1 Strike everything after the resolving clause and insert:

   "1. Article XV, section 3, Constitution of Arizona, is proposed to be amended as follows if approved by the voters and on proclamation of the Governor:

   3. **Power of commission as to classifications, rates and charges, rules, contracts and accounts; local regulation; electricity ratepayer's bill of rights**

   Section 3. **A. SUBJECT TO THE REQUIREMENTS OF THIS SECTION,** the corporation commission shall have full power to and shall prescribe just and reasonable classifications to be used and just and reasonable rates and charges to be made and collected by public service corporations within the **THIS state** for service rendered therein **IN THIS STATE,** and make reasonable rules, regulations, and orders, by which such corporations shall be governed in the transaction of business within the **THIS state,** and may prescribe the forms of contracts and the systems of keeping accounts to be used by such corporations in transacting such business, and make and enforce reasonable rules, regulations, and orders for the convenience, comfort, and safety, and the preservation of the health, of the employees and patrons of such corporations; Provided, that incorporated cities and towns may be authorized by law to exercise supervision over public service corporations doing business therein **IN INCORPORATED CITIES AND TOWNS,** including
the regulation of rates and charges to be made and collected by
such corporations; Provided further, that classifications,
rates, charges, rules, regulations, orders,-- and forms or
systems prescribed or made by said corporation commission may
from time to time be amended or repealed by such commission.

B. IN ADDITION TO ANY RIGHTS THAT ARE SET FORTH UNDER
STATE OR FEDERAL LAW, RETAIL ELECTRIC CUSTOMERS OF A PUBLIC
SERVICE CORPORATION THAT IS NOT A MEMBER-OWNED COOPERATIVE
CORPORATION SHALL HAVE THE FOLLOWING RIGHTS:

1. TO HAVE SAFE AND RELIABLE SERVICE IN ACCORDANCE WITH
INDUSTRY STANDARDS.

2. TO HAVE CUSTOMER INFORMATION, INCLUDING PAYMENT
HISTORY AND CONSUMPTION PATTERNS, KEPT CONFIDENTIAL.

3. TO HAVE A METER THAT IS REGULARLY MAINTAINED AND
ACCURATE. THE MAINTENANCE AND ASSURANCE OF ACCURACY IS THE
RESPONSIBILITY OF THE ELECTRICITY SUPPLIER.

4. TO BE CHARGED ONLY FOR ACTUAL USAGE OF ELECTRICITY
BASED ON ACCURATE METERING OR AN ESTIMATION PROCESS AS
AUTHORIZED BY THE CORPORATION COMMISSION.

5. TO AFFORDABLE ELECTRICITY OPTIONS THAT USE THE MOST
COST-EFFECTIVE ENERGY GENERATION OPTIONS AVAILABLE.

6. FOR NONDISTRIBUTED GENERATION CUSTOMERS, TO CHOOSE
FROM ONE OR MORE RATE OPTIONS THAT DO NOT INCLUDE ANY COSTS,
INCLUDING ANCILLARY SERVICES COSTS, THAT SHOULD BE BORN BY
DISTRIBUTED GENERATION CUSTOMERS.

7. TO CHOOSE FROM ONE OR MORE RATE OPTIONS THAT DO NOT
INCLUDE COSTS ASSOCIATED WITH ANY RENEWABLE ENERGY STANDARDS,
MANDATES OR VOLUNTARY GOALS SET BY THE ELECTRICITY SUPPLIER,
INCLUDING COSTS OR SUBSIDIES FOR CONSTRUCTION AND INSTALLATION
OF ELECTRIC VEHICLE CHARGING STATIONS.
2. The Secretary of State shall submit this proposition to the voters at the next general election as provided by article XXI, Constitution of Arizona."

Amend title to conform