**BEFORE**

**THE PUBLIC UTILITIES COMMISSION OF OHIO**

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| In the Matter of the Commission’s Investigation into SFE Energy Ohio, Inc. and Statewise Energy Ohio LLC’s Compliance with the Ohio Revised Code, Ohio. | )  )  )  )  ) | Case No. 20-1216-GE-COI |

**JOINT MOTION FOR EXTENSION OF TIME**

Pursuant to the Attorney Examiner Entry filed on November 23, 2020, prefiled testimony is due on December 7, 2020, and rebuttal testimony and any comments, objections, or motions to strike relating to the Staff Report are due on December 18, 2020.

The Staff, Ohio Consumers’ Counsel (OCC), SFE Energy Ohio, Inc. (SFE) and Statewise Energy Ohio LLC (Statewise) hereby jointly and respectfully request that (i) the December 7, 2020 deadline for the filing of prefiled testimony be extended two weeks to December 21, 2020, and (ii) the December 18, 2020 deadline for the filing of rebuttal testimony and any comments, objections, or motions to strike relating to the Staff Report be extended by two weeks to January 4, 2020. The reasons for this motion are set forth in the accompanying Memorandum in Support.

Respectfully submitted,

Dave Yost

Attorney General

John H. Jones

Section Chief

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**MEMORANDUM IN SUPPORT**

Pursuant to the Attorney Examiner Entry filed on November 23, 2020, prefiled testimony is due on December 7, 2020, and rebuttal testimony and any comments, objections, or motions to strike relating to the Staff Report are due on December 18, 2020.

Since the time of the November 23, 2020 Entry, the parties have closed the gap on issues of dispute and have made additional progress toward a stipulation. The parties expect to file a stipulation in the near future. To allow parties to focus their efforts on finalizing a stipulation, the parties request that the Examiner grant an extension of time until December 21, 2020 for the filing of prefiled testimony, and an extension of time until January 4, 2021 for the filing of rebuttal testimony and any comments, objections, or motions to strike relating to the Staff Report.

This request for a short extension of these two case deadlines is not made for purposes of delay, but rather to facilitate the completion of a global resolution of the issues raised in this investigation.

Respectfully submitted,

Dave Yost

Attorney General

John H. Jones

Section Chief

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**CERTIFICATE OF SERVICE**

I hereby certify that a true copy of the foregoing *Joint Motion for Extension of Time,* was served via electronic transmission to the persons listed below on this 4th day of December 2020.

*/s/* *Christopher Healey*

Christopher Healey

Assistant Consumers’ Counsel

The PUCO’s e-filing system will electronically serve notice of the filing of this document on the following parties:

**SERVICE LIST**

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