BEFORE

THE PUBLIC UTILITIES COMMISSION OF OHIO

In the Matter of the Application of)
Crayola Solar for Certification as an) Case No. 09-664-EL-REN
Eligible Ohio Renewable Energy)
Resource Generating Facility.)

ENTRY

The Commission finds:

- **(1)** On July 30, 2009, Crayola Solar (Crayola) filed an application for certification as an eligible Ohio renewable energy resource generating facility. In its application, Crayola submitted for certification a 1.9 MW solar photovoltaic system located at 1100 Church Land, Easton, Pennsylvania 18044. The application explained that the facility is co-owned by PPL Renewable Energy, L.L.C. (PPL Renewable), and UGI Energy Services, Inc. (UGI). In addition, the application provided a projected in-service date of December 31, 2009, for the Crayola facility. While the application references two separate owners for the Crayola facility, the application was filed by PPL Renewable and names PPL Renewable as the facility's operator.
- (2) By finding and order issued on October 7, 2009, the Commission granted Crayola's application and issued Crayola certification number 09-SPV-PA-GATS-0009. Because the Crayola facility had not yet gone into service, the finding and order directed Crayola, within 30 days of its facility becoming operational, to file notification with the Commission disclosing any changes to information provided in the initial application or additional information that might not have been available at the time of the initial filing. Additionally, the finding and order required that Crayola notify the Commission in the event of any

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substantive changes in the facility's operational characteristics within 30 days of such changes.

- (3) On January 26, 2010, PPL Renewable filed correspondence providing a revised in-service date of September 1, 2010.
- (4) On July 9, 2010, PPL Renewable filed an information update, indicating that the placed-in-service date for the Crayola facility was June 1, 2010, while also providing meter specifications and Crayola's Generation Attribute Tracking System (GATS) identification number. The meter specifications and the GATS identification number were not available at the time the Crayola facility was certified.

In addition, PPL Renewable reports in its filing that the original application was erroneously based on the size of the facility, rather than on PPL Renewable's share. PPL Renewable states that it owns only 50 percent of the facility, and thus that its share of the 1.9 MW amounts to only 0.950475 MW. The remaining capacity is owned by UGI.

- (5) On July 13, 2010, PPL Renewable filed a request that Crayola's application be withdrawn, on the basis that certain data provided on the application was incorrect as the facility has two owners. In its request, PPL Renewable states that it will file a new application for certification as an eligible Ohio renewable energy resource generating facility for its ownership share of the Crayola facility.
- (6) On July 19, 2010, PPL Renewable filed a copy of its correspondence with the GATS administrator, requesting that GATS remove the Ohio certification number from the Crayola facility's GATS identification number, due to the fact that PPL Renewable requested withdrawal of Crayola's application.

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(7) PPL Renewable subsequently filed a new application for certification on September 10, 2010, in In the Matter of the Application of PPL Crayola Solar for Certification as an Eligible Ohio Renewable Energy Resource Generating Facility, Case No. 10-1338-EL-REN (10-1338)application). The Commission notes that the 10-1338 application describes the overall Crayola facility as consisting of two separately owned and electrically distinct systems that are physically located on the same site. The 10-1338 application explains that one system is owned by PPL Renewable while UGI owns the other system, and states that PPL Renewable seeks certification in the 10-1338 application only for the portion of the facility owned by PPL Renewable.

- (8) The Commission notes that UGI also filed a new application for certification for its system at the overall Crayola facility on September 29, 2010, in In the Matter of the Application of Crayola Solar Project for Certification as an Eligible Ohio Renewable Energy Resource Generating Facility, Case No. 10-1449-EL-REN.
- (9) The Commission finds that the request by PPL Renewable to withdraw Crayola's application in this proceeding is reasonable and should be granted. In addition, the Commission finds that, because Crayola's application has been withdrawn, certification number 09-SPV-PA-GATS-0009 should be revoked.
- (10) Because UGI is not listed as a party of record in this proceeding, the Commission finds that the docketing division should serve a copy of this entry upon UGI at the address provided in Crayola's application.

It is, therefore,

ORDERED, That the request by PPL Renewable to withdraw Crayola's application be granted. It is, further,

ORDERED, That certification number 09-SPV-PA-GATS-0009 be revoked, in accordance with finding (9). It is, further,

ORDERED, That a copy of this entry be served upon UGI, in accordance with finding (10), and upon all parties of record.

THE PUBLIC UTILITIES COMMISSION OF OHIO

Alan R. Schriber, Chairman

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HPG/sc

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Reneé J. Jenkins

Secretary