



Public Service Commission

JERRY D. FENN
Chair

DAVID R. CLARK
Commissioner

JOHN S. HARVEY, Ph.D.
Commissioner

State of Utah

SPENCER J. COX
Governor

DEIDRE M. HENDERSON
Lieutenant Governor

September 25, 2025

Via Email

Joshua M. Bobeck
Patricia Cave
MORGAN, LEWIS & BOCKIUS LLP
1111 Pennsylvania Avenue, N.W.
Washington, DC 20004
joshua.bobeck@morganlewis.com
patricia.cave@morganlewis.com

Re: Docket No. 25-2591-01, *Notification Regarding Corporate Restructuring of SummitIG Utah, LLC*

Dear Mr. Bobeck and Ms. Cave,

The Public Service Commission (PSC) reviewed the notice ("Notice") filed by SummitIG Utah, LLC ("SummitIG") in the referenced docket of transactions that will introduce new intermediate entities in the chain of SummitIG's ownership ("Restructuring"). The Notice states that the Restructuring is an entirely parent-level event that will not result in any change to ultimate ownership and control of SummitIG and will not result in changes to rates or terms of service or otherwise involve or affect its customers.

The PSC also reviewed the comments filed by the Division of Public Utilities (DPU) on September 10, 2025. No additional comments were received by the comment deadline of September 19, 2025. DPU indicates that SummitIG will maintain the same managerial, technical, and financial capabilities as it currently does and the Restructuring will not result in any changes in the rates or interruption to the services provided by SummitIG. DPU concludes the Notice complies with Utah Code § 54-8b-3.4 and recommends that the PSC acknowledge the Notice. DPU does not address whether the internal reorganization requires PSC approval.

No party has identified a statutory or other legal requirement for the PSC to approve the proposed Restructuring, and no party has requested a declaratory ruling on the issue pursuant to Utah Admin. Code R746-101-1, et seq. Accordingly, the PSC acknowledges that the Notice was filed and gives notice it will take no further action in this docket unless a party files a request for agency action and explains the basis on which the PSC may or should act.

Sincerely,

/s/ Gary L. Widerburg

PSC Secretary

DW#341966

Cc: Vlada Rebeiz (vrebeiz@sdccapitalpartners.com)
Thomas J. Gunerman (tgunerman@summitig.com)