LARGE FILING SEPARATOR SHEET

CASE NUMBER: 12-1685-GA-AIR, 12-1686-GA-ATA, 12-1687-GA-ALT 12-1688-GA-AAM FILE DATE: 07/09/12

SECTION: VOL 12 part 1 g/

NUMBER OF PAGES: 161

DESCRIPTION OF DOCUMENT: APPLICATION

BEFORE

THE PUBLIC UTILITIES COMMISSION OF OHIO

In the Matter of the Application of Duke Energy Ohio, Inc., for an Increase in Gas Rates.) Case No. 12-1685-GA-AIR)
In the Matter of the Application of Duke Energy Ohio, Inc., for Tariff Approval.) Case No. 12-1686-GA-ATA
In the Matter of the Application of Duke Energy Ohio, Inc., for Approval of an Alternative Rate Plan for Gas Distribution Service.) Case No. 12-1687-GA-ALT)
In the Matter of the Application of Duke Energy Ohio, Inc., for Approval to Change Accounting Methods.) Case No. 12-1688-GA-AAM)

VOLUME 12

SCHEDULES (E-2.1), (E-3), (E-3.1)

Vol.	Tab	Filing Requirement	Schedule	Description
#	#			
		R.C. 4909.18		Application of Duke Energy Ohio,
1	1			Inc.
		O.A.C. 4901-7-01	S-1	Capital Expenditures $\geq 5\%$ of
1	2	Appendix A, Chapter II (B)(1)(a)		Budget (5 Years Project)-Date
				Project Started
_	_	O.A.C. 4901-7-01	S-1	Capital Expenditures ≥ 5% of
1	2	Appendix A, Chapter II (B)(1)(b)		Budget (5 Years Project)- Estimated
				Completion Date
		O.A.C. 4901-7-01	S-1	Capital Expenditures ≥ 5% of
1	2	Appendix A, Chapter II (B)(1)(c)		Budget (5 Years Project)- Total
				Estimated Construction Cost By
		0 4 0 4001 7 01	0.1	Year
1	2	O.A.C. 4901-7-01	S-1	Capital Expenditures ≥ 5% of
1	2	Appendix A, Chapter II (B)(1)(d)	}	Budget (5 Years Project)-AFDC by
		O.A.C. 4901-7-01	S-1	Group Capital Expenditures ≥ 5% of
l	2	\$	3-1	Budget - Accumulated Costs
1	2	Appendix A, Chapter II (B)(1)(e)		Incurred as of Most Recent
				Calendar Year Excluding &
				Including AFDC
	·	O.A.C. 4901-7-01	S-1	Capital Expenditures ≥5% of
1	2	Appendix A, Chapter II (B)(1)(f)		Budget - Current Estimated Cost to
•	_			Completion Excluding & Including
				AFDC
		O.A.C. 4901-7-01	S-2	Revenue Requirement (5 Years
1	3	Appendix A, Chapter II (B)(2)(a)		Project) - Income Statement
		O.A.C. 4901-7-01	S-2	Revenue Requirement (5 Years
1	3	Appendix A, Chapter II (B)(2)(b)		Project) - Balance Sheet
		O.A.C. 4901-7-01	S-2	Revenue Requirement (5 Years
1	3	Appendix A, Chapter II (B)(2)(c)		Project) - Statement of Changes
		O.A.C. 4901-7-01	S-2	Revenue Requirements (5 Years
1	3	Appendix A, Chapter II (B)(3)(a)		Project) - Load Forecasts (Electric
				Only)
	' .	O.A.C. 4901-7-01	S-2	Not applicable (applies to telephone
1	3	Appendix A, Chapter II (B)(3)(b)		only)
	-	O.A.C. 4901-7-01	S-2	Revenue Requirement (5 Years
1	3	Appendix A, Chapter II (B)(3)(c)		Project) - Mix of Generation
				(Electric Only)
		O.A.C. 4901-7-01	S-2	Revenue Requirement (5 Years
1	3	Appendix A, Chapter II (B)(3)(d)		Project) - Mix of Fuel (Gas)
ļ		O.A.C. 4901-7-01	S-2	Revenue Requirement (5 Years
1	3	Appendix A, Chapter II (B)(3)(e)		Project) - Employee Growth
		O.A.C. 4901-7-01	S-2	Revenue Requirement (5 Years
1	3	Appendix A, Chapter II (B)(3)(f)	1 -	Project) - Known Labor Cost
	-	11	1	Changes

