

ORIGINAL



0000170217

RECEIVED

BEFORE THE ARIZONA CORPORATION COMMISSION

COMMISSIONERS

Arizona Corporation Commission

2016 MAY 10 A 11:52

DOUG LITTLE - Chairman
BOB STUMP
BOB BURNS
TOM FORESE
ANDY TOBIN

DOCKETED

MAY 10 2016

AZ CORP COMMISSION
DOCKET CONTROL

DOCKETED BY *Kg*

IN THE MATTER OF THE COMMISSION'S
INVESTIGATION OF VALUE AND COST OF
DISTRIBUTED GENERATION.

DOCKET NO. E-00000J-14-0023

PROTECTIVE ORDER

The Arizona Corporation Commission Staff ("Staff") has requested access to certain documents, data, studies, and other materials, some of which may be of a proprietary, confidential or legally protected nature ("Confidential Information").

In order to expedite the exchange of information between Staff and the Parties to this matter, the Parties agree as follows:

1. (a) **Confidential Information.** All documents, data, studies and other materials furnished pursuant to any requests for information, subpoenas or other modes of discovery (formal or informal), and including depositions, and other requests for information, that are claimed to be proprietary or confidential (herein referred to as "Confidential Information"), shall be so marked by the providing party by stamping the same with a "Confidential" designation. Confidential Information provided in a computer-readable data file shall be so-labeled on the face of any disk containing the file and in any e-mail transmitting the file, and the data file itself shall be identified in a conspicuous manner as containing "Confidential Information" to the extent reasonably practicable. Moreover, to the extent responsive materials contain personally identifiable information about individual customers, that information shall be redacted from the materials. In addition, all notes or other materials that refer to, derive from, or otherwise contain parts of the Confidential Information will be marked by the receiving party as Confidential Information. Access to and review of Confidential Information shall be strictly controlled by the terms of this Order.

1 **(b) Use of Confidential Information.** All persons who may be entitled to review,
2 or who are afforded access to any Confidential Information by reason of this Order shall neither use
3 nor disclose the Confidential Information for purposes of business or competition, or any purpose
4 other than the purpose of preparation for and conduct of proceedings in the above-captioned docket
5 and all subsequent appeals, and shall keep the Confidential Information secure as confidential or
6 proprietary information and in accordance with the purposes, intent and requirements of this Order.

7 **(c) Persons Entitled to Review.** Each party that receives Confidential
8 Information pursuant to this Order must limit access to such Confidential Information to (1) attorneys
9 employed or retained by the party in the proceedings and the attorneys' staff; (2) experts, consultants
10 and advisors including in-house employees who need access to the material to assist the party in the
11 proceedings; (3) employees of the party who are directly involved in the proceedings, provided that
12 counsel for the party represents that no such employee is engaged in the sale or marketing of that
13 party's products or services.

14 **(d) Nondisclosure Agreement.** Any party, person, or entity that receives
15 Confidential Information pursuant to this Order shall not disclose such Confidential Information to
16 any person, except persons who are described in section 1(c) above and who have signed a
17 nondisclosure agreement in the form which is attached hereto and incorporated herein as Exhibit "A."
18 Court reporters shall also be required to sign an Exhibit "A" and comply with the terms of this Order.
19 Commissioners, Administrative Law Judges, and their respective staff members are not required to
20 sign the Exhibit "A" form.

21 The nondisclosure agreement (Exhibit "A") shall require the person(s) to whom disclosure is
22 to be made to read a copy of the Protective Order and to certify in writing that they have reviewed the
23 same and have consented to be bound by its terms. The agreement shall contain the signatory's full
24 name, employer, job title and job description, business address and the name of the party with whom
25 the signatory is associated. Such agreement shall be delivered to counsel for the providing party
26 before disclosure is made, and if no objection thereto is registered to the Commission within two (2)
27 business days, then disclosure shall follow. An attorney who makes Confidential Information
28 available to any person listed in subsection (c) above shall be responsible for having each such person

1 execute an original of Exhibit "A" and a copy of all such signed Exhibit "A"s shall be circulated to
2 all other counsel of record promptly after execution.

