pursuant to the rules and regulations of the United States Securities and Exchange Commission (SEC). Certain information and footnote disclosures normally included in financial statements prepared in conformity with GAAP have been condensed or omitted pursuant to such regulations, although we believe that the disclosures provided are adequate to make the interim information presented not misleading.

The following table shows more detail of previously reported amounts for the changes in deferred investment tax credit and income tax receivable. Previously reported amounts were netted in the Statement of Cash Flows (dollars in thousands):

Statement of Cash Flows for the Year Ended March 31, 2013	A	s previously reported	Changes to conform to current year presentation	Amount report changes to conf current ye presentati	orm to ar
Cash Flows from Operating Activities					
Deferred income taxes	\$	12,163	\$ (21,428)	\$	(9,265)
Deferred investment tax credit			21,428		21,428
Accrued taxes and income tax receivable		39,182	(39,182)		
Income tax receivable			(433)		(433)
Accrued taxes			39,615		39,615

#### **Supplemental Cash Flow Information**

The following table summarizes supplemental Pinnacle West cash flow information (dollars in thousands):

#### PINNACLE WEST CAPITAL CORPORATION

#### NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

	Three Months Ended March 31,				
	2014		2013		
Cash paid (received) during the period for:					
Income taxes, net of refunds	\$ (131,078)	\$	425		
Interest, net of amounts capitalized	49,147		49,038		
Significant non-cash investing and financing activities:					
Accrued capital expenditures	\$ 24,908	\$	6,575		

#### 2. Long-Term Debt and Liquidity Matters

Pinnacle West and APS maintain committed revolving credit facilities in order to enhance liquidity and provide credit support for their commercial paper programs.

#### Pinnacle West

Pinnacle West s \$200 million credit facility matures in November 2016. At March 31, 2014, the facility was available to refinance indebtedness of the Company and for other general corporate purposes, including credit support for its \$200 million commercial paper program. Pinnacle West has the option to increase the amount of the facility up to a maximum of \$300 million upon the satisfaction of certain conditions and with the consent of the lenders. At March 31, 2014, Pinnacle West had commercial paper borrowings of \$10 million, no outstanding borrowings under its credit facility and no letters of credit outstanding.

## APS

On July 12, 2013, APS purchased all \$33 million of the Coconino County, Arizona Pollution Control Corporation Pollution Control Revenue Refunding Bonds, 1994 Series A, due 2029. On October 11, 2013, APS purchased all \$32 million of the City of Farmington, New Mexico Pollution Control Revenue Bonds, 1994 Series C, due 2024. On January 15, 2014, these series of bonds were canceled.

On January 10, 2014, APS issued \$250 million of 4.70% unsecured senior notes that mature on January 15, 2044. The proceeds from the sale were used to repay commercial paper which was used to fund the acquisition of Southern California Edison s (SCE) 48% ownership interest in each of Units 4 and 5 of the Four Corners Power Plant (Four Corners) and to replenish cash used in 2013 to re-acquire two series of tax-exempt indebtedness.

At March 31, 2014, APS had two credit facilities totaling \$1 billion, including a \$500 million credit facility that matures in November 2016 and a \$500 million facility that matures in April 2018. APS may increase the amount of each facility up to a maximum of \$700 million upon the satisfaction of certain conditions and with the consent of the lenders. APS will use these facilities to refinance indebtedness and for other general corporate purposes. Interest rates are based on APS senior unsecured debt credit ratings.

The facilities described above are available to support APS s \$250 million commercial paper program, for bank borrowings or for issuances of letters of credit. At March 31, 2014, APS had no

#### PINNACLE WEST CAPITAL CORPORATION

#### NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

commercial paper borrowings and no outstanding borrowings or outstanding letters of credit under these credit facilities.

On May 1, 2014, APS purchased a total of \$100 million of the Maricopa County, Arizona, Pollution Control Corporation Pollution Control Revenue Refunding Bonds, 2009 Series A, D and E due 2029. We expect to remarket these bonds within the next twelve months. These bonds are classified as current maturities of long-term debt on our Condensed Consolidated Balance Sheets at March 31, 2014 and December 31, 2013.

See Financial Assurances in Note 9 for a discussion of APS s separate outstanding letters of credit.

