## BEFORE

## THE PUBLIC UTILITIES COMMISSION OF OHIO

In the Matter of the Application of Ohio ) Edison Company, The Cleveland Electric ) Illuminating Company and The Toledo ) Case No.06-1112-EL-UNC Edison Company for Authority Establish a ) Competitive Bid Process to Supply Market- ) Based Generation.

## ENTRY NUNC PRO TUNC

The Commission finds:
(1) On August 15, 2007, the Commission issued an Order on Remand in this proceeding.
(2) The August 15, 2007 Order inadvertently placed a footnote reference in the incorrect location. In this Order, Finding (9) discussed the Stipulation filed on May 29, 2007. The "Green Resource Program" portion of the stipulation was addressed in paragraphs (9)(e) through (9)(g). Paragraph 9(g) should have read as follows, with Footnote No. 5 as a reference to the "9A RFP," instead of the "9B RFP":

Two simultaneous and independent Request for Proposals (REPs) will be conducted for 75,000 REC per RFP. The first RFP will be for REC that are certified in accordance with the Green-e Renewable Electricity Certificate Program standard (" 9 A REP"). ${ }^{3}$ and 5 The second RFP will be for REC resulting from green resources located inside or outside of the state of Ohio. These green resources are defined as wind, solar photovoltaic, biomass co-firing of agricultural crops, hydro (as certified by the Low Impact Hydro Institute), ${ }^{4}$ incremental improvements in large scale hydro, pumped hydro, compressed air, coal mine methane, landfill gas and biogas digesters, cofiring of all woody waste including mill residue (but excluding painted or treated lumber), solar thermal, geothermal, fuel cells, and waste coal, and any other resource developed or discovered
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hereafter that is determined to qualify as a REC by the Commission ("9B RFP"). REC suppliers submitting Green Resource bids must provide adequate documentation and certification of the green energy, under the green power definitions discussed above.

3 Under the terms of the Stipulation, the Signatory Parties identified two types of RECs, for purpose of this proceeding, which are defined at paragraphs $9(\mathrm{~A})$ and 9 (B) of the Stipulation.
4
5 Only green resources that have been brought into service on or after January 1, 1997, shall qualify for the "9ARFP."
(3) The Commission's August 15, 2007 Order on Remand in this case should be modified as described above. In all other respects, the Commission's August 15, 2007 Order on Remand should remain in full force and effect.

It is, therefore,
ORDERED, That the August 15, 2007 Order on Remand be modified nunc pro tunc, as indicated above. It is, further,

ORDERED, That in all other respects the Commission's August Order on Remand shall remain in full force and effect. It is, further,

ORDERED, That a copy of this Entry Nuns Pro Tunc be served upon FirstEnergy, all certified electric suppliers, and all other interested persons of record in this case.


JKS:ct
Entered in the Journal
SEP 052007


Renee J. Jenkins
Secretary