3 2. (a) **Notes.** Limited notes regarding Confidential Information may be taken by
4 counsel and experts for the express purpose of preparing pleadings, cross-examinations, briefs,
5 motions and argument in connection with this proceeding, or in the case of persons designated in
6 section 1(c) of this Protective Order, to prepare for participation in this proceeding. Such notes shall
7 then be treated as Confidential Information for purposes of this Order, and shall be destroyed after the
8 final settlement or conclusion of the proceedings in accordance with subsection 2(b) below.

9 (b) **Return.** All notes, to the extent they contain Confidential Information and are
10 protected by the attorney-client privilege or the work product doctrine, shall be destroyed after the
11 final settlement or conclusion of the proceedings. The party destroying such Confidential
12 Information shall advise the providing party of that fact within a reasonable time from the date of
13 destruction.

14 3. **Highly Confidential Information.** Any person, whether a party or non-party, may
15 designate certain competitively sensitive Confidential Information as "Highly Confidential
16 Information" if it determines in good faith that it would be competitively disadvantaged by the
17 disclosure of such information to its competitors. Highly Confidential Information includes, but is
18 not limited to, documents, pleadings, briefs and appropriate portions of deposition transcripts, which
19 contain information regarding the market share of, number of access lines served by, or number of
20 customers receiving a specified type of service from a particular provider or other information that
21 relates to a particular provider's network facility location detail, revenues, costs, and marketing,
22 business planning or business strategies.

23 Parties must scrutinize carefully responsive documents and information and limit their
24 designations as Highly Confidential Information to information that truly might impose a serious
25 business risk if disseminated without the heightened protections provided in this section. The first
26 page and individual pages of a document determined in good faith to include Highly Confidential
27 Information must be marked by a stamp that reads:

28

1 **“HIGHLY CONFIDENTIAL”**

2 Placing a “Highly Confidential” stamp on the first page of a document indicates only that one
3 or more pages contain Highly Confidential Information and will not serve to protect the entire
4 contents of a multi-page document. Each page that contains Highly Confidential Information must be
5 marked separately to indicate Highly Confidential Information, even where that information has been
6 redacted. The unredacted paper versions of each page containing Highly Confidential Information,
7 and provided under seal, should be submitted on paper distinct in color from non-confidential
8 information and “Confidential Information” described in Section 1 of this Protective Order. Highly
9 Confidential Information provided in a computer-readable data file shall be so-labeled on the face of
10 any disk containing the file and in any e-mail transmitting the file, and the data file itself shall be
11 identified in a conspicuous manner as containing “Highly Confidential Information” to the extent
12 reasonably practicable.

13 Parties seeking disclosure of Highly Confidential Information must designate the person(s) to
14 whom they would like the Highly Confidential Information disclosed in advance of disclosure by the
15 providing party. Such designation may occur through the submission of Exhibit “B” of the non-
16 disclosure agreement identified in Section 1(d). Parties seeking disclosure of Highly Confidential
17 Information shall not designate more than: (1) a reasonable number of in-house attorneys who have
18 direct responsibility for matters relating to Highly Confidential Information; (2) a reasonable number
19 of in-house experts and employees who need access to the material to assist the party in the
20 proceedings; and (3) a reasonable number of outside counsel and outside experts to review materials
21 marked as “Highly Confidential.” The Exhibit “B” also shall describe in detail the job duties or
22 responsibilities of the person being designated to see Highly Confidential Information and the
23 person’s role in the proceeding. Highly Confidential Information may not be disclosed to persons
24 engaged in the sale or marketing of products or services on behalf of any party.

25 Any party providing either Confidential Information or Highly Confidential Information may
26 object to the designation of any individual as a person who may review Confidential Information
27 and/or Highly Confidential Information. Such objection shall be made in writing to counsel
28 submitting the challenged individual’s Exhibit “A” or “B”. Any such objection must demonstrate

1 good cause to exclude the challenged individual from the review of the Confidential Information or
2 Highly Confidential Information. Written response to any objection shall be made within two (2)
3 business days after receipt of an objection. If, after receiving a written response to a party's
4 objection, the objecting party still objects to disclosure of either Confidential Information or Highly
5 Confidential Information to the challenged individual, the Commission shall determine whether
6 Confidential Information or Highly Confidential Information must be disclosed to the challenged
7 individual.

8 Copies of Highly Confidential Information may be provided to the in-house attorneys, in-
9 house experts, outside counsel and outside experts who have signed Exhibit "B".

