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BEFORE THE PUBLIC UTILITIES COMMISSION OF OHIO

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In the Matter of the Application of Columbus
Southern Power Company and Ohio Power
Company to Modify Their Accounting
Procedure For Certain Storm-Related Service
Restoration Costs

Case No. 08-1301-EE-AGAC ()

MOTION OF OHIO PARTNERS FOR AFFORDABLE ENERGY TO INTERVENE, MEMORANDUM IN SUPPORT AND MOTION TO PRACTICE PRO HAC VICE BEFORE THE COMMISSION

David C. Rinebolt
Colleen L. Mooney
Ohio Partners for Affordable
Energy
231 West Lima Street
P.O. Box 1793
Findlay, OH 45839-1793
Telephone: (419) 425-8860
FAX: (419) 425-8862
e-mail: drinebolt@aol.com
cmooney2@columbus.rr.com

January 8, 2009

Counsel for Ohio Partners for Affordable Energy

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BEFORE THE PUBLIC UTLITIES COMMISSION OF OHIO

In the Matter of the Application of Columbus)	
Southern Power Company and Ohio Power)	Case No. 08-1301-EL-AAM
Company to Modify Their Accounting)	
Procedure For Certain Storm-Related Service)	
Restoration Costs)	

MOTION TO INTERVENE OF OHIO PARTNERS FOR AFFORDABLE ENERGY

Ohio Partners for Affordable Energy ("OPAE") hereby respectfully moves for leave to intervene in the above-captioned matters pursuant to § 4903.221, Ohio Revised Code ("O.R.C.") and §4901-1-1-11 of the Commission's Code of Rules and Regulations, with full powers and rights granted, by the Commission specifically, by statute or by the provisions of the Commission's Code of Rules and Regulations, to intervening parties. The reasons for granting this motion are contained in the memorandum attached hereto and incorporated herein.

Respectfully submitted,

David C. Rinebolt (0073178) Colleen L. Mooney (0015668)

Ohio Partners for Affordable Energy

231 West Lima Street

P.O. Box 1793

Findlay, OH 45839-1793

Telephone: (419) 425-8860 e-mail: drinebolt@aol.com

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On Behalf of Ohio Partners for Affordable Energy

BEFORE THE PUBLIC UTLITIES COMMISSION OF OHIO

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MEMORANDUM IN SUPPORT OF THE MOTION TO INTERVENE OF OHIO PARTNERS FOR AFFORDABLE ENERGY

Ohio Partners for Affordable Energy ("OPAE") should be permitted to intervene in this matter pursuant to §4903.221, O.R.C., and the Commission's Rules and Regulation, specifically § 4901-01-11(B), Ohio Administrative Code ("O.A.C."). As required by those provisions OPAE is a real party in interest herein, whose interest is not now represented, who can make a contribution to the proceeding and will not unduly delay the proceeding nor prejudice any existing party.

OPAE is a nonprofit organization representing the interests of over sixty nonprofits providing energy assistance to low income families throughout the State of Ohio. Its members operate bill assistance, weatherization, energy efficiency, and consumer education programs throughout Ohio. OPAE's corporate purpose is to promote affordable energy policies and preserve access to essential energy services for all Ohioans. In addition, OPAE member agencies also receive utility service from Columbus Southern Power and Ohio Power. Moreover, many of OPAE's members are community action agencies.

¹ A list of OPAE members can be found on its website: www.ohiopartners.org.

Under the federal legislation authorizing the creation and funding of these agencies, the Economic Opportunity Act of 1964, community action is charged with advocating for the low-income residents of their communities.²

OPAE has a real and substantial interest in this proceeding by virtue of the direct impact any rate increases will have on OPAE members and clients.

Further, OPAE has been recognized by the Commission in the past as an advocate for consumers and particularly low-income consumers, all of whom will be affected by the outcome of this case. For the above reasons, OPAE has a direct, real and substantial interest in this proceeding.

