Before

THE PUBLIC UTILITIES COMMISSION OF OHIO

In the Matter of the Application of) Ohio Edison Company for) Authority to Issue, Renew or) Assume Liability on Notes and) Other Evidences of Indebtedness) Pursuant to O.R.C. §4905.401)

Case No. 08-___-EL-AIS

Applicant, Ohio Edison Company, (hereinafter "Company" or "Applicant") hereby submits this Application pursuant to R.C. 4905.401, and respectfully represents that:

- The Company, an Ohio corporation, is an "electric light company" and a "public utility" as these terms are defined in Sections 4905.03(A)(4) and 4905.02 of the Ohio Revised Code, respectively, engaged primarily in the distribution of electricity for sale to consumers within the State of Ohio, and is subject to the jurisdiction of the Public Utilities Commission of Ohio ("Commission").
- 2. Under provisions of O.R.C. §4905.401, the Company, without action by this Commission, could issue, renew or assume liability on notes and other evidences of indebtedness maturing not more than twelve months after the date of such issuance, renewal or assumption of liability (collectively, "Short-Term Notes") of not more than 5% of the par value of the other outstanding stocks, bonds, notes and other evidences of indebtedness of the Company (the "Statutory Exemption Limit"). The Statutory Exemption Limit for the Company at September 30, 2008 is \$355,785,075.

- 3. During the period January 1, 2008 through December 31, 2008 (the "2008 Fiscal Year"), this Commission, in its Finding and Order in Case No. 07-1194-EL-AIS, et al. authorized the Company to have Short-Term Notes outstanding including the Statutory Exemption Limit, in the aggregate principal amount of not more than \$500,000,000. During the period January 1, 2009 through December 31, 2009 (the "2009 Fiscal Year"), the Company estimates that it may again need to exceed the Statutory Exemption Limit.
- 4. Pursuant to the provisions of O.R.C. §4905.401, the Company asks the Commission to authorize the Company to have Short-Term Notes outstanding at any one time during the 2009 Fiscal Year in an aggregate principal amount up to \$500,000,000 (the "Authorized Principal") (such Authorized Principal to include the Statutory Exemption Limit).
- 5. The Company further requests that the Authorized Principal, or any part thereof issued, renewed or assumed or to be issued, renewed or assumed, be in addition to any long-term financing that the Company may require during the 2009 Fiscal Year and which this Commission may approve pursuant to O.R.C. §4905.40.
- 6. The Company represents that the issuance and renewal of, or assumption of liability on, Short-Term Notes, from time to time, and the money to be procured therefrom, are reasonably required and necessary for the Company's lawful capital purposes. Such Short-Term Notes may be issued to provide funds for regulated utility purposes including: current maturities of existing obligations, retirement of securities through open market purchases, redemption of securities through applicable redemption provisions, loans to the Money Pool (as defined in

- 2 -

Paragraph 8 below), working capital and for general corporate purposes. Prior to their use, such funds may be invested in highly liquid short-term investments.

- 7. Pursuant to O.R.C. §4905.41, the Company incorporates herein by reference the following exhibits:
 - a. "Exhibit A," Balance Sheet including Statement of Capitalization as of September 30, 2008, and
 - b. "Exhibit B," Statement of Income for the Twelve Months Ended September 30, 2008.
- 8. This Commission, in its Finding and Order in Case No. 07-1194-EL-AIS¹, et al. previously approved a utility money pool contract (the "Money Pool") in order to establish an intra-system financing arrangement, by and among the Company, The Cleveland Electric Illuminating Company ("CEI"), The Toledo Edison Company ("TE"), the Company's wholly-owned subsidiary, Pennsylvania Power Company ("Penn Power"), American Transmission Systems Incorporated ("ATSI"), FirstEnergy Corp. the Company's parent company, FirstEnergy Service Company, Jersey Central Power & Light Company, Pennsylvania Electric Company, Metropolitan Edison Company, York Haven Power Company², and Waverly Electric Power & Light Company (each a "Participating Company", collectively called the "Participating Companies"), and the issuance and acquisition of Short-Term Notes of Participating Companies in connection

¹ This Commission's approval of the Money Pool was conditioned upon the Company continuing to seek authorization from this Commission to issue short-term debt.

² York Haven Power Company was sold in 2007 and is no longer a party to the Money Pool.

therewith, through December 31, 2008. The Company hereby requests that the Commission's approval of the Money Pool as described herein be extended through December 31, 2009 and that the Authorized Principal shall include Short-Term Notes of the Company outstanding under the Money Pool by the Company.

- 9. The Participating Companies may contribute funds to the Money Pool from the following sources: (a) surplus funds from Participating Companies ("Internal Funds"); and (b) proceeds from bank borrowings or the sales of commercial paper by the Participating Companies for loan to the Money Pool ("External Funds").
- 10. The Company hereby agrees that the amount it loans to the Money Pool will not, when aggregated with the amounts loaned by ATSI, CEI, and TE, exceed the amount of \$700,000,000 outstanding to the Participating Companies (other than the Company, ATSI, CEI and TE) at any one time.
- 11. In an effort to insulate the Company from financial risks associated with affiliate companies, the Company further agrees that any loans to Participating Companies (other than CEI, TE and ATSI) made through the Money Pool shall be made only to those Participating Companies that have investment grade or higher credit ratings on their senior secured debt from at least one nationally recognized rating agency, or in the absence of such rating, investment grade or higher credit ratings on their credit rating.
- 12. The Company agrees to continue to report the details of its participation in the Money Pool on a quarterly basis to the Director of the Utilities Department of the Commission.

