



Docket No. A-2020-3020806 Utility Services Advisory Group, Inc. Data Requests

1. Reference Application, Section 2.b, Certificate of Incorporation –
Applicant failed to provide signed and dated Articles of Incorporation or
Incorporation Application Documentation. Please provide the missing
documentation.

Provided Articles of Inc. and Application Documentation

2. Reference Application, Section 4.a, Present Operations – Applicant stated that it is currently a broker/marketer engaged in the business of supplying electric services in Pennsylvania. Please provide the timeframe, capacity, and a detailed explanation of the Applicant's broker/marketer electricity services in Pennsylvania or the entity name and Docket Number per the applicant's present operations in Pennsylvania. Please file an updated Application page with the requested information. If the applicant is not presently doing business in Pennsylvania please resubmit page 4 of the application with the appropriate selection made under section 4.a.

Resubmitted page 4 of the application.

3. Reference Application, Section 7.f, Taxation – Applicant provided an incorrect Corporate Box Number instead of a Revenue ID Number on its Tax Certification Statement. Any company registered in the Commonwealth of Pennsylvania after March 2013 must contact the Pennsylvania Department of Revenue for its 10-digit Revenue ID Number. Please submit a corrected Tax Certification Statement.

Submitted a corrected Tax Certification Statement.

I, Mike Campbell, hereby state that the facts above set forth are true and correct to the best of my knowledge, information and belief, and that I expect to be able to prove the same at a hearing held in this matter. I understand that the statements herein are made subject to the penalties of 18 Pa. C.S. § 4904 (relating to unsworn falsification to authorities).

X: Mule Campbell Date: 4 AVG 2020

SECTION 2B. CERTIFICATE OF INCORPORATION

COVER LETTER

10:	Division of Cor							
SUBJ	ECT. Utility Servi	ces Advisory Group, Inc.			•			
5020		Name of l	Resulti	ng Florio	ia Profit (Corporation		
		of Conversion, Articles Profit Corporation" in acc					wert an "Othe	r Business
Please	e return all corresp	ondence concerning this	matter	to:				
Micha	ael Campbell							, ·
	· · · · · · · · · · · · · · · · · · ·	Contact Person			- ·		· ·	
Utility	y Services Advisory	Group						
		Firm/Company				,		
812 P	inellas St						•	
		Address	·		_		-	
Clear	water, FL 33756							
		City, State and Zip Code	;					
mike(@usagroupenergy.co	om						
	E-mail address: (t	o be used for future annu	al repo	rt notifi	cation)			
For fi	urther information	concerning this matter,	please o	call:				
Mich	ael Campbell		at (727	518-6	700	•	
	Name of Co	ontact Person	(Area	Code and	i Daytime Telephone N	lumber	
Enclo	osed is a check for	the following amount:						
S \$1	05.00 Filing Fees	□\$113.75 Filing Fees and Certificate of Status		3.75 Fill ertified		☐\$122.50 Filing Fee Certified Copy, and Certificate of Status	s,	
New Divis Clifto 2661	Filings Section sion of Corporation on Building Executive Center hassee, FL 32301				New F Division P. O. E	ING ADDRESS: Filings Section on of Corporations Box 6327 assee, FL 32314		

Certificate of Conversion For "Other Business Entity" Into Florida Profit Corporation

This Certificate of Conversion <u>and attached Articles of Incorporation</u> are submitted to convert the following "Other Business Entity" into a Florida Profit Corporation in accordance with s. 607.1115, Florida Statutes.

1. The name of the "Other Business Entity" immediately prior to the filing of this Certificate of Conversion is:
Utility Services Advisory Group, LLC
Enter Name of Other Business Entity
2. The "Other Business Entity" is a Limited Liability Company
(Enter entity type. Example: limited liability company, limited partnership, general partnership, common law or business trust, etc.)
first organized, formed or incorporated under the laws of Florida
(Enter state, or if a non-U.S. entity, the name of the country)
on
Enter date "Other Business Entity" was first organized, formed or incorporated
3. If the jurisdiction of the "Other Business Entity" was changed, the state or country under the laws of which it is now organized, formed or incorporated: not changed
4. The name of the Florida Profit Corporation as set forth in the attached Articles of Incorporation:
Utility Services Advisory Group, Inc.
Enter Name of Florida Profit Corporation
5. If not effective on the date of filing, enter the effective date: January 1, 2016 On the date of filing, enter the effective date:
(The effective date: 1) cannot be prior to nor more than 90 days after the date this document is filed by the Fiorids
Department of State; <u>AND</u> 2) must be the same as the effective date listed in the attached Articles of Incorporation if an effective date is listed therein.)
Note: If the date inserted in this block does not meet the applicable statutory filing requirements, this date will not be listed as the document's effective date on the Department of State's records

