THE PUBLIC UTILITIES COMMISSION OF OHIO

IN THE MATTER OF THE APPLICATION OF THE DAYTON POWER AND LIGHT COMPANY FOR AN INCREASE IN ITS ELECTRIC DISTRIBUTION RATES.

CASE NO. 15-1830-EL-AIR

IN THE MATTER OF THE APPLICATION OF THE DAYTON POWER AND LIGHT COMPANY FOR ACCOUNTING AUTHORITY.

CASE NO. 15-1831-EL-AAM

IN THE MATTER OF THE APPLICATION OF THE DAYTON POWER AND LIGHT COMPANY FOR APPROVAL OF REVISED TARIFFS.

CASE NO. 15-1832-EL-ATA

ENTRY

Entered in the Journal on December 20, 2016

- {¶ 1} The Dayton Power and Light Company (DP&L) is a public utility as defined in R.C. 4905.02 and, as such, is subject to the jurisdiction of this Commission.
- {¶ 2} Gov.Bar XII(2)(A) provides rules governing eligibility to practice pro hac vice in Ohio. Pursuant to Gov.Bar. R. XII(2)(A)(6), motions for pro hac vice registration must be accompanied by a certificate of pro hac vice registration furnished by the Supreme Court Office of Attorney Services. Motions to appear pro hac vice in this case have been filed by Samantha Williams on behalf of the Natural Resources Defense Council, Justin Vickers and Robert Kelter on behalf of the Environmental Law & Policy Center, Carrie M. Harris on behalf of Wal-Mart Stores East and Sam's East, Jacob Schlesinger and Beren Argetsinger on behalf of the Energy Freedom Coalition of America (EFCA), and Andrew Unsicker and Natalie Cepak on behalf of Federal Executive Agencies.
- $\{\P\ 3\}$ The attorney examiner finds that the motions to appear pro hac vice for Samantha Williams, Justin Vickers, Robert Kelter, and Carrie Harris are reasonable and

15-1830-EL-AIR, et al. -2-

should be granted. Further, the attorney examiner notes that the motions to appear

pro hac vice for Jacob Schlesinger, Beren Argetsinger, Andrew Unsicker, and

Natalie Cepak are now moot, as they have withdrawn from this proceeding.

§¶ 4 On October 14, 2016, the EFCA filed a correspondence in this case providing

notice of withdrawal of its counsel Jacob Schlesinger, Beren Argetsinger, and

Dylan Borchers. Additionally, on December 19, 2016, Federal Executive Agencies filed a

notice of withdrawal of its counsel Andrew Unsicker and Natalie Cepak. While Ohio

Adm.Code 4901-1-08(F) is a notice provision that only requires written notice to the

Commission to withdraw from a case, the attorney examiner accepts the withdrawal from

this matter of Jacob Schlesinger, Beren Argetsinger, Dylan Borchers, Andrew Unsicker,

and Natalie Cepak.

 $\{\P 5\}$ It is, therefore,

ORDERED, That the motions to appear pro hac vice for Samantha Williams,

Justin Vickers, Robert Kelter, and Carrie Harris be granted. It is, further,

ORDERED, That the withdrawal of Jacob Schlesinger, Beren Argetsinger,

Dylan Borchers, Andrew Unsicker, and Natalie Cepak be accepted. It is, further,

ORDERED, That a copy of this Entry be served upon each party of record. {¶ 8}

THE PUBLIC UTILITIES COMMISSION OF OHIO

s/Bryce McKenney

Bryce A. McKenney

Attorney Examiner

JRJ/sc

This foregoing document was electronically filed with the Public Utilities

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in

Case No(s). 15-1830-EL-AIR, 15-1831-EL-AAM, 15-1832-EL-ATA

Summary: Attorney Examiner Entry granting motions to appear pro hac vice. - electronically filed by Sandra Coffey on behalf of Bryce McKenney, Attorney Examiner, Public Utilities Commission of Ohio