10 Persons authorized to review the Highly Confidential Information will maintain the
11 documents and any notes reflecting their contents in a secure location to which only designated
12 counsel and experts have access. No additional copies will be made, except for use during hearings
13 and then such disclosure and copies shall be subject to the provisions of Section 5. Any testimony or
14 exhibits prepared that reflect Highly Confidential Information must be maintained in the secure
15 location until removed to the hearing room for production under seal. Unless specifically addressed
16 in this section, all other sections of this Protective Order applicable to Confidential Information also
17 apply to Highly Confidential Information.

18 **4. Objections to Admissibility.** The furnishing of any document, data, study or other
19 materials pursuant to this Protective Order shall in no way limit the right of the providing party to
20 object to its relevance or admissibility in proceedings before this Commission.

21 **5. Disclosure of Information to the Public.** The Confidential Information provided
22 pursuant to this Order shall not be disclosed, nor shall it be made a part of the public record in this
23 docket, or in any other administrative or legal proceeding unless: Staff provides Company five (5)
24 business days written notice that information designated by Company as Confidential Information
25 shall be subject to disclosure as a public record. Upon the expiration of five (5) business days from
26 the date written notice is received by Company, any Confidential Information identified in the notice
27 as subject to disclosure shall become part of the public record in this docket, unless Company
28 initiates a protective proceeding under the terms of this Order.

1 **6. Protective Proceedings to Prevent Disclosure to the Public.** In the event that
2 Company seeks to prevent public disclosure of Confidential Information pursuant to Paragraph 7
3 above, Company shall file within five (5) business days of receipt of Staff's written notice, a motion
4 presenting the specific grounds upon which it claims that the Confidential Information should not be
5 disclosed or should not be made a part of the public record. Staff shall have an opportunity to respond
6 to the motion. Company's motion may be ruled upon by either the Commission or an assigned
7 Commission Administrative Law Judge ("ALJ"). Company may provide to the Commission or the
8 ALJ, the Confidential Information referenced in the motion without waiving that the information
9 should remain confidential under the terms of this Order. Any Confidential Information so provided
10 shall be kept under seal for the purpose of permitting inspection by the Commission or the ALJ prior
11 to ruling on the motion.

12 **7. Judicial Proceedings Related to NonParty's Request for Disclosure.** Where the
13 Commission, ALJ or Staff determine that disclosure is not appropriate, in any judicial action against
14 the Commission and/or Commissioners by the party seeking disclosure of the information, unless
15 specifically named, Company as the real party in interest, shall join in the action as a co-defendant.
16 Company also agrees to indemnify and hold the Commission harmless from any assessment of
17 expenses, attorneys' fees or damages under A.R.S. § 39-121.02 or any other law, resulting from
18 denial of access by the Commission to the information, data, records or study subsequently found to
19 be non-confidential.

20 In the event that the Commission becomes legally compelled (by deposition, interrogatory,
21 request for documents, subpoena, civil investigative demand or similar process) to disclose any of the
22 Confidential Information, the Commission shall provide Company with prompt written notice of such
23 requirement so that Company may seek an appropriate remedy and/or waive compliance. Company
24 agrees that upon receipt of such notice, Company will either undertake to oppose disclosure of the
25 Confidential Information or waive compliance with this Order. In the event that disclosure of the
26 Confidential Information is ordered, the Commission agrees to furnish only that portion of the
27 Confidential Information that is legally required.

28 \

1 **8. (a) Receipt into Evidence.** Provision is hereby made for receipt into evidence in
2 this proceeding materials claimed to be confidential in the following manner:

3 **(1)** Prior to the use of or substantive reference to any Confidential
4 Information or Highly Confidential Information, the parties intending
5 to use such Information shall make that intention known to the
6 providing party.

7 **(2)** The requesting party and the providing party shall make a good-faith
8 effort to reach an agreement so the Information can be used in a manner
9 which will not reveal its confidential or proprietary nature.

10 **(3)** If such efforts fail, the providing party shall separately identify which
11 portions, if any, of the documents to be offered or referenced shall be
12 placed in a sealed record.

13 **(4)** Only one (1) copy of the documents designated by the providing party
14 to be placed in a sealed record shall be made.