Signed this <u>2ND</u> day of <u>March</u>	
Required Signature for Florida Profit Corporation:	
Signature of Chairman, Vice Chairman, Director, Office Incorporator: Printed Name: Michael Campbell Title: Authority	cer, or, if Directors or Officers have not been selected, an
Required Signature(s) on Behalf of Other Business	Entity: [See below for required signature(s).]
Printed Name: Caleb & McDaniel	Title: MGRM
Signature:	
Printed Name: Edward P Bryan	Title:
Signature:	
Printed Name:	Title:
Signature:	
Printed Name:	Title:
Signature:	•
Printed Name:	•
Signature:	· · · · · · · · · · · · · · · · · · ·
Printed Name:	Title:
If Florida General Partnership or Limited Liability Signature of one General Partner.	<u>Partnership:</u>
If Florida Limited Partnership or Limited Liability Signatures of <u>ALL</u> General Partners.	Limited Partnership:
If Florida Limited Liability Company: Signature of a Member or Authorized Representative.	•
All others: Signature of an authorized person.	
Fees: Certificate of Conversion: Fees for Florida Articles of Incorporation: Certified Copy: Certificate of Status:	\$35.00 \$70.00 \$8.75 (Optional) \$8.75 (Optional)

Page 2 of 2

ARTICLES OF INCORPORATION In compliance with Chapter 607 and/or Chapter 621, F.S. (Profit)

The name of the corporation shall be:	·_·,		
ARTICLE II PRINCIPAL OFFICE			
The principal place of business/mailing address is:	•		
Principal street address Utility Services Advisory Group	Mailing address, if different is: Utility Services Advisory Group 812 Pinellas St Clearwater, FL 33756		
1230 S. Myrtle Avenue #201			
Clearwater, FL 33756			
ARTICLE III PURPOSE			
The purpose for which the corporation is organized is:			
To carry out business relating to the supply of power and natura	l gas to commercial and residential customers.		
	· · · · · · · · · · · · · · · · · · ·		
The corporation is authorize	ed to issue One Thousand (1 000) shares of One Cent (\$0.91)		
ARTICLE IV SHARES par value stock, which shall	be designated Common Shares - voting and non-voting		
ARTICLE IV SHARES per value stock which shall			
ARTICLE IV SHARES The number of shares of stock is: par value stock, which shall	be designated Common Shares - voting and non-voting		
ARTICLE IV SHARES The number of shares of stock is: ARTICLE V INITIAL OFFICERS AND/OR DIRECTOR	be designated Common Shares - voting and non-voting		
ARTICLE IV SHARES The number of shares of stock is: par value stock, which shall	be designated Common Shares - voting and non-voting		
ARTICLE IV SHARES The number of shares of stock is: par value stock, which shall ARTICLE V INITIAL OFFICERS AND/OR DIRI Name and Title: 812 Pinellas St. Clearwater, FL 33756	be designated Common Shares - voting and non-voting CCTORS Name and Title: Elizabeth Currier - Treasurer & Director 812 Pinellas St. Clearwater, FL 33756		
ARTICLE IV SHARES The number of shares of stock is: par value stock, which shall ARTICLE V INITIAL OFFICERS AND/OR DIRI Name and Title: 812 Pinellas St. Clearwater, FL 33756	be designated Common Shares - voting and non-voting CTORS Name and Title: Elizabeth Currier - Treasurer & Director		
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The number of shares of stock is: par value stock, which shall	be designated Common Shares - voting and non-voting CCTORS Name and Title: Blizabeth Currier - Treasurer & Director 812 Pinellas St. Clearwater, FL 33756		
ARTICLE IV SHARES The number of shares of stock is: ARTICLE V INITIAL OFFICERS AND/OR DIRE Name and Title: John McDaniel - President and Director	be designated Common Shares - voting and non-voting CTORS Name and Title: Blizabeth Currier - Treasurer & Director 812 Pinellas St. Clearwater, FL 33756		
ARTICLE IV SHARES The number of shares of stock is: ARTICLE V INITIAL OFFICERS AND/OR DIRE Name and Title: 812 Pinellas St. Clearwater, FL 33756 Michael Campbell - Secretary and Director 812 Pinellas St. Clearwater, FL 33756	be designated Common Shares - voting and non-voting CCTORS Name and Title: Elizabeth Currier - Treasurer & Director 812 Pinellas St. Clearwater, FL 33756 Name and Title: Caleb McDaniel - Director 812 Pinellas St. Clearwater, EL 33756		
ARTICLE IV SHARES The number of shares of stock is: ARTICLE V INITIAL OFFICERS AND/OR DIRI Name and Title: B12 Pinellas St. Clearwater, FL 33756 Michael Campbell - Secretary and Director 812 Pinellas St. Clearwater FL 33756	be designated Common Shares - voting and non-voting CTORS Name and Title: Blizabeth Currier - Treasurer & Director 812 Pinellas St. Clearwater, FL 33756		
The number of shares of stock is: Par value stock, which shall	be designated Common Shares - voting and non-voting CCTORS Name and Title: Elizabeth Currier - Treasurer & Director 812 Pinellas St. Clearwater, FL 33756 Name and Title: Caleb McDaniel - Director 812 Pinellas St. Clearwater, EL 33756		
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The number of shares of stock is: Par value stock, which shall	Name and Title: Caleb McDaniel - Director		
The number of shares of stock is: Par value stock, which shall	be designated Common Shares - voting and non-voting CCTORS Name and Title: Elizabeth Currier - Treasurer & Director 812 Pinellas St. Clearwater, FL 33756 Name and Title: Caleb McDaniel - Director 812 Pinellas St. Clearwater El 33756		
ARTICLE IV SHARES The number of shares of stock is: ARTICLE V INITIAL OFFICERS AND/OR DIRI Name and Title: B12 Pinellas St. Clearwater, FL 33756 Name and Title: Michael Campbell - Secretary and Director 812 Pinellas St. Clearwater, FL 33756 Address: Dorthe McDaniel - Director	Name and Title: Caleb McDaniel - Director		

