JONES DAY

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Via Hand Delivery

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

Re: <u>Case No. 09-458-GA-UNC</u>

Dear Docketing

Attached are hard copy filings of the following documents for the above-referenced case which were electronically filed today:

- DEO Exhibit 2 Supplemental Direct Testimony of Vicki H. Friscic on behalf of Dominion East
- OhioDEO Exhibit 3 Direct Testimony of Mike Reed on behalf of Dominion East Ohio
- DEO Exhibit 4 Direct Testimony of Eric Hall on behalf of Dominion East Ohio
- Statement Informing the Commission whether the issues raised in the Comments filed by Staff and Interveners have been resolved

We electronically filed a document on October 6, 2009 in this case. We called the electronic filing contact number and we were subsequently transferred to the Utilities Department, where we confirmed that an electronic filing was satisfactory and no hard copy backup was necessary.

Very truly yours,

Paul A. Colbert

COI-1429921v1

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#### BEFORE

#### THE PUBLIC UTILITIES COMMISSION OF OHIO

In the Application of the East Ohio Gas Company d/b/a Dominion East Ohio to Adjust its Pipeline Infrastructure Replacement Program Cost Recovery Charge and Related Matters. Case No. 09-458-GA-UNC TUG OFT -9 PH 2: 3

DIRECT TESTIMONY OF MIKE REED ON BEHALF OF DOMINION EAST OHIO

### TABLE OF CONTENTS

Page

I.	INTRODUCTION	1
II.	DESCRIPTION OF INCREMENTAL O&M EXPENSES	2

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#### 1 I. INTRODUCTION

- 2 Q1. Please state your name, occupation and business address.
- A1. My name is Mike Reed. I am employed by The East Ohio Gas Company, d/b/a
  Dominion East Ohio ("DEO"), as Director of Design and Construction Operations. My
  business address is 320 Springside Drive; Akron, Ohio 44333.
- 6

#### Q2. Please describe your educational background and work experience.

7 A2. In 1982, I graduated from the Lawrence Institute of Technology with a Bachelor of 8 Science degree in civil engineering. I have served in my current position, Director of 9 Design and Construction Operations, since May 2008. Prior to that, I was Director of Field Service Operations for four years, overseeing our meter-reading, credit and 10 11 collection, dispatch, leak repair and pipeline maintenance operations. Prior to that, I 12 served as Director of Construction operations in Pennsylvania. Altogether, I have 13 worked for DEO or its predecessors since 1982.

## 14 Q3. What are your job responsibilities as Director of Design and Construction 15 Operations?

A3. I am responsible for the design and construction of pipeline facilities, including
distribution, gathering and transmission facilities. I also have oversight for our land
group for Right-of-Way management and our Lima operations (formerly the West Ohio
Gas Company).

#### 20 Q4. Have you previously testified before the Commission?

21 A4. No.

Q5. Are you familiar with DEO's Application to adjust its Pipeline Infrastructure
 Replacement ("PIR") Cost Recovery Charge?

- 1 A5. Yes.
- Q6. Are you familiar the incremental Operation and Maintenance ("O&M") expenses
   DEO seeks to recover through the PIR Cost Recovery Charge?
- 4 A6. Yes.

5 Q7. How so?

- A7. I am involved on a daily basis with the management of DEO's pipeline projects,
  including those encompassed by the PIR program, and with the closing of those projects
  for purposes of accounting. I also participate in DEO's decisions regarding allocation of
  our internal resources on the PIR project.
- 10 Q8. What is the purpose of your testimony in this proceeding?
- 11 A8. The purpose of my testimony is to provide additional detail regarding the incremental 12 O&M expenses DEO seeks to recover through the PIR Cost Recovery Charge. As I 13 explain below, these expenses are critical to the successful implementation of the PIR 14 program.
- 15 II. DESCRIPTION OF INCREMENTAL O&M EXPENSES
- Q9. What are the incremental O&M expenses DEO seeks to recover through the PIR
   Cost Recovery Charge?

A9. DEO seeks recovery of expenses for project management and design, project
 prioritization and scoping, contractor management, project monitoring and reporting, and
 data preparation and map generation directly associated with DEO's PIR program. But
 for the existence of the PIR program these costs would not be incurred by DEO.

Q10. How did DEO determine whether to include a particular O&M expense in its
 Application?

-2-

1 In accordance with the parties' agreement and the Commission's approval of the PIR A10. 2 program, DEO seeks recovery of only those incremental O&M expenses that would not 3 have been incurred but for the PIR program. Only PIR-related costs are charged to 4 incremental O&M expense for this program. Labor costs for employees who have 5 transferred within the Company to our new PIR-related positions are included only if 6 those employees' former positions were deemed necessary for core activities and were 7 backfilled. Specifically, of the 23 DEO employees included in incremental O&M 8 expense, six were new hires, and the rest were backfilled internally. Simply put, if it 9 weren't for the PIR program, the incremental O&M expenses included in the Application 10 would not have been incurred.