15 **(5)** The copy of the documents to be placed in the sealed record shall be
16 tendered by counsel for the providing party to the Commission, and
17 maintained in accordance with the terms of this Order.

18 **(b) Seal.** While in the custody of the Commission, materials containing
19 Confidential Information shall be marked "CONFIDENTIAL -- UNDER PROTECTIVE ORDER"
20 IN DOCKET NO. E-00000J-14-0023 and Highly Confidential Information shall be marked
21 "HIGHLY CONFIDENTIAL - USE RESTRICTED PER PROTECTIVE ORDER IN DOCKET NO.
22 E-00000J-14-0023" and shall not be examined by any person except under the conditions set forth in
23 this Order.

24 **(c) In Camera Hearing.** Any Confidential Information or Highly Confidential
25 Information that must be orally disclosed to be placed in the sealed record in this proceeding shall be
26 offered in an in camera hearing, attended only by persons authorized to have access to the
27 information under this Agreement. Similarly, any cross-examination on or substantive reference to
28 Confidential Information or Highly Confidential Information (or that portion of the record containing
Confidential Information or Highly Confidential Information or references thereto) shall be received
in an in camera hearing, and shall be marked and treated as provided herein.

(d) Access to Record. Access to sealed testimony, records and information shall
be limited to the Administrative Law Judge, Commissioners, and their respective staffs, and persons
who are entitled to review Confidential Information or Highly Confidential Information pursuant to

1 Subsection 1 (c) above and have signed an Exhibit "A" or "B", unless such information is released
2 from the restrictions of this Order either through agreement of the parties or after notice to the parties
3 and hearing, pursuant to the ruling of a Administrative Law Judge, the order of the Commission
4 and/or final order of a court having final jurisdiction.

5 (e) **Appeal/Subsequent Proceedings.** Sealed portions of the record in the
6 proceedings may be forwarded to any court of competent jurisdiction for purposes of an appeal, but
7 under seal as designated herein for the information and use of the court. If a portion of the record is
8 forwarded to a court, the providing party shall be notified which portion of the sealed record has been
9 designated by the appealing party as necessary to the record on appeal.

10 (f) **Return.** Unless otherwise ordered, Confidential Information and Highly
11 Confidential Information, including transcripts of any depositions to which a claim of confidentiality
12 is made, shall remain under seal, shall continue to be subject to the protective requirements of this
13 Order, and shall, at the providing party's discretion, be returned to counsel for the providing party, or
14 destroyed by the receiving party, within thirty (30) days after final settlement or conclusion of the
15 proceedings. If the providing party elects to have Confidential Information or Highly Confidential
16 Information destroyed rather than returned, counsel for the receiving party shall verify in writing that
17 the material has in fact been destroyed.

18 9. **Use in Pleadings.** Where references to Confidential Information or Highly
19 Confidential Information in the sealed record or with the providing party is required in pleadings,
20 briefs, arguments or motions (except as provided in Section 6), it shall be by citation of title or
21 exhibit number or some other description that will not disclose the substantive Confidential
22 Information or High Confidential Information contained therein. Any use of or substantive
23 references to Confidential Information or Highly Confidential Information shall be placed in a
24 separate section of the pleading or brief and submitted to the Administrative Law Judge or the
25 Commission under seal. This sealed section shall be served only on counsel of record and parties of
26 record who have signed the nondisclosure agreement set forth in Exhibit "A" or "B". All of the
27 restrictions afforded by this Order apply to materials prepared and distributed under this section.
28

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28

EXHIBIT "A"
NONDISCLOSURE AGREEMENT

I have read the foregoing Protective Order dated _____, 2016, in ***IN THE***
MATTER OF THE COMMISSION'S INVESTIGATION OF VALUE AND COST OF
DISTRIBUTED GENERATION Docket No. E-00000J-14-0023 and agree to be bound by the terms
and conditions of such Order.

Name

Signature

Employer or Firm

Business Address

Position or relationship with the Party

Date

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28

EXHIBIT "B"
NONDISCLOSURE AGREEMENT

I have read the foregoing Protective Order dated _____, 2016, in ***IN THE***
MATTER OF THE COMMISSION'S INVESTIGATION OF VALUE AND COST OF
DISTRIBUTED GENERATION Docket No. E-00000J-14-0023 and agree to be bound by the terms
and conditions of such Order.

