

VIA ELECTRONIC FILING

April 30, 2020

Rosemary Chiavetta, Secretary Pennsylvania Public Utility Commission Commonwealth Keystone Building 400 North Street, 2nd Floor North Harrisburg, PA 17120

Re: Docket P-2020-3019290, Petition of PECO Energy Company for Approval of its Default Service Program for the Period from June 1, 2021 through May 31, 2025

Dear Secretary Chiavetta,

Enclosed please find the Petition to Intervene of StateWise Energy Pennsylvania LLC and SFE Energy Pennsylvania, Inc. (collectively, "StateWise") in the above-referenced proceeding. Copies have been provided to Administrative Law Judge Eranda Vero and those indicated on the Certificate of Service.

Respectfully submitted,

Phillips Lytle LLP

By Gregory L. Peterson

Gregory L. Peterson

Enclosure

cc: Certificate of Service Honorable Eranda Vero

ATTORNEYS AT LAW

BEFORE THE PENNSYLVANIA PUBLIC UTILITY COMMISSION

Petition of PECO Energy Company for Approval of its Default Service Program for the Period from June 1, 2021 through May 31, 2025

Docket No. P-2020-3019290

PETITION TO INTERVENE OF STATEWISE ENERGY PENNSYLVANIA LLC

Pursuant to Section 5.71 to 5.74 of the Pennsylvania Public Utility Commission's ("Commission") regulations, 52 Pa. Code §§ 5.71 to 5.74, StateWise Energy Pennsylvania LLC and SFE Energy Pennsylvania, Inc. (collectively, "StateWise") respectfully submits this petition to intervene in the above referenced-proceeding ("Petition to Intervene").

On March 13, 2020, PECO Energy Company ("PECO") filed a Petition for Approval of its Default Service Plan for the Period from June 1, 2021 through May 31, 2025 ("DSP V Petition"). The DSP V Petition outlines PECO's proposed procurement, implementation, and contingency plan for providing default service supply to PECO customers who do not take service from an alternative electric generation supplier ("EGS"). In support of its Petition to Intervene, StateWise asserts the following:

- 1. StateWise is a licensed EGS serving residential and commercial customers in Pennsylvania. StateWise offers a range of energy-related value-added products and services, including renewable energy and environmental attributes to support its customers' decarbonization objectives.
- 2. The DSP V Petition includes proposed products, services, and rates which would apply to all retail customers in PECO's service territory, including customers of StateWise.
 - 3. The name and address of StateWise's attorney is

Gregory L. Peterson PA I.D. No. 23976 201 West Third Street, Suite 205 Jamestown, NY 14701-4907 Phone: (716) 664-3906

Fax: (716) 664-4230 gpeterson@phillipslytle.com

4. StateWise's interest in DSP V Petition relates to the integrity of competitive markets in Pennsylvania, including the development, expansion, and maintenance of competitive markets and programs that encourage the provision of innovative value-added retail products and services to Pennsylvania energy customers. In particular, StateWise has concerns about the prudence, appropriateness,

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and structure PECO's proposed Renewable Electric Rate as proposed in the DSP V Petition.

- 5. StateWise intends to participate in the above-referenced proceeding to the extent necessary to protect and advocate for its interests and those of its customers, which cannot be adequately represented by any other party. Without having an opportunity to intervene, StateWise would be bound by the actions taken by the Commission with respect to the DSP V Petition which may have a material impact on StateWise's operations as an EGS serving customers in PECO's service territory.
- 6. StateWise's participation also serves the public interest as StateWise has extensive experience and industry knowledge that may assist in the development of a complete record on the reasonableness and prudence of programs proposed in the DSP V Petition.
- 7. As set forth above, StateWise has a substantial and direct interest in this proceeding and satisfies the standards for intervention. 52 Pa. Code § 5.72 (permitting intervention by a party that demonstrates an "interest which may be directly affected and which is not adequately represented by existing participants, and as to which the petitioner may be bound by the action of the Commission in the proceeding").

WHEREFORE, StateWise respectfully requests that the Pennsylvania Public Utility Commission grant this Petition to Intervene, providing StateWise with full party status in this proceeding.

April 30, 2020 Respectfully submitted,

Phillips Lytle LLP

By Gregory L. Peterson

Gregory L. Peterson PA I.D. No. 23976 201 West Third Street, Suite 205 Jamestown, NY 14701-4907 Phone: (716) 664-3906

Fax: (716) 664-4230

gpeterson@phillipslytle.com

VERIFICATION

I, Jeff Donnelly, Director of Regulatory Affairs and Compliance for StateWise Energy Pennsylvania LLC and SFE Energy Pennsylvania, Inc. ("StateWise"), hereby state that the facts set forth in the above-referenced Petition to Intervene in Docket P-2020-3019290 are true and correct to the best of my knowledge, information, and belief and that I expect to be able to prove the same at a hearing held in this matter. I understand that false statements made herein are made subject to the penalties of 18 Pa. C.S. Section 4904, relating to unsworn falsifications to authorities.

