Blocking the Sun

Utilities and Fossil Fuel Interests That Are Undermining American Solar Power

2016 Edition
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Executive Summary

Solar power is clean, affordable and popular with the American people. The amount of solar energy installed in the U.S. has quadrupled in the last four years, and the U.S. has enough solar energy installed to power one in 20 American homes.

America’s solar progress is largely the result of bold, forward-thinking public policies that have created a strong solar industry while putting solar energy within the financial reach of millions more Americans.

Behind the scenes, however, electric utilities, fossil fuel interests and powerful industry front groups have begun chipping away at the key policies that have put solar energy on the map in the United States – often in the face of strong objections from a supportive public.

This report documents 17 fossil fuel backed groups and electric utilities running some of the most aggressive campaigns to slow the growth of solar energy in 12 states, including eight attempts to reduce net metering benefits, seven attempts to create demand charges for customers with solar power, and five efforts to roll back renewable energy standards. Citizens and policy-makers must be aware of the tools self-interested parties are using to undermine solar energy across America – and redouble their commitment to strong policies that move the nation toward a clean energy future.

A national network of utility interest groups and fossil fuel industry-funded think tanks is providing funding, model legislation and political cover for anti-solar campaigns across the country.

The Edison Electric Institute (EEI), the trade group that represents U.S. investor-owned electric utilities, launched the current wave of anti-solar advocacy with a 2012 conference warning utilities of the challenges solar energy posed to their traditional profit centers. Since then, EEI has worked with the American Legislative Exchange Council (ALEC) on model legislation to repeal state renewable electricity standards and ran an anti-solar public relations campaign in Arizona.

The American Legislative Exchange Council (ALEC) provides utility and fossil fuel interests with access to state legislatures, and its anti-net metering policy resolution has inspired legislation in states like Washington and Utah.

The Koch brothers have provided funding to the national fight against solar by funneling tens of millions of dollars through a network of opaque nonprofits. A Koch brothers front organization, 60 Plus, also recently spent more than $1 million to support a deceptive, ostensibly pro-solar group in Florida that is working to create new barriers to solar energy ownership.

The Koch-funded campaign organization Americans for Prosperity (AFP) has carried out anti-solar energy organizing efforts. In Florida and Georgia, AFP has run misinformation campaigns against net metering and other solar policies.

The Consumer Energy Alliance (CEA) is a Houston-based front group for the fossil fuel industry, representing fossil fuel companies like ExxonMobil, Chevron and Shell Oil. In Wisconsin in 2014, CEA submitted 2,500 dubious signatures in support of a utility rate case to increase costs for solar customers.
At the state level, electric utilities have used the support provided by national anti-solar interests, as well as their own ample resources, to attack key solar energy policies.

In Florida, Florida Power and Light (FPL), Gulf Power Electric, Tampa Electric Company and Duke Energy, the largest utility in the U.S., spent millions of dollars backing a front group, Consumers for Smart Solar, which was the primary backer of a deceptive ballot initiative that had it passed would have further restricted rooftop solar growth in the state.

American Electric Power (AEP) has backed anti-solar campaigns in states including Ohio and West Virginia. In West Virginia, AEP successfully lobbied for a bill to limit the net metering cap to 3 percent of utility peak demand.

In Utah and Nevada, subsidiaries of Warren Buffet’s Berkshire Hathaway Energy have run campaigns to halt the growth of solar power. In Nevada, subsidiary NV Energy successfully campaigned for a utility commission ruling that has effectively halted the growth of rooftop solar in NV Energy’s service territory.

In California, the publicly-owned utility Imperial Irrigation District abruptly ended its net metering program, stunting future solar energy growth and temporarily stranding many of its customers that were in the midst of rooftop solar installations.

Commonwealth Edison, Illinois’ largest utility, has introduced legislation that would create statewide demand charges on its residential customers, a move with the potential to reduce the economic viability of rooftop solar for all of the state’s residents.

Four major Arizona utilities – the Salt River Project, Arizona Public Service, and sister companies Tucson Electric Power and Unisource – have undertaken extensive campaigns to impose new charges on their solar customers. The Salt River Project implemented a demand charge that has all but killed distributed solar energy growth in its territory. Arizona Public Service, the biggest utility in Arizona, has funneled money through nonprofit groups in order to fund anti-net metering advertisements and has been accused of improperly cultivating influence with the state commission that regulates utilities. And Unisource and Tucson Electric Power (TEP) have filed requests with state regulators to eliminate net metering and create a solar-specific mandatory demand charge.

In mid-2016, there were at least 84 ongoing policy actions in U.S. states that could impact the growth of solar energy, including through limitations to net metering or new charges to make rooftop solar power less economically viable.

State decision-makers should resist utility and fossil fuel industry influence, and reject policies like:

- Elimination of, or restrictions or unfair caps on net metering;
- Discriminatory surcharges or tariffs for solar customers;
- Unnecessary regulatory burdens on solar energy; and
- Rollbacks of renewable electricity standards.

In addition, state leaders can do more to encourage solar energy’s growth. They should embrace ambitious goals for solar energy and adopt policies that will help meet them, including:

- Considering the benefits of distributed solar energy to the grid, to ratepayers and to society in any ratemaking or policy decisions about solar energy;
- Implementing strong net metering and interconnection standards, which enable many customers to meet their own electricity needs with solar power;
- Encouraging community shared solar projects and virtual net metering, which can expand solar access to more customers;
• Enacting or expanding solar or distributed renewable carve-outs and renewable electricity standards;

• Allowing companies other than utilities to sell or lease solar to residents and businesses;

• Making smart investments to move toward a more intelligent electric grid that will enable distributed sources of energy such as solar power to play a larger role; and

• Utilizing solar energy wherever possible on government buildings and properties.

