

**BEFORE THE PUBLIC SERVICE COMMISSION
OF THE STATE OF MISSOURI**

In the matter of the Application of)
Thomas A. Marshall for a Change of)
Electric Service Provider from SEMO)
Electric Cooperative to Sikeston Board)
Of Municipal Utilities)

Case No. EO-2007-0309

Motion for Order Granting Relief
By Consent of Parties and
Canceling Pre-Hearing Conference

COMES NOW SEMO Electric Cooperative, by and through its undersigned counsel of record, and respectfully states as follows:

1. This docket was established to hear the application of Thomas A. Marshall for change of electric supplier from SEMO Electric Cooperative ("SEMO") to the Sikeston Board of Municipal Utilities.
2. SEMO filed its objection to Mr. Marshall's application for reason that its stated justification did not satisfy the statutory standard for causing relinquishment of existing service by SEMO.
3. The Commission Staff has investigated and has reported that it found "no basis upon which the Commission could lawfully determine granting Mr. Marshall's Application would be in the public interest."
4. The Commission has ordered that a pre-hearing conference be convened on May 31, 2007, to attempt to resolve differences through agreement.
5. Without agreement of the parties, and lacking any allegations or evidence that tend to support granting the requested relief, Mr. Marshall's application is subject to summary dismissal by the Commission.

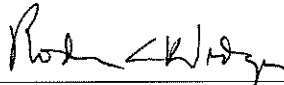
6. Notwithstanding the state of the evidence, and to relieve the parties of additional burdens of further participation in this proceeding, SEMO Electric Cooperative hereby withdraws its objection to the relief requested by Mr. Marshall and joins his request to the extent that such relief, i.e. change of supplier, may be ordered by consent of the parties and not as a matter of right under law.

7. SEMO requests that the Commission cancel the scheduled pre-hearing conference, and that on acceptance of this withdrawal of objection the Commission proceed to issue its Order allowing the permissive change of supplier sought by Mr. Marshall at his residence.

8. This resolution should not be deemed to bind any party to a particular interpretation of law or to any precedent that would control the disposition of any other proceeding.

Respectfully submitted,

**ANDERECK, EVANS, MILNE,
WIDGER & JOHNSON, L.L.C.**

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ATTORNEYS FOR SEMO
ELECTRIC COOPERATIVE, INC.

CERTIFICATE OF SERVICE

The undersigned certifies that a complete copy of the foregoing instrument was served upon:

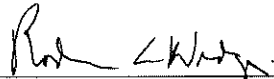
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By e-mail and/or enclosing same in envelopes addressed to the attorneys of record of said parties at their business addresses as disclosed in the pleadings of record therein, with first class postage fully prepaid, and by depositing said envelope in a U.S. Post Office mail box in Springfield, Missouri, on MAY 24, 2007.



Rodric A. Widger