#### **Debt Fair Value**

Our long-term debt fair value estimates are based on quoted market prices for the same or similar issues, and are classified within Level 2 of the fair value hierarchy. Certain of our debt instruments contain third-party credit enhancements and, in accordance with GAAP, we do not consider the effect of these credit enhancements when determining fair value. The following table represents the estimated fair value of our long-term debt, including current maturities (dollars in millions):

		As of March 31, 2014					s of er 31, 2013		
	Carrying Amount Fair		Fair Value		Fair Value				
Pinnacle West	\$	125	\$	125	\$	125	\$	125	
APS		3,461		3,794		3,212		3,454	
Total	\$	3,586	\$	3,919	\$	3,337	\$	3,579	

#### **Debt Provisions**

An existing ACC order requires APS to maintain a common equity ratio of at least 40%. As defined in the ACC order, the common equity ratio is total shareholder equity divided by the sum of total shareholder equity and long-term debt, including current maturities of long-term debt. At March 31, 2014, APS was in compliance with this common equity ratio requirement. Its total shareholder equity was approximately \$4.3 billion, and total capitalization was approximately \$7.8 billion. APS would be prohibited from paying dividends if the payment would reduce its total shareholder equity below approximately \$3.1 billion, assuming APS s total capitalization remains the same.

## 3. Regulatory Matters

## Retail Rate Case Filing with the Arizona Corporation Commission

On June 1, 2011, APS filed an application with the ACC for a net retail base rate increase of \$95.5 million. APS requested that the increase become effective July 1, 2012. The request would have increased the average retail customer bill by approximately 6.6%. On January 6, 2012, APS and other parties to the general retail rate case entered into an agreement (the 2012 Settlement Agreement)

#### PINNACLE WEST CAPITAL CORPORATION

#### NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

detailing the terms upon which the parties agreed to settle the rate case.	On May 15, 2012, the ACC approved the 2012 Settlement Agreement
without material modifications.	

#### Settlement Agreement

The 2012 Settlement Agreement provides for a zero net change in base rates, consisting of: (1) a non-fuel base rate increase of \$116.3 million; (2) a fuel-related base rate decrease of \$153.1 million (to be implemented by a change in the base fuel rate for fuel and purchased power costs (Base Fuel Rate) from \$0.03757 to \$0.03207 per kilowatt hour (kWh); and (3) the transfer of cost recovery for certain renewable energy projects from the Arizona Renewable Energy Standard and Tariff (RES) surcharge to base rates in an estimated amount of \$36.8 million.

APS also agreed not to file its next general rate case before May 31, 2015, and not to request that its next general retail rate increase be effective prior to July 1, 2016. The 2012 Settlement Agreement allows APS to request a change to its base rates during the stay-out period in the event of an extraordinary event that, in the ACC s judgment, requires base rate relief in order to protect the public interest. Nor is APS precluded from seeking rate relief, or any other party to the 2012 Settlement Agreement precluded from petitioning the ACC to examine the reasonableness of APS s rates, in the event of significant regulatory developments that materially impact the financial results expected under the terms of the 2012 Settlement Agreement.

Other key provisions of the 2012 Settlement Agreement include the following:

- An authorized return on common equity of 10.0%;
- A capital structure comprised of 46.1% debt and 53.9% common equity;
- A test year ended December 31, 2010, adjusted to include plant that is in service as of March 31, 2012;
- Deferral for future recovery or refund of property taxes above or below a specified 2010 test year level caused by changes to the Arizona property tax rate as follows:

•	Deferral of increases in property taxes of 25% in 2012, 50% in 2013 and 75% for 2014 and subsequent years if Arizona
property tax rates incre	ease; and
•	Deferral of 100% in all years if Arizona property tax rates decrease;
<ul> <li>additional interests in U</li> </ul>	A procedure to allow APS to request rate adjustments prior to its next general rate case related to APS s acquisition of Units 4 and 5 and the related closure of Units 1-3 of Four Corners (APS made its filing under this provision on
	hich would result in an average bill impact to residential customers of approximately 2% if approved as requested);
• generation;	Implementation of a Lost Fixed Cost Recovery rate mechanism to support energy efficiency and distributed renewable
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## PINNACLE WEST CAPITAL CORPORATION

## NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

expenditures associated	Modifications to the Environmental Improvement Surcharge (EIS) to allow for the recovery of carrying costs for capital with government-mandated environmental controls, subject to an existing cents per kWh cap on cost recovery that could ately \$5 million in revenues annually;
•	Modifications to the Power Supply Adjustor ( PSA ), including the elimination of the 90/10 sharing provision;
• capital expenditures not below;	A limitation on the use of the RES surcharge and the Demand Side Management Adjustor Charge ( DSMAC ) to recoup required under the terms of APS s 2009 retail rate case settlement agreement (the 2009 Settlement Agreement ) discusse
• anticipated July 1, 2012	Allowing a negative credit that existed in the PSA rate to continue until February 2013, rather than being reset on the rate effective date;
• changes; and	Modification of the transmission cost adjustor ( TCA ) to streamline the process for future transmission-related rate
	Implementation of various changes to rate schedules, including the adoption of an experimental buy-through rate that e commercial and industrial customers to select alternative sources of generation to be supplied by APS.
goal set by the parties to	greement was approved by the ACC on May 15, 2012, with new rates effective on July 1, 2012. This accomplished a the 2009 Settlement Agreement to process subsequent rate cases within twelve months of sufficiency findings from the ally occurs within 30 days after the filing of a rate case.
Cost Recovery Mechan	nisms
APS has received regula	atory decisions that allow for more timely recovery of certain costs through the following recovery mechanisms.

**Renewable Energy Standard.** In 2006, the ACC approved the RES. Under the RES, electric utilities that are regulated by the ACC must supply an increasing percentage of their retail electric energy sales from eligible renewable resources, including solar, wind, biomass, biogas and geothermal technologies. In order to achieve these requirements, the ACC allows APS to include a RES surcharge as part of customer bills to recover the approved amounts for use on renewable energy projects. Each year APS is required to file a five-year implementation plan with the ACC and seek approval for funding the upcoming year s RES budget.

On July 12, 2013, APS filed its annual RES implementation plan, covering the 2014-2018 timeframe and requesting a 2014 RES budget of approximately \$143 million. In a final order dated January 7, 2014, the ACC approved the requested budget. Also in 2013, the ACC conducted a hearing to consider APS s proposal to establish compliance with distributed energy requirements by tracking and recording distributed energy, rather than acquiring and retiring renewable energy credits. On February 6, 2014, the ACC established a proceeding to modify the renewable energy rules to establish a process for compliance with the renewable energy requirement that is not based solely on the use of renewable

#### PINNACLE WEST CAPITAL CORPORATION

#### NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

energy credits. On April 4, 2014, ACC staff submitted a proposal outlining various options which could be used to determine compliance with the renewable energy rules. APS filed comments on the proposal and is awaiting the ACC s selection of a proposal and modification of the rules to implement such proposal.

**Demand Side Management Adjustor Charge.** The ACC Electric Energy Efficiency Standards require APS to submit a Demand Side Management Implementation Plan (DSM Plan) for review by and approval of the ACC.

On June 1, 2012, APS filed its 2013 DSM Plan. In 2013, the standards require APS to achieve cumulative energy savings equal to 5% of its 2012 retail energy sales. Later in 2012, APS filed a supplement to its plan that included a proposed budget for 2013 of \$87.6 million.

On March 11, 2014, the ACC issued an order approving APS s 2013 DSM Plan. The ACC approved a budget of \$68.9 million for each of 2013 and 2014. The ACC also approved a Resource Savings Initiative that allows APS to count towards compliance with the ACC Electric Energy Efficiency Standards, savings for improvements to APS s transmission and delivery system, generation and facilities that have been approved through a DSM Plan.

On June 27, 2013, the ACC voted to open a new docket investigating whether the Electric Energy Efficiency Rules should be modified. The ACC held a series of three workshops in March and April 2014 to investigate methodologies used to determine cost effective energy efficiency programs, cost recovery mechanisms, incentives, and potential changes to the Electric Energy Efficiency and Resource Planning Rules.

**PSA Mechanism and Balance.** The PSA provides for the adjustment of retail rates to reflect variations in retail fuel and purchased power costs. The following table shows the changes in the deferred fuel and purchased power regulatory asset (liability) for 2014 and 2013 (dollars in millions):

		Three Months Ended March 31,					
		2014		2013			
Beginning balance		\$ 21	\$		73		
Deferred fuel and purchased power costs	current period	(32)			(31)		
Amounts charged to customers		(8)			(1)		
Ending balance		\$ (19)	\$		41		

The PSA rate for the PSA year beginning February 1, 2014 is \$0.001557 per kWh, as compared to \$0.001329 per kWh for the prior year. This new rate is comprised of a forward component of \$0.001277 per kWh and a historical component of \$0.000280 per kWh. Any uncollected (overcollected) deferrals during the 2014 PSA year will be included in the calculation of the PSA rate for the PSA year beginning February 1,

2015.

