

[Cite as *Delost v. FirstEnergy Corp.*, 123 Ohio St.3d 113, 2009-Ohio-4305.]

**DELOST ET AL., APPELLANTS, v. FIRSTENERGY CORPORATION ET AL.; OHIO
EDISON COMPANY, APPELLEE.**

[Cite as *Delost v. FirstEnergy Corp.*, 123 Ohio St.3d 113, 2009-Ohio-4305.]

*Certified question answered by Corrigan v. Illum. Co., and judgment of the court
of appeals affirmed.*

(No. 2008-1329 — Submitted July 14, 2009 — Decided September 1, 2009.)

CERTIFIED by the Court of Appeals for Mahoning County, No. 07 MA 194,
2008-Ohio-3086.

{¶ 1} The certified question is answered by our opinion in *Corrigan v. Illum. Co.*, 122 Ohio St.3d 265, 2009-Ohio-2524, 910 N.E.2d 1009, and the judgment of the court of appeals is affirmed.

MOYER, C.J., and LUNDBERG STRATTON, O’CONNOR, and LANZINGER, JJ.,
concur.

PFEIFER, O’DONNELL, and CUPP, JJ., dissent.

Raymond M. Delost and Jennifer Boyle Beck, for appellants.

Harrington, Hoppe & Mitchell, Ltd., and John T. Dellick, for appellee.

Reminger Co., L.P.A., Patrick Kasson, and Melvin Davis, urging
affirmance for amici curiae Asplundh Tree Expert Co. and Nelson Tree Service,
Inc.
