BEFORE

THE PUBLIC UTILITIES COMMISSION OF OHIO

In the Matter of the Application of Ohio Edison ) Case Nos. 09-1947-EL-POR

Company, The Cleveland Electric Illuminating ) 09-1948-EL-POR

Company, and The Toledo Edison Company ) 09-1949-EL-POR

For Approval of Their Energy Efficiency and )

Peak Demand Reduction Program Portfolio )

Plans for 2010 through 2012 and Associated )

Cost Recovery Mechanism )

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In the Matter of the Application of the Ohio ) Case Nos. 09-1942-EL-EEC

Edison Company, The Cleveland Electric ) 09-1943-EL-EEC

Illuminating Company, and The Toledo Edison ) 09-1944-EL-EEC

Company For Approval of Their Initial )

Benchmark Reports )

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In the Matter of the Energy Efficiency and ) Case Nos. 09-580-EL-EEC

Peak Demand Reduction Program Portfolio ) 09-581-EL-EEC

Of Ohio Edison Company, The Cleveland ) 09-582-EL-EEC

Electric Illuminating Company, and The )

Toledo Edison Company )

MOTION OF CITIZEN POWER, INC. TO WITHDRAW AND NOTICE OF CHANGE OF ADDRESS

 Citizen Power, Inc., (“Citizen Power”), respectfully moves the Public Utilities Commission of Ohio (the “Commission”) for leave to withdraw from the above captioned proceeding. Citizen Power is temporarily suspending legal advocacy operations effective October 31, 2016 due to funding shortages. Citizen Power further states that their withdrawal will not prejudice any other party and should be allowed by the Commission.

In addition, I also wish to advise the Commission of a change of contact information for Theodore Robinson. All correspondence for Citizen Power should be addressed to:

Theodore Robinson, Esq.

5274 Duncan St.

Pittsburgh, PA 15201

The email address will remain robinson@citizenpower.com.

 Citizen Power respectfully requests that the Commission grant this Motion to Withdraw and make such order as is just and appropriate. Should Citizen Power’s Motion be granted, please remove Citizen Power from the service list for this proceeding and also remove Theodore Robinson from the service list pursuant to Rule 4901-1-08(F).

 Respectfully Submitted,

 /s Theodore S. Robinson\_\_\_\_\_\_\_\_

 Theodore S. Robinson

 5274 Duncan St.

 Pittsburgh, PA 15201

 Telephone: (412) 421-7029

 e-mail: robinson@citizenpower.com

October 18, 2016 Counsel for Citizen Power

**CERTIFICATE OF SERVICE**

I hereby certify that a copy of the foregoing Motion of Citizen Power, Inc. to Withdraw and Notice of Change of Address was served electronically or by regular U.S. Mail upon the parties of record identified below in these cases on this 18th day of October, 2016.

 /s Theodore S. Robinson\_\_\_\_\_\_\_\_

 Theodore S. Robinson, Esq.

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