THE PUBLIC UTILITIES COMMISSION OF OHIO

IN THE MATTER OF THE APPLICATION OF ACCLAIM ENERGY, LTD., FOR CERTIFICATION AS A COMPETITIVE RETAIL ELECTRIC SERVICE PROVIDER IN OHIO.

CASE NO. 19-1490-EL-AGG

IN THE MATTER OF THE APPLICATION OF ACCLAIM ENERGY LTD., FOR CERTIFICATION AS A COMPETITIVE RETAIL NATURAL GAS SUPPLIER IN OHIO.

CASE NO. 19-1491-GA-AGG

ENTRY

Entered in the Journal on June 2, 2022

- {¶ 1} On July 26, 2019, Acclaim Energy, Ltd. (Acclaim) filed the above-captioned applications pursuant to Ohio Adm.Code 4901:1-24-09, for certification renewal as a competitive retail electric service (CRES) provider in Ohio as defined in R.C. 4928.01, and pursuant to Ohio Adm.Code 4901:1-27-09, for certification renewal as a competitive retail natural gas service (CRNGS) supplier in Ohio as defined in R.C. 4929.01.
- {¶ 2} On August 29, 2019, the Commission granted Acclaim certificates to operate as both a CRES provider, Certificate No. 19-1424E(1), and a CRNGS provider, Certificate No. 19-722G(1).
- {¶ 3} On January 31, 2022, Staff notified Acclaim that its CRES certification was cancelled by operation of law.
- {¶ 4} On May 4, 2022, in Case No. 19-1491-GA-AAG, Acclaim filed an application for CRNGS certification.
- {¶ 5} On May 9, 2022, in Case No. 19-1490-EL-AGG, Acclaim filed an application for CRES certification.

-2-

{¶ 6} Ohio Adm.Code 4901:1-24-10(A) provides that if the Commission takes no

action with respect to a CRES application within 30 days of filing, the application is deemed

automatically approved on the 31st day after the date filed.

{¶ 7} Ohio Adm.Code 4901:1-27-10(A) provides that if the Commission takes no

action with respect to a CRNGS application within 30 days of filing, the application is

deemed automatically approved on the 31st day after the date filed.

{¶ 8} Ohio Adm.Code 4901:1-24-10(A)(1) further provides that, upon good cause

shown, the Commission may suspend the certification of a CRES application. The attorney

examiner finds that good cause exists to suspend the 30-day approval process for the above-

captioned case in order for the Commission and its staff to further review these matters.

{¶ 9} Ohio Adm.Code 4901:1-27-10(A)(1) provides that, upon good cause shown,

the Commission may suspend the certification of a CRNGS application. The attorney

examiner finds that good cause exists to suspend the 30-day approval process for the above-

captioned case in order for the Commission and its staff to further review these matters.

 $\{\P 10\}$ It is, therefore,

{¶ 11} ORDERED, That the automatic approval process for CRES and CRNGS

certifications be suspended for the applications in the above-captioned cases. It is, further,

¶ 12 ORDERED, That a copy of this Entry be served upon all parties of record.

THE PUBLIC UTILITIES COMMISSION OF OHIO

/s/Jesse M. Davis

By: Jesse M. Davis

Attorney Examiner

MLW/mef

This foregoing document was electronically filed with the Public Utilities Commission of Ohio Docketing Information System on

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in

Case No(s). 19-1490-EL-AGG, 19-1491-GA-AGG

Summary: Attorney Examiner Entry suspending the automatic approval process of the applications for certification electronically filed by Ms. Mary E. Fischer on behalf of Jesse M. Davis, Attorney Examiner, Public Utilities Commission of Ohio