BEFORE

THE PUBLIC UTILITIES COMMISSION OF OHIO

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THE PUBLIC UTILITIES	s co	MMISSION OF OHIO	10 Million 14
IN THE MATTER OF THE APPLICATION OF THE CLEVELAND BOARD OF EDUCATION FOR THE CLEVELAND MUNICIPAL SCHOOL DISTRICT TO ESTABLISH A REASONABLE ARRANGEMENT WITH THE CLEVELAND ELECTRIC ILLUMINATING COMPANY FOR ELECTRICAL SERVICE))))))))))))))))))))	CASE NO. 08-1238-EL-AEC	

AMENDED APPLICATION TO ESTABLISH A REASONABLE ARRANGEMENT INTRODUCTION

On November 19, 2008 the Cleveland Municipal School District ("CMSD") filed in this matter an Application to Establish a Reasonable Arrangement. In that Application, CMSD stated that the electric rate at that time for the schools and administrative buildings was established under an Electric Service Agreement ("Agreement") with Cleveland Electric Illuminating Company ("CEI"), which terminated in December, 2008.

Also in that Application, CMSD mentioned the filing of two other pleadings—a Complaint against CEI¹ and an Application for Emergency Rate Relief.² In that initial Application, CMSD proposed specific percentage increases in rates in the Agreement over a period of time which are detailed later herein. Now comes CMSD, and with the support of CEL. submits this Amended Application to include commitments not stated in the initial Application. but the proposed percentage increase in rates in this Amended Application have not changed. (See attached Appendix A hereto entitled "Electric Service Agreement and Arrangement"

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Case No. 08-1236-EL-CSS ² Case No. 08-1238-EL-AEL

between the Cleveland Municipal School District and The Cleveland Electric Illuminating Company").

PARTIES AND JURISDICTION

- 1. Cleveland Municipal School District is a political subdivision of the State of Ohio responsible for the operation of the public school system in the city of Cleveland, Ohio. CMSD operates approximately 120 schools and administrative buildings wherein it educates approximately 50,000 students.
- 2. CMSD obtains electrical service for its schools and administrative buildings from CEI. CEI is an electric light company as defined by R.C. § 4905.03, a public utility as defined in R.C. § 4905.02, and an electric utility as defined by R.C. § 4928.01(A)(11).
- 3. Beginning in January 2002, CMSD and CEI entered into the Agreement. In 2005, the term of the Agreement was extended to "terminate with the electric bill rendered for the month of December 2008,"³
- 4. If CEI's existing School rates become applicable for CMSD's energy consumption beginning January 1, 2009, it will result in an immediate and substantial increase in charges for CMSD of 49%.
- A 49% increase in electric charges will have a detrimental impact on the ability of
 CMSD to provide a quality education to the children of Cleveland, more specifically:
 - (a) Many of the CMSD's students have special needs because of their physical handicaps or learning disabilities. For a great many of the students, their only future to escape their deteriorated neighborhoods is a fulfilling education to prepare for life's challenges. Without that education, many students will be trapped forever with no opportunity to escape and improve their lives. An

³Because of restrictions within the Agreement, a copy of the Electric Service Agreement and Amendment No. 1 to the Agreement have been filed with the Commission under seal pursuant to a motion for a protective order.

- education is a fundamental American privilege that must be preserved. It gives our kids a chance. Thus, CMSD is socially obligated to seek relief to protect the kids.
- CMSD does not have an emergency fund from which to pay higher electric rates.

 CMSD is already projecting an operating deficit for 2009 and in subsequent years.

 If CMSD is hit with the full impact of the new rates, it will have to drastically cut operations. Under consideration, to offset the increase in operating expenses, will be the dismissal of teachers and other personnel, and a potential reduction in programs such as busing, sports, extracurricular activities, programs for special needs students, maintenance and other after normal school hours activities.

