**BEFORE THE**

**UNITED STATES OF AMERICA**

**FEDERAL ENERGY REGULATORY COMMISSION**

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| Constellation Energy Commodities Group, Inc. | :  : | Docket No. IN12-7-000 |

**ANSWER TO MOTION FOR CLARIFICATION OF JOINT PJM CONSUMER ADVOCATE OFFICES**

**BY**

**THE PUBLIC UTILITIES COMMISSION OF OHIO**

Comes now the Public Utilities Commission of Ohio (Ohio Commission) pursuant to 18 C.F.R. Section 385.213 and respectfully submits its answer to the Motion for Clarification of the Joint PJM Consumer Advocate Offices (Motion). The Ohio Commission must admit a degree of puzzlement regarding the Motion. There is nothing to be clarified. The facts are quite simple as the Commission already found. Only the Ohio Commission submitted a plan. The Ohio Consumers Counsel did not submit a plan. The Joint PJM Consumer Advocate Offices submitted a plan but it was not signed by the Ohio Consumers’ Counsel. None of the signatories to the Joint PJM Consumer Advocate Offices plan are state agencies in Ohio eligible to receive allocations. Therefore the only proposal before the Commission is that of the Ohio Commission. The September 26 Order recognized these simple facts. There is nothing to be clarified.

Wherefore the Ohio Commission asks that the Motion be denied.

Respectfully submitted,

*/s/ Thomas W. McNamee*

**Thomas W. McNamee**

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**On behalf of**

**The Public Utilities Commission of Ohio**

Dated at Columbus, Ohio this October 1, 2012

# CERTIFICATE OF SERVICE

I hereby certify that the foregoing have been served in accordance with 18 C.F.R. Sec. 385.2010 upon each person designated on the official service list compiled by the Secretary in this proceeding.

*/s/ Thomas W. McNamee*

**Thomas W. McNamee**

Dated at Columbus, Ohio this October 1, 2012.