November 2, 2020

Ms. Patricia A. Schabo

Attorney Examiner

Public Utilities Commission of Ohio

180 E Broad St.

Columbus, OH 43215

RE: Case Nos. 18-1875-EL-GRD; 18-1876-EL-WVR; 18-1877-EL-AAM; 19-1121-EL-UNC; 20-680-EL-UNC; and, 20-1041-EL-UNC.

Dear Attorney Examiner Schabo:

Paragraph 16 of the Entry filed in these dockets on October 28, 2020 (Entry), states that:

For the purposes of intervention, any party previously granted intervention in any of the four cases is hereby deemed a party in all cases unless otherwise requested by that party no later than the new intervention deadline.

Ohio Partners for Affordable Energy (“OPAE”) does not traditionally participate in Significantly Excessive Earnings Test (“SEET”) cases, and declines to do so in this matter. OPAE requested language to protect its right not to intervene in the SEET cases, and the Stipulation filed in this matter recognizes that:

The Signatory Parties who have not intervened or moved to intervene in those cases (referring to the SEET cases) shall not intervene or move to intervene in those cases and take no position on DP&L’s applications in those cases.

OPAE prefers to follow the language included in the Stipulation and declines to intervene in Case Nos. 20-680-EL-UNC; 19-1121-EL-UNC; and, 20-1041-EL-UNC.

Thank you for your attention to this request.

Respectfully submitted,

/s/David C. Rinebolt

David C. Rinebolt (0099353)

(Practice temporarily authorized pending

admission under Gov. Bar R. 1, Sec. 19.)

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