Policymakers should also uphold our commitment to reduce carbon pollution under the Clean Power Plan, and ensure that solar power plays a major role in any strategy to reduce global warming pollution.
Solar energy is booming across the United States. In 2016, residential rooftop solar installations in the U.S. hit the 1 million mark, a number expected to double in the next two years. The amount of solar energy installed in the U.S. has quadrupled in the last four years, and the U.S. has enough solar energy installed to power one in 20 American homes. And as installation prices have fallen – 73 percent since 2006 – the pace of rooftop solar installations has only accelerated.

In 2015, solar generation averted approximately 27 million metric tons of carbon dioxide pollution, equivalent to taking nearly 6 million passenger vehicles off the road. Meanwhile, solar energy is creating jobs, many of which cannot be outsourced. By the end of 2015, there were more than 208,000 solar industry workers in the United States, a 20 percent increase from the year before. It’s not a surprise, then, that the vast majority of Americans support solar energy: a 2016 Pew Research Center survey showed that 89 percent of Americans favor increasing the use of solar power.

But many electric utilities and the fossil fuel industry disagree. They perceive solar power – especially solar power generated locally by ordinary residents and businesses, as opposed to in centralized, utility-owned power plants – not as an opportunity to clean our air but as a threat to established ways of doing business. As a result, many of these companies – among the most powerful in the world – have thrown their power and resources behind a growing campaign of attacks on solar energy and key public policies that make it accessible and affordable to Americans.

In the third quarter of 2016, U.S. states considered at least 84 policy actions with the potential to impact the economic viability of distributed solar energy, including through the reduction of net metering compensation and the creation of demand charges for residential electric customers.

Unsurprisingly, many of these battles are being waged in the shadows – in regulatory agencies largely removed from public view, where the public’s support for solar energy and solar power’s contribution to a cleaner environment have little impact on decision-making.

This report attempts to pull back the veil on the major utilities, fossil fuel companies, front groups and special interest think tanks that are fighting solar power in America. By shining a light on the companies and entities attacking solar energy – and the tactics they use – citizens and decision-makers will be better equipped to respond when the nationwide assault on solar energy arrives at their doorsteps.
Strong Public Policies Have Fueled the Rise of Solar Energy

The rise of American solar energy, which has grown more than four-fold in terms of capacity since 2010, is no accident. In addition to dramatic price drops—residential solar installations fell in price by 43 percent from 2010 to 2015—forward-looking policies have cut red tape and made solar power more affordable for consumers.8

A number of policies have been particularly important to the growth of solar:

• *Net metering policies* guarantee owners of solar power systems a fair return for the excess electricity they supply to the grid by crediting them with the value of such electricity, typically at the retail rate. Net metering essentially allows the customer’s power meter to “spin backwards” at times when solar power production exceeds on-site needs.

• *Renewable electricity standards* (RESs, also known as renewable portfolio standards) set minimum renewable energy requirements for utilities. RESs with a specific minimum requirement for solar or distributed renewable energy have played a big role in fostering a stable solar energy market.

• *Third-party ownership policies* allow companies other than utilities to use financing tools like power purchase agreements or solar leasing that can relieve consumers’ up-front costs for installing rooftop solar. Power purchase agreements, for example, let a company install a solar energy system on a consumer’s rooftop at no upfront cost, and then sell power generated by the panels back to the customer at a fixed cost. At the end of the contract, the customer may purchase the panels from the developer.

• *Federal and state tax credits* have made solar a more affordable option for consumers and businesses. In 2015, of the 10 U.S. states with the most solar capacity per capita, six offered tax credits for solar installations, and four offered rebates or grants. And in December 2015, federal lawmakers renewed the 30 percent solar Investment Tax Credit (ITC) through the end of 2019, resulting in a predicted additional $38 billion in solar energy investment through 2021.9

The presence of strong solar policies has been consistently linked with the emergence of strong solar energy markets. Of the 10 states with the most solar capacity per person, nine had strong net metering policies through 2015; nine have strong interconnection policies; nine have policies that allow creative financing options like power purchase agreements; and all have renewable electricity standards.10 A 2014 study by the U.S. Department of Energy’s National Renewable Energy Laboratory confirmed that strong solar policies are important indicators of state solar capacity.11
Solar energy is a boon to the environment, popular with the American people, and supports the creation of jobs and economic activity in our communities. But to many utilities, along with the fossil fuel industry, the rapid growth of solar energy is something to fear, not celebrate.

To companies that sell coal, oil and natural gas, solar energy represents an obvious long-term threat to the viability of their businesses. To electric utilities, solar energy – especially the solar energy systems installed by individuals and businesses – represents a different type of threat, one with much more immediate consequences. Some electric utilities claim that, as more individuals and businesses “go solar,” the cost of providing access to the grid will be divided among fewer paying customers. And as the price of energy storage technology declines, more customers will have the ability and the incentive to abandon the grid altogether, triggering a “utility death spiral.”

Recent research from Lawrence Berkeley Lab suggests that concerns about the so-called death spiral are probably overblown. And some utilities have responded to the challenge posed by solar energy by working constructively with regulators and other decision-makers to develop new business models that maintain consumers’ access to an affordable, reliable electric grid. Others have invested resources in utility-owned solar power plants – while simultaneously fighting to limit consumers’ ability to generate their own solar power. Still others have attempted to slow the growth of solar energy by fighting to eliminate policies that support the transition to a clean energy economy. Those fights – against distributed, local solar power and all forms of clean energy – are happening with increasing frequency across the United States. In the third quarter of 2016, U.S. states considered at least 84 policy actions with the potential to impact the economic viability of distributed solar energy, including through the reduction of net metering compensation and the creation of demand charges for residential electric customers.

The campaigns to slow the rise of solar energy have often been conducted as if money were little object. The oil and gas industry and electric utilities are the fourth and fifth biggest spenders on federal lobbying in the United States, respectively. Yet many of these battles have been waged with hidden campaign spending, or in regulatory agencies that tend to receive limited public scrutiny.

