## BEFORE

## THE PUBLIC UTILITIES COMMISSION OF OHIO

In the Matter of the Application of	)	
Duke Energy Ohio for Authority to Issue	)	
Not in Excess of \$600,000,000 at Any One	)	Case No. 07-601-GE-AIS
Time of Short-Term Unsecured Notes	)	
and Other Evidences of Indebtedness.	)	

## ENTRY NUNC PRO TUNC

## The Commission finds:

(1) That Finding No. 9 (c) of the June 27, 2007 Commission Finding and Order reads as follows:

Applicant's Loans to the Participating Companies made through the Money Pool should be made only to those Participating Companies that are parties to the Money Pool agreement, as originally approved by the SEC, and that have, or whose direct parent company has, an investment grade or higher credit ratings on their senior secured or unsecured debt from at least one nationally recognized rating agency. In the event the credit rating of any of the Participating Companies, or its parent company in the case of un-rated companies, falls below investment grade, Applicant shall inform the Director of the Utilities Department of this Commission in a timely manner.

It should have read as follows:

Applicant's Loans to the Participating Companies made through the Money Pool should be made only to those Participating Companies that are parties to the Money Pool agreement, and that have, or whose direct parent company has, an investment grade or higher credit rating on their senior secured or unsecured debt from at least one nationally recognized rating agency. In the event the credit rating of any of the Participating Companies, or its parent company in the case of un-rated companies, falls below

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investment grade, Applicant shall inform the Director of the Utilities Department of this Commission in a timely manner.

(2) The fifth Ordering paragraph of the June 27, 2007 Commission Finding and Order reads as follows:

ORDERED, That Applicant's Loans to the Participating Companies made through the Money Pool shall be made only to those Participating Companies that are parties to the Money Pool agreement, as originally approved by the SEC, and that have, or whose direct parent company has, an investment grade or higher credit rating on their senior secured or unsecured debt from at least one nationally recognized rating agency. It is, further,

It should have read as follows:

ORDERED, That Applicant's Loans to the Participating Companies made through the Money Pool shall be made only to those Participating Companies that are parties to the Money Pool agreement, and that have, or whose direct parent company has, an investment grade or higher credit rating on their senior secured or unsecured debt from at least one nationally recognized rating agency. It is, further,

- (3) The Commission's June 27, 2007 Finding and Order in this Case should be modified as described above.
- (4) In all other respects, the Commission's Finding and Order of June 27, 2007 should remain in full force and effect. It is, further,

It is, therefore,

ORDERED, That the June 27, 2007 Finding and Order be modified *nunc pro tunc* as indicated above. It is, further,

ORDERED, That in all other respects the Commission's Finding and Order of June 27, 2007 shall remain in full force and effect. It is, further,

ORDERED, That a copy of this Entry be served upon all parties of record.

THE PUBLIC UTILITIES COMMISSION OF OHIO

Alan R. Schriber, Chairman

Paul G. Sell
Paul A. Centolella

Valerie A. Lemmie

Donald L. Mason

JPH:djb

Entered in the Journal

JUL 1 1 2007

Reneé J. Jenkins Secretary