- 4 --

13. Due to the time sensitive nature of this request, and recent events in world financial markets, the Company respectfully asks that this Commission issue an Order no later than December 17, 2008.

WHEREFORE, the Company prays:

- That this Commission approve the extension of the Company's participation in the Money Pool through December 31, 2009 and that the Authorized Principal shall include Short-Term Notes of the Company outstanding under the Money Pool by the Company;
- That this Commission authorize the Company, during the 2009 Fiscal Year, to issue, renew or assume liability on Short-Term Notes, as requested in this Application, *provided however*, that the aggregate Short-Term Notes do not exceed \$500,000,000 outstanding at any one time, and *provided further* that such amount is exclusive of any long-term financing the Company may incur during said period with this Commission's approval; and
- That this Commission authorize the Company, during the 2009 Fiscal Year, to provide Internal or External Funds to the Money Pool, as requested in this Application, *provided however*, that the aggregate amount loaned to the Money Pool by the Company, CEI, TE and ATSI to the Participating Companies (other than the Company, CEI, TE and ATSI) does not exceed \$700,000,000 outstanding at any one time.

Respectfully submitted, OHIO EDISON COMPANY

By:

By:

Richard H. Marsh Senior Vice President and Chief Financial Officer

James F. Pearson Vice President and Treasurer

Kathy J. Kølich, Attorney for Applicant Registration No. 0038855

STATE OF OHIO)) ss.: SUMMIT COUNTY)

Richard H. Marsh and James F. Pearson, being duly sworn, depose and say that they are Senior Vice President & Chief Financial Officer and Vice President & Treasurer, respectively, of Ohio Edison Company, Applicant in the above matter, and that they have read and are fully acquainted and familiar with the contents of the foregoing Application and that the statements contained therein are true as they verily believe.

Subscribed and sworn to before me this 25th day of November, 2008

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Kathleen Anne Grant Notary Public, State of Ohio Resident of Summit County My Commission Expires November 8, 2009

OHIO EDISON COMPANY CONSOLIDATED BALANCE SHEETS (Unaudited)

(Unaudited)		
	Sep	tember 30,
	-	2008
	(In	thousands)
ASSETS	(
CURRENT ASSETS:		
Cash and cash equivalents	•	745
Receivables-	\$	715
Customers		268,252
Associated companies		205,776
Other		16,731
Notes receivable from associated companies		362,695
Prepayments and other		
		11,285
	<u></u>	865,454
UTILITY PLANT:		
In service		2,854,174
Less - Accumulated provision for depreciation		1,101,572
		1,752,602
Construction work in progress		41,880
		1,794,482
OTHER PROPERTY AND INVESTMENTS:		1,794,482
Long-term notes receivable from associated companies		257,457
Investment in lease obligation bonds		248,751
Nuclear plant decommissioning trusts		115,523
Other		31,441
		653,172
DEFERRED CHARGES AND OTHER ASSETS:		000,172
Regulatory assets		621,192
Pension assets		250,762
Property taxes		65.520
Unamortized sale and leaseback costs		41,381
Other		33,820
		1,012,675
	<u>\$</u>	4.325.783
LIABILITIES AND CAPITALIZATION		
CURRENT LIABILITIES:		
Currently payable long-term debt	\$	159,662
Short-term borrowings-	Ψ	100,002
Associated companies		
		-
Other		242,449
Accounts payable-		
Associated companies		95,604
Other		20,902
Accrued taxes		58,800
Accrued interest		
Other		14,216
Guler		123,177
		714,810
CAPITALIZATION:		
Common stockholder's equity-		
Common stock, without par value, authorized 175,000,000 shares -		
60 shares outstanding		1 224 020
Accumulated other comprehensive income		1,224,039
		28,025
Retained earnings		207,512
Total common stockholder's equity		1,459,576
Long-term debt and other long-term obligations		841,871
		2,301,447
NONCURRENT LIABILITIES:		
Accumulated deferred income taxes		776,042
Accumulated deferred investment tax credits		•
		14,040
Asset retirement obligations		79,372
Retirement benefits		173,297
Deferred revenues - electric service programs		14,954
Other		251,821
		1,309,526
		4.325.783
		4.323./83

OHIO EDISON COMPANY

CONSOLIDATED STATEMENT OF INCOME TWELVE MONTHS ENDING SEPTEMBER 30, 2008 (Unaudited) (In thousands)

REVENUES:		
Electric sales	\$	2,450,496
Excise tax collections	Ψ	114,311
Total revenues	<u> </u>	2,564,807
EXPENSES:		
Purchased power		1,320,192
Other operating costs		566,749
Provision for depreciation		77,869
Amortization of regulatory assets		201,370
Deferral of new regulatory assets		(111,613)
General taxes		183,905
Total expenses		2,238,472
OPERATING INCOME		
OPERATING INCOME		326,335
OTHER INCOME (EXPENSE):		
Investment income		63.911
Miscellaneous expense		(4,133)
Interest expense		(72,445)
Capitalized interest		(72,445)
Total other expense		(12,475)
•		(12,473)
INCOME BEFORE INCOME TAXES		313,860
INCOME TAXES		99,321
NET INCOME	\$	214,539

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Case No(s). 08-1261-EL-AIS

Summary: Application for authority to issue short term debt pursuant to RC 4905.401 electronically filed by Ms. Kathy J Kolich on behalf of Ohio Edison Company