Vol.	Tab #	Filing Requirement	Schedule	Description	
	"	O.A.C. 4901-7-01	S-2	Revenue Requirement (5 Years	
1	3	Appendix A, Chapter II (B)(3)(g)		Project) - Capital Structure	
				Requirements/Assumptions	
		O.A.C. 4901-7-01	S-2.1	Not applicable – if the applicant	
-	-	Appendix A, Chapter II (B)(4)		utility does not release financial	
				forecasts to any outside party	
	ļ	O.A.C. 4901-7-01	S-2.2	Not applicable - forecast test period	
	<u> </u>	Appendix A, Chapter II (B)(5)			
		O.A.C. 4901-7-01	S-2.3	Not applicable – forecast test period	
	<u> </u>	Appendix A, Chapter II (B)(6)	<u> </u>		
		O.A.C. 4901-7-01	S-3	Proposed Newspaper Notice - Legal	
1	4	Appendix A, Chapter II (B)(7)		Notice to Commission	
		O.A.C. 4901-7-01	S-4.1	Executive Summary of Corporate	
2	1	Appendix A, Chapter II (B)(8)		Process	
		O.A.C. 4901-7-01	S-4.2	Management Policies & Practices	
2	2	Appendix A, Chapter II (B)(9)			
		O.A.C. 4901-7-01	S-4.2	Management Policies & Practices	
3	1	Appendix A, Chapter II (B)(9)			
		O.A.C. 4901-7-01	Supplemental	Most Recent FERC Audit Report	
4	1	Appendix A, Chapter II (C)(1)			
		O.A.C. 4901-7-01	Supplemental	Current Annual Statistical Report	
4	2	Appendix A, Chapter II (C)(2)			
		O.A.C. 4901-7-01	Supplemental	Prospectuses – Most Recent	
4	3	Appendix A, Chapter II (C)(3)		Offering Common Stock/Bonds	
		O.A.C. 4901-7-01	Supplemental	FERC Form 1 and 2, PUCO	
4	4	Appendix A, Chapter II (C)(4)		Annual Report	
		O.A.C. 4901-7-01	Supplemental	Annual Report to Shareholders (5	
5	1	Appendix A, Chapter II (C)(5)		Years)	
		O.A.C. 4901-7-01	Supplemental	Most Recent SEC Form 10-K, 10-	
6	1	Appendix A, Chapter II (C)(6)		Q, & 8-K and Subsequent (Duke	
				Energy Consolidated & Duke	
				Energy Ohio Consolidated)	
		O.A.C. 4901-7-01	Supplemental	Work Papers - To be Filed Hard	
7	1	Appendix A, Chapter II (C)(7)		Copy and Computer Disks	
_	_	O.A.C. 4901-7-01	Supplemental	Schedule C-2.1 Worksheet with	
7	2	Appendix A, Chapter II (C)(8)	1	Monthly Test Year & Totals	
_		O.A.C. 4901-7-01	Supplemental	CWIP in Prior Case	
7	3	Appendix A, Chapter II (C)(9)			
		O.A.C. 4901-7-01	Supplemental	Latest Certificate of Valuation from	
7	4	Appendix A, Chapter II (C)(10)		Department of Taxation	
		O.A.C. 4901-7-01	Supplemental	Monthly Sales by Rate Schedule	
7	5	Appendix A, Chapter II (C)(11)	ļ	Consistent with Schedule C-2.1	
		O.A.C. 4901-7-01	Supplemental	Written Summary Explain Forecast	
7	6	Appendix A, Chapter II (C)(12)		Method for Test Year	
İ		O.A.C. 4901-7-01	Supplemental	Explanation of Computation of	
7	7	Appendix A, Chapter II (C)(13)		Material & Supplies	