Who are the interests behind these attacks on solar energy? And how have they waged their campaigns? The following section provides a list of key players and a glimpse at the fossil fuel industry’s anti-solar playbook.
Solar Power Is Popular across the Political Spectrum

Solar energy’s immense popularity isn’t limited to any one segment of the population. According to a recent Pew Research Center poll, 89 percent of Americans – including 83 percent of conservative Republicans – favor expanding solar power in the U.S.¹⁵

Among the most passionate champions of solar energy in some states are conservatives affiliated with the Tea Party movement, who see rooftop solar energy as a means to greater autonomy for individuals. According to Debbie Dooley, the cofounder of the Atlanta Tea Party, as quoted in the New Yorker: “I thought that the regulated monopoly in Georgia had far too much power… The average person cannot build a power plant, but they can install solar panels on their rooftop, and they should be able to sell that energy to friends and neighbors if they wish.”¹⁶

In states like Florida and Georgia, members of the Tea Party have butted heads with industry-backed groups like Americans for Prosperity and ALEC. In Florida, one conservative citizens’ group accused Americans for Prosperity of launching a “campaign of deception” against net metering.¹⁷ And despite the attempts of industry public relations campaigns to polarize the solar energy debate on traditional conservative-liberal lines,¹⁸ solar power is only increasing in popularity with the American public.¹⁹
Solar power is clean, affordable and popular with the American people. It is also being undermined by efforts to slow its growth. The following electric utilities and fossil fuel-backed groups are running some of the country’s most aggressive campaigns against solar power.

Laying the Groundwork: The National Support Network for Anti-Solar Campaigns

A national network of utility interest groups and fossil fuel industry-funded think tanks is providing funding, model legislation and political cover for anti-solar campaigns across the country.

Setting the Policy: Edison Electric Institute

Edison Electric Institute (EEI) is the trade group that represents U.S. investor-owned electric companies. EEI put in motion what has become the utility industry’s national campaign to slow the growth of rooftop solar, and has since played a prominent role funding and actively participating in both national and state-level campaigns against solar energy.

In 2012, EEI effectively kicked off the utility war on rooftop solar when it brought together top utility executives to describe the threat posed to the utility business model by distributed generation, the most popular form of which is rooftop solar. At the meeting, EEI warned that distributed generation would bring the “prospect of declining retail sales and earnings” and the “potential obsolescence of existing business and regulatory models.” EEI then put forth an “action plan” of outreach to convince state legislators, governors, regulators, consumer advocates, and customers that net metering policies must change. One year later, EEI laid out its opposition in more detail, particularly to net metering. In that report, titled “Disruptive Challenges,” EEI warned that net meter-
ing could inflict “significant potential adverse impact to utility investors.”

After creating the utility case against solar power, EEI helped put in motion the utility industry’s state-level legislative attacks. In 2013, EEI worked with the American Legislative Exchange Council (ALEC), which, as of 2014, received funding from EEI to craft and distribute to state legislatures sample bill language (written with help from the Heartland Institute) to attack net metering and create solar surcharges.

EEI also engages directly with lawmakers to make the case against rooftop solar. In 2014, an EEI executive held a briefing for the Congressional Black Caucus on net metering. And leading up to a 2016 Federal Trade Commission (FTC) panel on solar energy and consumer protections, New York Congresswoman Yvette Clarke submitted a letter to the FTC critiquing rooftop solar as a financial risk for consumers. Metadata contained in the digital version of the letter revealed EEI’s director of governmental relations, Eric Grey, created the document, and that it was last edited by a lobbyist for Gray Global Advisors, a group which represents EEI.

EEI has also funded anti-solar public relations campaigns. From 2008 to 2013, EEI paid $74 million to public relations and consultant firms to assist with publicity campaigns, some of which was spent to influence solar policy. And in Arizona, EEI funded television and radio ads attacking rooftop solar. After the Arizona utility Arizona Public Service admitted that it funneled ratepayer money through nonprofits in order to fund ads of its own, EEI was asked whether or not it had used similar dark money tactics but refused to answer.

Providing the Funding and Running Ground Campaigns: The Koch Brothers and Americans for Prosperity

Using the vast wealth accumulated from their fossil fuel businesses, the Koch brothers – Charles and David Koch – are notorious for heavy spending to influence American politics. In the two years leading up to the 2016 election, for example, the Koch brothers were projected to have spent $250 million on campaign contributions.

In recent years, the Koch brothers have turned their attention to attacks on solar, applying their funding and political resources through a variety of avenues. The Koch brothers typically fund their anti-solar activity through a difficult-to-trace web of nonprofit organizations, including the nonprofit organization 60 Plus. The group, named for its stated purpose as a seniors’ advocacy group, received more than $40 million from five different Koch-connected nonprofit groups between 2008 and 2013. The Koch brothers are able to apply political pressure through Americans for Prosperity and its network of citizen members. Through these and other means, the Koch brothers have taken part in fights against solar all over the country, including in Florida, Arizona, Ohio, South Carolina, and Washington state.

The Koch brothers have been particularly active in Florida, the Sunshine State, where they have fought solar energy side-by-side with state utilities. In 2014 and 2015, Americans for Prosperity organized coalition partners, held press conferences to attack net metering, spread misinformation about a proposal to enact a state renewable electricity standard, and activated its members against a ballot initiative that would allow...
third-party power sales, an effort by AFP that Conservatives for Energy Freedom called “a campaign of deception.” And in 2016, the Koch-funded group 60 Plus donated at least $1 million to the utility-backed Amendment 1 ballot initiative, which could have potentially prohibited net metering and created new barriers to rooftop solar ownership. Amendment 1 was defeated by voters in November 2016.

In Kansas in 2014, an Americans for Prosperity advertisement called for the repeal of the state’s renewable electricity standard. The ad included a clear attempt to polarize the debate over solar energy on traditional conservative-liberal lines, ending with the line, “Like Obamacare, it’s another government mandate we can’t afford.”

