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Via E-FILE

October 22, 2014

Public Utilities Commission of Ohio
PUCO Docketing
180 E. Broad Street, 10th Floor
Columbus, Ohio 43215


In re: Case No. 10-3066-EL-AEC

Dear Sir/Madam:

Please find attached REVISION TO JOINT APPLICATION TO AMEND THE UNIQUE ARRANGEMENT BY TIMKENSTEEL CORPORATION AND OHIO POWER COMPANY for filing in the above-referenced matter.

Copies have been served on all parties on the attached certificate of service. Please place this document of file.

Respectfully yours,



Michael L. Kurtz, Esq.

Jody Kyler Cohn, Esq.

BOEHM, KURTZ & LOWRY

MLKkew

Encl.

Cc: Thomas McNamee, Esq.
Richard Bulgrin, Esq.

**BEFORE THE
PUBLIC UTILITIES COMMISSION OF OHIO**

In the Matter of the Joint Application of the TimkenSteel Company and The Ohio Power Company for Approval of a Unique Arrangement for the TimkenSteel Company's Canton, Ohio Facilities.	: : :	Case No. 10-3066-EL-AEC
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**REVISION TO JOINT APPLICATION TO AMEND THE UNIQUE ARRANGEMENT BY
TIMKENSTEEL CORPORATION AND OHIO POWER COMPANY**

On September 18, 2014, TimkenSteel Corporation ("TimkenSteel") and Ohio Power Company ("AEP Ohio," collectively "Joint Movants") submitted a Joint Application to the Public Utilities Commission of Ohio ("Commission") for approval to amend their current Unique Arrangement ("Joint Application"). The proposed amendments were intended to keep TimkenSteel's cost structure competitive by: 1) allowing TimkenSteel to shop for electric generation service beginning January 1, 2015 and for the remainder of the Unique Arrangement term; and 2) giving TimkenSteel the opportunity to continue to serve as an interruptible resource for AEP Ohio and receive an interruptible service credit during the period of January 1, 2015 through May 31, 2015 while preserving the other Unique Arrangement terms already approved by the Commission.

Joint Movants' request to amend their current Unique Arrangement as of January 1, 2015 was motivated by TimkenSteel's estimate that it would meet the aggregate discount cap set forth in the Unique Arrangement by early December 2014. However, TimkenSteel now estimates that it will meet the aggregate discount cap prior to December. As explained in the Joint Application, the end of that rate discount could significantly harm TimkenSteel's competitiveness both nationally and internationally. Consequently, in order to better align the requested amendments to the Unique Arrangement with the expiration of the aggregate discount cap, Joint Movants now request that the Commission approve the proposed amendments effective December 1, 2014. All other aspects of the proposals set forth in the Joint Application remain unchanged.

Approving Joint Movants' Unique Arrangement as requested effective December 1, 2014 will not harm other customers. Because TimkenSteel will have already reached its aggregate discount cap by December 1, 2014, there will be no additional delta revenue to be collected from other customers at that time if TimkenSteel

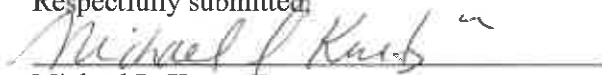
chooses to shop. In fact, there will be a rate reduction to other customers once TimkenSteel's rate discount ends since the associated delta revenue will no longer be collected through AEP Ohio's rates. Further, allowing Timken to serve as an interruptible resource for AEP Ohio from December 1, 2014 through May 31, 2015 even if TimkenSteel chooses to shop at that time would not harm other customers since TimkenSteel could already receive the \$8.21/kW-month interruptible credit if it chose not to shop.

WHEREFORE, Joint Movants respectfully request that the Commission approve the following two amendments to their Unique Arrangement, as revised to reflect a December 1, 2014 effective date:

- 1) An amendment permitting TimkenSteel to shop for electric generation service beginning December 1, 2014 through the remainder of the Unique Arrangement term without terminating the Arrangement; and
- 2) An amendment giving TimkenSteel the opportunity to continue serving as an interruptible resource for AEP Ohio from December 1, 2014 through May 31, 2015 pursuant to the Unique Arrangement.

Joint Movants urge the Commission to find that the amendments to the Unique Arrangement described herein, as revised, are just and reasonable and promptly act to approve those amendments.

Respectfully submitted,



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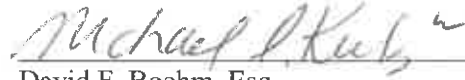
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October 23, 2014

CERTIFICATE OF SERVICE

I hereby certify that true copy of the foregoing was served by electronic mail (when available) or ordinary mail, unless otherwise noted, this 22ND day of October, 2014 to the following:



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Summary: Application Revision to Joint Application of TimkenSteel Corporation and Ohio Power Company electronically filed by Mr. Michael L. Kurtz on behalf of TimkenSteel Corporation and Ohio Power Corporation