IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF OHIO EASTERN DIVISION

OFFICIAL COMMITTEE OF ADMINISTRATIVE CLAIMANTS, on)	CASE NO.:	1:05 CV 2158
Behalf of LTV Steel Company, Inc.,	į	JUDGE DON	IALD C. NUGENT
Plaintiff,)		
v.)		
WILLIAM H. BRICKER, et al.,)		<u>DUM OPINION</u> ORDER
Defendants.)	AND	OKDEK

This matter is before the Court on the Motion to Intervene by VP Buildings, Inc.

Distribution Trust as Representative of Certain Unsecured Creditors of LTV Steel Corporation,
Inc. (ECF #246). Plaintiff and Defendants have filed Memoranda in Opposition to the Motion to
Intervene, as has LTV Steel. The proposed Intervener has filed a Reply Brief in support. After
careful consideration of the filings, it is apparent that VP Buildings cannot satisfy the
requirements necessary for intervention under Rule 24(a) or (b). Most importantly, it is clear
that VP's motion to intervene is untimely, filed more than six years after this action was filed in
this Court and at a time when summary judgment motions have been filed and trial has been
scheduled to begin in two months. Both Plaintiff and Defendants would be substantially
prejudiced by the delay and expense that would be caused by permitting intervention at this time.
Accordingly, the Motion to Intervene by VP Buildings, Inc. Distribution Trust (ECF #246) is
DENIED. IT IS SO ORDERED.

DATED: Systember 13,2011

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UNITED STATES DISTRICT JUDGE