BEFORE THE PUBLIC UTILITIES COMMISSION OF OHIO

In the Matter of the Application of Duke Energy Ohio, Inc., for Authority to Defer Environmental Investigation and Remediation Costs.)))	Case No. 16-1106-GA-AAM
In the Matter of the Application of Duke Energy Ohio, Inc., for Tariff Approval.)	Case No. 16-1107-GA-UNC

MOTION TO INTERVENE BY OHIO PARTNERS FOR AFFORDABLE ENERGY

Ohio Partners for Affordable Energy ("OPAE") moves to intervene in these applications in which Duke Energy Ohio, Inc. ("Duke") seeks to extend beyond December 31, 2016 its current accounting authority to defer expenses that Duke incurs to cleanup manufactured gas plant ("MGP") sites, which are not used and useful for the distribution of natural gas. Because the MGP expenses are not incurred for the service of a natural gas distribution utility such as Duke, OPAE and others have appealed to the Supreme Court of Ohio the Commission's order under which Duke may collect from natural gas distribution ratepayers the expenses associated with the cleanup of these MGP sites. Ohio Supreme Court Case No. 2014-0328. The Public Utilities Commission of Ohio ("Commission") should grant OPAE's motion to intervene for the reasons set forth in the attached memorandum in support.

Respectfully submitted,

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MEMORANDUM IN SUPPORT OF MOTION TO INTERVENE

Duke's applications seek authority to extend its accounting authority beyond

December 31, 2016 to defer expenses associated with the cleanup at MGP sites. The

deferral of costs means that Duke intends to collect these costs from its natural gas

distribution ratepayers. However, these costs are not associated with natural gas

distribution service and therefore should not be collected from ratepayers.

OPAE requests permission to intervene in these matters pursuant to Section 4903.22.1, Revised Code, and the Commission's Rules contained in Section 4901-1-11 of the Ohio Administrative Code. The Commission, in ruling upon a motion to intervene in its proceedings, shall consider the following criteria:

- (1) The nature and extent of the intervenor's interest.
- (2) The legal position advanced by the prospective intervenor and its probable relationship to the merits of the case.
- (3) Whether the intervention by the prospective intervenor will unduly prolong or delay the proceeding.
- (4) Whether the prospective intervenor will significantly contribute to the full development and equitable resolution of the factual issues.

Given that the applications request deferral of MGP expenses for the eventual recovery from natural gas distribution ratepayers, OPAE has an interest in these

proceedings. OPAE has appealed the requested collection from ratepayers for MGP-related expenses to the Ohio Supreme Court. OPAE also moved for a stay of the Commission's orders on MGP collections at both the Commission and the Ohio Supreme Court. Ohio supreme Court Case No. 2014-328.

OPAE is an Ohio non-profit corporation with a stated purpose of advocating for affordable energy policies for low and moderate income Ohioans. Moreover, the membership of OPAE includes a number of non-profit organizations with facilities receiving service from Duke. Residential customers, including OPAE's low-income bill payment assistance and weatherization clients, will be adversely affected by Duke's applications. Non-residential customers, such as non-profit organizations, will also be adversely affected. Therefore, OPAE has an interest in these proceedings.

OPAE's participation in these matters will not cause undue delay, will not unjustly prejudice any existing party, and will contribute to the just and expeditious resolution of the issues and concerns raised in these proceedings. Furthermore, other parties to the proceedings will not adequately represent the interests of OPAE. The extensive background of OPAE and its membership provides a unique and important viewpoint on matters at issue in these applications.

Therefore, OPAE is entitled to intervene in these proceedings with the full powers and rights granted specifically by statute and by the provisions of the Commission's Code of Rules and Regulations to intervening parties.

¹ OPAE's membership list can be found at: www.ohiopartners.org.

Respectfully submitted,

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CERTIFICATE OF SERVICE

A copy of this Motion to Intervene and Memorandum in Support will be served by the Commission's Docketing Division *via* electronic transmission on the electronically-subscribed persons listed below this 7th day of November 2016.

/s/Colleen L. Mooney
Colleen L. Mooney
Ohio Partners for Affordable Energy

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Commission of Ohio Docketing Information System on

11/7/2016 3:05:08 PM

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Case No(s). 16-1106-GA-AAM, 16-1107-GA-UNC

Summary: Motion to Intervene and Memorandum in Support electronically filed by Colleen L Mooney on behalf of Ohio Partners for Affordable Energy