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BEFORE

THE PURITORITH ITTES COMMISSION OF OUTO

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In the Matter of the Application of Ohio Edison Company, The Cleveland Electric Illuminating Company and The Toledo Edison Company for Authority to Provide)) Case No. 12-1230-EL-SSO)	. 000
for a Standard Service Offer Pursuant to R.C. § 4928.143 in the Form of an Electric Security Plan)	

MOTION TO INTERVENE

BY

DUKE ENERGY COMMERCIAL ASSET MANAGEMENT, INC.

Now comes Duke Energy Commercial Asset Management, Inc., (DECAM) and moves to intervene, as a full party of record, in the above-captioned proceedings, pursuant to R.C. 4903.221 and O.A.C. 4901-1-11. The issues in this proceeding relate to the Commission's review of a proposed standard service offer by Ohio Edison Company, The Cleveland Electric Illuminating Company and The Toledo Edison Company (jointly, FirstEnergy). The resolution of issues in this proceeding will directly impact the ability of suppliers to compete in the wholesale market. DECAM, as an active participant in auctions to supply power to standard service offer customers in Ohio utilities, has a real and substantial interest in this proceeding that is not adequately represented by existing parties.

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Wherefore, for the reasons more fully set forth in the attached memorandum in support,

DECAM respectfully requests that the Commission grant this motion to intervene.

Respectfully submitted,

DUKE ENERGY COMMERCIAL ASSET MANAGEMENT, INC.

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Memorandum in Support

Revised Code § 4928.141 requires each electric utility, such as FirstEnergy, to provide a standard service offer (SSO) "of all competitive retail electric services necessary to maintain essential electric service to consumers, including a firm supply of electric generation service." FirstEnergy currently provides that SSO in the form of an electric security plan (ESP), approved under R.C. 4928.143. The ESP currently in place for each of its electric distribution utilities will terminate on May 31, 2014. On April 13, 2012, FirstEnergy filed its application for a new ESP, to become effective on June 1, 2014.

R.C. 4903.221(B) sets forth several criteria that the Commission is required to consider in ruling on applications to intervene. Those criteria are listed as follows:

- (1) The nature and extent of the prospective intervenor's interest;
- (2) The legal position advanced by the prospective intervenor and its probable relation to the merits of the case;
- (3) Whether the intervention by the prospective intervenor will unduly prolong or delay the proceedings;
- (4) Whether the prospective intervenor will significantly contribute to full development and equitable resolution of the factual issues.

The Commission has, itself, added additional detail to the intervention requirements through the promulgation of O.A.C. 4901-1-11. That rule, in section (A), requires that the Commission allow intervention by a person who has a "real and substantial interest in the proceeding" and who "is so situated that the disposition of the proceeding may...impair or impede [its] ability to protect that interest, unless the person's interest is adequately represented by existing parties." The rule goes on to list several factors that the Commission is required to consider in determining whether a potential intervenor meets that standard:

¹ In the Matter of the Application of Ohio Edison Company, The Cleveland Electric Illuminating Company, and The Toledo Edison Company for Authority to Establish a Standard Service Offer Pursuant to Section 4928.143, Revised Code, in the Form of an Electric Security Plan., Case No. 10-388-EL-SSO, et al., (Opinion and Order, August 25, 2010).

- (1) The nature and extent of the prospective intervenor's interest.
- (2) The legal position advanced by the prospective intervenor and its probable relation to the merits of the case.
- (3) Whether the intervention by the prospective intervenor will unduly prolong or delay the proceedings.
- (4) Whether the prospective intervenor will significantly contribute to full development and equitable resolution of the factual issues.
- (5) The extent to which the person's interest is represented by existing parties.

DECAM is the owner and operator of approximately 3,000 MW of gas-fired generation assets, located predominantly in the PJM-market footprint. DECAM is authorized by the Federal Energy Regulatory Commission to sell energy, capacity, and related products at wholesale. DECAM is also a wholesale auction participant, competing to provide full-service requirements and other products in response to wholesale auction solicitations. DECAM's business will be impacted by the determination of the terms of FirstEnergy's SSO. Thus, DECAM has a real and substantial interest in the proceeding that is directly related to the merits of the case. No existing party represents DECAM's interests. Further, DECAM's participation will contribute to the development of the issues and equitable resolution.

Intervention by DECAM will not unduly prolong or delay this proceeding. DECAM would also respectfully suggest that its intervention will significantly contribute to the full development and equitable resolution of the factual issues, based on its experience in the marketplace and understanding of competitive needs in general. It interests are not represented by existing parties.

DECAM therefore respectfully requests that the Commission grant its motion to intervene and that it be made a full party of record.

Respectfully submitted,

DUKE ENERGY COMMERCIAL **ASSET** MANAGEMENT, INC.

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CERTIFICATE OF SERVICE

The undersigned hereby certifies that a true and accurate copy of the foregoing document was served this 20th day of April 2012, by electronic mail, upon the persons listed below.

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