

State of Utah

SPENCER J. COX Governor

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## **Public Service Commission**

THAD LeVAR

DAVID R. CLARK Commissioner

RON ALLEN
Commissioner

December 28, 2021

Mr. Neal Brown Marketing and Member Service Manager Garkane Energy Cooperative Inc. 120 West 300 South Loa, UT 84747

Re: Garkane Energy Cooperative, Inc.'s Proposed Tariff Revisions; Docket No. 21-028-T03

Dear Mr. Brown:

The Public Service Commission (PSC) reviewed Garkane Energy Cooperative, Inc.'s ("Garkane") December 1, 2021, filing of proposed rate changes to tariff rate schedules ("Tariff Revisions"), and its December 9, 2021, filing of an effective date correction. The PSC also reviewed December 15, 2021 comments filed by the Division of Public Utilities (DPU).

DPU recommends the PSC acknowledge the Tariff Revisions. DPU comments that Garkane's Board of Directors approved the Tariff Revisions on October 25, 2021, with an effective date of January 1, 2022. DPU further comments that the Tariff Revisions comply with Utah Code Ann. §§ 54-7-12(7) and 54-3-3 in that Garkane properly published notice of the Tariff Revisions, held a public hearing, and submitted the Tariff Revisions to the PSC at least 30 days before their effective date. DPU adds that Garkane did not provide the PSC with clean and redline copies of the tariff sheets as required by Utah Admin. Code R746-405-2(D)(6), but that Garkane committed in its filing to mail the required clean and redline copies to the PSC.

Based on the PSC's review of the Tariff Revisions and on DPU's comments and recommendation, the PSC acknowledges the Tariff Revisions as complying with Utah Code Ann. §§ 54-7-12(7) and 54-3-3. The Tariff Revisions will be available for public inspection on the PSC's website once Garkane submits the required tariff sheets.

Garkane commits to submit clean and redline copies of the Tariff Revisions by mail, and the PSC expects to receive those copies. Going forward, Garkane should provide the PSC clean and redline copies concurrent with notice of any new or revised tariff schedule to avoid delays or Docket No. 21-028-T03 December 28, 2021 Page 2

additional administrative processes prior to acknowledgment. Failure to do so could delay PSC action in the future.

Sincerely,

/s/ Gary L. Widerburg PSC Secretary DW#321664