BEFORE

THE PUBLIC UTILITIES COMMISSION OF OHIO

In the Matter of FedEx Custom) Critical, Inc.'s Notice of) Apparent Violation and Intent to Assess) Forfeiture.)

Case No. 17-1960-TR-CVF (CVFCR201509180518)

MOTION REQUESTING PERMISSION TO REPRESENT PETITIONER

Counsel for Petitioner, FedEx Custom Critical, Inc. hereby moves the Ohio Public Utilities Commission (the "Commission") for permission to represent Petitioner with respect to the pending enforcement case, for the foregoing reasons:

1. Pursuant to Ohio Rev. Code § 4901.14, Petitioner is required to have representation in the pending case by an attorney-at-law authorized to practice before the Courts of this state.

2. As noted in the attached *pro hac vice* registration (*see Exhibit A*), Petitioner's legal counsel, Timothy Wiseman, has been found to be in full compliance with the applicable rules for the Government of the Bar of Ohio, and has been issued a Certificate of *Pro Hac Vice* Registration valid through December 31, 2018.

3. For the foregoing reasons, Petitioner's legal counsel, Timothy W. Wiseman requests authorization to represent it with respect to the pending enforcement action, and for all other necessary proper relief in the premises.

WHEREFORE, counsel for Petitioner, FedEx Custom Critical, Inc., hereby moves the Commission for permission to represent Petitioner in the pending enforcement case, and for all other necessary and proper relief in the premises.

Respectfully submitted,

<u>/s/ Timothy W. Wiseman</u> Timothy W. Wiseman, Attorney for Petitioner, FedEx Custom Critical, Inc.

CERTIFICATE OF SERVICE

I hereby certify that on January 23, 2018, a copy of the foregoing was filed electronically. Notice of this filing will be sent to the following by operation of the Court's electronic filing system. Parties may access this filing through the Court's system.

anna.sanyal@pucoo.ohio.gov

<u>/s/ Timothy W. Wiseman</u> Timothy W. Wiseman

SCOPELITIS, GARVIN, LIGHT, HANSON & FEARY 10 West Market Street, Suite 1500 Indianapolis, IN 46204 (317) 637-1777 H:\Users\kchimento\WPWIN\WPDOCS\TWW\EF\FedEx Custom Critical\PUCO Appeal\Mt Represent 9-26-17.doc

THE SUPREME COURT of OHIO

OFFICE OF ATTORNEY SERVICES

IN THE MATTER OF THE APPLICATION OF

Timothy Wiseman

FOR PRO HAC VICE REGISTRATION

per Gov. Bar R. XII, Section 2(A)(3)

Certificate of PRO HAC VICE REGISTRATION

2018

Registration Number: PHV- 3169-2018

Timothy Wiseman _____, having met the requirements of, and found to be in full compliance with, Section 2(A)(3) of Rule XII of the Rules for the Government of the Bar of Ohio, is hereby issued this certificate of pro hac vice registration in the state of Ohio.

To receive permission to appear pro hac vice in an Ohio proceeding, a motion requesting such permission must be filed with the tribunal in accordance with Section 2(A)(6) of Rule XII of the Rules for the Government of the Bar of Ohio.

GW. James

Gina White Palmer Director, Attorney Services

Expires December 31, 2018

This foregoing document was electronically filed with the Public Utilities

Commission of Ohio Docketing Information System on

1/24/2018 3:06:01 PM

in

Case No(s). 17-1960-TR-CVF

Summary: Motion Requesting Permission to Represent Petitioner electronically filed by Mr. Timothy W Wiseman on behalf of FedEx Custom Critical, Inc.