BEFORE THE PUBLIC UTILITIES COMMISSION OF OHIO

| Tammy Ross |) |
|-------------------------------|---------------------------|
| Karl Ross |) |
| 10428 Shadyside Lane |) |
| Cincinnati, Ohio 45249 |) |
| |) Case No. 17-2186-EL-CSS |
| Complainants | |
| |) |
| V. |) |
| |) |
| |) |
| Duke Energy Ohio, Inc. |) |
| |) |
| Respondent |) |
| | |
| | |

MOTION TO DISMISS OF

RESPONDENT DUKE ENERGY OHIO, INC.

Now Comes Duke Energy Ohio, Inc. (Duke Energy Ohio or Company) and respectfully moves, pursuant to O.R.C. 4905.26, O.A.C. 4901-1-12 and 4901-9-01(C), to dismiss the Complaint filed by Tammy Ross and Karl Ross (collectively Complainants). This Complaint should be dismissed with prejudice because it fails to set forth reasonable grounds for complaint against Duke Energy Ohio. A memorandum in support of this motion is attached.

Respectfully submitted,

/s/ Elizabeth H. Watts

Amy B. Spiller (0047277) (Counsel of Record)
Deputy General Counsel
Elizabeth H. Watts (0031092)
Associate General Counsel
Duke Energy Business Services LLC
139 East Fourth Street, 1303-Main
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/s/ Robert A. McMahon

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Attorneys for Respondent Duke Energy Ohio, Inc.

MEMORANDUM OF LAW

O.R.C. 4905.26 requires a complainant to state reasonable grounds for a complaint before a case may go forward.¹ In the absence of a clear statement of the mandatory reasonable grounds, a complaint should be dismissed.² O.A.C. 4901-9-01(C) includes failure to set forth reasonable grounds as a defense or assertion which may be raised by motion.

In this case, Complainants filed a Complaint that does not contain a single allegation against Duke Energy Ohio. Their Complaint consists solely of the Public Utilities Commission of Ohio (the Commission) Formal Complaint Form that identifies the parties' names, Complainants' address, and their account number with Duke Energy Ohio, along with a copy of an unidentified easement. That is the extent of the Complaint in this case. Because the Complaint does not set forth reasonable grounds for complaint against Duke Energy Ohio, it must be dismissed with prejudice.

For all of the reasons set forth above, Duke Energy Ohio respectfully requests that the Commission grant its motion and dismiss the Complaint filed by Complainants Tammy Ross and Karl Ross with prejudice.

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¹ See, e.g., Ohio Utilities Co. v. Public Utilities Com., 58 Ohio St. 2d 153, 156-157 (1979)

² See, e.g., In the Matter of the Complaint of Diana Williams v. Ohio Edison Co., Case No. 08-1230-EL-CSS, 2009 Ohio PUC LEXIS 918, *11 (holding that a complaint must stand on its own and cannot proceed forward without a clear statement of reasonable grounds); In the Matter of the Complaint of Richard Powell, d.b.a. Scioto Lumber Company, Complainant, v. The Cincinnati Gas & Electric Company, 88-916-GE-CSS, 1988 Ohio PUC LEXIS 674, *4 (dismissing complaint because, among other reasons, it does not involve a service rendered to the complainant or any regulation affecting the complainant)

Respectfully submitted,

/s/ Elizabeth H. Watts

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Attorneys for Respondent Duke Energy Ohio, Inc.

CERTIFICATE OF SERVICE

I hereby certify that a copy of the foregoing Motion to Dismiss of
Respondent Duke Energy Ohio, Inc., was served via regular US Mail postage prepaid, or by
electronic mail service, this 13th day of November 2017, upon the following:

Tammy & Karl Ross 10428 Shadyside Lane Cincinnati, Ohio 45249

/s/ Elizabeth H. Watts
Elizabeth H. Watts