We invested a lot of money in our solar system based on return on investment. APS should not be able to change the rules under which our decision was made since they enticed us with an up front incentive to install the system. Grandfathering must be a requirement if the rules are changed and should be for the life of the system or 20 years whichever comes first. It should include new owners at the same address since APS requires new owners to reaffirm the Agreement signed by us and they know we have a 20 year lease. Anything else is fraud that the Commission would be a party to. Evidence provided by APS to the Commission is exaggerated as evidenced by the extreme example using 200 homes. It ignores the fact that fewer transmission lines and power plants will be needed since solar panels generate their peak output at the same time APS experiences peak demand. The grid must be sized by the peak demand and solar reduces the peak substantially. If the Commission approves the change it will have a negative impact on all APS customers because solar will decrease and require more power plants and transmission lines. APS doesn't care since they will simply get your approval to pass on the costs. Today, 18000 APS customers with solar are eliminating 400,000,000 million pounds of carbon dioxide each year. We are assets to the Community but are being treated as a liability. Please treat us with the respect we deserve!!

*End of Complaint*

Utilities' Response:

Investigator's Comments and Disposition: Noted and filed for the record in Docket Control

*End of Comments*
ARIZONA CORPORATION COMMISSION
UTILITY COMPLAINT FORM

Date Completed: 7/22/2013

Opinion No. 2013 - 111779