Vol.	Tab #	Filing Requirement	Schedule	Description
	 	O.A.C. 4901-7-01	Supplemental	Depreciation Expenses Related to
7	8	Appendix A, Chapter II (C)(14)		Specific Plant Accounts
	 	O.A.C. 4901-7-01	Supplemental	Federal & State Income Tax
7	9	Appendix A, Chapter II (C)(15)	FF	Information
	 	O.A.C. 4901-7-01	Supplemental	Other Rate Base Items Listed on B-
7	10	Appendix A, Chapter II (C)(16)	Buppiememai	6 detailed information
'	10-	O.A.C. 4901-7-01	Supplemental	Copy of All Ads Charged in the
7	11	Appendix A, Chapter II (C)(17)	Supplemental	Test Year
•	-	O.A.C. 4901-7-01	Supplemental	Plant In-Service from the Last Date
7	12	Appendix A, Chapter II (C)(18)	Биррининан	Certain thru Date Certain of the Test
,	1.2	inppetration in (c)(to)		Year
		O.A.C. 4901-7-01	Supplemental	Depreciation Reserve Study Related
7	13	Appendix A, Chapter II (C)(19)	Вирристин	to Schedule B-3
		O.A.C. 4901-7-01	Supplemental	Revised Depreciation Accrual Rates
8	1	Appendix A, Chapter II (C)(20)	Supplementar	Revised Depreciation Accidat Rates
- 0	1	O.A.C. 4901-7-01	Supplemental	Breakdown of Depreciation Reserve
8	2	Appendix A, Chapter II (C)(21)	Supplementar	from Last Date Certain thru Date
o	1 2	Appendix A, Chapter II (C)(21)	l l	Certain of the Test Year
	-	O.A.C. 4901-7-01	Supplemental	Information on Projects that are
8	3	Appendix A, Chapter II (C)(22)	Bupplemental	75% Complete
	 -3 -	O.A.C. 4901-7-01	Supplemental	Surviving Dollars by Vintage Years
8	4	Appendix A, Chapter II (C)(23)	Supplementar	Surviving Donars by Vultage Tears
0		O.A.C. 4901-7-01	Supplemental	Test Year & 2 most recent Calendar
8	5	Appendix A, Chapter II (C)(24)	Supplemental	Years Employee level by month
0		O.A.C. 4901-7-01	A-1	Revenue Requirements - Overall
9	.		A-1	Financial Summary
9	1	Appendix A, Chapter II, Section A(B)		Filianciai Summary
		O.A.C. 4901-7-01	1	
9	1	Appendix A, Chapter II,	A-2	Revenue Conversion Factor
9	1	Section A(C)	A-2	Revenue Conversion Factor
		O.A.C. 4901-7-01	A-3	Calculation of Mirrored CWIP
9	1	Appendix A, Chapter II,	A-3	Revenue
9	1	Section A(D)		Keveilde
		O.A.C. 4901-7-01	B-1	Plant in Service - Jurisdictional Rate
9	2	Appendix A, Chapter II,	D-1	Base
9	ú.	Section B(B)(1)		Base
		O.A.C. 4901-7-01	B-2	Plant in Service - Plant in Service
9	2	Appendix A, Chapter II,	B-2	(Major Property Groupings)
,	4	Section B(B)(2)		(wajor rroporty Groupings)
		O.A.C. 4901-7-01	B-2.1	Plant in Service - Plant in Service
9	י כ	Appendix A, Chapter II,	D-2.1	(By Accounts & Subaccounts)
,	2	Section B(B)(3)		(by Accounts & Subaccounts)
	-	O.A.C. 4901-7-01	B-2.2	Plant in Service - Adjustments to
9	2	Appendix A, Chapter II,	D-2.2	Plant in Service - Adjustments to
7	-	Section B(B)(4)		A TAILL HE GOLVICO
	-	O.A.C. 4901-7-01	B-2.3	Plant in Service - Gross Additions,
9	3		B-2.3	Retirements & Transfers
9	2	Appendix A, Chapter II,		Remements & Transfers
		Section B(B)(5)		

