BEFORE THE PUBLIC SERVICE COMMISSION STATE OF MISSOURI

IN THE MATTER OF:

THE APPLICATION OF BLODGETT PAINTBALL & FUN FACTORY

For A Change of Electric Supplier

Movant.

FILE NO.: EO-2021-0163

MOTION TO DISMISS WITHOUT PREJUDICE

NOW COMES the Movant, Blodgett Paintball & Fun Factory, by and through its attorney, John R. Schneider of Johnson, Schneider & Ferrell, L.L.C., and for its request for dismissal without prejudice of the pending matter due to the fact the parties have worked through an agreement, Movant requests this Commission to dismiss its matter without prejudice accordingly.

JOHNSON SCHNEIDER & FERBELL, L.L.C. By: John R. So No. 54194 heider h Main Stree 212 Nor rardeau, MO 573 Facsimile: 573-335-1978 Attorney for Movant Blodgett Paintball & Fun Factory

CERTIFICATE OF SERVICE

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

Casi Aslin Missouri Public Service Commission 200 Madison Street, Suite 800 P.O. Box 360 Jefferson City, MO 65102 Email: <u>casi.aslin@psc.mo.gov</u>

Megan E. Ray SEMO Electric Cooperative 3816 S. Greystone Ct., Suite B Springfield, MO 65804 Email: <u>mray@lawofficemo.com</u>

Eric K. Banks Union Electric Company 1824 Chouteau Avenue St. Louis, MO 63103 Email: <u>ericbanks@bankslawllc.com</u>

Wendy Tatro Union Electric Company 1901 Chouteau Avenue St. Louis, MO 63103-6149 Email: <u>AmerenMOService@ameren.com</u>

on this <u>Joh</u> day of <u>Suptember</u>, 2021. John R. Achneider