**Before**

**The Public Utilities Commission of Ohio**

In the Matter of the Application of )

Ohio Industrial Energy, LLC for a )

Certification to Provide Services as ) Case No. 16-1101-EL-AGG

a Competitive Retail Electric Service )

Provider )

**Motion of Ohio Industrial Energy, LLC for Temporary Extension of Certificate and Memorandum in Support**

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**May 21, 2018** **Attorneys for Ohio Industrial Energy, LLC**

**Before**

**The Public Utilities Commission of Ohio**

In the Matter of the Application of )

Ohio Industrial Energy, LLC for a )

Certification to Provide Services as ) Case No. 16-1101-EL-AGG

a Competitive Retail Electric Service )

Provider )

**Motion of Ohio Industrial Energy, LLC for   
Temporary Extension of Certificate**

Ohio Industrial Energy, LLC (“OIE”) moves for an order that the certificate granted in this proceeding be temporarily extended to allow for processing of its certificate renewal application. The reasons supporting this Motion are set out in the accompanying memorandum.

Respectfully submitted,

/s/ Frank P. Darr

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**Memorandum in Support**

OIE received a certificate as a competitive retail electric service provider that was effective on June 13, 2016. The certificate expires on June 13, 2018. On May 21, 2018, OIE filed an application for renewal of the certificate. The application was filed within thirty days of the date on which the certificate would expire.

Under Rule 4901:1-24-09, Ohio Administrative Code, OIE is filing this motion for a temporary extension of its current certificate so that the Public Utilities Commission of Ohio (“Commission”) can complete the process of reviewing its renewal application, and the motion will be deemed granted unless suspended by the Commission or an attorney examiner.

Granting the relief requested in this motion is in the public interest. The State Energy Policy requires the Commission to ensure a diversity of electricity supplies so as to afford consumers effective choices. R.C. 4928.02(C). OIE provides services consistent with that policy under its certificate as a competitive retail electric service provider and has not been subject to any adverse proceedings concerning its sales practices before the Commission. Because extension is in the public interest and will not adversely affect any customer, OIE requests that its motion be granted.

Respectfully submitted,

/s/ Frank P. Darr

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**Attorneys for Ohio Industrial Energy, LLC**

**Certificate of Service**

I hereby certify that a copy of the foregoing *Motion of Ohio Industrial Energy, LLC for Temporary Extension of Certificate and Memorandum in Support* was served upon the following individual on May 21, 2018, *via* hand-delivery, electronic transmission, or first-class mail, U.S. postage prepaid.

/s/ Frank P. Darr

Frank P. Darr

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**Counsel for the Staff of the Public**

**Utilities Commission of Ohio**