

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

IN THE MATTER OF:

THE APPLICATION OF	)	
BLODGETT PAINTBALL & FUN FACTORY	)	FILE NO.: EO-2021-0163
	)	
For A Change of Electric Supplier	)	
	)	
Movant.	)	

**MOVANT, BLODGETT PAINTBALL & FUN FACTORY'S,  
MOTION TO SUSPEND THE PROCEDURAL SCHEDULE**

COMES NOW the Movant, Blodgett Paintball & Fun Factory, by and through its attorney, John R. Schneider of Johnson, Schneider & Ferrell, L.L.C., and for its Motion to Suspend the Procedural Scheduled entered in this cause, hereby states as follows:

1. The parties are currently following the Procedural Schedule and after the initial witness testimonies that were submitted in this cause, further developments have occurred with Movant, Blodgett Paintball & Fun Factory, and SEMO, the current electric supplier, attempting to negotiate a resolution.

2. The parties are in the process of attempting to resolve the outstanding matters and disputes before the Commission that could possibly result in a withdrawal or some other resolution as to the request to change electrical suppliers as made by Movant, Blodgett Paintball & Fun Factory.

3. Movant, Blodgett Paintball & Fun Factory, believes that additional time is needed for it and SEMO to discuss and attempt a resolution of the outstanding issues before this Commission.

4. Movant, Blodgett Paintball & Fun Factory, by and through its attorney, is requesting that the Procedural Schedule that is currently in effect be suspended so as to allow the

parties ample opportunity to discuss and potentially negotiate a settlement and resolution in this case.

5. Movant, Blodgett Paintball & Fun Factory, requests that in the event a resolution is not made, then a new Procedural Schedule be put into place, with a new Hearing date being set and the parties resuming moving forward with the matter, if no resolution or a withdrawal occurs.

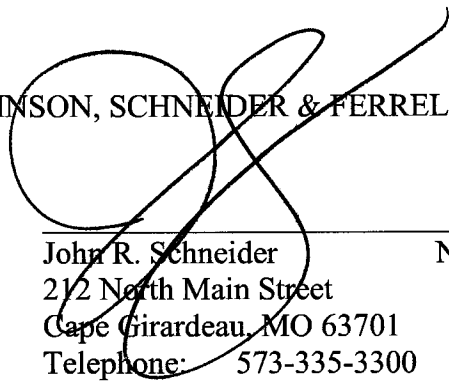
6. Counsel for both Union Electric Company d/b/a Ameren Missouri, and SEMO Electric Cooperative, have indicated no objection to this Commission suspending the Procedural Schedule and reinstating one at a later time if the parties are not able to reach an agreement or if there is not a withdrawal of the Application to change the electrical supplier by Movant.

7. No prejudice is caused by any party to this cause in the granting of this Motion and Request.

WHEREFORE, for the reasons set forth herein, Movant, Blodgett Paintball & Fun Factory, requests a suspension of the Procedural Schedule, and for such other and further relief as this Commission so deems appropriate.

JOHNSON, SCHNEIDER & FERRELL, L.L.C.

By:

  
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**CERTIFICATE OF SERVICE**

The undersigned certifies that copies of the foregoing pleading filed in accordance with local Rules and otherwise addressed to:

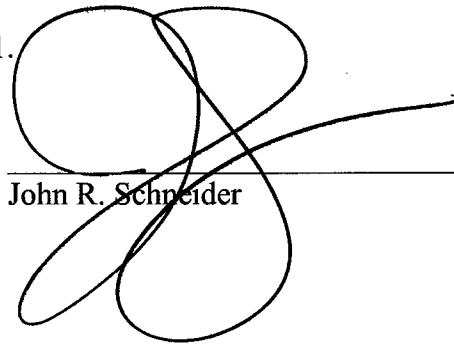
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on this 19<sup>th</sup> day of May, 2021.



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John R. Schneider