11 011. Is it necessary that DEO incur these expenses in administering the PIR program? 12 A11. Yes.

13 Why? Q12.

14 A12. The sheer magnitude of the PIR program has required-and will continue to require-15 that DEO invest labor and other resources for O&M activities. Since DEO began 16 implementing PIR, it effectively has doubled its capital budget, making the PIR program 17 one of the most significant projects in the Company's history. For this investment to be 18 successful and properly administered, however, it must be accompanied by appropriate 19 incremental O&M expenditures.

20

#### Has DEO specifically tracked these incremental O&M expenses? 013.

21 A13. Yes. DEO has assigned these expenses to specific WBS elements ("Work Breakdown 22 Structure" elements, a term specific to DEO's SAP accounting system to designate 23 projects) for purposes of tracking and reporting. Exhibit MR-1, which was provided to

-3-

the parties in discovery, reflects a summary of the incremental O&M expenses charged to these elements.

## Q14. Please explain the purpose of project management activities and how they relate to the PIR project.

5 A14. Because of the magnitude and scope of the PIR project, project management-related labor 6 and other costs comprise the bulk of incremental O&M expense. The role of the project 7 management employees is to oversee the entire construction process, from planning 8 through design and construction, including all restoration issues. Project Managers 9 communicate with the municipalities and customers affected by the actual excavations 10 and construction projects, a large task given the number of communities involved and 11 upfront communication is the key to this process. These activities of the Project 12 Managers are critical to the success of the PIR program. Project management expenses 13 are separated into multiple WBS elements. Specifically, "PIR.2.IRP" refers to labor and 14 related vehicle costs associated with project management for work on long duration, or 15 "major" projects, which together involved \$36.6 million or approximately 41% of DEO's 16 recent filing. "PIR.2.LIMA" includes similar O&M expenses associated with Lima-area 17 "major projects." Project management expenses are also included in "PIR.2.DESIGN" 18 and "PIR.2.STAFF," which also includes expenses related to the design, permitting and 19 the monitoring of construction processes and procedures. These activities are critical to 20 maintain the appropriate implementation of what will ultimately be a multi-billion dollar 21 project.

# Q15. Please explain the purpose of prioritizing and scoping O&M expenses and how they relate to the PIR project.

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1 A15. The four DEO employees in the Project Prioritization Team ("PPT") are responsible for 2 prioritizing pipeline projects, to ensure that the right projects are constructed at the right 3 time. The PPT group works with the DEO Operations Design and Construction areas to 4 develop proactive project plans to ensure that DEO is appropriately prioritizing the worst 5 pipeline problems. Given the number of PIR projects and affected communities, this task 6 requires a great deal of planning to anticipate contingencies and conflicts, such as 7 roadwork, relocations or other third-party construction that might impact PIR-related 8 work. DEO uses the OPTIMAIN software to help with project identification and 9 prioritization, and the Envista Web-based product for communication with municipalities 10 and other authorities regarding future construction and maintenance projects. Labor and 11 vehicle costs associated with these expenses are charged to "PIR.1.PPT." Envista-related 12 subscription and training costs are charged to a separate WBS element.

## Q16. Please explain the purpose of contractor management activities and how they relate to the PIR project.

15 A16. These labor charges, which are reflected in the "PIR.2.CONSERV" WBS element, relate 16 to the DEO employees who manage every aspect of our PIR program contractor 17 relationships, from beginning to end. Given the magnitude of the PIR program, this 18 group worked at establishing a large contractor pool to provide competitive pricing and 19 the necessary skill set, mainly qualified operators, for natural gas pipeline projects. In 20 addition, they are responsible for coordination of our bidding process: scoping bid 21 documentation, assembling and forwarding bid information to prospective contractors; 22 answering questions regarding bid information; and detailed evaluation of bids. Once 23 contractors are selected, these employees ensure that contractors have the necessary

-5-

1 qualifications and background checks to complete the work. As a project progresses, 2 these employees also reconcile invoices from contractors to verify that those costs are 3 properly paid in an effort to minimize any "cost plus" issues.

4 This group is also responsible for our post construction issues including damages and 5 restoration that may arise between DEO's contractors, and other third parties.

6 Q17. Please explain the purpose of monitoring and reporting activities and how they
7 relate to the PIR project.

A17. These expenses relate to the O&M charges associated with compiling, monitoring and
reporting data related to PIR projects; this group focuses on the internal monitoring of the
projects, updating DEO's forecasts for recovery costs and recovery period. We must
keep in mind that the PIR recovery period differs from the DEO capital spend period,
necessitating a new set of reports and tracking mechanisms. Much of this work involves
processing and responding to a wide variety of inquiries by the Commission and the OCC
regarding PIR. These costs are charged to "PIR.1.CIM."

