BEFORE THE PUBLIC UTILITY COMMISSION OF OHIO

In the Matter of the Application of Ohio Edison)	
Company, The Cleveland Electric Illuminating)	
Company and The Toledo Edison Company for)	Case No. 09-1947-EL-POR
Approval of Their Energy Efficiency and Demand)	Case No. 09-1948-EL-POR
Reduction Program Portfolio Plans for 2010 and)	Case No. 09-1949-EL-POR
Associated Cost Recovery Mechanisms.)	
In the Matter of the Application of Ohio Edison)	
Company, The Cleveland Electric Illuminating)	Case No. 09-1942-EL-EEC
Company and The Toledo Edison Company for)	Case No. 09-1943-EL-EEC
Approval of Their Initial Benchmark Reports.)	Case No. 09-1944-EL-EEC
In the Matter of the Energy Efficiency and Peak)	
Demand Reduction Program Portfolio of Ohio)	Case No. 09-580-EL-EEC
Edison Company, The Cleveland Electric)	Case No. 09-581-EL-EEC
Illuminating Company, and The Toledo Edison)	Case No. 09-582-EL-EEC
Company.)	Cuse 110. 07/302-EE-EEC

OBJECTIONS OF THE OHIO SCHOOLS COUNCIL

I. INTRODUCTION

Pursuant to Section 4901:1-39-07(B)of the Ohio Administrative Code, and the Legal Director's Entry dated January 14, 2010, the Ohio Schools Council ("OSC") submits its objections to the energy efficiency and peak demand reduction program portfolio plan filed in the above-captioned proceeding by The Ohio Edison Company, The Cleveland Electric Illuminating Company, and The Toledo Edison Company (collectively "FirstEnergy").

On December 15, 2009, FirstEnergy filed an Application for approval of its: 1) initial three-year energy efficiency and peak demand reduction program portfolio; and 2) initial compliance report with the energy efficiency and peak demand benchmarks set forth in Amended Senate Bill 221. Page 9 of FirstEnergy's Application expressly states that FirstEnergy

is requesting the modification of its existing Rider DSE 2 to include the recovery of shared savings resulting from its portfolio plan filing. According to the testimony of FirstEnergy witness Ouellette, the shared savings component in Rider DSE will be triggered when one or more of the FirstEnergy Operating Companies exceeds the benchmarks in Section 4928.66 of the Ohio Revised Code in a given year. According to Mr. Ouellette, the shared savings component will provide FirstEnergy with 15% of the net benefit as calculated by the utility cost test, net of taxes, for generating savings in excess of the particular Operating Company's benchmarks.

II. OBJECTIONS

The OSC objects to FirstEnergy's inclusion of a shared savings mechanism in their proposed portfolio plan. OSC agrees with, and adopts, the arguments against the shared savings mechanism as set forth in the Joint Objections filed by the Ohio Manufacturers' Association and Ohio Hospital Association.

III. CONCLUSION

WHEREFORE, the Ohio Schools Council respectfully objects to the shared savings mechanism included in FirstEnergy's portfolio plan filing in the above-captioned proceeding.

Respectfully submitted,

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CERTIFICATE OF SERVICE

The undersigned hereby certifies that a copy of the foregoing Motion to Intervene was served upon the parties of record listed below this 17th day of February 2010 *via* electronic mail.

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Summary: Objection of The Ohio Schools Council electronically filed by Teresa Orahood on behalf of Ohio Schools Council