 Because CMSD's ability to raise needed funds is through tax levies and grants from the State of Ohio, CMSD cannot quickly respond to higher electric rates.
- the lost opportunity to participate in those programs and through the long-term detrimental effects that lost participation will have on their futures. The time students will lose with teachers and other staff members due to the rate hikes can never be recovered. Likewise, the time students will lose participating in extracurricular activities and tutoring and other special educational programs can never be recovered, even if the rate increases are later found to be unreasonable. The lost student time in educational and extracurricular activities will irreparably harm CMSD and its student base. Such budget and staff cuts will also tarnish CMSD's reputation and hamper CMSD's ability to maintain its student enrollment, which will further decrease CMSD's funding and increasingly hinder its ability to fulfill its constitutional obligations to educate the children of Cleveland.

- 6. Newly enacted R.C. § 4905.31 permits a customer of an electric utility to apply to the Commission for a Reasonable Arrangement with an electric utility.⁴ Accordingly, CMSD submits this application requesting that the Commission approve its proposed Electric Service Agreement and Arrangement with CEI attached hereto as Appendix A.
- 7. CMSD is cognizant of the Commission's Opinion and Order dated January 21, 2009 regarding CEI's electric distribution rates and the particular provision establishing the School Distribution Credit Rider (Rider SDC) providing a discount in rates for primary and secondary schools. However, Rider SDC does not go into effect for CEI until May 1, 2009. Although CMSD has not calculated the impact of the Opinion upon CMSD's rates, even if the rider had gone into effect on January 1, 2009, it would not provide the relief needed by CMSD to avert its desperate actions mentioned in paragraph 5. CMSD's crisis is now. Only with Commission approval of the attached Electric Service Agreement and Arrangement will CMSD's students be protected.

REASONABLE ARRANGEMENT

- 8. CMSD and CEI are currently parties to the Electric Service Agreement. Pursuant to the Agreement, CMSD and CEI agreed that CEI would supply electricity to CMSD's schools and administrative buildings under a set schedule of rates and charges. The Agreement terminates "with the electric bill rendered for the month of December 2008."
- 9. CMSD requests that the Commission approve a reasonable arrangement, attached as Appendix A, between CMSD and CEI. The arrangement includes the following rates, terms, and conditions:
 - (a) The rates set out in the existing Electric Service Agreement would be applicable for the period January 1, 2009, through April 30, 2009, plus applicable charges

⁴ R.C. § 4905.31 was recently amended by Am. Sub. S.B. No. 221 to explicitly allow a customer to submit an application for a reasonable arrangement to the Commission. In Case No. 08-777-EL-ORD, the Commission has proposed a new rule to implement the new § 4905.31. That rule, O.A.C. § 4901:1-38-05(B), authorizes a customer of an electric utility to apply to the Commission for a "unique" arrangement.

- and rates set forth in Appendix 1⁵ to the Electric Service Agreement and Arrangement ("Agreement and Arrangement").
- (b) From May 1, 2009, until December 31, 2009, CMSD will pay rates for electric service on a schedule that constitutes a 5.32% increase in the rates set forth in paragraph 9(a) above, plus all applicable charges and riders set forth in Appendix 1 to the Agreement and Arrangement.
- (c) For the year 2010, CMSD will pay rates for electric service on a schedule that constitutes an additional 4.01% increase in the rates for 2009 (i.e., cumulative to the increase in 9(b) above, assuming the 5.32% increase was applied for all of 2009), plus all applicable charges and riders set forth in Appendix 1 to the Agreement and Arrangement.
- (d) For the year 2011, CMSD will pay rates for electric service on a schedule that constitutes an additional 5.99% increase in the rates <u>for</u> 2010 (i.e., cumulative to the increase in 9(b) and 9(c), applied on an annual basis), plus all applicable charges and riders set forth in Appendix 1 to the Agreement and Arrangement.
- (e) The rates, terms, and conditions described above shall only be operative if the Commission has approved a device to fully recover all costs incurred in conjunction with the arrangement, including full recovery of all revenue forgone by CEI as a result of the arrangement.⁶

Upon approval of the arrangement including provisions assuring full cost recovery for CEI, the Company shall submit final tariffs for filing with the Commission to implement the arrangement as soon as practicable following the date of approval.

⁵ Because Appendix 1 recites rates contained in the 2002 Electric Service Agreement and Amendment No. 1 which were filed with the Commission under seal pursuant to a motion for a protective order, Appendix 1 has also been filed with the Commission under seal pursuant to a motion for a protective order.