Transmission Rates, Transmission Cost Adjustor and Other Transmission Matters. In July 2008, the United States Federal Regulatory Commission (FERC) approved an Open Access Transmission Tariff for APS to move from fixed rates to a formula rate-setting methodology in order to more accurately reflect and recover the costs that APS incurs in providing transmission services. A large portion of the rate represents charges for transmission services to serve APS s retail customers (Retail

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#### PINNACLE WEST CAPITAL CORPORATION

#### NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

Transmission Charges ). In order to recover the Retail Transmission Charges, APS was previously required to file an application with, and obtain approval from, the ACC to reflect changes in Retail Transmission Charges through the TCA. Under the terms of the 2012 Settlement Agreement (discussed above), however, an adjustment to rates to recover the Retail Transmission Charges will be made annually each June 1 and will go into effect automatically unless suspended by the ACC.

The formula rate is updated each year effective June 1 on the basis of APS s actual cost of service, as disclosed in APS s FERC Form 1 report for the previous fiscal year. Items to be updated include actual capital expenditures made as compared with previous projections, transmission revenue credits and other items. The resolution of proposed adjustments can result in significant volatility in the revenues to be collected. APS reviews the proposed formula rate filing amounts with the ACC staff. Any items or adjustments which are not agreed to by APS and the ACC staff can remain in dispute until settled or litigated at FERC. Settlement or litigated resolution of disputed issues could require an extended period of time and could have a significant effect on the Retail Transmission Charge because any adjustment, though applied prospectively, may be calculated to account for previously over- or under-collected amounts.

Effective June 1, 2013, APS s annual wholesale transmission rates for all users of its transmission system increased by approximately \$26 million for the twelve-month period beginning June 1, 2013 in accordance with the FERC-approved formula. An adjustment to APS s retail rates to recover FERC-approved transmission charges went into effect automatically on June 1, 2013.

Lost Fixed Cost Recovery Mechanism. The LFCR mechanism permits APS to recover on an after-the-fact basis a portion of its fixed costs that would otherwise have been collected by APS in the kWh sales lost due to APS energy efficiency programs and to distributed generation such as rooftop solar arrays. The fixed costs recoverable by the LFCR mechanism were established in the 2012 Settlement Agreement and amount to approximately 3.1 cents per residential kWh lost and 2.3 cents per non-residential kWh lost. The kWh s lost from energy efficiency are based on a third-party evaluation of APS s energy efficiency programs. Distributed generation sales losses are determined from the metered output from the distributed generation units or if metering is unavailable, through accepted estimating techniques.

APS filed its first LFCR adjustment on January 15, 2013 and will file for a LFCR adjustment every January thereafter. On February 12, 2013, the ACC approved a LFCR adjustment of \$5.1 million, representing a pro-rated amount for 2012 since the 2012 Settlement Agreement went into effect on July 1, 2012. APS filed its 2014 annual LFCR adjustment on January 15, 2014, requesting a LFCR adjustment of \$25.3 million, effective March 1, 2014. The ACC approved APS s LFCR adjustment without change on March 11, 2014, which became effective April 1, 2014.

#### Deregulation

On May 9, 2013, the ACC voted to re-examine the facilitation of a deregulated retail electric market in Arizona. The ACC subsequently opened a docket for this matter and received comments from a number of interested parties on the considerations involved in establishing retail electric deregulation in the state. One of these considerations is whether various aspects of a deregulated market, including setting utility rates on a

market basis, would be consistent with the requirements of the Arizona Constitution. On September 11, 2013, after receiving legal advice from the ACC staff, the ACC voted 4-1 to close the current docket and await full Constitutional authority before any further examination of

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#### PINNACLE WEST CAPITAL CORPORATION

#### NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

this matter. The motion approved by the ACC also included opening one or more new dockets in the future to explore options to offer more rate choices to customers and innovative changes within the existing cost-of-service regulatory model that could include elements of competition. The ACC opened a new docket on November 4, 2013 to explore technological advances and innovative changes within the electric utility industry. Workshops in this docket are being held in 2014.

#### **Net Metering**

On July 12, 2013, APS filed an application with the ACC proposing a solution to fix the cost shift brought by the current net metering rules. On December 3, 2013, the ACC issued its order on APS s net metering proposal. The ACC instituted a charge on customers who install rooftop solar panels after December 31, 2013, and directed APS to provide quarterly reports on the pace of rooftop solar adoption to assist the ACC in considering further increases. The charge of \$0.70 per kilowatt became effective on January 1, 2014, and is estimated to collect \$4.90 per month from a typical future rooftop solar customer to help pay for their use of the electricity grid. The new policy will be in effect until the next APS rate case.

