

Chester Willcox & Saxbe, LLP 65 East State Street, Suite 1000 Columbus, OH 43215

MAIN: 614.221.4000 FAX: 614.221.4012

WWW.CW5LAW.COM

NATHANIEL S. OROSZ Direct 614,334.6117 norosz@cwslaw.com RECEIVED-DOCKETING DIV

2009 JUN 24 PM 3:44

PUCO

June 24, 2009

Via Hand Delivery

Renee Jenkins Ohio Power Siting Board Docketing Division 180 East Broad Street – 13th Floor Columbus, Ohio 43215

RE: OPSB Case No. 06-1358-EL-BGN Clarification of Service of AMP-Ohio's Motion to Modify and/or Clarify Condition and Memorandum in Support

Dear Ms. Jenkins:

American Municipal Power-Ohio, Inc. ("AMP-Ohio") provides this notice to clarify its June 23, 2009 Certificate of Service associated with its Motion to Modify and/or Clarify Conditions ("Motion to Modify") in the above-referenced matter. AMP-Ohio mistakenly did not list counsel for Ohio Power Siting Board ("OPSB") Staff William Wright, John Jones, and Margaret Malone on the list of persons served on the Certificate of Service attached to the Motion to Modify. AMP-Ohio provides this notice to certify to the OPSB that it served the Motion to Modify on counsel for Staff on June 23, 2009 via electronic mail.

Respectfully,

Nathaniel S. Orosz

Counsel for American Municipal Power-Ohio, Inc.

This is to outlify that the langes appearing are an accounts and complete repreduction of a case file document delivered in the requise course of insinces rechnician ______ fore Processed ______