In Georgia in 2013, as the state utility board readied for a vote requiring Georgia Power to obtain 525 MW of solar PV capacity, Americans for Prosperity tried to stop the move by activating its members and utilizing its social media to promote erroneous claims about the cost of the effort and its impact on the economy. Ultimately, a coalition of conservative lawmakers and environmental groups convinced the Georgia Public Service Commission to resist AFP and to pass the requirement.

The Koch brothers also fund and support university research used to slow adoption of solar energy, including through their relationship with Professor Randy Simmons of Utah State University (USU). The Koch brothers have many connections with Simmons. Simmons runs an education program called the “Koch Scholars,” which depends on a Koch foundation grant. Simmons is a senior fellow at the Koch-funded Property and Environment Research Center. Between 2008 and 2013, Simmons served as the Charles G. Koch Professor of Political Economy at USU. Simmons has been involved with a variety of anti-solar research projects. One study produced under Simmons blamed renewable energy for effects of the economic downturn of the Great Recession. Simmons wrote another study attacking Ohio’s renewable electricity standard, which included provisions that would expand solar energy, and which was subsequently frozen by Ohio lawmakers; that study was disseminated by the Heartland Institute. Simmons also cofounded Strata Policy, a think tank that received $1.1 million from the Charles Koch Foundation in 2014; in 2015, Strata Policy staff presented misleading economic data to Ohio lawmakers in support of freezing Ohio’s renewable electricity standard.

Drafting Anti-Solar Legislation: Heartland Institute

As a think tank with financial backing from the fossil fuel industry, the Heartland Institute plays an important role in battling solar energy, drafting anti-solar legislation and publishing misinformation about solar energy’s economic impact.

The Heartland Institute has a long history of colorful and sometimes tasteless advocacy at odds with solar energy and the environment. In 2012, the Institute ran a billboard campaign that featured a picture of the “Unabomber” Ted Kaczynski and the words, “I still believe in global warming. Do you?” The Heartland Institute also published a report finding a “net benefit” to carbon pollution and global warming.

While its funding sources are diverse, between 1998 and 2006, the Heartland Institute received $736,500 from ExxonMobil, and in 2011 it received $25,000 from the Koch brothers. A leaked strategy document stated that Heartland’s fundraising strategy was to pursue contributions “especially from corporations whose interests are threatened by climate policies.”

The Heartland Institute has played an important role in the national anti-solar campaign, including crafting legislative documents used around the country.
• The Heartland Institute helped draft the language for ALEC’s “Electricity Freedom Act,” the template bill designed to repeal renewable electricity standards that require utilities to get a percentage of their electricity from renewable sources like wind and solar energy. 49

• The Heartland Institute conducts research and creates policy documents for use in anti-solar power campaigns. The institute’s “Policy Tip Sheet” on North Carolina’s renewable electricity standard including messaging points for opponents of the standard.50

• The Heartland Institute spreads misleading information about solar energy. For example, at a Kansas conference co-hosted with Americans for Prosperity in 2013, Heartland staff claimed that the state renewable electricity standard had caused electricity prices to rise by nearly 20 percent, despite a report by the Kansas Corporation Commission that the RES had affected electricity rates by less than 2 percent.51

ALEC’s funding sources have included the Koch brothers, Edison Electric Institute, ExxonMobil, Chevron, Peabody Energy, American Electric Power and Duke Energy.53 While it describes itself as a helpful policy aid for state legislators, ALEC has been described by the New York Times as a “stealth business lobbyist,” and runs legislative campaigns across the country to prevent or repeal pro-solar policies. In the past, it has boasted that its high success rate at passing legislation makes ALEC a “good investment.” 54

ALEC has seen the introduction of its model “Electricity Freedom Act,” legislation to repeal RES standards, in at least 19 states.55 However, because of the popularity of RES legislation, these attempts fail the vast majority of the time.56 In North Carolina, for example, ALEC saw its Electricity Freedom Act defeated by a bipartisan group of legislators.57 ALEC also pushed for solar power surcharges in Oklahoma, Kansas and Washington state.58 And ALEC’s “Updating Net Metering” resolution has inspired legislation to hamper net metering in Washington state and Utah.59

ALEC legislative members were also involved in the Ohio clean energy freeze, which stalled the ramp-up of Ohio’s renewable energy standard while also rolling back energy efficiency provisions and creating a committee to decide whether to dismantle even more of the law.61 Ohio state senator Bill Seitz sits on ALEC’s national board, and during debate over the original freeze legislation compared his opponents’
policy positions to Joseph Stalin’s “five-year plan.” Seitz’s advocacy on behalf of ALEC’s position came despite ample evidence of the Clean Energy Law’s benefits for Ohio’s economy, including a 1.5 percent reduction in electric bills and a 2 percent carbon dioxide emission reduction in just the first four years of the law. Two ALEC members were on the state’s six-person committee to decide the future of the state’s frozen Clean Energy Law, and in September of 2015, recommended to extend the freeze “indefinitely.”

ALEC’s influence extends beyond state legislatures to state utility commissions. When the Arizona Corporation Commission voted to let Arizona Public Service (APS) increase costs for its solar customers, four of the five ACC commissioners were or had been ALEC members. In 2013, APS spokesman Jim McDonald said APS paid not only a $7,000 membership fee to ALEC, but an additional $3,000 for a seat on ALEC’s Energy, Environment and Agriculture Task Force, the division of ALEC responsible for drafting model energy bills, including those against rooftop solar.

Deceptive Front Group: Consumer Energy Alliance

As utilities and the fossil fuel industry expand their efforts to slow solar power’s growth, they are turning to new and more deceptive tactics. A prime example can be found in the Consumer Energy Alliance (CEA), a front group for utilities and the fossil fuel industry that calls itself the “voice of the energy consumer.” CEA’s members include ExxonMobil, Chevron and Shell Oil.