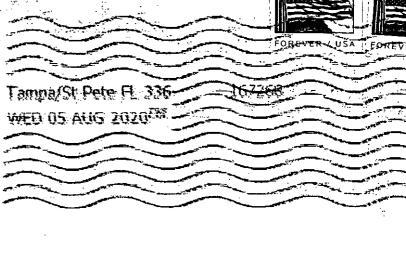
ARTICL The name	······································	OT acceptable) of the registered agent is:
Name:	Caleb McDaniel	Of acceptable) of the registered agent is:
Address:	2621 West Grand Reserve #419	
	Clearwater, FL 33759	
ARTICL	E VII INCORPORATOR	
The name	and address of the Incorporator is:	
Name:	Michael Campbell	
Address:	812 Pinellas St	_
	Clearwater, FL 33756	•
Having be	een named as registered agent to accept leate, I am familiar with and accept the a	********* service of process for the above stated corporation at the place designated in uppointment as registered agent and agree to act in this capacity Date
	his document and affirm that the facts s	tated herein are true. I am aware that any false information submitted in a third degree felony as provided for in s.817.155, F.S. 2016
	Required Signature/Incorporator	Date

Page 4 resubmitted with correction not presently doing business in Pennsylvania.

X	The Applicant is presently doing business in Pennsylvania as a				
	municipal electric corporation				
	electric cooperative				
	local gas distribution company				
	provider of electric generation, transmission or distribution services				
	provider of electric generation, transmission or distribution services broker/marketer engaged in the business of supplying electricity services				
	Other; Identify the nature of service being rendered.				
	— Other, restrainy the nature of service being forteered.				
	or .				
X	The Applicant is not presently doing business in Pennsylvania.				
b.	APPLICANT'S PROPOSED OPERATIONS: The Applicant proposes to operate as a (may check multiple):				
蒸	Generator of electricity				
3.29					
64	Aggregator engaged in the business of supplying electricity				
X	Broker/Marketer engaged in the business of supplying electricity services				
	X Check here to verify that your organization will not be taking title to the electricity nor will				
623	you be making payments for customers.				
33					
χįń	Other (Describe):				
Ç.	PROPOSED SERVICES: Describe in detail the electric services or the electric generation services which the Applicant proposes to offer.				
	elling discounted supplier contracted rates to commercial entities only through a sales call center oresidential solicitation of signups.				
d.	PROPOSED SERVICE AREA: Check the box of each Electric Distribution Company for which the Applicant proposes to provide service.				
2	Citizens' Electric Pike				
Ī	Duquesne Light PPL				
Ĩ	Met-Ed UGI Utilities				
	PECO Wellsboro				
Ī	Penelec West Penn				
Ī	Penn Power				
	X Entire Commonwealth of PA				
e.					
45	Residential Customers				
X	Small Commercial Customers - (25 kW and Under)				
<u> </u>	Residential and Small Commercial as Mixed Meter ONLY (CANNOT BE TAKEN WITH				
X	RESIDENTIAL AND/OR SMALL COMMERCIAL ABOVE) Large Commercial Customers - (Over 25 kW)				
X	Large Commercial Customers - (Over 25 kW) Industrial Customers				
X	Governmental Customers				
X EE	All of above (Except Mixed Meter) Other (Describe):				
71.7					

ROUISORY GROUP, 812 PINELLYS ST. CLENRWATER, PL 33756

UTILITY SERVICES



ROSEMARY CHIAVETTA, SECREMARY
PENNSYLVANIA PUC
400 NORTH STREET
HARDSBURG, PA 17120

CETUEN