

INTERVENTION



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BEFORE THE ARIZONA CORPORATION COMMISSION

2011 JUL - 6 P 4: 34

Arizona Corporation Commission

DOCKETED

JUL - 6 2011

COMMISSIONERS

AZ CORP COMMISSION
DOCKET CONTROL

GARY PIERCE, Chairman
BOB STUMP
SANDRA D. KENNEDY
PAUL NEWMAN
BRENDA BURNS

DOCKETED BY

IN THE MATTER OF THE
APPLICATION OF TUCSON ELECTRIC
POWER COMPANY FOR APPROVAL
OF ITS 2012 RENEWABLE ENERGY
STANDARD IMPLEMENTATION PLAN
AND DISTRIBUTED ENERGY
ADMINISTRATIVE PLAN AND
REQUEST FOR RESET OF
RENEWABLE ENERGY ADJUSTOR.

DOCKET NO. E-01933A-11-0269

**THE SOLAR ALLIANCE'S
APPLICATION FOR LEAVE TO
INTERVENE**

The Solar Alliance ("Solar Alliance"), by its counsel undersigned and pursuant to A.A.C. R14-3-105, hereby applies to the Arizona Corporation Commission ("Commission") for an Order granting Solar Alliance leave to intervene in the above-captioned proceeding. In support of its motion, Solar Alliance states as follows:

1. Solar Alliance is an alliance of solar manufacturers, integrators and financiers dedicated to accelerating the development of photovoltaic (PV) energy in the United States. The Alliance specifically targets its efforts to help legislators, regulators and utilities make the transition to solar power by providing the technical and policy expertise to create programs that are in the best interest of residential, commercial, and government customers and Americans as a whole.

2. Tucson Electric Power Company's ("TEP") Renewable Energy Standard Implementation Plan 2012 ("Plan") contemplates that TEP will acquire renewable energy resources to satisfy its obligations under the Commission's Renewable Energy Standard and Tariff Rules ("REST Rules").

1 3. Members of Solar Alliance provide solar energy resources of the type TEP
2 intends to acquire pursuant to its Plan.

3 4. As providers of the types of solar energy resources by which TEP proposes
4 to meet its obligations under the REST Rules, Solar Alliance and its members will be
5 affected directly and substantially affected by the decision of the Commission in this
6 proceeding.

7 5. The granting of intervenor status to Solar Alliance will not delay this
8 proceeding or cause the issues to be unduly broadened, nor will it unduly prejudice TEP
9 or any other interested parties.

10 6. Service of all correspondence, documents or pleadings should be made to:

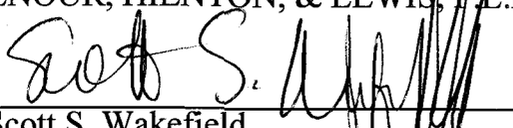
11 Scott S. Wakefield
12 Ridenour, Hienton & Lewis, P.L.L.C.
13 201 North Central Avenue, Suite 3300
14 Phoenix, Arizona 85004-1052
15 Phone: 602-254-9900
16 Fax: 602-254-8670
17 Email: sswakefield@rhkl-law.com

18 WHEREFORE, based upon the foregoing reasons, Solar Alliance respectfully
19 requests that the presiding Administrative Law Judge issue an order granting this motion.

20 Dated this 6th day of July, 2011.

21 RIDENOUR, HIENTON, & LEWIS, P.L.L.C.

22 By

23 
24 Scott S. Wakefield
25 201 North Central Avenue, Suite 3300
26 Phoenix, Arizona 85004-1052
 Attorneys for The Solar Alliance

1 ORIGINAL and 13 copies filed
2 this 6th day of July, 2011 with:

3 Docket Control
4 Arizona Corporation Commission
5 1200 W. Washington Street
6 Phoenix, AZ 85007

7 COPY of the foregoing HAND-
8 DELIVERED this 6th day of
9 July, 2011 to:

10 Lyn Farmer
11 Chief Administrative Law Judge
12 Hearing Division
13 Arizona Corporation Commission
14 1200 West Washington Street
15 Phoenix, Arizona 85007

16 Janice M. Alward, Esq.
17 Chief Counsel, Legal Division
18 Arizona Corporation Commission
19 1200 West Washington Street
20 Phoenix, Arizona 85007

21 Steven M. Olea, Director
22 Utilities Division
23 Arizona Corporation Commission
24 1200 West Washington Street
25 Phoenix, Arizona 85007

26 COPY of the foregoing MAILED
this 6th day of July, 2011 to:

Michael W. Patten
Roshka DeWulf & Patten
400 East Van Buren Street, Suite 800
Phoenix, Arizona 85004
Attorneys for Tucson Electric Power
Company

Phillip Dion, Esq.
Melody Gilke, Esq.
Tucson Electric Power Company
One South Church Ave., Suite 200
Tucson, Arizona 85701