In Wisconsin in 2014, as the state’s Public Service Commission (PSC) considered a proposal by the utility We Energies to change its rate structure in a way that would reduce the incentive for installing rooftop solar, it received a 2,500-name petition from CEA, ostensibly signed by We Energies customers, in support of the new fees. A Capital Times reporter was suspicious that so many people would side with their utility’s argument for a rate hike. When he tracked down signers of the petition, he found that CEA had either tricked them into signing its petition or simply made up their support. Following his investigation, the PSC threw out the petition. (Although the petition was submitted in We Energies’ rate case, the utility denied any involvement.)

CEA’s policy aims are often hidden behind a seemingly pro-solar public image. For example, in October 2016, CEA hosted a petition on its homepage asking for signatures to “call on policy makers to create policies that are pro-solar, pro-grid and pro-consumer.” CEA recently displayed this tactic in Florida while working alongside the similarly-named and similarly-deceptive utility front group Consumers for Smart Solar. That group was a leading backer of Amendment 1, which would have created economic barriers to rooftop solar ownership, although it ultimately failed to pass. CEA’s Florida regional director, Kevin Doyle, wrote an op-ed in the Orlando Sentinel under the headline “Amendment 1 Would Boost Solar Energy and Benefit All.” His op-ed hailed “the Sunshine’s State advance in solar energy technology” in its support of a ballot initiative that has seen universal opposition from the solar industry.
Battling Solar in the States: Electric Utilities

While national trade groups, funders, and think tanks provide the backbone of the national fight against local solar energy, electric utilities are leading the fight in state legislative offices and regulatory agencies.


Florida, the Sunshine State, has not lived up to its name. Despite being one of the sunniest states on the East Coast, when it comes to solar capacity Florida lags behind small northern states including New Jersey and Massachusetts.77

Today, Florida is one of just nine states that does not allow third-party power purchase agreements, a popular financing option for home solar panel installations, and is also in the minority of states that has not passed a renewable electricity standard.78 As a result, Florida’s solar capacity lags well behind states with similar solar potential.79 While Florida ranks third in the nation for rooftop solar potential, it is only 16th in actual solar energy production.80

In recent years, attacks on solar power have been led by Florida’s largest utilities – Duke Energy, Florida Power and Light Company (FPL), Tampa Electric Company and Gulf Power Company – powerful companies with a long record of exerting political influence. A 2014 report by Integrity Florida tracked more than $30 million in campaign and lobbying expenditures by the four utilities, and noted extensive revolving door practices by FPL, which hired at least 18 former Public Service Commission regulators.81 In 2014, Florida utilities spent millions of dollars supporting the re-election of Governor Rick Scott, whose opponent Charlie Crist had supported bringing more renewable energy to the state, including through the creation of a requirement that Florida generate 20 percent of its electricity from renewable energy by 2020.82

In 2016, Florida’s utilities came together in support of the anti-solar Amendment 1 ballot initiative, which had it passed would have put barriers to rooftop solar into the state constitution.83 Amendment 1 was placed on the ballot by Consumers for Smart Solar, a group that received $21 million of its $26 million in campaign funds from Duke Energy, Florida Power and Light Company, Tampa Electric Company and Gulf Power Company.84 The Amendment 1 campaign also received funds from the Koch-funded organization 60 Plus.85

Similarly to the national fossil fuel front group Consumer Energy Alliance, Consumers for Smart Solar purports to be a pro-solar consumer group. The group’s logo proclaims “Yes on 1, for the sun,” while its website claims that the amendment “promotes solar in the Sunshine State, protects Florida’s consumers from scams and rip-offs and guarantees the right to place solar panels on your home.”86 The Miami Herald reported accounts that some petition gatherers for the campaign to put Amendment 1 on the ballot intentionally misled petition signers into thinking they were signing a petition for a competing, legitimately
pro-solar energy ballot initiative (which ultimately failed to qualify for the ballot). One signer reported to the Herald that the Amendment 1 petition was described as a “revised, updated version” of the legitimate pro-solar petition.

Florida Supreme Court Justice Barbara Pariente, who voted against allowing the bill on the ballot, said of Amendment 1: “Masquerading as a pro-solar energy initiative, this proposed constitutional amendment, supported by some of Florida’s major investor-owned electric utility companies, actually seeks to constitutionalize the status quo.”

Less than a month before the November election, the policy director of the James Madison Institute (JMI) in Tallahassee, a think tank supported by Gulf Power Company, was caught on audio recording admitting the deceptive strategy behind Amendment 1. After noting that polls show solar energy to be extremely popular with the public, Sal Nuzzo, JMI’s policy director, described Amendment 1 as “political jiu jitsu,” and praised the political savviness of using “the language of promoting solar, and kind of, kind of put in these protections for consumers that choose not to install rooftop.”

In November 2016 Amendment 1 was rejected by Florida voters, falling nine percentage points short of the 60 percent approval required for adoption into the state constitution.

American Electric Power

American Electric Power (AEP), one of the biggest utilities in the country, is also one of the most aggressive backers of anti-solar legislation.

A huge utility, with more than 5 million customers in 11 states, AEP has used its money and influence to back anti-solar campaigns in states including Ohio and West Virginia. In Ohio, AEP mounted a campaign of legal and regulatory challenges to limit the value of net metering for its customers. In 2014, the Public Utilities Commission of Ohio (PUCO) ruled that electric customers are entitled to the retail rate of electricity that they feed back into the grid from rooftop solar and other distributed generations, which could raise net metering compensation by about 15 percent. In response, AEP appealed the decision to the Ohio Supreme Court (the case is under review as of October 2016). AEP also joined FirstEnergy and other state utilities in successfully pushing for the freeze of Ohio’s renewable electricity standard, which has already resulted in a significant decrease in state solar investment.

