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"Commission" order the Columbus Southern Power Company and the Ohio Power Company ("AEP"); The Cincinnati Gas & Electric Company ("CG&E"); Cleveland Electric Illuminating Company, Ohio Edison and Toledo Edison ("FirstEnergy"); the Dayton Power & Light Company ("DP&L") and, Monongahela Power (collectively "the Companies") transfer the right to collect all arrearage payments of customers for Percentage Income Payment Program (PIPP) debt or transfer all revenue collected from PIPP customers for payment of debts since July 1, 2000 as required by Section 4928.52(C)(2). Failure of the Companies to either transfer the right to collect this debt and/or the revenue collected from customers in payment of PIPP debts, is unreasonable and unlawful for the reasons detailed in the attached Memorandum of Support.

Respectfully Submitted,



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