## BEFORE THE PUBLIC UTILITIES COMMISSION OF OHIO

In the Matter of the Application of The	)	
Dayton Power and Light Company for	) Case No. 13-24	42-EL-UNC
Authority to Amend its Corporate	)	
Separation Plan.	)	

## LETTER

SUBMITTED ON BEHALF OF THE STAFF OF THE PUBLIC UTILITIES COMMISSION OF OHIO

On December 30, 2013, the Dayton Power and Light Company (DP&L or Company) filed for approval of a Fourth Amended Corporate Separation Plan and to transfer or sell its generation assets (Applications) in Case Numbers 13-2442-EL-UNC and 13-2420-EL-UNC. On February 4, 2014 Staff submitted initial comments in each docket. Those comments included a statement that "Staff cannot support DP&L's request to find that the AES US Services Cost Alignment and Allocation Manual (AES US CAAM) is consistent with the Commission's Corporate Separation Rules as DP&L has not provided the AES US CAAM for review. "Subsequently Staff has reviewed the AES US CAAM and believes that the provisions of this document are consistent with the Commission's Corporate Separate Rules.

Interim Director, Utilities Department
Public Utilities Commission of Ohio

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