

BEFORE

THE PUBLIC UTILITIES COMMISSION OF OHIO

In the Matter of the Application for )  
Establishment of a Reasonable )  
Arrangement Between Marathon ) Case No. 10-2777-EL-AEC  
Petroleum Company LP and Ohio )  
Power Company. )

ENTRY

The Commission finds:

- (1) On November 22, 2010, pursuant to Section 4905.31, Revised Code, the Marathon Petroleum Company LP (Marathon) filed an application for approval of a unique arrangement with Ohio Power Company (Ohio Power) for electric service at its refinery in Canton, Ohio.
- (2) On May 25, 2011, the Commission approved a stipulation filed by Marathon, Ohio Power, Ohio Environmental Council, and Staff which separated the provisions of the unique arrangement related to energy efficiency and peak demand reduction (EE/PDR Category) from the provisions of the unique arrangement related to Marathon's offer to commit its advanced energy or alternative energy resource capabilities to Ohio Power (AE/AER Category) and resolved all issues regarding the EE/PDR Categories.
- (3) In order to resolve the issues regarding the AE/AER Category, by entry issued June 2, 2011, the attorney examiner established a deadline of July 6, 2011, for the filing of testimony and scheduled the hearing to reconvene on July 13, 2011.
- (4) On July 1, 2011, Marathon filed a request to withdraw the balance of its application in this case relating to the AE/AER Category. Upon consideration of Marathon's request, we find that no further action is required in this case and that the case should be closed of record.

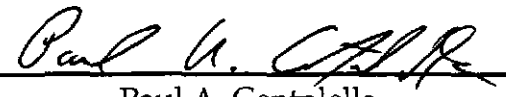
It is, therefore,

ORDERED, That this case be closed of record. It is, further,

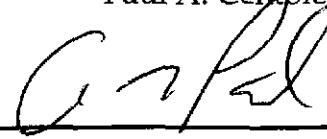
ORDERED, That a copy of this entry be served upon all interested parties of record.


THE PUBLIC UTILITIES COMMISSION OF OHIO

  
Todd A. Snitchler, Chairman

  
Paul A. Centolella

  
Steven D. Lesser

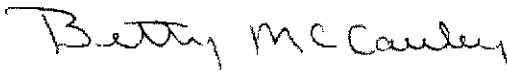
  
Andre T. Porter

  
Cheryl L. Roberto

KLS/dah

Entered in the Journal

**JUL 15 2011**

  
Betty McCauley  
Secretary