

American Electric Power 1 Riverside Plaza Columbus, OH 43215-2373 AEP.com

July 10, 2012

Barcy F. McNeal Docketing Division Chief Public Utilities Commission of Ohio 180 East Broad Street Columbus Ohio 43215-3793

> Re: 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 Nos. 11-346-EL-SSO et. al.

Dear Ms. McNeal:

Ohio Power Company (dba AEP Ohio) filed a Reply Brief in these cases on July 9, 2012. It has come to my attention that there was a misstatement made inadvertently on page 30 that needs to be corrected. On page 30, the following statement was made: "Alternatively, the Commission could grant the RSR as proposed (*i.e.*, \$2/MWh) while separately providing for a new nonbypassable charge to recover the difference between RPM pricing and \$188.88/MW-day."

The sentence should have stated: "Alternatively, the Commission could grant the RSR as proposed (*i.e.*, using a \$929 million non-fuel generation revenue target which would involve a \$2.75/MWh charge based on recovery to \$188.88/MW-day outside of the RSR) while separately providing for a new nonbypassable charge to recover the difference between RPM pricing and \$188.88/MW-day."

Thank you for your attention to this matter.

Respectfully Submitted,

cc: Parties of Record

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in

Case No(s). 11-0346-EL-SSO, 11-0348-EL-SSO, 11-0349-EL-AAM, 11-0350-EL-AAM

Summary: Correspondence Letter to Docketing re: Correction electronically filed by Mr. Steven T Nourse on behalf of Ohio Power Company