MRC Central Free

UNITED STATES OF AMERICA NUCLEAR REGULATORY COMMISSION

BEFORE THE ATOMIC SAFETY AND LICENSING BOARD

In the Matter of NRC Docket Nos _ 50-3464 THE TOLEDO EDISON COMPANY and 50-500A THE CLEVELAND ELECTRIC ILLUMINATING 50-501A COMPANY (Davis-Besse Nuclear Power Station, Units 1, 2 & 3) NRC Docket Nos. 50-440A THE CLEVELAND ELECTRIC ILLUMINATING 50-441A COMPANY, ET AL. (Perry Nuclear Power Plant, Units 1 & 2)

SUPPLEMENT TO "NATURE OF CASE TO BE PRESENTED BY NRC STAFF"

Nuclear Regulatory Commission Staff herein amends its September 5, 1975 pleading entitled "Nature of Case To Be Presented By NRC Staff" with the addition of the following item $\frac{1}{g}$, on page 7 thereof, with respect to Cleveland Electric Illuminating Company:

> (g) The terms and provisions of the CEI-Cleveland 138 KV Synchronous Interconnection Agreement dated April 17, 1975 impose unfair reserve responsibilities on the City of Cleveland.

> > Respectfully submitted,

Benjamin H. Vogler Assistant Chief Antitrust

Counsel for NRC Staff

Dated at Bethesda, Maryland this 12th day of September 1975.

Roy P. Lessy, Jr Counsell for NRC Staff

1/ Counsel for Applicants, the City of Cleveland, and the Department of Justice were orally advised of this supplement during a conference call on September 4, 1975.

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BEFORE THE ATOMIC SAFETY AND LICENSING BOARD

In the Matter of	
THE TOLEDO EDISON COMPANY and THE CLEVELAND ELECTRIC ILLUMINATING) COMPANY (Davis-Besse Nuclear Power Station,) Units 1, 2 & 3)	NRC Docket Nos. 50-346A 50-500A 50-501A
THE CLEVELAND ELECTRIC ILLUMINATING) COMPANY, ET AL. (Perry Nuclear Power Plant, Units 1 & 2)	NRC Docket Nos. 50-440A 50-441A

CERTIFICATE OF SERVICE

I hereby certify that copies of SUPPLEMENT TO "NATURE OF CASE TO BE PRE-SENTED BY NRC STAFF", dated September 12, 1975, in the captioned matter, have been served upon the following by deposit in the United States mail, first class mail, or airmail, this 12th day of September 1975:

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