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BEFORE THE PUBLIC UTILITIES COMMISSION OF OHIO

Timothy D. Langmeyer 4203 33 rd Ave. Cincinnati, OH 45209)))
Complainant,) Case No. 11-2766-EL-CSS
v.	{
Duke Energy Ohio, Inc.	, }
Respondent.	'

JOINT MOTION TO DISMISS COMPLAINT OF TIMOTHY D. LANGMEYER AND RESPONDENT DUKE ENERGY OHIO, INC

Complainant Timothy D. Langmeyer and Respondent Duke Energy Ohio, Inc. respectfully request that the Commission dismiss the above-captioned complaint with prejudice as the parties have settled this matter and all issues raised in the complaint have been resolved.

Respectfully Submitted,

Robert A. McMahon (0064319)

Eberly McMahon LLC

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Attorney for Respondent, Duke Energy Ohio, Inc. Timothy D. Langmeyer 4203 33rd Ave.

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Technician Date Processed MAY 9 5 2011

MEMORANDUM IN SUPPORT

The parties have resolved all issues raised in the above styled complaint and reached a settlement that is to the satisfaction of both parties. Therefore, by agreement, the parties respectfully request this Commission dismiss the above captioned case with prejudice.

Respectfully Submitted,

Robert A. McMahon (0064319)

Eberly McMahon LLC

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Attorney for Respondent, Duke Energy Ohio, Inc. Timothy D. Langmeyer

4203 33rd Ave.

Cincinnati, OH 45209

CERTIFICATE OF SERVICE

The undersigned hereby certifies that a copy of the foregoing Joint Motion to Dismiss, was served on the following by first class U.S. mail, postage prepaid, on this 25th day of May, 2011.

Timothy D. Langmeyer 4203 33rd Ave. Cincinnati, OH 45209

Róbert A. McMahon

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