In West Virginia, AEP lobbied for a bill that caps net metering at 3 percent of utility peak demand, while requiring the Public Service Commission to study net metering policies and potentially pass more onerous restrictions in the future. The bill was signed into law in March. AEP has made nearly $400,000 in contributions to legislators and political groups in West Virginia since 2008.

Berkshire Hathaway Energy

Berkshire Hathaway Energy (BHE), Warren Buffet’s energy holding company, has waged fights against distributed solar through its subsidiaries NV Energy in Nevada and Rocky Mountain Power in Utah, seeking to win new solar surcharges and restrictions on net metering.

BHE is a major player in the electric utility industry. It controls three major U.S. utilities, serving about 4.6 million customers. While the company leaves solar fights up to its subsidiaries, BHE’s internal position is that distributed generation customers should be charged higher rates than other customers.
BHE’s most successful attack on solar came through its subsidiary NV Energy, Nevada’s largest utility: an anti-solar campaign that resulted in the Nevada Public Utilities Commission devastating the state’s rooftop solar industry by slashing net metering rates and instituting new charges for NV Energy solar customers.

The Nevada PUC’s decision came following a sustained campaign by NV Energy, which was undertaken as Nevada was becoming one of the most successful solar states in the country. In 2013, Nevada had the fastest growth of solar jobs and the largest number of solar jobs per capita in the country. And by the end of 2015, Nevada had more cumulative solar capacity per person than any state in the country.

In 2015, NV Energy began a push for new fees for solar customers and proposed putting solar customers into a new, more expensive rate class. NV Energy also worked to keep in place Nevada’s net metering cap, as solar companies in the state claimed that NV Energy misled them about the speed in which the cap would be reached.

Finally, in December 2015, the Nevada Public Utilities Commission (PUCN) voted to triple the fixed charges those with rooftop solar will have to pay over the next 12 years, while also slashing the net metering benefits received by solar customers.
The decision was supported by the political action committee Citizens for Solar Energy Fairness, a group funded by NV Energy. That group aired ads characterizing net metering as a "subsidy with no limits."  

NV Energy’s new charges and reduced compensation for solar customers have crippled growth of solar energy. During 2015, NV Energy added an average of more than 1,000 new net metering customers every month. In July 2016, the latest month for which data is available, NV Energy had only 82 new net metering customers.  

In Utah, BHE subsidiary Rocky Mountain Power (RMP) has tried to impose new costs on its solar customers, which would slow the growth of Utah’s small but growing solar industry, which currently employs 1,500 people across the state. In 2014, RMP lobbied for state legislation designed to make it easier to impose fees on solar customers. State senator Curt Bramble, a national board member of ALEC and recipient of numerous RMP campaign contributions, introduced the legislation to require the Utah Public Service Commission to impose a fee on net metering customers if it found that those customers imposed costs on state utilities. Through his time in the Utah Senate,Sen. Bramble received at least $3,900 in campaign contributions from Rocky Mountain Power and Pacificorp. (Rocky Mountain Power is a division of Pacificorp, which is itself a subsidiary of BHE.) Following protests from solar advocates, that legislation was ultimately amended to require a full cost-benefit analysis before fees could be imposed.  

In 2014, RMP asked the Utah Public Service Commission for permission to charge solar customers $4.65 per month. A variety of groups came together to protest the surcharge, including Utah Citizens Advocating Renewable Energy and the Mormon Environmental Stewardship Alliance. According to Mark Walton of Creative Energies, a Utah solar PV company, as quoted in The Salt Lake Tribune, the solar surcharge “could be the horse out of the barn. Once enacted it could go up.” This was RMP’s second regulatory push for a solar surcharge after the Utah Public Services Commission rejected its original proposal and included a brief filed with the PSC arguing that environmental benefits should not be taken into consideration when it comes to allowing a solar surcharge. The charge request was ultimately denied.  

Imperial Irrigation District

California is America’s solar powerhouse, home to nearly half of the country’s total installed solar energy. In 2016, the California Public Utilities Commission (CPUC) helped ensure that California’s solar growth would continue, despite the efforts of California’s largest investor-owned utilities, when it voted to maintain retail net metering for its private utility companies through 2019, affecting the majority of the state’s residents. However, the CPUC’s decision did not apply to everyone. California’s publicly-owned utilities are not regulated by the CPUC – rather, their net metering policy is bound by state 2010 net metering legislation. That legislation allows publicly-owned utilities to cap their net metered solar energy systems at 5 percent of utility peak demand.  

Shortly after the CPUC’s decision was released, the Imperial Irrigation District (IID), a publicly-owned utility that serves over 6,000 square miles of California including parts of San Diego and Riverside counties, abruptly announced it would be ending its net metering payments for all new solar customers. Because California allows publicly-owned utilities to devise their own formulas for calculating peak demand,
IID determined it had reached its net metering cap earlier than it would have had it used a standardized methodology that the state requires investor-owned utilities to use.129

IID’s decision not only stunted future solar energy growth in its territory, it also stranded an estimated 1,200 homes and businesses who had already signed contracts with solar installers, were in the midst of installing projects, or had already installed solar panels but not yet connected to the grid.130 Because there was no alternative tariff adopted at the time that IID ended its net metering program, these 1,200 customers were not able to use their solar panels to generate their own electricity, much less receive compensation for the electricity they sent back to the electric grid.131 Among the solar customers left stranded were several multi-family affordable housing projects and dozens of low-income families.132

Finally, after six months of negotiations, with help from state legislators, IID signed an agreement that would grant interconnections and net metering benefits to most of its stranded customers, including those who had submitted an interconnection application before IID made its decision. IID will still, however, not pay full retail net metering credit to new solar customers going forward, and will likely result in slowed solar growth in its territory.133

ComEd’s most recent proposal (House Floor Amendment No. 2 to 2016 Senate Bill 2814) would reduce the value of net metering while instituting a statewide demand charge based on an average of customer peak demand over the course of a month. ComEd is not alone among utilities in pushing for a demand charge – in Arizona, for example, the Salt River Project has imposed a demand charge on its solar customers, which has resulted in stagnant solar growth. Yet ComEd’s original demand charge proposal was novel in that it was through the state legislature, and would have resulted in mandatory residential demand charges throughout the state.

