

FILE

BEFORE

THE PUBLIC UTILITIES COMMISSION OF OHIO

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2005 SEP 23 PM 5:00
PUCO

In the Matter of the Application of)
The Dayton Power and Light Company)
for the Creation of a Rate Stabilization)
Surcharge Rider and Distribution Rate)
Increase.)

Case No. 05-276-EL-AIR

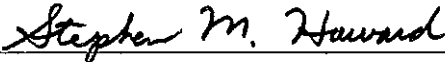
OBJECTIONS TO STAFF REPORT OF INVESTIGATION

Pursuant to Section 4909.19, Revised Code, Rule 4901-1-28(B) of the Ohio Administrative Code, and the Attorney Examiner's Entry of September 1, 2005, Honda of America Manufacturing, Inc. ("Honda") hereby submits its Objections to the Staff Report of Investigation as follows:

Honda objects to the determination of the Staff on page 27 of the Staff Report issued in the above styled docket that the rate stabilization rider ("RSS") be assessed against customers who purchase their power from a competitive retail electric service provider ("CRES"). As detailed in the Staff Report the basis for the RSS is for fuel and security expenses associated with Dayton Power and Light's generation. Since a CRES customer does not take generation from Dayton Power and Light Company ("DP&L"), and hence would not cause any fuel to be burned by DP&L, it is unreasonable and unlawful to charge such customers the RSS charge.

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Respectfully submitted,



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CERTIFICATE OF SERVICE

I certify that a copy of the foregoing Objections to the Staff Report of Investigation were served by electronic mail or regular U.S. mail, postage prepaid, this 23rd day of September, 2005, upon the following persons:

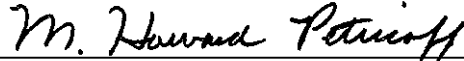
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