Name

Signature

Employer or Firm

Business Address

Position or relationship with the Party

Date

1 Copies of the foregoing mailed/delivered
this 10th day of May, 2016 to:

2 Dillon Holmes
3 CLEAN POWER ARIZONA
4 9635 N. 7th Street, #47520
5 Phoenix, AZ 85068
6 dillon@cleanpoweraz.org

7 **Consented to Service by Email**

8 Garry D. Hays
9 LAW OFFICES OF GARRY D. HAYS PC
10 2198 East Camelback Road, Suite 305
11 Phoenix, AZ 85016
12 Attorney for Arizona Solar Deployment Alliance

13 C. Webb Crockett
14 Patrick J. Black
15 FENNEMORE CRAIG, PC
16 2394 East Camelback Road, Suite 600
17 Phoenix, AZ 85016-3429
18 Attorneys for Freeport Minerals and AECC
19 wrocket@fclaw.com
20 pblack@fclaw.com

21 **Consented to Service by Email**

22 Court S. Rich
23 ROSE LAW GROUP, PC
24 7144 E. Stetson Dr., Suite 300
25 Scottsdale, AZ 85251
26 Attorneys for The Alliance for Solar Choice
27 CRich@RoseLawGroup.com

28 **Consented to Service by Email**

Richard C. Adkerson
Chief Executive Officer
AJO IMPROVEMENT COMPANY
333 N. Central Ave.
Phoenix, AZ 85004-2189

Timothy M. Hogan
ARIZONA CENTER FOR LAW IN THE PUBLIC INTEREST
514 W. Roosevelt St.
Phoenix, AZ 85003
Attorneys for Vote Solar and Western Resource Advocates
thogan@aclpi.org
rick@votesolar.org
briana@votesolar.org
ken.wilson@westernresources.org
cosuala@earthjustice.org
mhiatt@earthjustice.org

Consented to Service by Email

1 Craig A. Marks
1 CRAIG A. MARKS, PLC
10645 N. Tatum Blvd., Suite 200-676
2 Phoenix, AZ 85028
Attorney for Arizona Utility Ratepayer Alliance
3 Craig.Marks@azbar.org
Consented to Service by Email

4 Meghan H. Grabel
5 OSBORN MALEDON, PA
2929 N. Central Ave., Suite 2100
6 Phoenix, AZ 85012
Attorneys for Arizona Investment Council
7 mgrabel@omlaw.com
gvaquinto@arizonaic.org
8 **Consented to Service by Email**

9 Daniel W. Pozefsky
RESIDENTIAL UTILITY CONSUMER OFFICE
10 1110 W. Washington, Suite 220
Phoenix, AZ 85007
11 dpozefsky@azruco.gov
Consented to Service by Email

12 Jennifer Cranston
13 GALLAGHER & KENNEDY, PA
2575 E. Camelback Rd., Suite 1100
Phoenix, AZ 85016
14 Attorneys for Grand Canyon State Electric Cooperative Association, Inc.
jennifer.cranston@gknet.com
15 **Consented to Service by Email for Grand Canyon State Electric Cooperative Association, Inc.**
Also Attorney for Arizona Electric Power Cooperative, Inc. and Dixie Escalante Rural Electric Association, Inc., who
16 have not consented to Email service

17 Michael W. Patten
Timothy J. Sabo
18 Jason D. Gellman
SNELL & WILMER, LLP
19 One Arizona Center
400 E. Van Buren St., Suite 1900
20 Phoenix, AZ 85004
Attorneys for Ajo Improvement Company,
21 Morenci Water and Electric Company, Trico Electric Cooperative, Inc.,
Tucson Electric Power Company, and UNS Electric, Inc.

22 Gary Pierson
23 ARIZONA ELECTRIC POWER COOPERATIVE, INC.
PO BOX 670
24 1000 S. Highway 80
Benson, AZ 85602

25 ...
26 ...
27 ...
28 ...