The latest proposal follows original legislation proposed in 2015. Since the original bill’s failure in 2015, ComEd and parent company Exelon have donated heavily to state politicians. So far, Exelon has donated over $240,000 to Illinois lawmakers’ campaigns in 2016, while ComEd has donated over $320,000. Meanwhile, Exelon and ComEd have combined to contribute more than $50,000 over the past ten years to state Senator Donne Trotter.138 Senator Trotter was the chief sponsor of the original legislation.
of demand charge legislation proposed earlier in 2016, and is also a member of the Illinois General Assembly Committee for Energy and Public Utilities, which the statewide demand charge legislation will have to pass through before becoming law.139

ComEd is also promoting its demand charge legislation through a group it founded in 2016, the Illinois Smart Solar Alliance (ISSA).140 Like the national fossil fuel front group Consumer Energy Alliance, and the Florida utility group Consumers for Smart Solar, ISSA misleadingly brands itself as a pro-solar consumer group, calling on the public to “help Illinois grow its clean energy future.”141

Arizona Public Service, Salt River Project, Tucson Electric Power and Unisource: Battling Rooftop Solar in one of America’s Top Solar States

Arizona is one of the top states in the country in terms of total solar capacity, solar capacity per capita, and number of solar jobs.142 Yet today, as large utilities have undertaken efforts to slow the growth of rooftop solar in their service territories, Arizona has begun to slip from its perch as a national solar leader.

Arizona Public Service

Arizona Public Service (APS), the biggest utility in the sunniest state in the country, has waged an extensive battle against distributed solar energy in Arizona.

APS has worked to impose high costs on its solar customers, most directly through rate proposals to the Arizona Corporation Commission (ACC), which regulates Arizona utilities. Some of its efforts have been behind closed doors: APS has been accused of funding dark money political campaigns to elect members of the ACC, and of having improperly close relationships with current and former ACC commissioners.143

One allegation focused on APS’s relationship with former ACC chairman Gary Pierce, who repeatedly sided with APS in its fight to impose a surcharge on solar customers.144 In February 2015, an ACC whistleblower accused Pierce of having unauthorized meetings with top APS executives.145 Pierce’s relationship with APS was further questioned by former ACC Commissioner Sandra Kennedy amid reports that APS funneled money through independent-expenditure groups to fund the Secretary of State campaign of Justin Pierce, Gary Pierce’s son.146

In addition, the Arizona Attorney General’s office launched an investigation into the relationship between APS and ACC commissioner Bob Stump.147 In the weeks prior to a 2015 ACC election, Stump was found to have exchanged text messages with an APS executive and with the head of an Arizona dark money group rumored to receive APS funding.148

APS’s efforts to hide its support for ACC candidates may have also included funneling money through the fundraising arm of Arizona State University. According to IRS records uncovered by the Arizona Republic newspaper, APS gave $181,100 to the ASU Foundation in 2013, while the ASU Foundation in turn gave $100,000 to the group Save Our Future Now, which then spent heavily on the ACC election.149 Also in 2013, APS funded anti-net metering TV and radio advertising campaigns through the Koch brothers-backed nonprofit organizations 60 Plus and Prosper.150

In November 2013, the ACC gave APS the right to charge customers 70 cents per kilowatt of installed solar capacity (much less than APS had initially re-
That charge was the first of its kind in the nation, and resulted in an average charge for solar customers of about $5 per month. In 2015, APS pulled a request with the ACC to raise its monthly solar charge to $3 per kilowatt, which would have cost the average new solar customer about $21 per month.

In APS’ new rate case, filed with the ACC in June 2016, the utility has proposed both instituting a demand charge for most of its customers, while dramatically reducing net metering compensation for its solar customers. Under the new proposal, net metering credits for consumer-generated solar would drop by more than three quarters, from $0.128 per kWh, the current retail rate, to $0.0299 per kWh, an avoided cost rate. “It’s a proposal guaranteed to stop APS’s customers from going solar,” said an attorney for the Energy Freedom Coalition of America, Court Rich.

As the ACC considers APS’s rate case, along with a multitude of cases that could impact the affordability of solar energy, APS has worked to influence the outcome of the November 2016 ACC commissioner elections. In October 2016, APS’s parent company Pinnacle West formed the AZ Coalition for Reliable Energy, a group which aims to spend at least $1 million supporting the reelection campaigns of three current ACC commissioners.

**Salt River Project**

The Salt River Project, which serves the Phoenix metropolitan area, devastated the growth of distributed solar power in its territory by imposing a discriminatory rate hike in 2015 that costs the average new residential solar customer $29 per month. The fee amounts to a more than 30 percent rate hike over what the solar customers would have paid without a demand charge.

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**Fig 2. Salt River Project rooftop solar growth has stagnated since the implementation of new charges for solar customers**
Unlike Arizona Public Service (Arizona’s biggest utility, which also supports surcharges) SRP is a public utility, and the rate was passed by SRP’s publicly elected board. The votes in SRP elections are age-based, meaning that SRP customers are not all equally represented by board members. The vote to create the new solar rate came after a series of packed hearings, at which SRP customers voiced their opposition.

SRP’s solar charge was based in part on an internal SRP analysis that was criticized for failing to account for solar energy’s full value to the grid system. That analysis’ estimate of solar energy’s value to the grid was far below what similar studies conducted elsewhere have found.

The new charge has crippled SRP’s rooftop solar growth. In the year before SRP’s new charge took effect, SRP added an average of nearly 400 new net metering customers per month. In July 2016, the latest month for which data is available, SRP added only 34 new net metering customers.

