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BEFORE THE ARIZONA CORPORATION COMMISSION

COMMISSIONERS

SUSAN BITTER SMITH - Chairman  
BOB STUMP  
BOB BURNS  
DOUG LITTLE  
TOM FORESE

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AZ CORP COMMISSION  
DOCKET CONTROL

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DOCKETED BY [Signature]

IN THE MATTER OF THE FEDERAL ENVIRONMENTAL PROTECTION AGENCY'S CLEAN POWER PLAN FINAL RULES AND THEIR POTENTIAL IMPACT ON AFFORDABILITY, RESOURCE DIVERSITY AND RELIABILITY OF ELECTRIC SERVICE IN ARIZONA.

DOCKET NO. E-00000J-15-0393

PROCEDURAL ORDER  
(Grants Intervention)

BY THE COMMISSION:

On November 18, 2015, the Commission's Utilities Division ("Staff") filed a Memorandum requesting the opening of a docket with the above caption. As a result this docket was opened.

On November 24, 2015, Freeport Minerals Corporation ("Freeport") and Arizonans for Electric Choice and Competition ("AECC") filed an Application for Leave to Intervene, stating that Freeport is a large industrial user of electric services in Arizona, that AECC is a coalition of energy consumers with members who are customers of electric utilities operating in Arizona, and that both Freeport and AECC's members will be directly and substantially affected by the issues to be addressed in this matter.

Because no objections to Freeport and AECC's Application to Intervene have been filed, and Freeport and AECC's members will be directly and substantially affected by the outcome of this matter, Freeport and AECC's Application to Intervene should be granted.

IT IS THEREFORE ORDERED that Freeport Minerals Corporation and Arizonans for Electric Choice and Competition's Application to Intervene is hereby granted.

IT IS FURTHER ORDERED that all parties must comply with Arizona Supreme Court Rules 31, 38, and 42 and A.R.S. § 40-243 with respect to the practice of law and admission *pro hac vice*.

IT IS FURTHER ORDERED that withdrawal of representation must be made in compliance with A.A.C. R14-3-104(E) and Rule 1.16 of the Rules of Professional Conduct (under Arizona Supreme Court Rule 42). Representation before the Commission includes appearances at all hearings

1 and procedural conferences, as well as all Open Meetings for which the matter is scheduled for  
2 discussion, unless counsel has previously been granted permission to withdraw by the Administrative  
3 Law Judge or the Commission.

4 IT IS FURTHER ORDERED that, as permitted under A.A.C. R14-3-107(B), each party to this  
5 matter may opt to receive service of all filings in this docket, including all filings by parties and all  
6 Procedural Orders and Recommended Opinions and Orders/Recommended Orders issued by the  
7 Commission's Hearing Division, via email sent to an email address provided by the party rather than  
8 via U.S. Mail. To exercise this option, a party shall:

- 9 1. Ensure that the party has a valid and active email address to which the party has regular  
10 and reliable access ("designated email address");
- 11 2. Complete a Consent to Email Service using the form available on the Commission's  
12 website ([www.azcc.gov](http://www.azcc.gov)) or a substantially similar format;
- 13 3. File the original and 13 copies of the Consent to Email Service with the Commission's  
14 Docket Control, also providing service to each party to the service list;
- 15 4. Send an email, containing the party's name and the docket number for this matter, to  
16 [HearingDivisionServicebyEmail@azcc.gov](mailto:HearingDivisionServicebyEmail@azcc.gov) from the designated email address, to allow  
17 the Hearing Division to verify the validity of the designated email address;
- 18 5. Understand and agree that service of a document on the party shall be complete upon  
19 the sending of an email containing the document to the designated email address,  
20 regardless of whether the party receives or reads the email containing the document;  
21 and
- 22 6. Understand and agree that the party will no longer receive service of filings in this  
23 matter through First Class U.S. Mail or any other form of hard-copy delivery, unless  
24 and until the party withdraws this consent through a filing made in this docket.

25 IT IS FURTHER ORDERED that a party's consent to email service shall not become effective  
26 until a Procedural Order is issued approving the use of email service for the party. The Procedural  
27 Order shall be issued only after the party has completed steps 1 through 4 above, and the Hearing  
28 Division has verified receipt of an email from the party's designated email address.

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

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

7 IT IS FURTHER ORDERED that the time periods specified herein shall not be extended  
8 pursuant to Rule 6(a) or (e) of the Rules of Civil Procedure.

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

12 DATED this 22nd day of December, 2015.

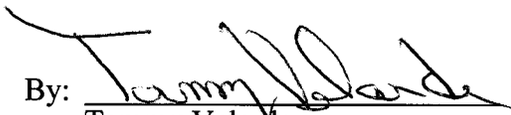
13  
14  
15   
16 SARAH HARPRING  
ADMINISTRATIVE LAW JUDGE

17 Copies of the foregoing mailed/delivered  
18 this 22nd day of December, 2015 to:

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By:   
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