



Volume 47, Number 5

May 2017

Congratulations to Colquitt EMC's Washington Youth Tour Delegates

cluding Colquitt EMC.

Jonelle Christopher from Valdosta High and Kevin Eppes from Lowndes High were selected to attend the 2017 Washington Youth Tour, a leadership experience sponsored by electric membership corporations (EMCs) in Georgia, inHADDERSHIP COMPANY

Georgia's delegation of 115 will join nearly 1700 Youth Tour participants from co-ops across the country. The teen-delegates will explore government on a local and national level, gathering in

Atlanta before departing for Washington D.C. The trip, scheduled this year from June 8-15, offers students a mix of leadership and teambuilding exercises, history lessons with visits to some of the country's most treasured museums

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and monuments and a rare opportunity to meet one-on-one with members of Georgia's Congressional delegation. Inspiring future leaders

is at the core of the Washington Youth Tour. Since 1965, the Washington Youth Tour has given 3,000 students in Georgia – and more than 50,000 students nationwide – the opportunity to take part in this once-in-alifetime experience. The program was initially implemented at the request of President Lyndon Johnson to "send youngsters to the nation's capital where they can actually see what the flag stands for and represents."

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Summary of Bylaw Provisions Pertaining to Membership, Annual Meetings, Board Representation, Nomination and Election Procedures for Election to the Board

ARTICLE II: Meetings of Members

Section 1. Annual Meeting. The annual meeting of the members shall be held between October 1st and November 30th of each year at such place in the counties of Colquitt, Tift, Cook, Berrien, Lowndes, or Brooks as shall be designated in the notice of the meeting for the purpose of reporting results of the directors' election, passing upon reports covering the previous fiscal year, and transacting such other business as may come before the meeting. Failure to hold the annual meeting at the designated time shall not work a forfeiture or dissolution of the Cooperative.

Section 2. Special Meeting. Special meetings of the members may be called by resolution of the Board of Directors or upon written request signed by at least three (3) directors or at least ten percent (10%) of all the members, and it shall thereupon be the duty of the Secretary to cause notice of such meeting to be given as hereinafter provided. Special meetings of the members may be held at any place within the county of Colquitt in the state of Georgia specified in the notice of the special meeting.

Section 3. Notice of Members' Meetings. Written or printed notice stating the place, day, and hour of the meeting and, in case of a special meeting, the purpose or purposes for which the meeting is called, shall be delivered not less than seven (7) days nor more than thirty (30) days before the date of the meeting, either personally or by mail to each member, by or at the direction of the Secretary, or upon default in duty by the Secretary, by the persons calling the meeting, in the case of a special meeting, or by any other director in the case of any meeting whose time, place, and date have actually been fixed by the Board of Directors. In making such computation, the date of the meeting shall not be counted. If mailed, such notice shall be deemed to be delivered five (5) days from date when deposited in the United States mail, addressed to the member at his address as it appears on the records of the Cooperative, with postage thereon prepaid. The failure of any member to receive notice of an annual or special meeting of the members shall not invalidate any action which may be taken by the members at any such meeting, and the attendance in person of a member at any meeting of the members shall constitute a waiver of notice of such meeting unless such attendance shall be for the express purpose of objecting to the transaction of any business, or one or more items of business, on the grounds that the meeting shall not have been lawfully called or convened.

No matter which requires the affirmative vote of at least a clear majority of all the Cooperative's members shall be acted upon at any meeting of the members unless notice of such matter shall have been contained in the notice of the meeting.

Section 4. Quorum. At least one hundred fifty (150) of the members present in person shall constitute a quorum for the transaction of business at all meetings of the members. If less than a quorum is present at any meeting, a majority of those present in person may adjourn the meeting from time to time without further notice.

Section 5. Voting. Each member who is not in a status of suspension, as provided for in Section 6 of Article I shall be entitled to one (1) vote and no more upon each matter submitted to a vote. Voting by members other than members who are natural persons shall be allowed upon the presentation to the Cooperative prior to or upon registration at each member meeting of satisfactory evidence entitling the person presenting the same to vote. At all meetings of the members at which a quorum is present all questions shall be decided by a vote of a majority of the members voting thereon, except as otherwise provided by law, the Articles of Incorporation of the Cooperative, or these Bylaws.

Section 6. Order of Business. The order of business at the annual meeting of the members, and so far as possible at all other meetings of the members, shall be essentially as follows:

Report on the number of members present in person in order to determine the existence of a quorum, reading of the notice of the meeting and proof of the due publication of mailing thereof, or the waiver or waivers of notice of the meeting, as the case may be. The reading of unapproved minutes of previous meetings and the taking of necessary action thereon, the reading of unapproved minutes may be waived by a majority of the members present; and announcement of directors elected, presentation and consideration of, and action upon, reports of officers, directors, and committees, unfinished business, new business, adjournment.

ARTICLE III: Directors

Section 1. Number and General Powers. The business and affairs of the Cooperative shall be managed by a Board of nine (9) directors which shall exercise all of the powers of the Cooperative except such as are by law, by the Articles of Incorporation of the Cooperative, or by these Bylaws conferred upon or reserved to the members.