SRP board elections in recent years have seen interference from Arizona Public Service, another Arizona utility that has instituted demand charges. In elections in which candidates typically spend no more than $500 over the course of entire campaigns, in 2014 an Arizona Public Service political action committee made a contribution of $5,000 to an unsuccessful candidate.

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Unisource and Tucson Electric

Following the successful implementation of demand charges by Arizona Public Service and Salt River Project, two other major Arizona utilities – the sister companies Unisource and Tucson Electric Power (TEP) – have attempted to institute anti-rooftop solar policies.

Unisource and TEP are both owned by parent company Fortis, which is Canada’s largest investor owned utility holding company. TEP serves more than 400,000 electric customers in the Tucson metropolitan area, while Unisource serves approximately 90,000 electric customers in western and southern Arizona. Fortis is rapidly expanding in the United States, and in October 2016 acquired ITC Holdings, the largest independent electric transmission company in the United States, for $11.3 billion.

In November 2015, TEP filed a rate case with the ACC that included elements such as eliminating net metering payments to rooftop solar users, creating a solar-specific mandatory demand rate and raising the grid connection fee for private solar infrastructure. In May 2016, the ACC delayed a decision on some portions of TEP’s proposal, stating they were more appropriate for the utility’s general rate case, for which hearings began in August.

Unisource filed similar motions with the ACC to introduce demand charges in a three-tiered payment structure for all residential users. Their effort to introduce demand charges was bolstered by APS, which hired an analyst to provide testimony that demand charges benefit the grid. In May 2016, before its case was to be decided by the ACC, Unisource adjusted its filing to have demand charges apply only for new solar customers.

In August, the ACC delayed a decision on Unisource’s proposed rate changes, as well as TEP’s request to expand its utility-owned rooftop solar program, until a more complete investigation of rooftop solar’s significance in the state could be done. In late 2015, in response to allegations that two ACC commissioners had received significant donations during the 2014 campaign from APS, the ACC opened a docket to explore both the costs and benefits associated with rooftop solar before deciding on net metering and solar mandatory demand charge policies, including those pursued by TEP and Unisource. The docket is expected to remain open into 2017.
Conclusion

Solar power has been almost universally embraced by the American public and is delivering benefits to the environment and economy. Thus far, widespread popular support for solar energy, combined with a growing understanding of solar energy’s obvious benefits, has limited the success of fossil fuel interests’ anti-solar lobbying campaigns.

Fossil fuel industry and utility opposition to solar energy has, however, made an impact on the course of solar energy. In parts of Arizona, residential solar energy is being installed at a slower pace; and in Florida, the Sunshine State, rooftop solar has barely gotten a foothold. Well-funded attacks on key solar policies are forcing the fledgling rooftop solar industry to spend resources fighting to survive rather than unleashing the next wave of clean energy innovation and deployment.

Recommendations:

State decision-makers should resist utility and fossil fuel industry attempts to reduce the economic viability of distributed solar energy, and reject policies like:

- Elimination of, or restrictions or unfair caps on net metering;
- Discriminatory surcharges or tariffs for solar customers;
- Unnecessary regulatory burdens on solar energy; and
- Rollbacks of renewable electricity standards.

In addition, state leaders can do more to encourage solar energy’s growth. They should embrace ambitious goals for solar energy and adopt policies that will help meet them, including:

- Considering the benefits to the grid, ratepayers, society and the environment of distributed solar power in any ratemaking or policy decisions about solar;
- Implementing strong net metering and interconnection standards, which enable many customers to meet their own electricity needs with solar power;
- Encouraging community shared solar projects and virtual net metering, which can expand solar access to more customers;
- Enacting or expanding solar or distributed renewable carve-outs and renewable electricity standards;
- Allowing companies other than utilities to sell or lease solar energy to residents and businesses;
- Making smart investments to move toward a more intelligent electric grid that will enable distributed sources of energy such as solar power to play a larger role; and
- Utilizing solar energy wherever possible on government buildings and properties.

Policymakers should also uphold our commitment to reduce carbon pollution under the Clean Power Plan, and ensure that solar power plays a major role in any strategy to reduce global warming pollution.
Notes


7 Policy actions were included if they had to do with residential fixed cost increases, net metering, or residential solar charges: Benjamin Inskeep et al., NC Clean Energy Technology Study and Meister Consultants Group, *The 50 States of Solar—Q3 2016* (executive summary), available at nccleantech.ncsu.edu/wp-content/uploads/Q32016_FinalExecSummary.pdf, Q3 2016.


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13 Policy actions were included if they had to do with residential fixed cost increases, net metering, or residential solar charges: Benjamin Inskeep et al., NC Clean Energy Technology Study and Meister Consultants Group, *The 50 States of Solar—Q3 2016* (executive summary), available https://nccleantech.ncsu.edu/wp-content/uploads/Q32016_FinalExecSummary.pdf, Q3 2016.


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See note 40.


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55 See note 53.

56 Ibid.


70 Ibid.

71 Ibid.

73 Ibid.


82 Herman Trabish, “Florida Utilities Pour Millions into Tight Governor’s Race,” *Utility Dive*, 3 September 2014.


84 Ibid.

85 Ibid.


88 Ibid.


98 Ibid.


104 See note 9.


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113 Ibid.


115 RMP “went to the legislature with [the] bill” (SB 208) according to Sarah Wright, Executive Director of Utah Clean Energy: Kiley Kroh, “Push To Impose Extra Fees On Customers Who Install Solar Panels Sparks Outrage In Utah,” ClimateProgress, 11 June 2014.


127 See note 125.

129 Sammy Roth, “Imperial Irrigation District Slams Brakes on Solar,” The Desert Sun, 11 May 2016.


131 Ibid.

132 Ibid.


136 See note 9.


145 Ibid.


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