In making its decision, the ACC determined that the current net metering program creates a cost shift, causing non-solar utility customers to pay higher rates to cover the costs of maintaining the electrical grid. ACC staff and the state s Residential Utility Consumer Office, among other organizations, also agreed that a cost shift exists. The fixed charge does not increase APS s revenue because it is credited to the LFCR, but it will modestly reduce the impact of the cost shift on non-solar customers. The ACC acknowledged that the new charge addresses only a portion of the cost shift.

Beginning in May 2014, the ACC will conduct a series of workshops to, among other things, evaluate the role and value of the electric grid as it relates to rooftop solar and other issues regarding net metering.

#### **Four Corners**

On December 30, 2013, APS purchased SCE s 48% ownership interest in each of Units 4 and 5 of Four Corners. The 2012 Settlement Agreement includes a procedure to allow APS to request rate adjustments prior to its next general rate case related to APS s acquisition of the additional interests in Units 4 and 5 and the related closure of Units 1-3 of Four Corners. APS made its filing under this provision on December 30, 2013. If approved, these adjustments would result in an average bill impact to residential customers of approximately 2%. This includes the deferral for future recovery of all non-fuel operating cost for the acquired SCE interest in Four Corners, net of the non-fuel operating costs savings resulting from the closure of Units 1-3 from the date of closing of the purchase. The 2012 Settlement Agreement also provides for deferral for future recovery of all unrecovered costs incurred in connection with the closure of Units 1-3. The deferral balance related to the acquisition of SCE s interest in Units 4 and 5 and the closure of Units 1-3 was \$47 million as of March 31, 2014. A hearing on this matter is scheduled to begin August 4, 2014 and we anticipate a decision by the end of 2014. APS cannot predict the outcome of this matter.

As part of APS s acquisition of SCE s interest in Units 4 and 5, APS and SCE agreed, via a Transmission Termination Agreement, that upon closing of the acquisition, the companies would terminate an existing transmission agreement ( Transmission Agreement ) between the parties that provides transmission capacity on a system (the Arizona Transmission System ) for SCE to transmit its

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#### NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

portion of the output from Four Corners to California. APS previously submitted a request to FERC related to this termination, which resulted in a FERC order denying rate recovery of \$40 million that APS agreed to pay SCE associated with the termination. APS and SCE negotiated an alternate arrangement under which SCE would assign its 1,555 MW capacity rights over the Arizona Transmission System to third-parties, including 300 MW to APS a marketing and trading group. However, this alternative arrangement was not approved by FERC. In late March 2014, APS and SCE filed requests for rehearing with FERC. We are unable to predict the timing or outcome of these requests. Although APS and SCE continue to evaluate potential paths forward, it is possible that the terms of the Transmission Termination Agreement may again control. As we previously disclosed, APS believes that the original denial by FERC of rate recovery under the Transmission Termination Agreement constitutes the failure of a condition that relieves APS of its obligations under that agreement. If APS and SCE were unable to determine a resolution through negotiation, the Transmission Termination Agreement requires that disputes be resolved through arbitration. APS is unable to predict the outcome of this matter if it proceeds to arbitration.

## PINNACLE WEST CAPITAL CORPORATION

## NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

## **Regulatory Assets and Liabilities**

The detail of regulatory assets is as follows (dollars in millions):

	Remaining Amortization	March 31, 2014				December 31, 2013			
	Period	Current Non-Current		Current		Non-Current			
Pension and other postretirement benefits	(a)	\$	\$	313	\$		\$	314	
Income taxes allowance for funds used									
during construction ( AFUDC ) equity	2043	4		104		4		105	
Deferred fuel and purchased power									
mark-to-market (Note 7)	2016			26		5		29	
Transmission vegetation management	2016	9		12		9		14	
Coal reclamation	2038	8		16		8		18	
Palo Verde VIEs (Note 6)	2046			42				41	
Deferred compensation	2036			36				34	
Deferred fuel and purchased power (b) (c)	2015					21			
Tax expense of Medicare subsidy	2023	2		15		2		15	
Loss on reacquired debt	2034	1		18		1		17	
Income taxes investment tax credit basis									
adjustment	2043	1		39		1		39	
Pension and other postretirement benefits									
deferral	2015	8		2		8		4	
Four Corners cost deferral									