

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

In the Matter of The Empire District)
Electric Company’s Application to)
Discontinue Providing Solar Rebates for its) File No. ET-2023-0197
Electric Customers in its Missouri Service)
Area)

Application to Intervene of Sun Solar LLC

COMES NOW Sun Solar LLC d/b/a Sun Solar (“Renew Missouri”) pursuant to Rule 20 CSR 4240-2.075 and the Commission’s December 15, 2022 “Order and Notice,” and herein submits its Application to Intervene in the above-styled case. For its Application, Sun Solar states:

1. Sun Solar LLC is a limited liability company organized under the laws of Missouri with its principal place of business at 6724 U.S. Highway 63 North, Houston, Missouri 65483. Sun Solar is a registered fictitious name of Sun Solar LLC under § 417.200, RSMo. Sun Solar is a residential and commercial solar installation company serving the greater Missouri area.

2. Sun Solar markets, installs, and repairs residential and commercial solar systems. In addition, Sun Solar is an advocate for the Missouri solar industry on behalf of current solar system owners and those residential homeowners and commercial property owners interested in solar systems installation. The solar rebates outlined in applicant’s Solar Rebate Tariff Application are a critical incentive for developing the solar industry in Missouri and enabling Missouri residents to access solar systems. Sun Solar and its customer base of residential and commercial solar consumers would be adversely affected by a final order arising from this case.

3. Granting Sun Solar intervention will serve the public interest by assisting the Commission's record for decision in this case, and no party will be adversely affected by such intervention.

4. Sun Solar maintains the position that granting the applicant's request will adversely affect Sun Solar, its customers, and Missouri residents contemplating solar systems. Sun Solar opposes the relief sought by applicant.

5. Pleadings, notices and other correspondence in this case should be directed to undersigned counsel.

WHEREFORE, Sun Solar respectfully requests that the Commission grant this Application to Intervene, along with any further relief the Commission deems proper.

Respectfully,

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