⁶ Proposed rule O.A.C. §4901:1-38-08 to implement new R.C. §4905.31 permits an electric utility to recover costs associated with its delta revenue for serving customers pursuant to a reasonable arrangement.

- 10. The arrangement set forth herein furthers the policy of the State embodied in R.C. § 4928.02. For example, the arrangement provides for reasonably priced and nondiscriminatory electric service, as contemplated in R.C. § 4928.02(A). The arrangement also facilitates Ohio's effectiveness in the global economy by allowing CMSD to free up additional funds in its efforts to adequately educate the 50,000 children in the school district. Because these students represent the future of the City of Cleveland and the State of Ohio, any threat to the quality of their education constitutes a threat to Ohio's future effectiveness in the global economy, the development of the Ohio economy, and the creation and retention of jobs. In providing for reasonable rate increases over the coming years, the arrangement ensures an education for the children of the City of Cleveland and the State of Ohio. For these reasons, pursuant to R.C. § 4905.31(E), the arrangement is also consistent with CEI's programs to facilitate economic development and job retention within its certified territory.
- 11. CMSD shall make its best efforts to conserve its electricity consumption recognizing its physical modifications under way known as the capital improvement project.
- 12. CMSD submits that the proposed arrangement will be practicable or advantageous to the parties interested, as the discounted rates provide CMSD with financial relief and as CEI will be made whole by approval of the aforementioned cost-recovery mechanism. Upon approval by the Commission, the arrangement will fully comply with the provisions of R.C. § 4905.31 requiring (1) that the agreement be filed with and approved by the Commission pursuant to an application submitted by a mercantile customer which consumes more than seven hundred thousand kilowatt hours per year, and (2) that the application be posted on the Commission's docketing information system and be accessible through the internet. CMSD further submits that the arrangement shall be under the supervision and regulation and is subject to change, alteration, or modification by the Commission.

RELIEF REQUESTED

WHEREFORE CMSD requests that the Commission approve the foregoing proposed arrangement set forth in the attached Appendix A, Electric Service Agreement and Arrangement, under the terms and conditions set forth herein.

Respectfully submitted,

James J. Mayer (0007812)

Trial Counsel

Dominick S. Gerace II (0082823) Taft Stettinius & Hollister LLP

425 Walnut Street, Suite 1800

Cincinnati, OH 45202-3957

(513) 357-9326 - Phone

(513) 381-0205 - Fax

E-mail: mayer@taftlaw.com E-mail: dgerace@taftlaw.com

Mark J. Valponi (0009527) Taft Stettinius & Hollister LLP 200 Public Square, Suite 3500 Cleveland, OH 44114-2302 (216) 706-3873 – Phone (216) 241-3707 – Fax

E-mail: mvalponi@taftlaw.com

Attorneys for the Applicant

AFFIDAVIT

State of Ohi	ס)			
County of C	uyahoga) ss:)			
foregoing Ap		that the alleg	st duly sworn, vergations contained and belief.		
			Nicholas P. Ja		
			Deputy Chief of Cleveland Mur	•	
	n to and subso	cribed before	eme, a Notary Pu	ublic, this 5	day of January,
2009.			Mark Notary Public	2 (/Oa	
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CERTIFICATE OF SERVICE

I hereby certify that a true copy of the foregoing Amended Application to Establish a Reasonable Arrangement was served by regular U.S. Mail, postage prepaid, upon the following parties of record, this 27th day of January, 2009.

ames J. Mayer

Attorney for Applicant

David A. Kutik Jones Day North Point, 901 Lakeside Avenue Cleveland, OH 44114

Andrew J. Campbell Jones Day 325 John H. McConnell Blvd., Suite 600 Columbus, OH 43215-2673

Ebony Miller FirstEnergy Service Company 76 South Main Street Akron, OH 44308

Attorneys for Intervenors

BEFORE

THE PUBLIC UTILITIES COMMISSION OF OHIO

IN THE MATTER OF THE APPLICATION)		
OF THE CLEVELAND BOARD OF)		
EDUCATION FOR THE CLEVELAND)		
MUNICIPAL SCHOOL DISTRICT TO)		
ESTABLISH A REASONABLE)		
ARRANGEMENT WITH THE)	CACE NO	00 1000 EL + DC
CLEVELAND ELECTRIC)	CASE NO.	08-1238-EL-AEC
ILLUMINATING COMPANY FOR)		
ELECTRICAL SERVICE)		
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APPENDIX A

