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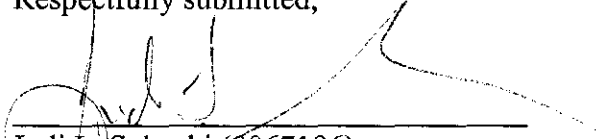
**BEFORE
THE PUBLIC UTILITIES COMMISSION OF OHIO**

In the Matter of the Commission's Alternative)
Energy Portfolio Standard Report to the) Case No. 12-2668-EL-ACP
General Assembly for the 2011 Compliance)
Year)

DPL ENERGY RESOURCES, INC.'S MOTION FOR LEAVE TO FILE OUT OF TIME

DPL Energy Resources, Inc. ("DPLER" or "the Company") seeks leave to file DPLER's response to the Entry in Case No. 12-2668-EL-ACP one day out of time. This one day delay is a result of the late discovery of a minor accounting issue, and will not cause undue prejudice. The reasons in support of this motion are more fully explained in the memorandum in support.

Respectfully submitted,



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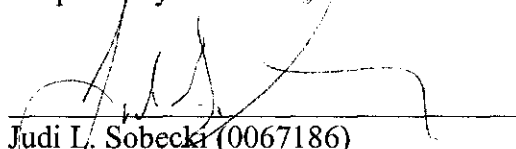
MEMORANDUM IN SUPPORT

By Entry issued October 18, 2012 in Case No. 12-2668-EL-ACP, the Attorney Examiner directed that “each electric distribution utility and electric services company with a 2011 AEPS compliance requirement shall file in this docket, by November 1, 2012, the average cost data for the RECs that it has retired, or will be retiring, to demonstrate compliance with its 2011 Ohio AEPS obligations.” DPLER is submitting, contemporaneously with this motion, its response to the entry made in Case No. 12-2668-EL-ACP. DPLER respectfully requests leave to file this information one day out of time.

DPLER timely prepared its compliance filing in sufficient time to make the filing on November 1, 2012; however, while conducting one final review for accuracy of the cost data, a minor accounting discrepancy was discovered that resulting in the Company having to recalculate the earlier figures it was prepared to file. This issue wasn’t discovered in sufficient time to allow the recalculation to be completed prior to the end of the filing day on November 1, 2012. For this reason, DPLER seeks leave the file correct information one day out of time. This was an inadvertent error, and is not the result of any intentional attempt to delay on DPLER’s part.

WHEREFORE, for the foregoing reasons, DPLER respectfully requests leave to file its response to the Entry in Case No. 12-2668-EL-ACP one day out of time.

Respectfully submitted,



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