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2016 MAY 31 A 11: 32

DOCKET CONTROL

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Memorandum From the office of Chairman Doug Little Arizona Corporation Commission 1200 W. WASHINGTON PHOENIX, ARIZONA (602) 542-0745

TO: Docket Control

DATE: May 31, 2016

- FROM: Chairman Doug Little's Office
- SUBJECT: Docket No. E-00000J-14-0023

Chairman Little's office received 16 letters relevant to the above docket number. These letters can be viewed under the above Docket Number either in Docket, or on the website via the eDocket link.

Arizona Corporation Commission DOCKETED MAY 3 1 2016 DOCKETED BY

Dear Chairman Little,

It is important that you do not let the needs and desires of the big money solar industry continue to force unfair rates and continue the subsidization of solar customers at the expense of non-solar customers. The powerful solar lobby has brought in out-of-state money, lies, and half-truths to defend their own economic future.

We want rates that are fair to the non-solar customers as well as the solar customers. It is not FAIR to continue with the rates paid to solar customers for their excess generation nor is the exchange of power fair. The 1.5 % of rooftop solar in our utility will continue to operate on the backs on non-solar customers and pass on the uncollected costs from the rooftop solar users to the 98.5% of the non-solar customers.

Sincerely

Dear Chairman Little,

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Continuing with these subsidies to rooftop solar customers is not fair.

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John Ulli

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BillAub

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Joy 2 hr

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-Marty Cobb

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Barbara Alpander

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Sincerely, Lucir Harson

Arden Lauxman 1914 E Clear Lake Drive Fort Mohave, Arizona 86426

May 26, 2016

Arizona Corporation Commission Mr. Doug Little

Dear Commissioner Little:

I have a very serious and growing concern regarding the manner in which people with solar units on their homes are allowed to receive a credit on their electric bills at the full rate amount of what the rest of us have to pay for our power. Those people do not own an electric plant outside of their home that they have to incur costs for. Why should they be allowed to "conduct business" as an electric generator and distributor when they do not have any plant? They should have to apply to operate in Arizona, just as our power company does.

Yet, as more of these affluent people add solar the imbalance only grows more in favor of the affluent while the rest of us who cannot afford a nice solar display on our home continue to burden more and more of the fixed costs of the power company because of the solar generators using the distribution system for free. As a regulator, you are charged to protect the rate payer. I would ask that you carefully consider this imbalance.

In addition, I hear that "big money" from solar companies is coming in to Arizona to plead their case which fails to truthfully and transparently demonstrate that the way solar is being handled now is correct and who conclude that no new, equitable and fair direction is needed. As a concerned rate payer, I again ask you to protect all ratepayers who are, and who stand to bear, the costs for the affluent and pro-solar companies who are lobbying you to find justification in their pleadings.

In summary, I want rates that are fair to the non-solar customers as well as the solar customers. It is not FAIR to continue with the rates paid to solar customers for their excess generation nor is the exchange of power fair. The 1.5 % of rooftop solar in our utility will continue to operate on the backs on non-solar customers and pass on the uncollected costs from the rooftop solar users to the 98.5% of the non-solar customers.

Continuing with these subsidies to rooftop solar customers is not fair. Please protect your ratepayers.

Mdu Affredmen Arden G. Lauxman