ELECTRIC SERVICE AGREEMENT AND ARRANGEMENT
BETWEEN
THE CLEVELAND MUNICIPAL SCHOOL DISTRICT
AND
THE CLEVELAND ELECTRIC ILLUMINATING COMPANY

ELECTRIC SERVICE AGREEMENT AND ARRANGEMENT

This Agreement made and entered into as of the 26th day of January 2009, by and between The Cleveland Electric Illuminating Company, a corporation organized and existing under the laws of the State of Ohio, hereinafter called the "Company," and Cleveland Municipal School District, a political subdivision of the State of Ohio, hereinafter called the "Customer."

WITNESSETH

WHEREAS, the Customer currently is provided electric service by the Company to the facilities with locations as provided in Appendix 2 incorporated herein by reference, hereinafter known individually or collectively as the "Facility"; and,

WHEREAS, Section 4905.31(E), Ohio Revised Code, authorizes the Company as a public utility to enter into any arrangement with one or more of its customers, and to recover costs incurred in conjunction with such arrangements, including recovery of revenue foregone as a result of such arrangements, as compared to the otherwise applicable standard tariff rates; and,

PROVIDED THAT, as a condition precedent to the effectiveness of this Agreement, the Company receives regulatory approval of a device or other mechanism to fully recover all costs incurred in conjunction with this Agreement, including full recovery by the Company of all revenue forgone as a result of this Agreement, as compared to the otherwise applicable standard tariff rates, and regulatory approval for such recovery commences concurrently with the application of the subsidized rate for the Customer.

NOW, THEREFORE, in consideration of the mutual promises herein contained and for other good and valuable considerations, and subject to the condition precedent set forth above, the parties agree as follows:

Electric Service. The Company shall render electric service to the Facility under the 1. provisions of the General Rules and Regulations, including paragraph 7 thereto, of The Cleveland Electric Illuminating Company Schedule of Rates for Electric Service, PUCO No. 13, and under the rates, charges, riders, terms and conditions of those schedules of PUCO No. 13, Electric Service, deemed appropriate by the Company, as may be amended or superseded from time to time with the approval of the Public Utilities Commission of Ohio ("PUCO") and that are in effect and applicable to the Customer at the time of service being rendered (the "Standard Tariff"). The Customer agrees to accept and pay for such service as provided for herein, subject to the rates set forth in Appendix 1 incorporated by reference. The Company shall have no obligation to provide service under this Agreement unless the PUCO approves (a) this Agreement and (b) a device or other mechanism to commence upon approval of this Agreement to fully recover all costs incurred in conjunction with this Agreement, including full recovery by the Company of all revenue forgone as a result of this Agreement, as compared to the Standard Tariff. Customer may add additional facilities it reopens, purchases, constructs. or otherwise acquires subsequent to the date of this Agreement only upon receiving the written consent of the Company, which consent shall not be unreasonably withheld. Any additional facilities approved by the Company shall be added to Appendix 2 of this

Agreement; and be billed under the terms of this Agreement. Customer shall remove from Appendix 2 any Facility it is no longer using. The Customer agrees that it will provide the Company with written notice of any proposed addition or deletion at least ninety days prior to any addition or deletion.

- 2. In support of this Agreement, Company will submit to the Public Utilities Commission of Ohio, when such information becomes available, any necessary data and tariff or rider necessary for Company to fully recover the costs incurred in the foregoing provision.
- 3. Sole Electric Power Requirement. The Customer agrees to have the Company as the sole supplier of all electric power to the Facility, and the Company agrees to supply all of the electric power to the Facility. Notwithstanding this Sole Electric Power Requirement, the Customer is not precluded from closing any of its building sites and reducing the number of locations identified in Appendix 2 during the ordinary course of its business operations. Such closure to the Facility shall not be deemed a breach of this Agreement, provided the Customer does not reopen the Facility and convert to another electric supplier during the term of this Agreement.
- 4. <u>Assignment.</u> The Customer agrees that this Agreement shall not be assigned or otherwise transferred to another, including a successor owner or occupant of the Facility without the prior written consent of the Company and such consent shall be at the sole discretion of the Company. The benefits and obligations of the Company may be assigned by the Company to an affiliate or successor in interest upon notifying the Customer of such assignment.
- 5. <u>Notices</u>. Any notice required to be given hereunder or desired by either party to be given shall be deemed effective when mailed by first class mail, postage prepaid, if the Customer at:

Deputy Chief of Business Operations Cleveland Municipal School District 1380 East Sixth Street Cleveland, Ohio 44114

and, if to the Company, at:

Director Rates and Regulatory Affairs, Ohio FirstEnergy Service Company 76 South Main Street Akron, Ohio 44308

- 6. Term and Effective Date. This Agreement shall be effective on the date first set forth above with billing under the Agreement beginning with the electric bill rendered for the month of January 2009 and shall terminate with the electric bill rendered for the month of December 2011. Customer's obligation to pay the total amount due and owing for service rendered through the month of December 2011 shall survive termination of this Agreement. Upon termination of this Agreement, the Customer will be served under the applicable Company rates on file with the PUCO. Nothing in this Agreement shall be construed as prohibiting the Customer from applying to the Commission for approval of a reasonable arrangement or special contract for electric service received after December 31, 2011.
- 7. Termination. If any party challenges any term or condition in this Agreement by filing a formal complaint with the PUCO or a court of law, or if the PUCO institutes a commission ordered investigation, or if the PUCO reduces the amount of revenue recoverable by the Company such that the Company is no longer authorized to fully recover all costs incurred in conjunction with this Agreement, including all revenue forgone as a result of this Agreement, as compared to the Standard Tariff, then either party to this Agreement has the right to terminate the Agreement without penalty or obligation to the other party. If the Company chooses to terminate this Agreement as permitted by this paragraph, Customer shall have thirty-five (35) days from the date of the termination notice from the Company to select an alternative supplier for generation service, during which time the provisions of this Agreement shall remain in effect.
- 8. Force Majeure. If, because of Force Majeure, either party shall be unable to carry out any of its obligations under this Agreement or fully to deliver or utilize the electric service of the Company contemplated herein, then the obligations of that party shall be suspended to the extent made necessary by Force Majeure. The party affected by Force Majeure shall give notice to the other party as promptly as practical of the nature and probable duration of such Force Majeure. "Force Majeure" shall mean acts of God, riots, strikes, labor disputes, labor or material shortages, fires, explosions, floods, breakdowns of or damage to plants, equipment or facilities, or other causes of similar nature which are beyond the reasonable control of the party and which wholly or partially prevent the supplying of electricity under the terms of this Agreement by the Company or the receiving or utilization of such electricity by the Customer, provided that the effect of such Force Majeure shall be eliminated insofar as possible with all reasonable dispatch; provided further, that performance by the parties hereunder shall be excused only to the extent made necessary by the Force Majeure condition; provided further, that neither party shall be required to settle a labor dispute on terms unacceptable to the party affected; and provided further, that neither party shall be required to rebuild all or a major portion of its facilities which are destroyed or substantially impaired by a Force Majeure condition.
- 9. Governing Law. The validity, construction and performance of this Agreement shall be determined in accordance with the laws of the State of Ohio.

