BEFORE THE PUBLIC UTILITIES COMMISSION OF OHIO

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In the Matter of the Application of Ohio Edison Company, The Cleveland Electric Illuminating Company and The Toledo Edison Company for Authority to Provide for a Standard Service Offer Pursuant to R.C. §4928.143 in the Form of an Electric Security Plan.

Case No. 14-1297-EL-SSO

JOINT MOTION FOR PROTECTIVE ORDER

Pursuant to Rule 4901-1-24(D), Ohio Administrative Code, the PJM Power Providers Group ("P3")¹ and the Electric Power Supply Association ("EPSA")² file this joint motion for a protective order seeking confidential treatment of certain information referenced in the unredacted version of their Joint Initial Rehearing Brief, which is being filed this same day by P3 and EPSA. This joint motion seeks confidential treatment of information deemed confidential by Ohio Edison Company, The Cleveland Electric Illuminating Company, and The Toledo Edison Company. The underlying reasons are detailed in the attached memorandum. Nothing, however, in this joint motion should be construed as P3's and EPSA's acquiescence or agreement that the designated information is confidential.

¹ P3 is a non-profit organization whose members are energy providers in the PJM Interconnection LLC ("PJM") region, conduct business in the PJM balancing authority area, and are signatories to various PJM agreements. Altogether, P3 members own over 84,000 megawatts ("MWs") of generation assets, produce enough power to supply over 20 million homes, and employ over 40,000 people in the PJM region, representing 13 states and the District of Columbia. This motion does not necessarily reflect the specific views of any particular member of P3 with respect to any argument or issue, but collectively presents P3's positions.

² EPSA is a national trade association representing leading competitive power suppliers, including generators and marketers. Competitive suppliers, which collectively account for 40 percent of the installed generating capacity in the United States, provide reliable and competitively priced electricity from environmentally responsible facilities. EPSA seeks to bring the benefits of competition to all power customers. This motion does not necessarily reflect the specific views of any particular member of EPSA with respect to any argument or issue, but collectively presents EPSA's positions.

Consistent with the above-cited rule, two unredacted copies of their Joint Initial Rehearing Brief are being submitted under seal along with this joint motion.

Respectfully submitted,

/s/ Michael J. Settineri Michael J. Settineri (0073369), Counsel of Record Gretchen L. Petrucci (0046608) Ilya Batikov (0087968) Vorys, Sater, Seymour and Pease LLP 52 E. Gay Street Columbus, OH 43215 614-464-5462 mjsettineri@vorys.com glpetrucci@vorys.com ibatikov@vorys.com

Attorneys for the PJM Power Providers Group and the Electric Power Supply Association

MEMORANDUM IN SUPPORT OF THE JOINT MOTION FOR PROTECTIVE ORDER

The PJM Power Providers Group ("P3") and the Electric Power Supply Association ("EPSA") respectfully request that certain information referenced in their Joint Initial Rehearing Brief (namely, information from confidential portions of the hearing and exhibits) be protected from public disclosure. The information for which protection is sought describes and discusses or is derived from information that Ohio Edison Company, The Cleveland Electric Illuminating Company, and The Toledo Edison Company (collectively "FirstEnergy") have asserted is confidential and proprietary and would harm FirstEnergy if released to the public.

Accepting FirstEnergy's claims of confidentiality and noting that the Attorney Examiners have afforded this information confidential treatment thus far warrant the granting of the requested protective order. The information referenced in the P3/EPSA Joint Initial Rehearing Brief was found by the Attorney Examiners to warrant confidential treatment earlier in this proceeding. Thus, the information referenced in P3/EPSA's Joint Initial Rehearing Brief may be maintained as confidential until such time as it is found to not be confidential.

WHEREFORE, for the above reasons, P3 and EPSA respectfully request that the

Commission grant their joint motion for protective order and maintain under seal the unredacted copy of their Joint Initial Rehearing Brief.

Respectfully submitted,

/s/ Michael J. Settineri Michael J. Settineri (0073369), Counsel of Record Gretchen L. Petrucci (0046608) Ilya Batikov (0087968) Vorys, Sater, Seymour and Pease LLP 52 E. Gay Street Columbus, OH 43215 614-464-5462 mjsettineri@vorys.com glpetrucci@vorys.com ibatikov@vorys.com

Attorneys for the PJM Power Providers Group and the Electric Power Supply Association

CERTIFICATE OF SERVICE

The Public Utilities Commission of Ohio e-filing system will electronically serve notice of the filing of this document on the parties referenced in the service list of the docket card who have electronically subscribed to this case. In addition, the undersigned certifies that a courtesy copy of the foregoing document is also being served upon the persons below via electronic mail this 15th day of August, 2016.

> /s/ Michael J. Settineri Michael J. Settineri

cdunn@firstenergycorp.com jlang@calfee.com talexander@calfee.com dakutik@jonesday.com cmooney@ohiopartners.org drinebolt@ohiopartners.org tdoughtery@theoec.org sam@mwncmh.com fdarr@mwncmh.com mpritchard@mwncmh.com mkurtz@BKLlawfirm.com kboehm@BKLlawfirm.com jkylercohn@BKLlawfirm.com larry.sauer@occ.ohio.gov Maureen.willis@occ.ohio.gov joliker@igsenergy.com schmidt@sppgrp.com ricks@ohanet.org stnourse@aep.com mjsatterwhite@aep.com valami@aep.com wttpmlc@aol.com mkl@smxblaw.com gas@smxblaw.com lhawrot@spilmanlaw.com campbell@whitt-sturtevant.com glover@whitt-sturtevant.com

dwilliamson@spilmanlaw.com meissnerjoseph@yahoo.com trhayslaw@gmail.com lesliekovacik@toledo.oh.gov cynthia.brady@exeloncorp.com david.fein@exeloncorp.com lael.campbell@exeloncorp.com christopher.miller@icemiller.com gregory.dunn@icemiller.com jeremy.gravem@icemiller.com BarthRoyer@aol.com athompson@taftlaw.com Marilyn@wflawfirm.com blanghenry@city.cleveland.oh.us hmadorsky@city.cleveland.oh.us kryan@city.cleveland.oh.us bojko@carpenterlipps.com gkrassen@bricker.com dstinson@bricker.com dborchers@bricker.com mfleisher@elpc.org kfield@elpc.org todonnell@dickinsonwright.com jeffrey.mayes@monitoringanalytics.com twilliams@snhslaw.com sechler@carpenterlipps.com gpoulos@enernoc.com

mjsettineri@vorys.com glpetrucci@vorys.com thomas.mcnamee@ohioattorneygeneral.gov thomas.lindgren@ohioattorneygeneral.gov sfisk@earthiustice.org msoules@earthiustice.org tony.mendoza@sierraclub.org laurac@chappelleconsulting.net gthomas@gtpowergroup.com stheodore@epsa.org mdortch@kravitzllc.com rparsons@kravitzllc.com dparram@taftlaw.com charris@spilmanlaw.com dwolff@crowell.com rlehfeldt@crowell.com dfolk@akronohio.gov Kevin.moore@occ.ohio.gov William.michael@oc.ohio.gov rsahli@columbus.rr.com ajay.kumar@occ.ohio.gov callwein@keglerbrown.com ghiloni@carpenterlipps.com kristin.henry@sierraclub.org rkelter@elpc.org mwarnock@bricker.com whitt@whitt-sturtevant.com

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Summary: Motion Joint Motion for Protective Order electronically filed by Mr. Michael J. Settineri on behalf of PJM Power Providers Group and Electric Power Supply Association