THE PUBLIC UTILITIES COMMISSION OF OHIO

IN THE MATTER OF APPLICATION OF DUKE ENERGY OHIO, INC. FOR AUTHORITY TO ESTABLISH A STANDARD SERVICE OFFER PURSUANT TO R.C. 4928.143 IN THE FORM OF AN ELECTRIC SECURITY PLAN, ACCOUNTING MODIFICATIONS, AND TARIFFS FOR GENERATION SERVICE.

CASE NO. 14-841-EL-SSO

IN THE MATTER OF APPLICATION OF DUKE ENERGY OHIO, INC. FOR AUTHORITY TO AMEND ITS CERTIFIED SUPPLIER TARIFF, P.U.C.O. NO. 20.

CASE NO. 14-842-EL-ATA

ENTRY ON REHEARING

Entered in the Journal on June 20, 2018

I. SUMMARY

{¶ 1} The Commission grants the application for rehearing filed by Duke Energy Ohio, Inc. for the limited purpose of further consideration of the matters specified in the application.

II. DISCUSSION

- {¶ 2} Duke Energy Ohio, Inc. (Duke or the Company) is an electric distribution utility (EDU) as defined in R.C. 4928.01(A)(6) and a public utility as defined in R.C. 4905.02, and, as such, is subject to the jurisdiction of this Commission.
- {¶ 3} R.C. 4928.141 provides that an EDU shall provide consumers within its certified territory a standard service offer (SSO) of all competitive retail electric services necessary to maintain essential electric services to customers, including a firm supply of electric generation services. The SSO may be either a market rate offer (MRO) in accordance with R.C. 4928.142 or an electric security plan (ESP) in accordance with R.C. 4928.143.
- $\{\P 4\}$ On May 29, 2014, pursuant to R.C. 4928.143, Duke filed an application for an SSO, in the form of an ESP (ESP 3).

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[¶ 5] On April 2, 2015, the Commission issued its Opinion and Order approving Duke's proposed ESP, with certain modifications (ESP 3 Order). Pursuant to the ESP 3 Order, the ESP was approved for a three-year term lasting from June 1, 2015, to May 31, 2018. Further, Duke was directed to file its next SSO application by June 1, 2017. On May 1, 2015, and May 4, 2015, applications for rehearing of the ESP 3 Order were filed by numerous parties. By Entry on Rehearing dated May 28, 2015, the Commission granted rehearing for further consideration of the matters specified in the applications for rehearing. In a Second Entry on Rehearing issued March 21, 2018, the Commission granted in part and denied in part the applications for rehearing of the April 2, 2015 Opinion and Order. An Entry Nunc Pro Tunc issued March 28, 2018, clarified the Second Entry on Rehearing. A Third Entry on Rehearing was issued on May 9, 2018.

- {¶ 6} On June 1, 2017, in accordance with the directives in the ESP 3 Order, Duke applied for an SSO in the form of an ESP in Case No. 17-1263-EL-SSO (ESP 4 Case). Initially, the attorney examiner scheduled the matter for hearing to begin November 13, 2017. Since that time, however, the attorney examiner granted several unopposed motions to continue the proceedings as the parties indicated there are ongoing settlement discussions. Thereafter, Duke, Staff, and several other parties filed a Stipulation that purports to resolve the issues in the ESP 4 Case, as well as other proceedings. The evidentiary hearing regarding that matter is currently set to begin on July 9, 2018.
- {¶ 7} On December 5, 2017, and revised on December 6, 2017, Duke made a filing in the ESP 4 Case requesting to proceed with two auctions to procure generation for its SSO customers. Duke asserted that, because its application is still pending in the ESP 4 Case, the auctions are necessary in order to maintain an adequate supply of energy for its customers. By Entry on December 20, 2017, the Commission authorized Duke to go forward with the auctions.
- {¶ 8} On March 9, 2018, Duke submitted a motion to continue the riders incorporated in ESP 3, including, specifically, Duke's Distribution Capital Investment Rider

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(Rider DCI). As to Rider DCI, Duke requested to extend the current \$35 million cap until August 1, 2018. Memorandums in response were filed by the Ohio Energy Group (OEG), Ohio Consumers' Counsel (OCC), and, jointly, the Ohio Manufacturers' Association and the Kroger Company (OMA/Kroger). Duke filed replies to memorandums filed by OCC and OMA/Kroger.

- {¶ 9} On May 11, 2018, Duke filed a motion to extend the monetary cap associated with Rider DCI. Specifically, the Company asked to maintain its present average cap of \$7 million per month indefinitely until a new SSO is approved. OCC filed memorandum contra Duke's motion on May 15, 2018, to which Duke replied on May 21, 2018.
- {¶ 10} On May 30, 2018, the Commission issued an Entry granting Duke's motion to extend ESP 3. In doing so, the Commission authorized Duke to continue the provisions, terms, and conditions of its current ESP until another SSO is authorized. Regarding Rider DCI, we found that the original \$35 million cap should extended until August 1, 2018, as initially requested by Duke. In doing so, the Commission declined to increase the cap that was approved in ESP 3.
- {¶ 11} R.C. 4903.10 states that any party who has entered an appearance in a Commission proceeding may apply for rehearing with respect to any matters determined in that proceeding, by filing an application within 30 days after the entry of the order upon the journal of the Commission.
- {¶ 12} On June 7, 2018, Duke filed an application for rehearing. The Commission finds that the application for rehearing filed by Duke should be granted for the limited purpose of further consideration of the matters specified in the application for rehearing. We find that sufficient reason has been set forth to warrant further consideration of the matters raised in the application.

III. ORDER

 ${\P 13}$ It is, therefore,

{¶ 14} ORDERED, That the application for rehearing filed by Duke be granted for further consideration of the matters specified in the application. It is, further

{¶ 15} ORDERED, That a copy of this Entry on Rehearing be served upon all parties of record.

THE PUBLIC UTILITIES COMMISSION OF OHIO

Asim Z. Haque, Chairman

M. Beth Trombold

Lawrence K. Friedeman

Thomas W. Johnson

Daniel P. Convers

NJW/mef

Entered in the Journal

JUN 2 0 2018

Barcy F. McNeal

Secretary