Dated: April 30, 2020

Jeff Donnelly StateWise Energy Pennsylvania LLC SFE Energy Pennsylvania, Inc.

CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the foregoing has been served upon the following persons, in the manner indicated, in accordance with the requirements of 52 Pa. Code § 1.54 (relating to service by a participant).

VIA E-MAIL

Honorable Charles E. Rainey, Jr.
Chief Administrative Law Judge
Pennsylvania Public Utility Commission
Commonwealth Keystone Building
400 North Street, 2nd Floor
Harrisburg, PA 17120
CRAINEY@pa.gov

Kenneth M. Kulak, Esq.
Anthony C. DeCusatis, Esq.
Catherin G. Vasudevan, Esq.
Brooke E. McGlinn, Esq.
Morgan, Lewis and Bockius LLP
1701 Market Street
Philadelphia, PA 19103
ken.kulak@morganlewis.com
anthony.decusatis@morganlewis.com
catherine.vasudevan@morganlewis.com
brooke.mcglinn@morganlewis.com

Erin Fure Office of Small Business Advocate 300 North Second Street, Suite 202 Harrisburg, Pennsylvania 1710 efure@pa.gov W. Craig Williams, Esquire
Anthony Gay, Esquire
Jack Garfinkle, Esquire
Exelon Business Services Company
2301 Market Street, S23-1
Philadelphia, PA 19101-8699
craig.williams@exeloncorp.com
anthony.gay@exeloncorp.com
jack.garfinkle@exeloncorp.com

Aron J. Beatty, Esq.
David T. Evrard, Esq.
Office of Consumer Advocate
555 Walnut Street
5th floor, Forum Place
Harrisburg, PA 17101-1923
abeatty@paoca.org
devrard@paoca.org

Richard Kanaskie, Esq.
Bureau of Investigation and
Enforcement
Pennsylvania Public Utility Commission
Commonwealth Keystone Building
P.O. Box 3265
Harrisburg, PA 17105-3265
rkanaskie@pa.gov

Deanne M. O'Dell, Esq. Eckert Seamans Cherin & Mellott, LLC 213 Market Street, 8th Floor Harrisburg, PA 17101 dodell@eckertseamans.com

Elizabeth R. Marx, Esq. PA Utility Law Project 118 Locust Street Harrisburg, PA 17101 emarxpulp@palegalaid.net

Robert W. Ballenger, Esquire Josie B. H. Pickens, Esquire Joline R. Price, Esquire Community Legal Services, Inc. 1424 Chestnut Street Philadelphia, PA 19102 rballenger@clsphila.org jpickens@clsphila.org jprice@clsphila.org

April 30, 2020

Charis Mincavage, Esq.
Adeolu A Bakare, Esq.
Jo-Anne S. Thompson
McNees Wallace & Nurick LLC
100 Pine Street
P.O. Box 1166
Harrisburg, Pennsylvania 17108
cmincavage@mcneeslaw.com
abakare@mcneeslaw.com
jthompson@mcneeslaw.com

James H. Laskey Calpine Retail Holdings, LLC NJ Attorney I.D. No. 016311978 Norris McLaughlin, P.A. 400 Crossing Blvd 8th Floor Bridgewater Township, NJ 08807 jlaskey@norris-law.com

Respectfully submitted,

Phillips Lytle LLP

By Gregory L. Peterson

Gregory L. Peterson PA I.D. No. 23976 201 West Third Street, Suite 205 Jamestown, NY 14701-4907 Phone: (716) 664-3906 Fax: (716) 664-4230 gpeterson@phillipslytle.com

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NOTICE TO PLEAD

You are hereby notified that a responsive pleading to the enclosed Motion to Intervene must be filed within twenty (20) days of the date of service. All responsive pleadings must be filed with the Secretary of the Pennsylvania Public Utility Commission with a copy served to counsel for StateWise Energy Pennsylvania LLC and SFE Energy Pennsylvania, Inc. and the Administrative Law Judge assigned to this matter.

File with:

Rosemary Chiavetta, Secretary Pennsylvania Public Utility Commission Commonwealth Keystone Building 400 North Street, 2nd Floor North Harrisburg, PA 17120

With a copy to:

Gregory L. Peterson PA I.D. No. 23976 201 West Third Street, Suite 205 Jamestown, NY 14701-4907 gpeterson@phillipslytle.com

Due to the COVID-19 pandemic, the Pennsylvania Public Utility Commission is encouraging individuals to eFile documents. Information regarding eFiling with the Commission is available at https://www.puc.pa.gov/efiling/default.aspx.

Date: April 30, 2020 Gregory L. Peterson

Gregory L. Peterson Attorney for *StateWise Energy Pennsylvania LLC* and *SFE Energy Pennsylvania, Inc.*