# BEFORE THE PUBLIC UTILITIES COMMISSION OF OHIO

In the Matter of the Application of

Case No. 13-2420-EL-UNC

The Dayton Power and Light Company

for Authority to Transfer or Sell Its

Generation Assets.

:

### REPLY COMMENTS OF THE DAYTON POWER AND LIGHT COMPANY

DP&L's Application in this case stated that it was still in the process of developing a definite plan to transfer its generation assets, and that it would subsequently be filing a Supplemental Application with those plans. Every party that filed Comments in this case stated that DP&L's Application did not contain enough detail to allow them to comment on it. Many Intervenors stated that they wish to have an opportunity to file amended comments once DP&L files a Supplemental Application that contains additional details. Many Intervenors also stated that the Commission should not rule on DP&L's request for waivers until DP&L files its Supplemental Application.

DP&L's current plan is to file its Supplemental Application on or before March 1, 2014. In view of that filing, it is unnecessary to address the comments that have been filed by Intervenors. DP&L does not object to parties filing supplemental comments once it has filed its Supplemental Application.

## Respectfully submitted,

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#### CERTIFICATE OF SERVICE

I certify that a copy of the foregoing Reply Comments of The Dayton Power and

Light Company has been served via electronic mail upon the following counsel of record, this

19th day of February, 2014:

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Summary: Comments Reply Comments of The Dayton Power and Light Company electronically filed by Mr. Jeffrey S Sharkey on behalf of The Dayton Power and Light Company