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BEFORE THE ARIZONA CORPORATION COMMISSION

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COMMISSIONERS

SUSAN BITTER SMITH - Chairman  
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AZ CORP COMMISSION  
DOCKET CONTROL

Arizona Corporation Commission  
DOCKETED

NOV 16 2015

DOCKETED BY *KE*

IN THE MATTER OF THE APPLICATION OF  
UNS ELECTRIC, INC. FOR THE  
ESTABLISHMENT OF JUST AND REASONABLE  
RATES AND CHARGES DESIGNED TO  
REALIZE A REASONABLE RATE OF RETURN  
ON THE FAIR VALUE OF THE PROPERTIES OF  
UNS ELECTRIC, INC. DEVOTED TO ITS  
OPERATIONS THROUGHOUT THE STATE OF  
ARIZONA AND FOR RELATED APPROVALS.

DOCKET NO. E-04204A-15-0142

**PROCEDURAL ORDER**  
**(Grants Consent to Service by Email)**

BY THE COMMISSION:

On May 5, 2015, UNS Electric, Inc. ("UNSE" or "Company") filed an Application with the Arizona Corporation Commission ("Commission") for a rate increase.

By Procedural Order dated June 22, 2015, the matter was set for hearing to commence on March 1, 2016, and other procedural guidelines were established. One of the guidelines provided that parties could opt to receive service of all Procedural and Recommended Orders issued by the Commission's Hearing Division by Email.

By Procedural Order dated October 7, 2015, parties were given the option to receive service of all filings in the docket by Email.

Nucor, Arizona Public Service ("APS"), and Arizona Community Action Association and Cynthia Zwick ("ACAA") opted to receive service of all filings in this docket, including all filings by parties and all Procedural Orders and Recommended Opinions and Orders/Recommended Orders issued by the Commission's Hearing Division, via their designated email addresses rather than via U.S. Mail. These parties exercised this option, pursuant to the Procedural Order issued on October 7, 2015, by docketing a hard copy of their Consent to Email Service by sending an email, containing the consenting party's name and the docket number for this matter, to [HearingDivisionServicebyEmail@azcc.gov](mailto:HearingDivisionServicebyEmail@azcc.gov) from their designated email addresses. The Hearing

1 Division has verified the validity of the designated email addresses, which now appear on the service  
2 list for this matter in addition to an address for U.S. Mail.

3 Nucor's, APS's and ACAA's Consents to Email Service should be approved.

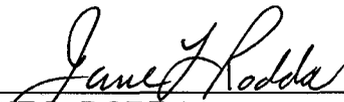
4 IT IS THEREFORE ORDERED that the request by Nucor, APS and ACAA to receive  
5 service of all filings in this docket, including all filings by parties and all Procedural Orders and  
6 Recommended Opinions and Orders/Recommended Orders issued by the Commission's  
7 Hearing Division, via their designated email addresses rather than via U.S. Mail, is hereby approved.

8 IT IS FURTHER ORDERED that a party's election to receive service of all filings in this  
9 matter via email does not change the requirement that all filings with the Commission's Docket  
10 Control must be made in hard copy and must include an original and 13 copies.

11 IT IS FURTHER ORDERED that the Ex Parte Rule (A.A.C. R14-3-113 - Unauthorized  
12 Communications) applies to this proceeding and shall remain in effect until the Commission's  
13 Decision in this matter is final and non-appealable.

14 IT IS FURTHER ORDERED that the Administrative Law Judge may rescind, alter, amend,  
15 or waive any portion of this Procedural Order either by subsequent Procedural Order or by ruling at  
16 hearing.

17 DATED this 16<sup>th</sup> day of November, 2015.

  
\_\_\_\_\_  
JANE L. RODDA  
ADMINISTRATIVE LAW JUDGE

20 Copies of the foregoing mailed  
21 this 16<sup>th</sup> day of November, 2015 to:

22 Bradley S. Carroll  
23 UNS Electric, Inc.  
24 88 East Broadway, MS HQE910  
PO Box 711  
Tucson, AZ 85702

Daniel W. Pozefsky, Chief Counsel  
RUCO  
1110 West Washington, Suite 220  
Phoenix, AZ 85007

25 Michael W. Patten  
26 Jason D. Gellman  
27 Snell & Wilmer LLP  
28 One Arizona Center  
400 East Van Buren Street  
Phoenix, AZ 85004  
Attorneys for UNSE

Eric J. Lacey  
Stone Mattheis Xenopoulos & Brew, PC  
1025 Thomas Jefferson St, NW  
8<sup>th</sup> Floor, West Tower  
Washington DC 20007-5201  
Attorneys for Nucor  
EJL@smxblaw.com  
Consented to Service by Email

1 Robert J. Metli  
 1 Munger Chadwick PLC  
 2 2398 East Camelback Road, Suite 240  
 2 Phoenix, AS 85016  
 3 Attorneys for Nucor  
 3 [rjmetli@mungerchadwick.com](mailto:rjmetli@mungerchadwick.com)  
 4 **Consented to Service by Email**

5 Lawrence V. Roberson, Jr.  
 5 PO Box 1448  
 6 Tubac, AZ 85646  
 6 Attorney for Noble Solutions

7 Court S. Rich  
 7 Rose Law Group PC  
 8 7144 E. Stetson Dr., Suite 300  
 8 Scottsdale, AZ 85251  
 9 Attorneys for TASC

