#### BEFORE

## THE PUBLIC UTILITIES COMMISSION OF OHIO

In the Matter of the Complaint of Citizens Against Clear Cutting, et al.,	
Complainants,	
v.	) Case No. 17-2344-EL-CSS
Duke Energy Ohio, Inc.,	
Respondent.	

## AMENDED NOTICE OF DUKE ENERGY OHIO, INC., TO TAKE DEPOSITION *DUCES TECUM* OF FRED VONDERHAAR

Pursuant to Ohio Admin. Code Rule 4901-1-21(B), please take notice that Duke Energy Ohio, Inc., (Duke Energy) will take the oral deposition of Fred Vonderhaar (Mr. Vonderhaar) and all witnesses whom Mr. Vonderhaar intends to rely upon at hearing and any persons on whom Mr. Vonderhaar relied upon in forming his opinion in the above captioned matter, on Tuesday, March 20, 2018, at 4:00 p.m. eastern standard time, (3:00 p.m. central standard time), and continuing day-to-day thereafter until complete.

The depositions will take place at 7514 Alabonson Road, Houston, Texas 77088, via telephone. The depositions will be taken upon oral examination (as if on cross-examination) before an officer authorized by law to take depositions.

Pursuant to Ohio Admin. Code 4901-1-21(E) and 4901-1-20, all witnesses are requested to produce at the time of their deposition true and accurate copies of the documents identified in Exhibit A.

### Parties are invited to attend and to cross-examine.

Respectfully submitted,

/s/ Elizabeth H. Watts

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Attorneys for Duke Energy Ohio, Inc.

#### **EXHIBIT A**

Duke Energy Ohio hereby requests that, at the time and place set forth above in the notice of deposition, *duces tecum*, each deponent produce true and accurate copies of the following documents:

- 1. Any and all documents that were reviewed by said deponent for purposes of preparing direct testimony relative to the above-captioned proceeding.
- 2. Any and all documents created or authored by said deponent for purposes of preparing direct testimony relative to the above-captioned proceeding.
- 3. Any and all documents referenced in the witness's direct testimony relative to the above-captioned proceeding.
- 4. Any and all documents reviewed by said deponent in preparing, or otherwise assisting in the preparation of, discovery responses submitted by Mr. Vonderhaar relative to the above-captioned proceeding
- 5. Any and all documents prepared by said deponent for purposes of preparing, or otherwise assisting in the preparation of, discovery responses submitted by Mr. Vonderhaar relative to the above-captioned proceeding.

## **CERTIFICATE OF SERVICE**

I, the undersigned, hereby certify that a copy of the foregoing was served on the following parties of record by electronic service, this 19<sup>th</sup> day of March, 2018.

# /s/ Elizabeth H. Watts Elizabeth H. Watts

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# **Counsel for Complainants**

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