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BEFORE THE ARIZONA CORPORATION COMMISSION

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Arizona Corporation Commission

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COMMISSIONERS

- BOB STUMP – Chairman
- GARY PIERCE
- BRENDA BURNS
- BOB BURNS
- SUSAN BITTER SMITH

AZ CORP COMMISSION
DOCKET CONTROL

DOCKETED BY *JM*

IN THE MATTER OF ARIZONA PUBLIC SERVICE COMPANY REQUEST FOR APPROVAL OF UPDATED GREEN POWER RATE SCHEDULE GPS-1, GPS-2, AND GPS-3.

DOCKET NO. E-01345A-10-0394

IN THE MATTER OF THE APPLICATION OF ARIZONA PUBLIC SERVICE COMPANY FOR APPROVAL OF ITS 2013 RENEWABLE ENERGY STANDARD IMPLEMENTATION FOR RESET OF RENEWABLE ENERGY ADJUSTOR.

DOCKET NO. E-01345A-12-0290

IN THE MATTER OF THE APPLICATION OF TUCSON ELECTRIC POWER COMPANY FOR APPROVAL OF ITS 2013 RENEWABLE ENERGY STANDARD IMPLEMENTATION PLAN AND DISTRIBUTED ENERGY ADMINISTRATIVE PLAN AND REQUEST FOR RESET OF ITS RENEWABLE ENERGY ADJUSTOR.

DOCKET NO. E-01933A-12-0296

IN THE MATTER OF THE APPLICATION OF UNS ELECTRIC, INC. FOR APPROVAL OF ITS 2013 RENEWABLE ENERGY STANDARD IMPLEMENTATION PLAN AND DISTRIBUTED ENERGY ADMINISTRATIVE PLAN AND REQUEST FOR RESET OF ITS RENEWABLE ENERGY ADJUSTOR.

DOCKET NO. E-04204A-12-0297

PROCEDURAL ORDER

BY THE COMMISSION:

On January 31, 2013, the Commission issued Decision Nos. 73636 for Arizona Public Service Company (“APS”), 73637 for Tucson Electric Power Company (“TEP”), and 73638 for UNS Electric, Inc. (“UNS”) in the above-captioned dockets (“2013 REST dockets”).¹ Those Decisions directed that the Commission would consider the proposed “Track and Record” mechanism (as well as alternatives thereto), for APS, TEP and UNS (“collectively, “Utilities”) at a hearing.

¹ On March 21, 2013, Orders *Nunc Pro Tunc* were issued for Decision Nos. 73636, 73637, and 73638.

1 Procedural Orders have been issued setting a hearing on the Track and Record issue, ordering
2 public notice of the hearing and setting associated procedural deadlines.

3 The parties to this proceeding currently include APS, TEP, UNS, the Commission’s Utilities
4 Division (“Staff”), Freeport-McMoRan Copper & Gold, Inc. (“Freeport-McMoRan”), Arizonans for
5 Electric Choice and Competition (“AECC”), Arizona Competitive Power Alliance (“Alliance”), Solar
6 Energy Industries Association (“SEIA”), Western Resource Advocates (“WRA”), Arizona Solar
7 Energy Industries Association (“AriSEIA”), Sonoran Solar, LLC (“Sonoran”), Wal-Mart Stores, Inc.
8 and Sam’s West Inc. (collectively “Walmart”), the United States Department of Defense and all other
9 Federal Executive Agencies (“DoD”), Interwest Energy Alliance (“Interwest”), and the Residential
10 Utility Consumer Office (“RUCO”).

11 On April 8, 2013, Alliance filed an Application for Leave to Withdraw Intervention. Alliance
12 states that due to the narrowing of issues in this proceeding, issues that would have affected Alliance
13 members are no longer relevant to the case. Alliance therefore requests that its intervention be
14 withdrawn.

15 No objections have been filed to Alliance’s filing. Accordingly, Alliance should be granted
16 leave to withdraw from participation as an intervenor in this proceeding, and should be removed from
17 the service list.

18 On April 10, 2013, the Vote Solar Initiative (“Vote Solar”) filed a Petition for Leave to
19 Intervene.

20 No objection has been filed to the intervention request of Vote Solar. Accordingly, Vote
21 Solar should be granted intervention.

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1 IT IS THEREFORE ORDERED that Alliance is hereby granted leave to withdraw from
2 participation in this proceeding. Alliance shall be removed from the service list for these
3 consolidated dockets.

4 IT IS FURTHER ORDERED that Vote Solar is hereby granted intervention.

5 DATED this 17th day of April, 2013.

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8 
9 JANE RODDA
THENA JIBILIAN
ADMINISTRATIVE LAW JUDGE

10 Copies of the foregoing mailed/delivered
11 this 19th day of April, 2013 to:

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Intervention Withdrawn

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