Phillips Lytle LLP

VIA ELECTRONIC FILING

June 3, 2020

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

Re: Docket P-2020-3019522, Petition of Duquesne Light Company for Approval of a Default Service Plan for the Period June 1, 2021 through May 31, 2025

Dear Secretary Chiavetta,

Enclosed please find the Motion of StateWise Energy Pennsylvania LLC and SFE Energy Pennsylvania, Inc. (collectively, "StateWise") for Admission *Pro Hac Vice* for Kevin C. Blake in the above-referenced proceeding. Copies have been provided to Administrative Law Judge Mark A. Hoyer 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 Administrative Law Judge Mark A. Hoyer

ATTORNEYS AT LAW

GREGORY L. PETERSON, PARTNER DIRECT 716 483 5172 GPETERSON@PHILLIPSLYTLE.COM

Petition of Duquesne Light Company for Approval of a Default Service Plan for the Period June 1, 2021 through May 31, 2025

Docket P-2020-3019522

MOTION FOR ADMISSION PRO HAC VICE

Pursuant to Section 5.103 of the Pennsylvania Public Utility Commission's ("Commission") regulations, 52 Pa. Code § 5.103, and Rule 301(b) of the Pennsylvania Bar Admission Rules, I, Gregory L. Peterson, as counsel to StateWise Energy Pennsylvania LLC and SFE Energy Pennsylvania, Inc. (collectively, "StateWise"), respectfully request that Your Honor enter an Order granting admission *pro hac vice* to Kevin C. Blake, as counsel to StateWise, for all purposes related to the above-referenced proceeding ("Motion"). In support thereof, I, Gregory L. Peterson, hereby state as follows:

1. Pursuant to Section 1.24(b)(1) of the Commission's regulations, 52 Pa.

Code § 1.24(b)(1), I have entered my appearance as counsel for StateWise in this proceeding, am an active member of the Bar of the Commonwealth of Pennsylvania (Pa. I.D. No. 23976), and am a Partner of Phillips Lytle LLP, with my principal office located in Jamestown, New York.

2. Kevin C. Blake is an Associate of Phillips Lytle LLP, whose principal office is located at 125 Main Street, Buffalo, New York.

3. Kevin C. Blake is a 2015 graduate of the University of Colorado School of Law. He is a member in good standing of the Colorado Bar since 2015, and a member in good standing of the New York Bar since 2017. Kevin C. Blake has never been suspended, disbarred, or been the subject of disciplinary proceedings in any state.

4. Kevin C. Blake has experience and expertise in various aspects of regulatory and energy law, including issues related to utility rate proceedings and retail electric and gas matters, and has appeared in proceedings before state utility commissions and the Federal Energy Regulatory Commission.

5. Wherefore, I, Gregory L. Peterson, respectfully move for admission of Kevin C. Blake, *pro hac vice*, on behalf of StateWise for all permissible purposes related to the above-referenced proceeding.

June 3, 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

Petition of Duquesne Light Company for Approval of a Default Service Plan for the Period June 1, 2021 De through May 31, 2025

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VERIFIED STATEMENT OF GREGORY L. PETERSON, SPONSOR OF KEVIN C. BLAKE, FOR ADMISSION PRO HAC VICE

Pursuant to 52. Pa. Code §§ 1.22(b) and 5.103 and Pa. B.A.R. 301 and Pa. R.C.P.

1012.1, Gregory L. Peterson, a member of the Bar of the Commonwealth of Pennsylvania (Pa. I.D. No. 23976), is moving for the admission *pro hac vice* of Kevin C. Blake, Esq. in the above-referenced proceeding. In support of the Motion, I, Gregory L. Peterson, submit this verified statement pursuant to Pa. R.C.P. 1012.1:

1. I have had sufficient opportunity to conduct a reasonable investigation regarding Kevin C. Blake and can state that he is a reputable and competent attorney.

2. I am presently acting as the sponsor for admission *pro hac vice* in eight other cases in this Commonwealth. Five of these are unconsolidated matters involving the same transaction and involve the same court of record. All eight *pro hac vice* applications were approved. Only two of these matters involve a proceedings before the Commission.

3. Any proceeds from the settlement of a cause of action in which the candidate is granted admission *pro hac vice* shall be received, held, distributed, and

accounted for in accordance with Rule 1.15 of the Pennsylvania Rules of Professional Conduct, including the IOLTA provisions thereof, if applicable.

4. I aver that *pro hac vice* appearance before the Pennsylvania Public Utility Commission is the equivalent to appearance before a special court, and that no fee paid to the IOLTA Board is therefore required for Mr. Blake to appear *pro hac vice* in the above-referenced proceeding. *See* 204 Pa. Code § 81.505(c).

5. I shall remain the attorney of record in this case, as required by the Pennsylvania Rules of Civil Procedure.

6. I verify that the facts set forth herein are true and correct, to the best of my knowledge, information, and belief, and that I would be able to prove the same if a hearing were held regarding such facts. I understand that the statements are made subject to the penalties of 18 Pa. C.S. § 4904 (relating to falsifications to authorities).