1 Thomas A. Loquvam
Thomas L. Mumaw
Melissa M. Krueger
2 PINNACLE WEST CAPITAL CORPORATION
PO BOX 53999, MS 8695
3 Phoenix, AZ 85072
Attorneys for Arizona Public Service Company
4 Thomas.loquvam@pinnaclewest.com

Consented to Service by Email

5 Charles Kretek, General Counsel
6 COLUMBUS ELECTRIC COOPERATIVE, INC.
PO Box 631
7 Deming, NM 88031

8 LaDel Laub, President and CEO
DIXIE ESCALANTE RURAL ELECTRIC ASSOCIATION, INC.
9 71 East Highway 56
Beryl UT 84714

10 Steven Lunt
Chief Executive Officer
11 DUNCAN VALLEY ELECTRIC COOPERATIVE, INC.
379597 AZ 75
12 PO Box 440
Duncan, AZ 85534

13 Dan McClendon
14 Marcus Lewis
GARKANE ENERGY COOPERATIVE, INC.
15 PO Box 465
Loa, UT 84747

16 William P. Sullivan
17 LAW OFFICES OF WILLIAM P. SULLIVAN, PLLC
501 East Thomas Road
18 Phoenix, AZ 85012-3205
Attorneys for Garkane Energy Cooperative, Inc., Mohave Electric Cooperative, Inc. and
19 Navopache Electric Cooperative, Inc.

20 Than W. Ashby, Office Manager
GRAHAM COUNTY ELECTRIC COOPERATIVE, INC.
21 9 W. Center St.
PO Drawer B
22 Pima, AZ 85543

23 Tyler Carlson, CEO
Peggy Gillman, Manager of Public Affairs
24 MOHAVE ELECTRIC COOPERATIVE, INC.
PO Box 1045
25 Bullhead City, AZ 86430

26 Roy Archer, President
MORENCI WATER AND ELECTRIC COMPANY, and
27 AJO IMPROVEMENT COMPANY
Po Box 68
28 Morenci, AZ 85540

1 Charles R. Moore
2 Paul O'Dair
3 NAVOPACHE ELECTRIC COOPERATIVE, INC.
4 1878 West White Mountain Blvd.
5 Lakeside, AZ 85929

6 Jeffrey W. Crockett
7 CROCKETT LAW GROUP, PLLC
8 2198 E. Camelback Rd., Suite 305
9 Phoenix, AZ 85016-4747
10 Attorney for Sulphur Springs Valley Electric Cooperative, Inc.
11 jeff@jeffrockettlaw.com
12 kchapman@ssvec.com
13 jblair@ssvec.com
14 **Consented to Service by Email**

15 Vincent Nitido, CEO/General Manager
16 TRICO ELECTRIC COOPERATIVE, INC.
17 8600 West Tangerine Road
18 Marana, AZ 85658

19 Bradley S. Carroll
20 TUCSON ELECTRIC POWER COMPANY
21 88 E. Broadway Blvd., MS HQE910
22 PO Box 711
23 Tucson, AZ 85701-0711
24 mpatten@swlaw.com
25 BCarroll@tep.com
26 docket@swlaw.com
27 **Consented to Service by Email**

28 David G. Hutchens, President
Kevin P. Larson, Director
UNS ELECTRIC, INC.
88 E. Broadway Blvd., MS HQE901
PO Box 711
Tucson, AZ 85701-0711

Patricia Ferré
P.O. Box 433
Payson, AZ 85547

Nancy Baer
245 San Patricio Drive
Sedona, AZ 86336

Tom Harris, Chairman
ARIZONA SOLAR ENERGY INDUSTRIES ASSOCIATION
2122 W. Lone Cactus Dr., Suite 2
Phoenix, AZ 85027
Tom.Harris@AriSEIA.org
Consented to Service by Email

Nicholas J. Enoch
LUBIN & ENOCH, P.C.
349 North Fourth Avenue
Phoenix, AZ 85003
Attorneys for IBEW Locals 387, 1116, & 769

1 Lewis M. Levenson
1308 East Cedar Lane
Payson, AZ 85541

2
3 Susan H. Pitcairn, MS
Richard H. Pitcairn, PhD, DVM
1865 Gun Fury Road
4 Sedona, AZ 86336

5 Janice Alward, Chief Counsel
Legal Division
6 ARIZONA CORPORATION COMMISSION
1200 West Washington Street
7 Phoenix, AZ 85007
tford@azcc.gov
8 rlloyd@azcc.gov
tbroderick@azcc.gov
9 mlaudone@azcc.gov
mescott@azcc.gov

10 **Consented to Service by Email**

11
12 By: 
Rebecca Tallman
13 Assistant to Teena Jibilian