Dear Utility Division,

One by one the utilities are trying to levy unfair unwarranted charges on to the bills of customers wanting to adopt solar and save money. ED3 recently announced changes to there program and currently APS, TEP, Trico and SSVEC are attempting to do the same with out following the proper procedures. The changes all need to be part of a Rate Case according to established procedures. Utilities shouldn’t get special treatment to raise rates for solar. Furthermore I would ask you put these solar related extra fees on hold. The voters of Arizona voted for Net Metering in Arizona and made it the law so solar can develop and thrive. Arizona rate payers and tax payers have spent millions to develop solar into a viable home energy efficiency tool. Now that solar is mature and has come down in costs and is able to make a home extremely energy efficient the utilities are putting in place special discriminatory rate plans designed to undermine the Arizona voter established Net Metering law. Please put a stop to these discriminatory rate plans and allow solar to reach it’s full potential in Arizona. Do not allow utilities to stop people from using solar to make their homes energy efficient and lower electrical costs. Do not allow utilities to undermine the Net Metering laws that voters approved. Do not allow utilities to stop fair competition with discriminatory rate plans designed specifically to undermine our state laws.

Do not allow utilities to cause years of investment and millions of dollars in financial support for the development of solar in Arizona to be wasted money.

Submitted by:

Dave Haycock
Nancy Warthan  Brian Beitman  Dot W. Spencer Hunter  Dan Heaton  Bernadine Helriegel  Jeff Hartig  James Stoll  Mark Walters  Matt Herrman  Noelle Everhart  Matthew Bonnstetter  Nik Shehaj  Thomas
ARIZONA CORPORATION COMMISSION
UTILITY COMPLAINT FORM

Utilities' Response:

Investigator's Comments and Disposition:
6/12/15: Entered for the record and docketed
*End of Comments*

Date Completed: 6/12/2015

Opinion No. 2015 - 122741