10 Thomas A. Loquvam  
 10 Melissa M. Krueger  
 11 Pinnacle West Capital Corporation  
 11 PO Box 53999, MS 8695  
 12 Phoenix, AZ 85072-3999  
 12 [Thomas.Loquvam@pinnaclewest.com](mailto:Thomas.Loquvam@pinnaclewest.com)  
 13 [Melissa.Krueger@pinnaclewest.com](mailto:Melissa.Krueger@pinnaclewest.com)  
 14 **Consented to Service by Email**

15 Timothy M. Hogan  
 15 Arizona Center for Law in the Public Interest  
 16 514 W. Roosevelt Street  
 16 Phoenix, AZ 85003  
 17 Attorneys for Vote Solar, WRA and SWEEP

18 Michael Alan Hiatt  
 18 Katie Dittelberger  
 18 Earthjustice  
 19 633 17<sup>th</sup> Street, Suite 1600  
 19 Denver, CO 80202  
 20 [mhiatt@earthjustice.org](mailto:mhiatt@earthjustice.org)  
 20 [kdittelberger@earthjustice.org](mailto:kdittelberger@earthjustice.org)  
 21 [jtauber@earthjustice.org](mailto:jtauber@earthjustice.org)  
 22 **Consented To Service By Email**

23 Rick Gilliam  
 23 Director of Research and Analysis  
 24 The Vote Solar Initiative  
 24 1120 Pearl Street, Suite 200  
 25 Boulder, CO 80302

26 Ken Wilson  
 26 Western Resource Advocates  
 27 2260 Baseline road, Suite 200  
 27 Boulder, CO 80302

Scott S. Wakefield  
 Ridenour Hienton, PLLC  
 201 North Central Ave., Suite 3300  
 Phoenix, AZ 85004-1052  
 Attorney for Wal-Mart Stores, Inc.

Steve W. Chriss  
 Senior Manager, Energy Regulatory Analysis  
 Wal-Mart Stores, Inc.  
 2011 S.E. 10<sup>th</sup> Street  
 Bentonville, AR 72716-0550

Jeff Schlegel  
 SWEEP Arizona Representative  
 1167 W. Samalayuca Dr.  
 Tucson, AZ 85704-3224

Ellen Zuckerman  
 SWEEP Senior Associate  
 4231 E. Catalina Dr.  
 Phoenix, AZ 85018

C. Webb Crockett  
 Patrick J. Black  
 FENNEMORE CRAIG, PC  
 2394 East Camelback Road, Suite 600  
 Phoenix, AZ 85016-3429  
 Attorneys for AECC  
[wrockett@fclaw.com](mailto:wrockett@fclaw.com)  
[pblack@fclaw.com](mailto:pblack@fclaw.com)  
**Consented To Service By Email**

Meghan H. Grabel  
 Osborn Maladon, PA  
 2929 North Central Avenue  
 Phoenix, AZ 85012  
 Attorneys for AIC

Gary Yaquinto, President & CEO  
 Arizona Investment Council  
 2100 North Central Avenue  
 Phoenix, AZ 85004

Cynthia Zwick  
 Executive Director  
 Arizona Community Action Association  
 2700 N 3rd St, Suite 3040  
 Phoenix, AZ 85004-1122  
[czwick@azcaa.org](mailto:czwick@azcaa.org)  
**Consented to Service by Email**

1 Timothy Sabo  
2 Snell & Wilmer LLP  
3 One Arizona Center  
4 400 East Van Buren Street  
5 Phoenix, AZ 85004  
6 Attorneys for Trico

7 Vincent Nitido  
8 Trico Electric Cooperative, Inc.  
9 8600 West Tangerine Road  
10 Marana, AZ 85653

11 Robert (Kip) Martin  
12 Coogan & Martin, PC  
13 825 North Grand Ave, Suite 200  
14 Nogales, AS 85621  
15 Attorneys for FFPA

16 Craig A. Marks  
17 Craig A. Marks, PLC  
18 10645 N. Tatum Blvd., Suite 200-676  
19 Phoenix, AZ 85028  
20 Attorney for AURA  
21 [Craig.Marks@azbar.org](mailto:Craig.Marks@azbar.org)  
22 **Consented To Service By Email**

23 Jeffrey W. Crockett  
24 CROCKET LAW GROUP PLLC  
25 1702 E. Highland Ave., Suite 204  
26 Phoenix, AZ 85016  
27 Attorney for Sulphur Springs Valley Electric  
28 Cooperative, Inc.  
29 [jeff@jeffcrocketlaw.com](mailto:jeff@jeffcrocketlaw.com)  
30 [kchapman@ssvec.com](mailto:kchapman@ssvec.com)  
31 **Consented to Service by Email**

32 Mark Holohan, Chairman  
33 Arizona Solar Energy Industries Association  
34 2122 W. Lone Cactus Dr., Suite 2  
35 Phoenix, AZ 85027

36 Garry D. Hays  
37 Law Offices of Carry D. Hays, PC  
38 1702 E. Highland Ave., Suite 204  
39 Phoenix, AZ 85016  
40 Attorney for the Arizona Solar Deployment  
41 Alliance

42 By: Rebecca Unquera  
43 Rebecca Unquera  
44 Assistant to Jane L. Rodda

Briana Kobor, Program Director  
Vote Solar  
360 22<sup>nd</sup> St., Suite 730  
Oakland, CA 9462

Janice Alward, Chief Counsel  
Legal Division  
ARIZONA CORPORATION COMMISSION  
1200 W. Washington Street  
Phoenix, Arizona 85007

Thomas Broderick, Director  
Utilities Division  
ARIZONA CORPORATION COMMISSION  
1200 W. Washington Street  
Phoenix, Arizona 85007