



State of Utah

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Public Service Commission

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April 15, 2021

Mr. Patrick Corun, P.E.
Manager, Engineering
Moon Lake Electric Association, Inc.
P.O. Box 278
Roosevelt, UT 84066

Re: *Moon Lake Electric Association, Inc.'s Proposed Tariff Revisions;*
Docket No. 17-030-T01

Dear Mr. Corun:

The Public Service Commission (PSC) reviewed Moon Lake Electric Association, Inc.'s ("Moon Lake") March 1, 2021 filing ("Filing"), which included its currently effective tariff annotated with changes since January 1, 2016 and information regarding Moon Lake's public meetings, notices, and board activity since that date. Moon Lake made the Filing pursuant to the PSC's Order to File Tariff and Demonstrate Compliance with Applicable Law, issued February 16, 2021. The Filing identifies new, amended, and repealed tariff schedules related to rates for net metering, oil and gas service, industrial service, and optional renewable energy service ("Revised Tariff Schedules"). The Filing also identifies amended Electric Service Regulations ("Revised Regulations") related to deposits, interest rates, line extensions, and taxes. Moon Lake's board of directors approved the Revised Tariff Schedules and Revised Regulations on May 8, 2019 with an effective date of July 1, 2019.

The PSC also reviewed the Action Request Response the Division of Public Utilities (DPU) filed on April 5, 2021. DPU represents that Moon Lake substantially complied with PSC orders and with Utah law, and specifically that it complied with Utah Code Ann. § 54-7-12(7) by issuing public notice and holding a public meeting concerning the Revised Tariff Schedules and Revised Regulations. DPU further advises that it is not in the public interest to seek any retroactive action concerning rates or collections related to Moon Lake's past notice deficiencies. DPU ultimately recommends that the PSC acknowledge the Revised Tariff Schedules and

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Revised Regulations, and suggests the PSC participate in a discussion to modernize statutory notice and meeting requirements for tariff revisions.

Based on Moon Lake's substantial compliance and recent efforts to attain compliance, and on DPU's comments and recommendations, the PSC finds good cause exists to acknowledge the Revised Tariff Schedules and Revised Regulations as they became effective on July 1, 2019, notwithstanding Moon Lake's failure to file the Revised Tariff Schedules and Revised Regulations no fewer than 30 days before their effective date. Accordingly, the PSC makes the Revised Tariff Schedules and Revised Regulations available for public inspection.

The PSC is content to participate in discussions related to modernizing notice and meeting requirements in Utah Code Ann. § 54-7-12(7), as the DPU suggests.

Sincerely,

/s/ Gary L. Widerburg

PSC Secretary

DW#318282