June 3, 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 Attorney for *StateWise Energy Pennsylvania LLC* and *SFE Energy Pennsylvania, Inc.*

Petition of Duquesne Light Company for Approval of a Default Service Plan for the Period June 1, 2021 through May 31, 2025

Docket P-2020-3019522

VERIFIED STATEMENT OF KEVIN C. BLAKE FOR ADMISSION PRO HAC VICE

Pursuant to 52. Pa. Code §§ 1.22(b) and 5.103 and Pa. B.A.R. 301 and Pa. R.C.P.

1012.1, Gregory L. Peterson, a member of the Bar of the Commonwealth of

Pennsylvania (Pa. I.D. No. 23976), is moving for my admission pro hac vice in the above-

referenced proceeding. In support of the Motion, I submit this verified statement

pursuant to Pa. R.C.P. 1012.1:

1. I am admitted to practice in and am a member of good standing in the Bar of Colorado, having been admitted in 2015. My Colorado attorney identification number is 48802.

2. I am admitted to practice in and am a member of good standing in the Bar of New York, having been admitted in 2017. My New York attorney identification number is 5493945.

3. I have never been suspended, disbarred, or otherwise disciplined nor am I currently the subject of any disciplinary proceeding in any state.

4. I have previously applied for admission *pro hac vice* in two other matters before the Commission, both of which were granted and remain in effect and in good standing. I have not previously applied for admission *pro hac vice* before any court of record Pennsylvania.

5. I shall comply with and be bound by the applicable statutes, case law, and procedural rules of the Commonwealth of Pennsylvania, including the Pennsylvania Rules of Professional Conduct.

6. I shall submit to the jurisdiction of the Pennsylvania courts and the Pennsylvania Disciplinary Board with respect to acts and omissions occurring during my appearance in the matter for which *pro hac vice* is being sought.

7. I consent to the appointment of the sponsoring attorney, Gregory L. Peterson, as the agent upon whom service of process shall be made for all actions, including disciplinary actions, that may arise out of the practice of law in the matter for which admission *pro hac vice* is sought.

8. I verify that the facts set forth herein are true and correct, to the best of my knowledge, information, and belief, and that I would be able to prove the same if a hearing were held regarding such facts. I understand that the statements are made subject to the penalties of 18 Pa. C.S. § 4904 (relating to falsifications to authorities).

June 3, 2020

Respectfully submitted,

Phillips Lytle LLP

By Kevin C. Blake

Kevin C. Blake CO I.D. #48802 NY I.D. #5493945 125 Main Street Buffalo, NY 14203 Phone: (716) 847-7082 kblake@phillipslytle.com

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

The Honorable Mark A. Hoyer Deputy Chief Administrative Law Judge Pennsylvania Public Utility Commission 400 North Street Commonwealth Keystone Building Harrisburg, PA 17120 mhoyer@pa.gov

Bureau of Investigation & Enforcement Richard Kanaskie Scott B. Granger Commonwealth Keystone Building 400 North Street, 2nd Floor West PO Box 3265 Harrisburg, PA 17105-3265 rkanaskie@pa.gov sgranger@pa.gov

Office of Small Business Advocate Sharon E. Webb 555 Walnut Street, 1st Floor Harrisburg, PA 17101 swebb@pa.gov

Excel Consulting Brian Kalcic 225 S. Meramac Avenue Suite 720-T St. Louis, MO 63105 excel.consulting@sbcglobal.net Norris McLaughlin, P.A. John F. Lushis, Jr. 515 W. Hamilton Street Suite 502 Allentown, PA 18101 jlushis@norris-law.com

Office of Consumer Advocate David T. Evrard Aron J. Beatty 555 Walnut Street Forum Place, 5th Floor Harrisburg, PA 17101-1923 DEvrard@paoca.org ABeatty@paoca.org

Pennsylvania Utility Law Project Elizabeth R. Marx John Sweet Ria Pereira 118 Locust Street Harrisburg, PA 17101 pulp@palegalaid.net

Hawke McKeon & Sniscak, LLP Todd S. Stewart 100 North Tenth Street Harrisburg, PA 17101 tsstewart@hmslegal.com Michael Zimmerman, Esquire Tishekia Williams, Esquire Emily M Farah, Esquire Duquesne Light Company 411 Seventh Avenue 15th Floor Pittsburgh PA 15219 twilliams@duqlight.com mzimmerman@duqlight.com efarah@duqlight.com

June 3, 2020

Post & Schell, P.C. Michael W. Gang Anthony D. Kanagy 17 North Second Street 12th Floor Harrisburg, PA 17101 mgang@postschell.com akanagy@postschell.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 for *Pro Hac Vice* 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: June 3, 2020

Gregory L. Peterson

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