Vol.	Tab	Filing Requirement	Schedule	Description
#	#	O.A.C. 4901-7-01	B-2.4	Plant in Service - Lease Property
9	2	Appendix A, Chapter II,	13-2.4	Train in Service - Lease Property
,	-	Section B(B)(6)		
		O.A.C. 4901-7-01	B-2.5	Plant in Service - Property Excluded
9	2	Appendix A, Chapter II,	13-2.3	from Rate Base
	1 -	Section B(B)(7)		Hom Rate Base
		O.A.C. 4901-7-01	B-3	Depreciation - Reserve for
9	2	Appendix A, Chapter II,	D -3	Depreciation
,	-	Section B(C)(1)		Depresiation
		O.A.C. 4901-7-01	B-3.1	Depreciation - Adjustment to
9	2	Appendix A, Chapter II,	D-5.1	Reserve for Depreciation
		Section B(C)(2)		Reserve to Depreciation
	 	O.A.C. 4901-7-01	B-3.2	Depreciation - Accrual Rates &
9	2	Appendix A, Chapter II,	D -5.25	Reserve Balances by Accounts
,	-	Section B(C)(3)		Reserve Bulances by Accounts
	1	O.A.C. 4901-7-01	B-3.3	Depreciation Reserve Accruals,
9	2	Appendix A, Chapter II,	D -3.3	Retirements & Transfers
	-	Section B(C)(4)		Trementalis & Transfers
		O.A.C. 4901-7-01	B-3.4	Depreciation Reserve & Expenses
9	2	Appendix A, Chapter II,	5 5.4	for Lease Property
,	-	Section B(C)(5)		in and inspects
		O.A.C. 4901-7-01	B-4	CWIP-Less Maintenance Projects,
9	2	Appendix A, Chapter II,	, - '	Identify Replacement
9	-	Section B(D)(1)		Tarana, Trapharana
	<u> </u>	O.A.C. 4901-7-01	B-4.1	CWIP - Percent Completed (Time)
9	2	Appendix A, Chapter II,	2	(11110)
	-	Section B(D)(2)		
		O.A.C. 4901-7-01	B-4.2	CWIP - Percent Completed
9	2	Appendix A, Chapter II,	15 1.2	(Dollars)
	-	Section B(D)(3)		
		O.A.C. 4901-7-01	B-5	Allowance for Working Capital
9	2	Appendix A, Chapter II,	ا ا	The state of the s
	-	Section B(E)(1)		
		O.A.C. 4901-7-01	B-5.1	Miscellaneous Working Capital
9	2	Appendix A, Chapter II,	2 2.2	Items
	_	Section B(E)(2)		
		O.A.C. 4901-7-01	B-6	Other Rate Base Item Summary
9	2	Appendix A, Chapter II,		1
,	_	Section B(F)(1)		-
		O.A.C. 4901-7-01	B-6.1	Adjustments to Other Rate Base
9	2	Appendix A, Chapter II,		Items
	-	Section B(F)(2)		
-	-	O.A.C. 4901-7-01	B-6.2	Contributions in Aid of
9	2	Appendix A, Chapter II,		Construction
		Section B(F)(3)	:	
		O.A.C. 4901-7-01	B-7	Allocation Factors - Jurisdictional
9	2	Appendix A, Chapter II,		Factors
		Section B(G)(1)		1

Vol.	Tab	Filing Requirement	Schedule	Description
# UI.	#	Fining Requirement	Schedule	Description
		O.A.C. 4901-7-01	B-7.1	Allocation Factors - Jurisdictional
9	2	Appendix A, Chapter II,		Statistics
		Section B(G)(2)		
		O.A.C. 4901-7-01	B-7.2	Allocation Factors - Explain Change
9	2	Appendix A, Chapter II,		in Allocation Procedures
		Section B(G)(3)		
		O.A.C. 4901-7-01	B-8	Gas Data
9	2	Appendix A, Chapter II,		
		Section B(H)		AC LOUZD All
0		O.A.C. 4901-7-01	B-9	Mirrored CWIP Allowances
9	2	Appendix A, Chapter II,		
		Section B(I) O.A.C. 4901-7-01	C-1	Jurisdictional Proforma Income
9	3		C-1	Statement
9	3	Appendix A, Chapter II, Section C(B)(1)		Statement
		O.A.C. 4901-7-01	C-2	Detailed Jurisdictional Adjusted Net
9	3	Appendix A, Chapter II,	C-2	Operating Income
,		Section C(B)(2)		Operating meonic
		O.A.C. 4901-7-01	C-2.1	Jurisdictional Allocation -
9	3	Appendix A, Chapter II,	2	Operating Revenues & Expenses by
_		Section C(B)(3)	.	Account
		O.A.C. 4901-7-01	C-3	Summary of Adjustments to
9	3	Appendix A, Chapter II,		Jurisdictional Net Operating Income
		Section C(C)(1)		
		O.A.C. 4901-7-01	C-3.1	Normalize Revenue & Expense
9	3	Appendix A, Chapter II,		
		Section C(C)(2)		
		O.A.C. 4901-7-01	C-3.2	Eliminate DSM/EE Revenue and
9	3	Appendix A, Chapter II,	Ì	Expense
		Section C(C)(2)		
_	_	O.A.C. 4901-7-01	C-3.3	Rate Case Expense
9	3	Appendix A, Chapter II,		
		Section C(C)(2)		
		O.A.C. 4901-7-01	C-3.4	Annualize Test Year Wages
9	3	Appendix A, Chapter II,		
		Section C(C)(2)	+ C 2 5	Annualize Depreciation Expense
9	3	O.A.C. 4901-7-01	C-3.5	Amiualize Depreciation Expense
9	3	Appendix A, Chapter II,		
		Section C(C)(2) O.A.C. 4901-7-01	C-3.6	Annualize Interest on Customer
9	3	Appendix A, Chapter II,	C-3.0	Service Deposits
9	ا خ	Section C(C)(2)		Service Deposits
		O.A.C. 4901-7-01	C-3.7	Eliminate Rider DRI revenue and
9	3	Appendix A, Chapter II,	C-3.7	Expense
	,	Section C(C)(2)		- Torrage
		O.A.C. 4901-7-01	C-3.8	Annualize Property Tax
		Appendix A, Chapter II,	0 3.3	1
9	3	ADDENGIX A. CHADIEL II.	4	1

