

November 8, 2019

Docketing Division
The Public Utilities Commission of Ohio
180 East Broad Street
Columbus, Ohio 43215-3793

Re: In the Matter of Establishing the Nonbypassable Recovery Mechanism for Net Legacy Generation Resource Costs Pursuant to R.C. 4928.148, Case No. 19-1808-EL-UNC

## Dear Attorney Examiners:

Pursuant to the September 26, 2019, Entry in this matter, The Dayton Power and Light Company ("DP&L" or "the Company") filed Reply Comments in response to various Comments filed on October 17, 2019. DP&L files this letter to correct the record by simply striking the following words that appear in Section IV.C. on page 10 of the Company's Reply Comments: "Aside from violating the terms of the stipulation, which state that the parties are not to cite the stipulation as precedent in a future proceeding,". As a result, the sentence would now read: "The language OMAEG cites was part of a larger negotiation and should not serve as a platform to implement new legislation." DP&L files this letter because Ohio Manufacturers' Association Energy Group was not a signatory party to the stipulation filed in Case No. 14-1693-EL-RDR. Counsel apologizes for any inconvenience caused to the parties, the Commission, or the Attorney Examiners.

Please contact me at (937) 259-7358 if you have any questions. Thank you very much for your attention to this matter.

Sincerely,

/s/ Michael J. Schuler
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Case No(s). 19-1808-EL-UNC

Summary: Letter of Notification Correcting the Record electronically filed by Mr. Michael J Schuler on behalf of The Dayton Power and Light Company