BEFORE

THE PUBLIC UTILITIES COMMISSION OF OHIO

In the Matter of the Application of Ohio)	
Power Company for Approval of Full)	
Legal Corporate Separation and)	Case No. 12-1126-EL-UNC
Amendment to its Corporate Separation)	
Plan.)	

ENTRY

The attorney examiner finds:

- (1) Ohio Power Company (OP) is a public utility as defined in Section 4905.02, Revised Code, and, as such, is subject to the jurisdiction of this Commission.
- (2) On March 30, 2012, OP filed an application for approval of full legal corporate separation and amendment to its corporate separation plan.
- (3) Pursuant to Rule 4901:1-37-06(B), Ohio Administrative Code, a filing to revise and/or amend an electric utility's corporate separation plan shall be deemed approved if not acted on by the Commission within 60 days after it is filed.
- (4) To allow the Commission to fully evaluate the proposed amendments to OP's corporate separation plan, consideration of the application is suspended until the Commission specifically orders otherwise.

It is, therefore,

ORDERED, That consideration of OP's amendments to its corporate separation plan be suspended until the Commission specifically orders otherwise. It is, further,

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ORDERED, That a copy of this entry be served upon all interested persons of record.

THE PUBLIC UTILITIES COMMISSION OF OHIO

By: Sarah J. Parrot

Attorney Examiner

JRY/sc

Entered in the Journal

Barcy F. McNeal

Secretary