Q18. Please explain the purpose of data preparation O&M expenses and how they relate
 to the PIR project.

17 A18. These expenses include the vendor costs associated with contractors who prepare detailed 18 maps and data prior to construction to assist Project Managers and designers in designing 19 projects. Once construction is complete, this group then updates DEO's GIS mapping 20 system, and compliance systems to reflect the new pipe information. Although 21 approximately 30 contractors work in this area, costs for only approximately four of the 22 30 contractors have been included in the PIR incremental O&M expense, reflecting the 23 increase due to the existence of the PIR program. These costs are captured in

-6-

1 "OHADMT.PIR." But for the PIR program the incremental O&M expenses would not 2 be incurred. The activities supported by the O&M expenses are critical to ensure DEO 3 properly implements this important program.

4 Q19. Does this conclude your testimony?

5 A19. Yes.

#### **CERTIFICATE OF SERVICE**

I hereby certify that a copy of the foregoing was sent by electronic mail to the following

parties on this 9th day of October, 2009.

<u>/s Grant W. Garber</u> Grant W. Garber

Stephen Reilly Anne Hammerstein Office of the Ohio Attorney General Public Utilities Section 180 East Broad Street, 9<sup>th</sup> Floor Columbus, Ohio 43215 Stephen.reilly@puc.state.oh.us Anne.hammerstein@puc.state.oh.us Office of the Ohio Consumers' Counsel Joseph Serio, Esq. Larry Sauer, Esq. 10 West Broad Street, Suite 1800 Columbus, Ohio 43215-3485 serio@occ.state.oh.us sauer@occ.state.oh.us

PIR O&M Incremental Costs for 2008 & 2009 Reporting January 1, 2009 - June 30, 2009

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Categpry	WBS	Hours	Total Cost	Feb-09	Mar-09	Apr-09	May-09	60-unr
Contractor Labor	OHADMT.PIR		\$31,556.29	\$1,191.66	\$7,066.36	\$5,277.79	\$17,261.67	\$758.81
Contractor Total			\$31,556.29	\$1,191.66	\$7,066.36	\$5,277.79	\$17,261.67	\$758.81
Labor	PIR.1.ADMT	800	\$38,208.00	\$382.08	\$13,754.88	\$8,787.84	\$7,259.52	\$8,023.68
	PIR.1.CIM	968	\$72,529.04	\$22,732.04	\$11,776.84	\$10,488.32	\$14,421.44	\$13,110.40
	PIR.1.PPT	3,703	\$176,734.96	\$30,773.24	\$53,243.60	\$27,826.48	\$34,776.40	\$30,115.24
	PIR.2.CONSERV	1,723	\$98,282.56	\$35,853.46	\$19,299.80	\$17,340.80	\$8,629.88	\$17,158.62
	PIR.2.DESIGN	2,549	\$158,053.86	\$19,262.88	\$64,368.90	\$26,525.52	\$21,597.84	\$26,298.72
	PIR.2.IRP	3,111	\$196,448.72	\$64,839.98	\$37,177.80	\$32,486.13	\$32,886.20	\$29,058.61
	PIR.2, LIMA	862	\$69,718.56	\$25,234.56	\$14,234.88	\$11,404.08	\$2,911.68	\$15,933.36
	PIR.2.STAFF	1,816	\$161,725.44	\$52,832.16	\$33,403.68	\$29,745.12	\$21,738.72	\$24,005.76
Labor Total		15,532	\$971,701.14	\$251,910.40	\$247,260.38	\$164,604.29	\$144,221.68	\$163,704.39
Vehicle	PIR.1.CIM	968	\$8,073.12	\$2,768.88	\$1,434.48	\$1,067.52	\$1,200.96	\$1,601.28
	PIR.2.DESIGN	1,909	\$16,894.65		\$8,469.45	\$2,690.40	\$1,274.40	\$4,460.40
	PIR.2.IRP	760	\$6,721.59	\$1,531.05	\$2,079.76	\$1,212.45	\$1,070.85	\$827.48
	PIR.2.UMA	862	\$7,628.70	\$2,761.20	\$1,557.60	\$1,247.85	\$318.60	\$1,743.45
_	PIR.2.STAFF	1,816	\$15,594.24	\$2,761.20	\$5,156.40	\$2,879.76	\$2,396.40	\$2,400.48
Vehicle Total		6,315	\$54,912.30	\$9,822.33	\$18,697.69	\$9,097.98	\$6,261.21	\$11,033.09
Other Costs								
	Annual Subscription & Training -							
Envista	Dec. '08 costs		\$70,500.00					
Other Cost Total			\$70,500.00					

\$1,128,669.73 **Grand Total**