

ORIGINAL

INTERVENTION



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Court S. Rich AZ Bar No. 021290
Rose Law Group pc
7144 E. Stetson Drive, Suite 300
Scottsdale, Arizona 85251
Direct: (480) 505-3937
Fax: (480) 505-3925
Attorney for Intervenor The Alliance for Solar Choice

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AZ CORP COMMISSION
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BEFORE THE ARIZONA CORPORATION COMMISSION

SUSAN BITTER SMITH
CHAIRMAN

BOB STUMP
COMMISSIONER

BOB BURNS
COMMISSIONER

TOM FORESE
COMMISSIONER

DOUG LITTLE
COMMISSIONER

IN THE MATTER OF THE) DOCKET NO. E-04204A-15-0142
APPLICATION OF UNS ELECTRIC,)
INC. FOR THE ESTABLISHMENT)
OF JUST AND REASONABLE)
RATES AND CHARGES DESIGNED)
TO REALIZE A REASONABLE) APPLICATION OF THE ALLIANCE
RATE OF RETURN ON THE FAIR) FOR SOLAR CHOICE (TASC) FOR
VALUE OF THE PROPERTIES OF) LEAVE TO INTERVENE
UNS ELECTRIC, INC. DEVOTED TO)
ITS OPERATIONS THROUGHOUT)
THE STATE OF ARIZONA, AND)
FOR RELATED APPROVALS.)

Pursuant to A.A.C. R14-3-105, The Alliance for Solar Choice ("TASC") hereby makes its Application for Leave to Intervene (the "Application") in the above captioned proceedings (the "Proceeding").

TASC is a solar energy advocacy association. TASC's membership represents the majority of the nation's rooftop solar market and includes Demeter Power, Silevo, SolarCity, Solar Universe, Sunrun, Verengo and ZEP Solar. These companies are important stakeholders in Arizona's rooftop solar industry. Additionally, TASC's members are responsible for thousands of residential, school, church, government and commercial solar installations in the State. Together, TASC's members have brought hundreds of jobs and many tens of millions of dollars of investment to Arizona's cities and towns.

Arizona Corporation Commission

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1 TASC is entitled to intervene because TASC is directly and substantially affected by the
2 Proceeding and TASC's intervention will not unduly broaden the issues presented. In support of
3 this Application, TASC submits the following information.

4
5 **I. TASC is Directly and Substantially Affected**

6 In the Application, UNS Electric Inc. ("UNS") seeks to alter rate structures for solar
7 customers and end the policy of net metering in its service territory, all of which will negatively
8 impact TASC members and their customers.

9
10 **II. TASC's Intervention can Assist the Commission**

11 TASC is uniquely well positioned to offer insight to assist the Commission in its evaluation
12 of the issues in the Proceedings.

13
14 **III. TASC's Intervention Will Not Expand These Proceedings**

15 Granting TASC intervenor status will not delay this proceeding, unduly broaden the issues,
16 or prejudice other parties to the Docket.

17
18 Service of all documents or pleadings should be made to TASC counsel at the following
19 address:

20 Court S. Rich
21 Rose Law Group pc
22 7144 E. Stetson Drive, Suite 300
23 Scottsdale, Arizona 85251

24 Respectfully submitted this 12th day of May, 2015.



25
26
27 Court S. Rich
28 Rose Law Group pc
Attorney for TASC

1
2 **Original and 13 copies filed on**
3 **this 14th day of May, 2015 with:**

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

8 Copy of the foregoing sent by electronic and regular mail to:

9 Lyn Farmer
10 Arizona Corporation Commission
11 1200 W. Washington Street
12 Phoenix, Arizona 85007

13 Steven M. Olea
14 Arizona Corporation Commission
15 1200 W. Washington Street
16 Phoenix, Arizona 85007

17 Janice M. Alward
18 Arizona Corporation Commission
19 1200 W. Washington Street
20 Phoenix, Arizona 85007

21 Michael Patten
22 Snell & Wilmer L.L.P.
23 One Arizona Center
24 400 E. Van Buren Street
25 Phoenix, Arizona 85004

26 Bradley Carroll
27 88 E. Broadway Blvd.
28 MS HQE910
PO Box 711
Tucson, Arizona 85701

By: _____