The area served by Colquitt Electric Membership Corporation shall be divided into districts for the purpose of determining the district or area from which representatives shall be chosen to serve on the Board of Directors.

The directors shall be fixed as follows:

District 1	Colquitt County	2 Directors
District 2	Brooks County	1 Director
District 3	Berrien County	1 Director
District 4	Cook County	1 Director
District 5	Lowndes County	2 Directors
District 6	Tift County	1 Director
District 7	Worth-Tift Counties	1 Director
District /	Worth-Tift Counties	1 Director

At the expiration of the term of any director his successor shall be elected for a period of three (3) years.

Section 2. Qualification, Election, and Tenure. No member shall be eligible to become or remain a director or to hold any position of trust in the Cooperative who is in any way employed by or financially interested in a competing enterprise or a business selling electric energy or supplies to the Cooperative. No person shall be eligible to become or remain a director of the Cooperative who is an employee, a close relative of an incumbent director or of an employee of the Cooperative, or is not a member of the Cooperative.

No members presently or formerly employed by the Cooperative shall be eligible to become or remain a director, Member of the Nominating Committee, or serve in any other capacity, either appointed or elected, or involving any Cooperative election for five (5) years after the termination of his/her employment from the Cooperative. This Bylaw change is effective on October 28, 2014, and only applies to those members who are separated from Colquitt EMC after October 28, 2014.

Upon the establishment of the fact that any person holding a directorship or any other position of trust in the Cooperative lacks eligibility under this Section, it shall be the duty of the Board of Directors to withhold such position from such person, or to cause him to be removed therefrom, as the case may be. Nothing in this Section contained shall, or shall be construed to, affect in any manner whatsoever, the validity of any action taken at any meeting of the Board of Directors, unless such action is taken with respect to a matter which is affected by the provisions of this Section and in which one or more of the Directors have an interest adverse to that of the Cooperative.

Nothing in this Section contained shall, or shall be construed to, affect in any manner whatsoever the validity of any action taken at any meeting of the Board of Directors.

Section 3. Nominations. It shall be the duty of the Board of Directors to appoint, not less than ninety (90) days nor more than one hundred fifty (150) days before the date of each annual meeting, a committee on nominations consisting of not less than five (5) nor more than eleven (11) members who shall be selected so as to give equitable representation on the Committee to the geographical areas served or to be served by the Cooperative. No employee of the Cooperative, member of the Board of Directors, known candidate for election, or any close relative or member of the same household of an employee, director, or a known candidate shall be appointed a member of such Committee. The Committee shall prepare and post at the principal office of the Cooperative at least sixty (60) days before the annual meeting a list of nominations for directors to be elected, listing separately the nominee or nominees with respect to each Directorate District from which a director must or may, pursuant to this Article, be elected. The Committee may include more nomines than there are to be elected, but it shall show clearly which nominees are opposed with respect to the same Directorate District.

Any fifty (50) or more members may make other nominations in writing over their signatures in like manner listing the nominees separately with respect to the Directorate Districts from which they are nominated, not less than eighty-five (85) days prior to the meeting, and the Secretary shall post the same at the same place the list of nominations made by the Committee is posted.

Section 4. Voting for Directors. The election of directors, or any bylaw amendment, change, or action directly relating to the election of directors, will be conducted by mail. To be eligible to vote for directors, a member must have been a member on August 31 of the year in which the election for directors is held. Not less than thirty (30) days prior to each annual meeting, one ballot shall be mailed by the Cooperative to each member entitled to vote. The ballots shall contain the names of all persons nominated by the Nominating Committee or by petition for each Directorate position to which a director is to be elected. Only members residing in each Directorate District may vote for, and elect, the director for that District. No member in any election may vote for more than one nominee from any Directorate District. Members shall mark their ballots indicating the director for whom they wish to vote and return said ballots to the Cooperative either by mail or by delivery to the main office or any district or branch office not less than fifteen (15) days prior to the date of the annual meeting. Any ballot received in the mail or by hand delivery less than fifteen (15) days prior to the date of the annual meeting shall not be counted for the purpose of election of directors. The notice to the members entitled to vote in which the ballots are enclosed shall contain instructions to the members as to how to mark their ballots for election of directors, and said instructions shall be explicitly followed in order for a ballot to be counted. The failure of any member to receive a ballot for any reason shall not invalidate the election of directors as provided for herein.

Section 4-A. Uncontested Elections. Notwithstanding anything herein to the contrary, in the event the nominating process set forth in Section 3 of this Article yields only one nominee with respect to the position of director of any Directorate District which must or may, pursuant to this Article, be elected, then no vote of the members shall be required with respect to such Directorate position; and the sole nominee shall be deemed elected in accordance with these Bylaws.



Teachers:

Earn up to \$1,000 for your classroom!

