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BEFORE THE
THE PUBLIC UTILITIES COMMISSION OF OHIO

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In the Matter of the Application of Ohio Power Company and Columbus Southern Power Company for Authority to Merge and Related Approvals)	Case No. 10-2376-EL-UNC
In the Matter of the Application of Columbus Southern Power Company and Ohio Power Company for Authority to Establish a Standard Service Offer Pursuant to §4928.143, Ohio Rev. Code, in the Form of an Electric Security Plan.)	Case No. 11-346-EL-SSO Case No. 11-348-EL-SSO
In the Matter of the Application of Columbus Southern Power Company and Ohio Power Company for Approval of Certain Accounting Authority)	Case No. 11-349-EL-AAM Case No. 11-350-EL-AAM
In the Matter of the Application of Columbus Southern Power Company to Amend its Emergency Curtailment Service Riders)	Case No. 10-343-EL-ATA
In the Matter of the Application of Ohio Power Company to Amend its Emergency Curtailment Service Riders)	Case No. 10-344-EL-ATA
In the Matter of the Commission Review of the Capacity Charges of Ohio Power Company and Columbus Southern Power Company.)	Case No. 10-2929-EL-UNC
In the Matter of the Application of Columbus Southern Power Company for Approval of a Mechanism to Recover Deferred Fuel Costs Ordered Under Ohio Revised Code 4928.144)	Case No. 11-4920-EL-RDR

**FIRSTENERGY SOLUTIONS CORP.'S
MOTION FOR PROTECTIVE ORDER**

FirstEnergy Solutions Corp. ("FES"), by its attorneys and pursuant to O.A.C. 4901-1-24(D), moves for a protective order keeping confidential the designated information included in

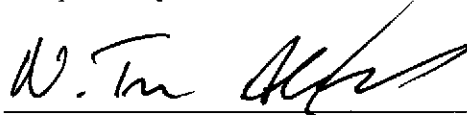
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the Testimony of Michael M. Schnitzer being filed contemporaneously herewith. The designated information was produced by Columbus Southern Power Company and Ohio Power Company (collectively, "AEP Ohio") to FES pursuant to a confidentiality agreement between the parties that obligates FES to seek confidential treatment of the designated information if used in pre-filed testimony. AEP Ohio has represented that all of the designated information, which is described on Exhibit A to this Motion, is competitively sensitive and/or otherwise proprietary and confidential. Thus, FES seeks a protective order preventing public disclosure of the designated information.

Exhibit A to this Motion lists the designated information, which has been redacted from the associated filing and filed separately under seal. For the foregoing reasons, FES requests that the designated documents be protected from public disclosure.

Respectfully submitted,



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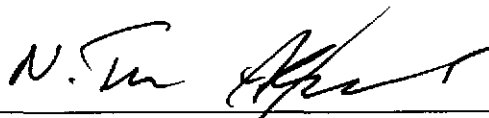
Exhibit A

Designated Information in Testimony of Michael M. Schnitzer

- AEP Ohio's forecast for fuel expenditures (and related analyses), from AEP Ohio Response to FES Interrogatory 1-001 RESTRICTED ACCESS CONFIDENTIAL, produced subject to Protective Agreement, included in text and in Exhibits MMS-2 and MMS-4.
- Statements of current shopping levels in text and Exhibit MMS-3, derived from discovery responses labeled COMPETITIVELY SENSITIVE CONFIDENTIAL and produced subject to Protective Agreement.
- Discovery responses labeled COMPETITIVELY SENSITIVE CONFIDENTIAL and produced by AEP Ohio subject to Protective Agreement, attached as documents 15-19 in Exhibit MMS-6 and referenced in text, reflecting capacity position analyses, shopping data and Turning Point costs.

CERTIFICATE OF SERVICE

I hereby certify that a copy of the foregoing *FirstEnergy Solutions Corp.'s Motion for Protective Order* was served this 27th day of September, 2011, via e-mail upon the parties below.



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