BEFORE THE PUBLIC UTILITIES COMMISSION OF OHIO

In the Matter of the Review of the Political and Charitable Spending by The Ohio Edison Company, The Cleveland Electric Illuminating Company and The Toledo Edison Company

Case No. 20-1502-EL-UNC

MOTION TO INTERVENE AND MEMORANDUM IN SUPPORT

BY THE NORTHWEST OHIO AGGREGATION COALITION

MOTION

The Northwest Aggregation Coalition (NOAC) move to intervene in the above captioned matter pursuant to R.C. 4903.221 and Rule 4901-1-11, Ohio Administrative Code.

MEMORANDUM IN SUPPORT

On September 15, 2020 the Attorney Examiner opened this matter and ordered "the Companies are directed to show cause, by September 30, 2020, demonstrating that the costs of any political or charitable spending in support of Am. Sub. H.B. 6, or the subsequent referendum effort, were not included, directly or indirectly, in any rates or charges paid by ratepayers in this state."

In paragraph 6, the "examiner finds that interested parties may file comments regarding the Companies' response to this Entry by October 29, 2020 and reply comments by November 13, 2020."

NOAC is an interested party and is entitled to intervene. NOAC's fifteen Communities are each an opt-out aggregator for electricity. Collectively we serve over 130,000 residential and small business participants. The NOAC Communities themselves are also large users of electricity. NOAC is concerned that the electric bills that our customers paid were not used by FirstEnergy as part of the bribery and conspiracy used to pass amended HB 6 or defeat the referendum. NOAC actively opposed HB 6 and testified against it at the Senate Energy and Public Utilities Commission.

NOAC and its member communities have actively participated in many PUCO proceedings, to include opposing the FirstEnergy ESP 4 (Case No. 14-1297-EL-SSO) where FE first proposed the bailout of the nuclear plants.

For these reasons, NOAC's motion should be granted. We respectfully ask the Commission to grant our joint motion to intervene.

Respectfully submitted,

/s/. Thomas R. Hays

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/s/ Leslie Kovacik

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WE AGREE TO ELECTRONIC SERVICE

CERTIFICATE OF SERVICE

I hereby certify that a copy of this Motion and Memorandum in Support was served electronically upon the parties listed below on October 5, 2020.

/s/ Thomas R. Hays

Thomas R. Hays Counsel for Lucas County and NOAC

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Summary: Motion Motion to Intervene and Memorandum in Support by the Nothwest Aggregation Coalition electronically filed by Mr. Thomas R. Hays on behalf of NOAC