

**BEFORE
THE PUBLIC UTILITIES COMMISSION OF OHIO**

In the Matter of the Application of ReallyObjective LLC for a Waiver of Rules 4901:1:24(B)(1) and 4901:1-27- 12(B)(1) of the Ohio Administrative Code.)	Case No. 15-459-EL-AGG Case No. 15-0460-GA-AGG Case No. 18-1619-EL-ABN Case No. 18-1653-GA-ABN
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**APPLICATION FOR A WAIVER
OF RULES 4901:1:24(B)(1) and 4901:1-27-12(B)(1) OF THE OHIO
ADMINISTRATIVE CODE OF REALLYOBJECTIVE LLC**

ReallyObjective LLC (“RO”) respectfully requests that the Public Utilities Commission of Ohio (“the Commission”) grant RO waivers of the requirements set forth in Ohio Administrative Code (“OAC”) Rules 4901:1:24(B)(1) and 4901:1-27-12(B)(1) with respect to the ninety-day waiting period before abandonment applications are deemed effective. In further support of its request, RO states as follows:

1. On October 29, 2018, RO filed abandonment applications in the above cases. Pursuant to the above cited rules such applications would be deemed effective in ninety days from the filing date, i.e. January 27, 2019.
2. If RO’s applications are not effective until the beginning of 2019, RO will remain under the jurisdiction of the PUCO for the entire year and thus be subject to its reporting requirements and fiscal assessments.
3. As RO’s applications indicate, it has not served any customers in any capacity for at least ten (10) months. In fact, RO originally filed for certifications as a

matter of planning for potential activities. RO never operated as an aggregator. Rather, it advised energy users where they might find the best deals for electricity and natural gas from suppliers, including utility suppliers.

4. All RO's former customers: a) were never switched from utility supplier service; or b) have been switched back to utility supplier service for at least ten (10) months.
5. RO requests that its applications be deemed effective twenty-seven (27) days prior to the end of ninety-day period, i.e. on December 31, 2018. If this request is granted no customers would be adversely impacted since there are and have been no customers for at least ten months.
6. However, if RO's request is not granted it will subject to unnecessary filing requirements and costs for the entire year of 2019, all because ninety-day period would be 27 days short.

WHEREFORE, ReallyObjective LLC respectfully requests that the Commission:

- Grant RO's request to abandon its certificates to provide electricity and natural gas aggregation and brokering services in Ohio;
- Waive the ninety-day notice period required in abandonment proceedings;
- Waive any requirements that RO to continue to file quarterly reports, annual reports and pay fees;
- Consider this Motion on an expedited basis so that the relief can be granted before December 31, 2018.

Respectfully submitted,



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Case No(s). 15-0459-EL-AGG, 15-0460-GA-AGG, 18-1619-EL-ABN, 18-1653-GA-ABN

Summary: Application Application for Waiver of Rules 4901:1:24 (B)(1) and 4901:1-27-12(B)(1) electronically filed by Mr. Michael N Schaeffer on behalf of ReallyObjective LLC