OPAE's participation in this proceeding will not cause undue delay, will not unjustly prejudice any existing party, and will contribute to the just and

² See 42 U.S.C. 672:

The purposes of this subtitle are-

⁽¹⁾ to provide assistance to States and local communities, working through a network of community action agencies and other neighborhood-based organizations, for the reduction of poverty, the revitalization of low-income communities, and the empowerment of low-income families and individuals in rural and urban areas to become fully self-sufficient (particularly families who are attempting to transition off a State program carried out under part A of title IV of the Social Security Act (42 U.S.C. 601 et seq.)); and

⁽²⁾ to accomplish the goals described in paragraph (1) through--

⁽A) the strengthening of community capabilities for planning and coordinating the use of a broad range of Federal, State, local, and other assistance (including private resources) related to the elimination of poverty, so that this assistance can be used in a manner responsive to local needs and conditions:

⁽B) the organization of a range of services related to the needs of low-income families and individuals, so that these services may have a measurable and potentially major impact on the causes of poverty in the community and may help the families and individuals to achieve self-sufficiency:

⁽C) the greater use of innovative and effective community-based approaches to attacking the causes and effects of poverty and of community breakdown;

⁽D) the maximum participation of residents of the low-income communities and members of the groups served by programs assisted through the block grants made under this subtitle to empower such residents and members to respond to the unique problems and needs within their communities; and

⁽E) the broadening of the resource base of programs directed to the elimination of poverty so as to secure a more active role in the provision of services for--

⁽i) private, religious, charitable, and neighborhood-based organizations; and

⁽ii) individual citizens, and business, labor, and professional groups, who are able to influence the quantity and quality of opportunities and services for the poor.

expeditious resolution of the issues and concerns raised in this proceeding. Furthermore, other parties to the proceeding will not adequately represent the interests of OPAE because of the unique perspective it brings to utility matters. Therefore, OPAE is entitled to intervene in this proceeding with the full powers and rights granted, by the Commission specifically, by statute, and by the provisions of the Commission's Codes of Rules and Regulations, to intervening parties.

Respectfully submitted

David C. Rinebolt (0073178) Colleen L. Mooney (0015668)

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MOTION TO ADMIT DAVID C. RINEBOLT TO PRACTICE PRO HAC VICE BEFORE THE COMMISSION

Pursuant to Rule 4901-1-08(B) of the Ohio Administrative Code, Colleen L. Mooney (0015668), an attorney licensed to practice in the State of Ohio, respectfully petitions the Public Utilities Commission of Ohio ("Commission") to permit David C. Rinebolt to practice *pro hac vice* before the Commission in the above-referenced proceedings. Mr. Rinebolt represents Ohio Partners for Affordable Energy, an Ohio corporation engaged in advocating for affordable energy policies.

Mr. Rinebolt graduated from the Columbus School of Law of the Catholic University of American in May 1981. As an active member of the District of Columbia Bar, Bar No. 367210, Mr. Rinebolt is licensed to practice before the federal courts of the District of Columbia. Furthermore, Mr. Rinebolt has practiced law continuously since being admitted to the District of Columbia Bar in October 1982. Mr. Rinebolt is also registered with the Ohio Bar under provisions granting corporate status, Ohio Bar No. 0073178.

WHEREFORE, Colleen L. Mooney respectfully requests that David C.

Rinebolt be permitted to practice before the Commission in the aforementioned proceeding.

Respectfully submitted,

Colleen L. Mooney (0015668)

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CERTIFICATE OF SERVICE

I hereby certify that a copy of this Motion to Intervene, Memorandum in Support, and Motion to Practice *Pro Hac Vice* were served by regular U.S. Mail, postage prepaid, upon the parties of record identified below on this 8th day of January, 2009.

David C. Rinebolt, Esq.

Counsel for Ohio Partners for

Affordable Energy

Duane Luckey Assistant Attorney General Public Utilities Section 180 E. Broad St., 12th Floor Columbus, OH 43215

John W. Bentine Chester, Willcox and Saxbe 65 E. State St., Suite 1000 Columbus, OH 43215-4213 Marvin I. Resnik American Electric Power 1 Riverside Plaza, 39th Floor Columbus, OH 43215

Richard C. Reese Office of the Ohio Consumers' Counsel 10 W. Broad St., Suite 1800 Columbus, OH 43215-3485 Daniel R. Conway Porter Wright Morris & Arthur 41 S. High St. Columbus, OH 43215

Samuel C. Randazzo McNees Wallace & Nurick 21 E State St, 17th Floor Columbus, OH 43215-4228