Vol.	Tab	Filing Requirement	Schedule	Description
# #	#	rung Requirement	Schedule	Description
	 	O.A.C. 4901-7-01	C-3.9	Service Company Allocations
9	3	Appendix A, Chapter II,	1 2 2 2	
		Section C(C)(2)		
		O.A.C. 4901-7-01	C-3.10	Normalize Interest Expense
9	3	Appendix A, Chapter II,	,	Deduction
	<u> </u>	Section C(C)(2)		<u> </u>
		O.A.C. 4901-7-01	C-3.11	EEI Expense Adjustment
9	3	Appendix A, Chapter II,		
		Section C(C)(2)		
	_	O.A.C. 4901-7-01	C-3.12	Eliminate State Tax Rider Revenue
9	3	Appendix A, Chapter II,		and Expense
		Section C(C)(2)		
0	,	O.A.C. 4901-7-01	C-3.13	Eliminate Expenses Associated with
9	3	Appendix A, Chapter II,		Hartwell
	1	Section C(C)(2) O.A.C. 4901-7-01	C-3.14	Eliminate Non-jurisdictional
9	3	Appendix A, Chapter II,	C-3.14	Expense
7	, ,	Section C(C)(2)		Expense
	 	O.A.C. 4901-7-01	C-3.15	Adjust PUCO/OCC Assessments
9	3	Appendix A, Chapter II,	0.3.13	Trajust 1 000/000 resessinents
9		Section C(C)(2)		ļ
	 	O.A.C. 4901-7-01	C-3.16	Adjust Uncollectible Expense
9	3	Appendix A, Chapter II,		
	ĺ	Section C(C)(2)		
	 	O.A.C. 4901-7-01	C-3.17	Annualize Pension and Benefits
9	3	Appendix A, Chapter II,		Expense
_		Section C(C)(2)		
		O.A.C. 4901-7-01	C-3.18	Annualize FICA Tax Expense
9	3	Appendix A, Chapter II,		
		Section C(C)(2)		
	ļ	O.A.C. 4901-7-01	C-3.19	Annualize Unemployment Tax
9	3	Appendix A, Chapter II,		Expense
		Section C(C)(2)		<u> </u>
•	}	O.A.C. 4901-7-01	C-3.20	Reserved for Future Use
9	3	Appendix A, Chapter II,		
		Section C(C)(2) O.A.C. 4901-7-01	C 2 21	December of Conference Units
9	3	Appendix A, Chapter II,	C-3.21	Reserved for Future Use
7		Section C(C)(2)		
	 	O.A.C. 4901-7-01	C-3.22	Regulatory Asset Amortization
9	3	Appendix A, Chapter II,	3.22	Transfer a minister and ministe
]	Section C(C)(2)		
		O.A.C. 4901-7-01	C-3.23	Merger Make Whole Adjustment
9	3	Appendix A, Chapter II,	C-3.23	Merger Make whole Adjustment
7	"			İ
	L	Section C(C)(2)		

