BEFORE

THE PUBLIC UTILITIES COMMISSION OF OHIO

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In the Matter of the Application of The Toledo Edison Company and Johns Manville Waterville Complex, for Integration of Mercantile Customer Energy Efficiency or Peak-Demand Reduction Programs.

Case No. 09-1318-EL-EEC

ENTRY NUNC PRO TUNC

The Commission finds:

- (1) On November 6, 2013, the Commission issued a Finding and Order in this proceeding that directed The Toledo Edison Company (TE) to refund to the Johns Manville Waterville Complex (Johns Manville or customer) a commitment payment of \$2,940, in addition to any charges collected under TE's Rider-DSE2 for the period of January through December 2012. However, the application that was granted by the order sought an exemption from TE's Rider DSE2 for the period of January 2009 through December 2010, rather than through December 2012.
- (2) Accordingly, Findings 11 and 12, as well as the ordering paragraph of the November 6, 2013 Finding and Order should be corrected, *nunc pro tunc*, to reflect that TE should refund to Johns Manville a commitment payment of \$2,940, in addition to any charges collected under TE's Rider DSE2 for the period of January 2009 through December 2010.

It is, therefore,

ORDERED, That the Finding and Order issued on November 6, 2013 in this case, be amended, *nunc pro tunc*, as set forth above. It is, further,

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

THE PUBLIC UTILITIES COMMISSION OF OHIO

tchler, Chairman Lynn Slaby Steven D. Lesser

M. Beth Trombold

Asim Z. Haque

RMB/vrm

Entered in the Journal NOY 1 3 2013

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Barcy F. McNeal Secretary