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# BEFORE THE PUBLIC UTILITIES COMMISSION OF OHIO

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Consolidated Duke Energy Ohio, Inc.
Rate Stabilization Plan Remand, and
Rider Adjustment Cases.

) Case Nos. 03-93-EL-ATA
03-2079-EL-AAM
03-2081-EL-AAM
03-2080-EL-ATA
05-725-EL-UNC
06-1069-EL-UNC
06-1068-EL-UNC
06-1068-EL-UNC

## OHIO PARTNERS FOR AFFORDABLE ENERGY'S MEMORANDUM CONTRA

Ohio Partners for Affordable Energy ("OPAE"), an intervenor in the above-captioned cases, hereby submits to the Public Utilities Commission of Ohio ("Commission") this memorandum contra the pleading filed June 1, 2007 by People Working Cooperatively ("PWC") in these cases concerning applications made by The Cincinnati Gas & Electric Company ("CG&E"), now Duke Energy Ohio, Inc. In the pleading filed June 1, 2007, PWC "renews" its motion to strike portions of OPAE's briefs and pleadings in these cases. By memorandum contra filed May 4, 2007, OPAE responded to PWC's motion to strike filed April 27, 2007 in these cases, and herein OPAE responds to the renewed motion.

In its April 27, 2007 motion to strike, PWC asked the Commission to strike two sentences from Page 11 of OPAE's brief filed April 13, 2007. Those sentences read as follows:

The other, People Working Cooperatively ("PWC") operates virtually all demand-side management programs funded by CG&E-Duke and has CG&E-Duke representation on its

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Board. Therefore, PWC is not a party with a position distinct from CG&E-Duke's own position.

PWC claimed that there was no support on the record for these two sentences.

As OPAE explained in its May 4, 2007 memorandum contra the motion to strike,

PWC concedes that it obtains funding from CG&E-Duke and that its primary

purpose in these proceedings is to assure that funding promised by the

stipulation in CG&E's electric transition plan case be continued and extended

through the end of the market development period.

Moreover, PWC's support for the stipulations is important to these cases. The Ohio Supreme Court has affirmed the Commission's rate stabilization plan concept solely on the basis of stipulations supported by a wide range of interests. In Constellation NewEnergy, Inc. v. Pub. Util. Comm., 104 Ohio St.3d 530, 2004-Ohio-6767, the Court affirmed the Commission's approval of a rate plan on the basis of the reasonableness of a stipulation supported by a wide range of interested parties.

PWC signed the stipulations and takes no position contrary to CG&EDuke's position in these cases. Its purpose in these cases is to assure continued funding from CG&E-Duke. These undisputed facts are the point made in OPAE's briefs. PWC admits that its purpose in these cases is to assure continued funding from CG&E. Because PWC admits to the characterization of its intent as described by OPAE in its briefs, there is no reason to strike any portion of OPAE's brief.

PWC's pleading filed June 1, 2007 purports to "renew" its motion to strike while making various arguments that are irrelevant and unsupported by the

record evidence of these cases. While the joint settlement offer of OPAE and Citizens United for Action ("CUFA") in 2004 appears in the public docket at this point and will be transmitted with the docket to the Supreme Court on appeal, the OPAE-CUFA 2004 settlement offer is not part of the evidence of record in these cases. It has simply not been admitted into the evidentiary record. If PWC is perplexed by this fact, PWC may ponder the point of its motions to strike given that the entirety of OPAE's briefs and memorandum contra will also be transmitted to the Court, along with every thing else in the public docket in these cases.

Even if the OPAE-CUFA settlement offer were part of the record in these cases, it does not support PWC's position. OPAE and CUFA included four separate provisions that would benefit, directly or indirectly, all ratepayers.

OPAE-CUFA requested that CG&E spend funding that was already being collected in rates for efficiency programs. OPAE-CUFA also proposed that funding be made available to ALL nonprofit agencies providing weatherization on a proportional basis – which would include PWC. Frankly, OPAE is puzzled by the characterization of its 2004 settlement proposal as a naked attempt to wrest control of all CG&E weatherization funding; it simply is not true. In fact, OPAE requested funding which would benefit PWC's clients by providing PWC with additional resources above and beyond the existing funding PWC sought to protect.

OPAE has attempted, apparently without success, to refrain from attacks on PWC. OPAE's point about PWC has already been made repeatedly by PWC

itself. OPAE's Phase 2 brief quotes directly from PWC's own statement "that its primary purpose for participating in these proceedings was to assure that funding promised by the stipulation in Cincinnati Gas & Electric Company's ETP case, be continued and that it be extended through the end of the market development period." OPAE's Initial Brief Phase 2 (May 17, 2007) at 6, quoting PWC's Motion to Strike (April 27, 2007) at 3. PWC takes no position distinct from CG&E's position. Given PWC's own words and actions, OPAE argues that PWC's support for the stipulation should not be construed as support from the residential class. PWC may disagree with OPAE's argument, but OPAE's argument is based on PWC's own statements and actions, and such arguments are the essence of legal briefs. Thus, there is no reason to strike any portion of OPAE's brief.

Respectfully submitted,

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### **CERTIFICATE OF SERVICE**

I hereby certify that a copy of Ohio Partners for Affordable Energy's

Memorandum Contra has been electronically delivered to the following parties in the above-captioned proceedings on this 8<sup>th</sup> day of June 2007.

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