- 10. Release. Customer agrees to release Company from any liability for actions relating to the discount as of the effective date of this Agreement associated with Company being unable to supply electricity to Customer under the pricing contained in the terms and conditions of this Agreement due to regulatory or judicial actions.
- 11. <u>Clause Heading</u>. The clause headings appearing in this Agreement have been inserted for the purpose of convenience and ready reference. They do not purport to and shall not be deemed to define, limit, or extend the scope or intent of the clauses to which they pertain.
- 12. <u>Energy Conservation.</u> Customer shall make its best efforts to conserve its electricity consumption recognizing its physical modifications under way known as the capital improvement project.
- 13. Reduction of Energy Consumption. Customer shall provide sufficient data to illustrate that it has made its best efforts to reduce its electricity or energy consumption as an overall annual reduction in energy consumption compared to historical usage. The historic usage used in this determination shall not change during the period the customer takes service. The goal of such reduction shall be a minimum of 0.3% for service in 2009, 0.8% for service in 2010 and 1.5% for service in 2011.
- 14. <u>Entire Agreement</u>. This Agreement, together with the Appendix thereto, contains the entire agreement between the parties, and there are no representations, understandings or agreements, oral or written, which are not included herein. This Agreement cannot be changed except by written instrument executed by duly authorized representatives of the parties.
- Cost Reimbursement. Upon final approval of this Agreement by the PUCO, the Customer agrees to reimburse the Company for its reasonable expenses incurred in any regulatory or judicial proceeding initiated by a third party in defending this Agreement, including reasonable attorneys' fees, as well as any damages, fines, penalties, service repayment, forfeiture or award ordered by a Court or the PUCO contesting the validity or legality of this Agreement or any of its terms, including but not limited to the pricing provisions contained in this Agreement. Notwithstanding the foregoing, the total obligations of the Customer for reimbursement of expenses under the Section are limited to fifty percent (50%) of the savings resulting from this Agreement for Customer during the first year of the Agreement and fifty percent (50%) of the savings resulting from this Agreement for Customer during the second and third years of the Agreement. The term "savings", as used in this Section, means that actual amount billed to Customer for electric service rendered by the Company under this Agreement, as compared to Standard Tariff.

IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be executed by their duly authorized officers or representatives as of the day and year first above written.

THE CLEVELAND BLECTRIC CLEVELAND MUNICIPAL SCHOOL DISTRICT

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3901 E 74TH ST	44105	110021192429
11815 LARCHMERE BLVD	44120	110021324816
3465 E 130TH ST	44120	110021910200
2386 E 55TH ST	44104	110023964437
3380 W 98TH ST	44102	110021565558
11617 UNION AVE	44105	110021107823
3050 E 77TH ST	44104	110023721381
3055 MARTIN LUTHER KING JR DR	44104	110021625519
1905 SPRING RD	44109	110022292533
9803 QUEBEC AVE	44106	110022038993
2121 W 67TH ST	44102	110022901950
11404 LAKE SHORE BLVD	44108	110022969510
11801 WORTHINGTON AVE	44111	110021828873
9511 BUCKEYE RD	44104	110022220120
1700 BUHRER AVE	44109	110049736835
12523 WOODSIDE AVE	44108	110022972142
13501 TERMINAL AVE	44135	110021554198
4050 SUPERIOR AVE	44103	110024003664
2225 E 40TH ST	44103	110024053347
3552 E 131ST ST	44120	110022156001
3213 MONTCLAIR AVE	44109	110022782426
9711 LAMONT AVE	44106	110023755496

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9711 LAMONT AVE	44106	110022774555
15700 LOTUS DR	44128	110021728834
19101 PURITAS AVE	44135	110022757006
3067 W 56TH ST	44102	110022462664
6635 FRANKLIN BLVD	44102	110022481219
2064 STEARNS RD	44106	110023090696
8315 JEFFRIES AVE	44105	110052677157
3571 W 130TH ST	44111	110021954430
3817 MARTIN LUTHER KING JR DR	44107	110033361558
3101 W 25TH ST	44109	110023975995
410 E 152ND ST	44110	110045010631
3500 E 147TH ST	44120	110045161269
15210 SAINT CLAIR AVE	44110	110023429944
15210 SAINT CLAIR AVE	44110	110023635151
13604 CHRISTINE AVE	44105	110021918450
16807 SAINT CLAIR AVE	44110	110023189389
1440 E 92ND ST	44106	110023246793
1440 E 92ND ST	44106	110040860964
3799 W 33RD ST	44109	110022071572
3799 W 33RD ST	44109	110022075706
2501 E 61ST ST	44104	110023170175
4401 VALLEYSIDE RD	44135	110023067470
4177 E 49TH ST	44105	110023958751
8100 SUPERIOR AVE	44103	110023071142
2455 E 55TH ST	44104	110023506592
4747 E 176TH ST	44128	110021786626

