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FILE

09-1819-EL-CSS

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November 17, 2009

Public Utilities Commission of Ohio
Docketing Division
180 East Broad Street
Columbus, Ohio 43215-3793

PUCO

2009 NOV 18 PM 12:21

RECEIVED-DOCKETING DIV

Re: James Struewing

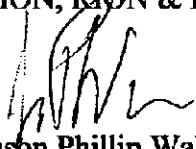
To Whom It May Concern:

Enclosed please find for filing an original plus thirteen copies of the initial Complaint relative to the above-referenced matter. Upon filing, please return any unused file-stamped copies to my office in the self-addressed, stamped envelope enclosed for your convenience.

Should you have any questions or concerns, please do not hesitate to contact my office. Thank you in advance for your assistance and prompt attention to this matter.

Regards,

RION, RION & RION, L.P.A., INC.


Jason Phillip Walker

JW/jlg
Enclosures

This is to certify that the images appearing are an accurate and complete reproduction of a case file document delivered in the regular course of business.
Technician D.R. Date Processed 11/18/09

RECEIVED-DOCKETING DIV
2009 NOV 18 PM 12:21
PUCO

OHIO PUBLIC UTILITIES COMMISSION

JAMES STRUEWING,
12200 Gerlaugh Rd.
Medway, OH 45341

-Complainant-

vs.

**THE DAYTON POWER & LIGHT
COMPANY**
c/o Claims Administration
P.O. Box 341088
Dayton, OH 45434

-Respondent-

CASE NO. 09-1819-EL-CSS

JUDGE _____

COMPLAINT

Now comes the Complainant, James Struewing, by and through counsel, and for Complaint against Respondent Dayton Power & Light Company, Inc., states as follows:

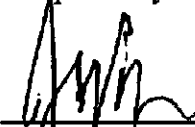
1. At all times relevant to this Complaint, Plaintiff owned the property located at 12016 Gerlaugh Rd, Medway, OH 45341 ("Property").
2. At all times relevant to this Complaint, Respondent provided electrical power to the Property.
3. There exist two (2) meters on the Property: One meter measures power consumption in the home; the other meter measures power consumption in the

barn. The latter meter ("Meter") is the only meter relevant to the instant complaint.

4. On or about July 24, 2009, an agent for the Respondent disconnected the Meter.
5. Upon information and belief, the Respondent now seeks in excess of Seven Thousand Dollars (\$7,000.00) for electricity allegedly passing through the Meter and ultimately utilized by the Property over the past five (5) years.
6. Given the limited number of items drawing electricity through the Meter, it is not possible that the amount of electricity for which the Respondent seeks to be compensated passed through the Meter.
7. Upon information and belief, the figures upon which the Respondent bases its five (5) year estimate are improper, arbitrary and in no way comparable to the actual consumption measured by the Meter.

WHEREFORE, the Complainant respectfully requests that this Commission find the Respondent is not entitled to the amount it seeks in its statements to the Complainant, and for any and all other relief to which this Commission finds the Complainant entitled.

Respectfully Submitted,

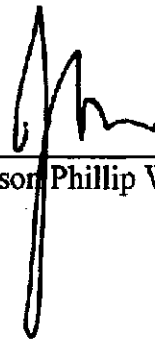


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Attorney for Complainant

CERTIFICATE OF SERVICE

I, the undersigned, hereby certify that a copy of the foregoing was served on the following by ordinary U.S. Mail on the day the same was filed.

THE DAYTON POWER & LIGHT COMPANY
c/o Claims Administration
P.O. Box 341088
Dayton, OH 45434



Jason Phillip Walker (#0079535)