BEFORE THE PUBLIC UTILITIES COMMISSION OF OHIO

In the Matter of the Application of the Ohio)	
Department of Development for an Order)	
Approving Adjustments to the Universal)	Case No. 08-658-EL-UNC
Service Fund Riders of Jurisdictional Ohio)	•
Electric Distribution Utilities.)	,

MOTION FOR EXTENSION
AND
REQUEST FOR EXPEDITED RULING
OF
THE OHIO DEPARTMENT OF DEVELOPMENT

2009 JUN 12 PM 1: 52

Pursuant to Rules 4901-1-12 and 4901-1-13, Ohio Administrative Code ("OAC"), The Ohio Department of Development ("ODOD") hereby moves for a one-week extension of the otherwise applicable June 19, 2009 due date for the filing of reply comments to the responses of AEP and Duke Energy Ohio to the Supplement to the Notice of Intent filed herein by ODOD on April 15, 2009 for the reasons set forth in the accompanying memorandum. ODOD requests an expedited ruling on this motion pursuant to Rule 4901-1-12(C), OAC.

Respectfully submitted,

Barth E. Royer

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MEMORANDUM IN SUPPORT
OF
MOTION FOR EXTENSION
AND
REQUEST FOR EXPEDITED RULING
OF
THE OHIO DEPARTMENT OF DEVELOPMENT

By entry of April 29, 2009, the attorney examiner approved a procedural schedule proposed by the parties for the filing of responses by AEP and Duke Energy Ohio ("Duke") to the Supplement to the Notice of Intent filed herein by ODOD on April 15, 2009, and for reply comments to those responses. Under this schedule, the reply comments would be due June 19, 2009. The Office of the Ohio Consumers' Counsel ("OCC") has brought it to ODOD's attention that OCC did not receive the responses to its discovery served upon ODOD, AEP, and Duke on a timely basis, which has limited the time available to prepare its reply comments. In view of these circumstances, ODOD is hereby requesting that the previously approved procedural schedule be modified by extending the due date for reply comments to June 26, 2009.

In view of the proximity of the otherwise applicable due date, ODOD requests an expedited ruling on its motion pursuant to Rule 4901-1-12(C), OAC. Undersigned counsel has contacted counsel for the affected parties and is authorized to represent that no affected party objects to this one-week extension or to the issuances of an expedited ruling on ODOD's motion.

WHEREFORE, ODOD respectfully requests that its motion and request for an expedited ruling be granted.

Respectfully submitted,

Barth E. Royer (Counsel of Record)

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CERTIFICATE OF SERVICE

I hereby certify that a copy of the foregoing has been served upon the following parties by first class mail, postage prepaid, and by electronic mail this 12th day of June 2009.

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