110052681852	110023253294	110023485532	110023422584	110023575381	110051960968	110058170991	110023235903	110023720623	110023396937	110021827339	110022797846	110022797879	110023285940	110037652697	110022882234	110024098581	110022882762	110023379503	110023394411	110023078865	110022406794	110023879155	110022493461	110022168709	110021900722
44108	44110	44108	4105	44103	44111	44111	44113	44103	44108	44128	44102	44102	44102	44110	44106	44114	44110	44110	44108	44103	44144	44115	44120	44120	44128

44144 110021901431	44106 110023984054	44111 110022241696	44111 110022420910	44111 110022287822	44111 110022427311	44108 110023343079	44108 110023343079	44112 110023563155	44113 110022094830	44114 110023265637	44109 110022925504	44104 110023423160	44111 110022934639	44113 110022118720	44108 110022725672	44103 110023307736	44110 110023635581	44102 110022723636	44102 110023095356	44102 110023097287	44102 110023097998	44115 110023832170	44103 110023891622	44106 110023609289	44102 110022729807
5200 BIDDULPH RD	2075 E 107TH ST	3952 W 140TH ST	3952 W 140TH ST	3953 W 143RD ST	3953 W 143RD ST	10108 HAMPDEN AVE	10108 HAMPDEN AVE	14311 WOODWORTH RD	1690 W 38TH ST	1440 LAKESIDE AVE	3200 W 30TH ST	870 E 79TH ST	3595 BOSWORTH RD	1701 CASTLE AVE	815 LINN DR	7102 LEXINGTON AVE	SARANAC RD	1468 W 98TH ST	1468 W 98TH ST	1468 W 98TH ST	1498 W 98TH ST	3039 CENTRAL AVE	1827 E 82ND ST	11815 MOULTON AVE	4600 DETROIT AVE

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5548 W 1251H SI	44111	110022297011
918 MILES AVE	44105	110021018285
11918 MILES AVE	44105	110022035619
4090 E 93RD ST	44105	110053387707
1000 E 92ND ST	44108	110023246850
1000 E 92ND ST	44108	110023848010
5405 MOUND AVE	44105	110022988528
10110 MOUNT AUBURN AVE	44104	110021300022
3590 MARTIN LUTHER KING JR DR	44105	110021017576
3690 W 159TH ST	44111	110023200444
18400 SCHENELY AVE	44119	110022862814
18400 SCHENELY AVE	44119	110023744722
4200 BAILEY AVE	44113	110022786815
11901 DURANT AVE	44108	110049736686
2200 W 28TH ST	44113	110022091612
10706 SANDUSKY AVE	44105	110021708729
10706 SANDUSKY AVE	44105	110022100694
3840 RIDGE RD	44144	110021949620
3840 RIDGE RD	44144	110022291345
3832 RIDGE RD	44144	110022358169
14601 MONTROSE AVE	44111	110045158299
3291 E 140TH ST	44120	110021779530
13905 HARVARD AVE	44105	110021014284
1991 BARBER AVE	44113	110022736398
7411 BROADWAY AVE	44105	110021706723
1000 LAKEVIEW RD	44108	110023394387

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11731 MOUNT OVERLOOK AVE	44104	110022156928
6701 UNION AVE	44105	110023583203
17200 VALLEY VIEW AVE	44135	110023303164
10308 BALTIC RD	44102	110022402892
3409 WALTON AVE	44113	110022637463
3881 WASHINGTN PK BLVD - Newburgh Hts	44105	110022836958
3883 WASHINGTN PK BLVD - Newburgh Hts.	44105	110023092601
3883 WASHINGTN PK BLVD - Newburgh Hts.	44105	110023890129
3883 WASHINGTON PARK BLVD - Newburgh Hts.	44105	110023633842
3883 WASHINGTON PARK BLVD - Newburgh Hts.	44105	110044103254
1422 W 74TH ST	44102	110023536482
1810 W 54TH ST	44102	110022715665
17900 HARVARD AVE	44128	110021827909
11205 PARKHURST DR	44111	110022807512
3009 OAK PARK AVE	44109	110022787193
5515 IRA AVE	44144	110021907032
5004 GLAZIER AVE	44127	110023707075
1625 E 55TH ST	44103	110022887464
1617 E 55TH ST	44103	110023512525
4966 WOODLAND AVE	44104	110023056705
3510 E 93RD ST	44105	110021192551

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