

ORIGINAL

INTERVENTION



0000168800

1 Court S. Rich AZ Bar No. 021290
2 Rose Law Group pc
3 7144 E. Stetson Drive, Suite 300
4 Scottsdale, Arizona 85251
5 Direct: (480) 505-3937
6 Fax: (480) 505-3925
7 *Attorney for Intervenor, The Alliance of Solar Choice*

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AZ CORP COMMISSION
DOCKET CONTROL

BEFORE THE ARIZONA CORPORATION COMMISSION

DOUG LITTLE
CHAIRMAN

BOB STUMP
COMMISSIONER

BOB BURNS
COMMISSIONER

TOM FORESE
COMMISSIONER

ANDY TOBIN
COMMISSIONER

11 **IN THE MATTER OF THE**)
12 **APPLICATION OF TUCSON**)
13 **ELECTRIC POWER COMPANY FOR**)
14 **THE ESTABLISHMENT OF JUST**)
15 **AND REASONABLE RATES AND**)
16 **CHARGES DESIGNED TO REALIZE**)
17 **A REASONABLE RATE OF RETURN**)
18 **ON THE FAIR VALUE OF THE**)
19 **PROPERTIES OF TUCSON**)
ELECTRIC POWER COMPANY)
DEVOTED TO ITS OPERATIONS)
THROUGHOUT THE STATE OF)
ARIZONA AND FOR RELATED)
APPROVALS.)

DOCKET NO. E-01933A-15-0322
THE ALLIANCE OF SOLAR CHOICE'S
APPLICATION FOR LEAVE TO
INTERVENE

Arizona Corporation Commission

DOCKETED

MAR 03 2016

DOCKETED BY

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

24 TASC is a solar energy advocacy association. TASC’s membership represents the majority
25 of the nation’s rooftop solar market and includes Demeter Power Group, Geostellar, Inc., LGCY
26 Power, REPOWER by Solar Universe, Sunrun Inc. and SunTime Energy. These companies are
27 important stakeholders in Arizona’s rooftop solar industry. Additionally, TASC’s members are
28 responsible for thousands of residential, school, church, government and commercial solar

1 installations in the State. Together, TASC's members have brought hundreds of jobs and many
2 tens of millions of dollars of investment to Arizona's cities and towns.

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

6 **I. TASC is Directly and Substantially Affected**

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

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.

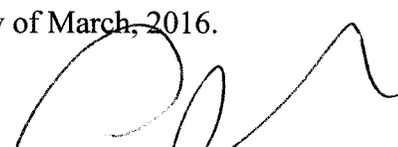
13 **III. TASC's Intervention Will Not Expand These Proceedings**

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

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

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

22 Respectfully submitted this 3rd day of March, 2016.

23
24 
25 _____
26 Court S. Rich
27 Rose Law Group pc
28 Attorney for Intervenor TASC

1 **Original and 13 copies filed on**
2 **this Wed day of March, 2016 with:**

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

6 Copies of the foregoing sent by electronic and regular mail to:

7 Jane Rodda, Administrative Law Judge
8 Arizona Corporation Commission
9 400 W. Congress
10 Tucson, Arizona 85701

Timothy Hogan
ACLP
thogan@aclpi.org

9 Janice Alward
10 Arizona Corporation Commission
11 1200 W. Washington Street
12 Phoenix, Arizona 85007

Gary Yaquinto
Arizona Investment Council
gyaquinto@arizonaic.org

12 Thomas Broderick
13 Arizona Corporation Commission
14 1200 W. Washington Street
15 Phoenix, Arizona 85007

Bradley Carroll
Tucson Electric Power Company
bcarroll@tep.com

16 Dwight Nodes
17 Arizona Corporation Commission
18 1200 W. Washington Street
19 Phoenix, Arizona 85007-2927

Michael Patten
Snell & Wilmer LLP
mpatten@swlaw.com
jhoward@swlaw.com
docket@swlaw.com
jgellman@swlaw.com

20 Robin Mitchell
21 Arizona Corporation Commission
22 rmmitchell@azcc.gov
23 wvancleve@azcc.gov
24 cfitzsimmons@azcc.gov
25 legaldiv@azcc.gov

Daniel Pozefsky
RUCO
1110 W. Washington, Suite 220
Phoenix, Arizona 85007
dpozefsky@azruco.gov

26 Michael Hiatt
27 Earthjustice
28 mhiatt@earthjustice.org
kdittleberger@earthjustice.org

Meghan Grabel
Osborn Maledon PA
mgrabel@omlaw.com

23 Rick Gilliam
24 Vote Solar
rick@votesolar.org

C. Webb Crockett
Patrick Black
Fennemore Craig, PC
wcrockett@fclaw.com
pblack@fclaw.com

25 Nicholas Enoch
26 Lubin & Enoch, PC
27 349 N. Fourth Ave.
28 Phoenix, Arizona 85003

Tom Harris
2122 W. Lone Cactus Dr. Suite 2
Phoenix, Arizona 85027

Craig Marks
Craig A. Marks, PLC
craig.marks@azbar.org

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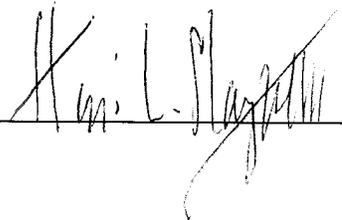
Thomas Loquvam
Pinnacle West Capital Corp.
Thomas.loquvam@pinnaclewest.com

Kerri Carnes
Arizona Public Service Company
kerri.carnes@aps.com

Lawrence Robertson, Jr.
PO Box 1448
Tubac, Arizona 85646

Barbara LaWall
Charles Wesselhoft
Pima County Attorney's Office
wesselhoft@pcoapima.gov

Briana Kobor
Vote Solar
Brianna@votesolar.org

By:  _____