BEFORE THE PUBLIC UTILITIES COMMISSION OF OHIO

In the Matter of the Application of Ohio Edison	}	
Company, The Cleveland Electric Illuminating)	
Company, and The Toledo Edison Company)	Case No. 14-1297-EL-SSO
for Authority to Provide for a Standard Service)	
Offer Pursuant to R.C. § 4928.143 in the Form	}	
of an Electric Security Plan)	

NUCOR STEEL MARION, INC.'S MOTION FOR INTERVENTION AND MEMORANDUM IN SUPPORT

Michael K. Lavanga* PHV #1014-2014

E-Mail: mkl@bbrslaw.com

Counsel of Record

Garrett A. Stone* PHV #1036-2014

E-Mail: gas@bbrslaw.com

Owen J. Kopon* PHV #1055-2014

E-Mail: ojk@bbrslaw.com

Brickfield, Burchette, Ritts & Stone, P.C. 1025 Thomas Jefferson Street, N.W. 8th Floor, West Tower Washington, D.C. 20007 (202) 342-0800 (Main Number) (202) 342-0807 (Facsimile)

*Pending admission pro hac vice

Attorneys for Nucor Steel Marion, Inc.

RECEIVED-DOCKETING DIV
2014 AUG 29 PM 3: 05
PUCO

BEFORE THE PUBLIC UTILITIES COMMISSION OF OHIO

In the Matter of the Application of Ohio Edison	}	
Company, The Cleveland Electric Illuminating)	
Company, and The Toledo Edison Company)	Case No. 14-1297-EL-SSO
for Authority to Provide for a Standard Service)	
Offer Pursuant to R.C. § 4928.143 in the Form)	
of an Electric Security Plan)	

NUCOR STEEL MARION, INC.'S MOTION FOR INTERVENTION AND MEMORANDUM IN SUPPORT

I. MOTION FOR INTERVENTION

Pursuant to Ohio Revised Code § 4903.221 and Ohio Administrative Code 4901-1-11, Nucor Steel Marion, Inc. ("Nucor") respectfully moves the Commission for leave to intervene in the above-captioned dockets, for the reasons more fully set forth in the following Memorandum in Support.

II. MEMORANDUM IN SUPPORT

For purposes of considering requests for leave to intervene in a Commission proceeding, OAC 4901-1-11(A) provides that:

Upon timely motion, any person shall be permitted to intervene in a proceeding upon a showing that: ... (2) The person has a real and substantial interest in the proceeding, and the person is so situated that the disposition of the proceeding may, as a practical matter, impair or impede his or her ability to protect that interest, unless the person's interest is adequately represented by existing parties.

Further, RC § 4903.221(B) and OAC 4901-1-11(B) provide that the Commission, in ruling upon applications to intervene in its proceedings, shall consider the following criteria:

(1) The nature and extent of the prospective intervener's interest; (2) The legal position advanced by the prospective intervenor and its probable relation to the merits of the case; (3) Whether the intervention by the prospective intervenor will unduly prolong or delay the proceedings; (4) Whether the prospective intervenor will significantly contribute to full development and equitable resolution of the factual issues.

OAC 4901-1-11(B) also provides that an additional factor in considering a request to intervene will be the extent to which the person's interest is represented by existing parties.

Nucor is a large industrial consumer of electricity delivered to it by the Ohio Edison Company ("Ohio Edison"). Nucor uses electricity throughout its operations, but in particular, uses substantial quantities of electricity to melt steel scrap, recycling it to make new steel. Nucor pays Ohio Edison millions of dollars per year for electricity. The cost of electricity is critical to Nucor's competitiveness in the national and international steel markets.

In this proceeding, Ohio Edison, the Cleveland Electric Illuminating Company, and the Toledo Edison Company (collectively "FirstEnergy") request approval of an electric security plan ("ESP") that will change the rates and rate schedules applicable to Nucor Marion. FirstEnergy's proposed ESP could have a dramatic effect on the rates Nucor Marion pays and the terms and conditions under which Nucor Marion takes electric service. Accordingly, Nucor Marion has direct, real, and substantial interests in this proceeding. Moreover, Nucor Marion is so situated that the disposition of this proceeding without Nucor Marion's ability to fully participate in this proceeding will prejudice and impede Nucor Marion's ability to protect its substantial business interests.

Further, other parties choosing to participate in this proceeding would not represent Nucor's interests. Nucor submits that its unique perspectives will contribute to the full, equitable, and expeditious resolution of this proceeding. Lastly, Nucor's timely intervention will

not unduly delay the proceeding, or unjustly prejudice the interests of any existing party to this proceeding.

III. CONCLUSION

For the reasons set forth above, Nucor respectfully requests the Commission to grant Nucor's request to intervene in the above-captioned proceeding.

Respectfully submitted,

Michael K. Lavanga PHV #1014-2014

Counsel of Record

Garrett A. Stone PHV #1036-2014

Owen J. Kopon PHV #1055-2014

Brickfield, Burchette, Ritts & Stone, P.C. 1025 Thomas Jefferson Street, N.W.

8th Floor, West Tower

Washington, D.C. 20007

(202) 342-0800 (Main Number)

(202) 342-0807 (Facsimile)

Attorneys for Nucor Steel Marion, Inc.

CERTIFICATE OF SERVICE

I hereby certify that a copy of the foregoing pleading was served upon the following parties of record or as a courtesy, via electronic transmission or U.S. Mail postage prepaid on August 29, 2014.

stnourse@aep.com misatterwhite@aep.com yalami@aep.com ioseph.clark@directenergy.com ghull@eckertseamans.com schmidt@sppgrp.com burki@firstenergycorp.com cdunn@firstenergycorp.com jlang@calfee.com talexander@calfee.com dakutik@jonesday.com joliker@igsenergy.com mswhite@igsenergy.com sam@mwncmh.com fdarr@mwncmh.com mpritchard@mwncmh.com myurick@taftlaw.com zkravitz@taftlaw.com Larry.sauer@occ.ohio.gov Kevin.moore@occ.ohio.gov mkurtz@BKLlawfirm.com kboehm@BKLlawfirm.com jkylercohn@BKLlawfirm.com cmooney@ohiopartners.org William.wright@puc.state.oh.us Mandy.willey@puc.state.oh.us Gregory.price@puc.state.oh.us callwein@wamenergylaw.com nolanm@wamenergylaw.com

Michael K. Layanga, Esq