Bright Ideas, sponsored by Colquitt EMC, awards grants to teachers for innovative classroom based education projects. Through Bright Ideas, teachers can illuminate students' love of learning. Teachers of all disciplines in grades K-12 are eligible to apply. For more information visit **www.colquittemc.com**.

The deadline to apply is June 1, 2017

Colquitt EMC is offering SCHOLARSHIPS

Scholarship applications available now at www.colquittemc.com

Don't miss out – \$\$\$ For College!

The following members were presented to the Colquitt EMC Board of Directors to serve on the 2017 Nominating Committee:

Joan Carpenter 13869 GA Hwy., 125N Tifton, Georgia 31794-7848

Keith Harris 2880 Caulie Harris Road Adel, Georgia 31620-6750

Thad Marshall 2325 Futch Road Adel, Georgia 31620-6546 **C.L. Mitchell** 717 Bethel Church Road Pavo, Georgia 31778-9017

Cara Mock 15284 Moultrie Hwy. Barney, Georgia 31625

Beverly Pafford 2656 Barber Shop Road Nashville, Georgia 31639-5314

This Committee will be officially seated on June 5, 2017

The Nominating Committee will meet at 9:00 a.m. on Tuesday, June 6, 2017 at the Colquitt EMC headquarters in Moultrie to make nominations for three board positions.*

CEMC members elect directors by mail and the results will be announced at the Annual Meeting. The 2017 Annual Meeting of Members will be held on Tuesday, Oct. 31, 2017 at Spence Field in Moultrie.

*In addition to nominations made by the Nominating Committee, any 50 or more members may make other nominations by petition not less than eighty-five days prior to the Annual Meeting.

JoAnn Smith 131 Talmadge Lindsey Road Nashville, Georgia 31639-5403

Deadline is lune 15th

Johnny Whiddon 9778 Valdosta Hwy. Quitman, Georgia 31643-4305

The following Directors' terms will expire on Oct. 31, 2017:

District 2 – **Noel Childers** Brooks County

District 3 – **Jimmy Griner** Berrien County

District 4 – **Simmie King** Cook County

Local. Dependable. Serving YOU.

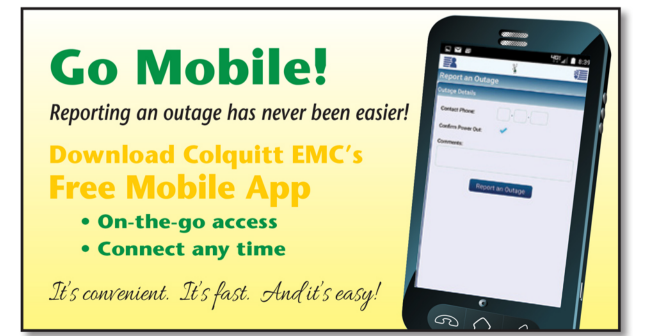
Well Pump Malfunction: The Silent Electric Power Thief

Not having access to municipal water generally requires homeowners to install and operate their own well pump. Under normal conditions a home equipped with an electric well pump can meet the average families domestic water requirement for pennies per day, making it significantly less expensive to operate than a water utility service, but if the well pump malfunctions the tables can turn very quickly and the malfunctioning pump can become the source of a very high electric bill. What makes matters worse is that most pump motors are the submersible type and are located in the well's in-ground casing producing very little noise when in operation. Many homeowners are unaware that their well pump is malfunctioning. Look for these symptoms if you suspect that your well pump may be malfunctioning:

- Sudden unexplained increase in your electric bill.
- Constant or intermittent water pump cycling when no water is running.
- Short cycling of pump motor operation during use. (usually on and off every 30 seconds or less).
- Loss of water pressure in the home.

If you suspect a problem with your well, consult a well maintenance professional as soon as possible. More information on diagnosing well pump malfunctions can be found at the website https://inspectapedia.com/water/Water-Information.php.

All Colquitt EMC offices will be closed on Monday, May 29th in observance of Memorial Day.







Vidalia Onion Pie

INGREDIENTS

Servings: 4-6

- 1 cup Ritz cracker crumbs
- 4 tablespoons butter, melted
- 2 cups Vidalia onions, thinly sliced
- 2 tablespoons butter
- 2 eggs

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- 3/4 cup milk
- 3/4 teaspoon salt
- dash pepper
- 1/4 cup grated sharp cheddar cheese paprika

DIRECTIONS

Mix Ritz cracker crumbs and melted butter. Press mixture into an 8-inch pie plate. Saute onions with 2 tablespoons butter until clear, not brown; spoon into pie crust. Beat eggs with milk, salt, and pepper and pour over onions. Sprinkle with cheese and paprika. Bake at 350 degrees F for 30 minutes or until firm in the center.



Vidalia Onion Dip

INGREDIENTS

Servings: 3-1/2 cups

- 2 large Vidalia onions, chopped 1 cup grated parmesan cheese
- 1/2 cup mayonnaise

DIRECTIONS

Preheat the oven to 350 degrees. In a large bowl mix all the ingredients and then pour into a baking dish. Bake until bubbly, approximately 20-25 minutes. Service with crackers.