

THE PUBLIC UTILITIES COMMISSION OF OHIO

ENTRY

- (1) Dayton Power and Light Company (DPL) and Ohio Edison Company (OE) are electric suppliers as defined in R.C. 4933.81.
- (2) Certification by the Commission of the territories of DPL and OE was approved by entries in Case No. 78-1311-EL-ORD.
- (3) DPL and OE have jointly petitioned the Commission to reallocate their service territories in Greene County, Bath Township, Ohio. Specifically, they request the following relocation:

(4) In support of their request, DPL states a new residential development site is located on the border of DPL and OE's electric service territories. The current territory border passes through the middle of several lots within this development. In order to alleviate any concern over which entity is entitled to

serve the bifurcated lots, the Companies have agreed to extend DPL's border to include the lots in question, while relinquishing another sector of the development to OE.

- (5) R.C. 4933.83(E), provides in pertinent part:

Notwithstanding the effectuation of certified territories established by or pursuant to R.C. 4933.81 to 4933.90, and the exclusive right of electric suppliers to serve within such territory, and notwithstanding any other provisions of such sections establishing rights of electric suppliers to furnish electric service, any two or more electric suppliers may jointly petition the commission for the reallocation of their own territories and electric load centers among them and designating which portions of such territories and electric load centers are to be served by each of the electric suppliers.

- (6) No objections to the reallocation described in Finding (3) have been brought to the Commission's attention.
- (7) The Commission finds that granting the requested relief will promote the purposes of R.C. 4933.81 to 4933.90, and will further promote the provision of adequate service to all territories and electric load centers affected by the relocation as required by R.C. 4933.83(E). Accordingly, the Commission finds that the joint petition is reasonable and should be approved.
- (8) The Commission, therefore, directs that the territorial boundaries of DPL and OE be appropriately modified as delineated in Finding (3) and amends the maps of the certified territories accordingly.

It is, therefore,

ORDERED, That the request of DPL and OE to relocate their territory boundary be granted. It is, further,

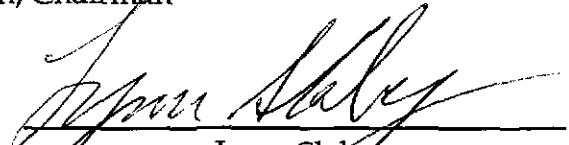
ORDERED, That the change on quadrangle map P-7, described in Finding (3), be approved to show the boundary line change. It is, further,

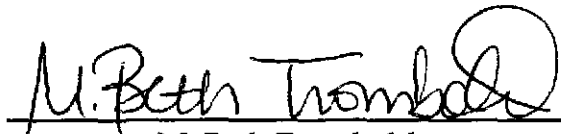
ORDERED, That a copy of this Entry be served upon each party of record.

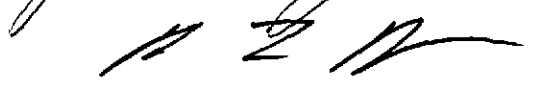
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Thomas W. Johnson, Chairman


Steven D. Lesser

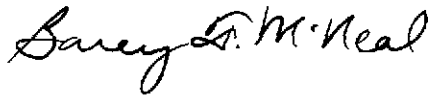

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Barcy F. McNeal
Secretary