Vol. #	Tab #	Filing Requirement	Schedule	Description	
9	3	O.A.C. 4901-7-01 Appendix A, Chapter II, Section C(C)(2)	C-3.24	Reserved for Future Use	
9	3	O.A.C. 4901-7-01 Appendix A, Chapter II, Section C(C)(2)	C-3.25	Amortize Smart Grid deferrals	
9	3	O.A.C. 4901-7-01 Appendix A, Chapter II, Section C(C)(2)	C-3.26	Adjustment for Smart Grid savings	
9	3	O.A.C. 4901-7-01 Appendix A, Chapter II, Section C(C)(2)	C-3.27	Adjustment for increased medical costs	
9	3	O.A.C. 4901-7-01 Appendix A, Chapter II, Section C(C)(2)	C-3.28	Amortize Gas Furnace Program deferrals	
9	3	O.A.C. 4901-7-01 Appendix A, Chapter II, Section C(D)(1)	C-4	Adjusted Jurisdictional Federal Income Taxes	
9	3	O.A.C. 4901-7-01 Appendix A, Chapter II, Section C(D)(2)	C-4.1	Development of Jurisdictional Federal Income Taxes Before Adjustments	
9	3	O.A.C. 4901-7-01 Appendix A, Chapter II, Section C(D)(3)(a)	C-5	Social and Service Club Dues	
9	3	O.A.C. 4901-7-01 Appendix A, Chapter II, Section C(D)(3)(b)	C-6	Charitable Contributions	
9	3	O.A.C. 4901-7-01 Appendix A, Chapter II, Section C(D)(4)	C-7	Customer Service & Informational, Sales Expense & General Advertising	
9	3	O.A.C. 4901-7-01 Appendix A, Chapter II, Section C(D)(5)	C-8	Rate Case Expenses	
9	3	O.A.C. 4901-7-01 Appendix A, Chapter II, Section C(D)(6)	C-9	Operation & Maintenance Payroll Cost	
9	3	O.A.C. 4901-7-01 Appendix A, Chapter II, Section C(D)(7)	C-9.1	Total Company Payroll Analysis by Employee Class	
9	3	O.A.C. 4901-7-01 Appendix A, Chapter II, Section C(E)(1)	C-10.1	Comparative Balance Sheet (Most Recent 5 Years)(Include Notes)	
9	3	O.A.C. 4901-7-01 Appendix A, Chapter II, Section C(E)(2)	C-10.2	Comparative Income Statement (Most Recent 5 Years)(Include Notes)	

Vol.	Tab #	Filing Requirement	Schedule	Description	
9	3	O.A.C. 4901-7-01 Appendix A, Chapter II, Section C(E)(3)	C-11.1	Statistics – Total Company Revenue, Customers & Average Revenue	
9	3	O.A.C. 4901-7-01 Appendix A, Chapter II, Section C(E)(3)	C-11.2	Statistics - Jurisdictional Revenue, Customers & Average Revenue	
9	3	O.A.C. 4901-7-01 Appendix A, Chapter II, Section C(E)(3)	C-11.3	Statistics - Company Sales, Customers & Average Sales	
9	3	O.A.C. 4901-7-01 Appendix A, Chapter II, Section C(E)(3)	C-11.4	Statistics - Jurisdictional Sales, Customers & Average Sales	
9	3	O.A.C. 4901-7-01 Appendix A, Chapter II, Section C(E)(4)	C-12	Analysis of Reserve For Uncollectible Accounts	
9	4	O.A.C. 4901-7-01 Appendix A, Chapter II, Section D(B)	D-1	Rate of Return Summary (Labeled D-1a)	
9	4	O.A.C. 4901-7-01 Appendix A, Chapter II, Section D(C)	D-1.1	Parent - consolidated Common Equity (Labeled D-1b)	
9	4	O.A.C. 4901-7-01 Appendix A, Chapter II, Section D(D)(1)	D-2	Debt & Preferred - Embedded Cost of Short-term Debt	
9	4	O.A.C. 4901-7-01 Appendix A, Chapter II, Section D(D)(2)	D-3	Debt & Preferred - Embedded Cost of Long-term Debt	
9	4	O.A.C. 4901-7-01 Appendix A, Chapter II, Section D(D)(3)	D-4	Debt & Preferred - Embedded Cost of Preferred Stock	
9	4	O.A.C. 4901-7-01 Appendix A, Chapter II, Section D(E)	D-5	Comparative Financial Data	
10	1	O.A.C. 4901-7-01 Appendix A, Chapter II, Section E(B)(1)	E-1	Clean Copy Proposed Tariff	
11	1	O.A.C. 4901-7-01 Appendix A, Chapter II, Section E(B)(2)(a)	E-2	Clean Copy Current Tariff	
12	1	O.A.C. 4901-7-01 Appendix A, Chapter II, Section E(B)(2)(b)	E-2.1	Scored and redlined copy of current tariff showing all proposed changes	
12	2	O.A.C. 4901-7-01 Appendix A, Chapter II, Section E(B)(3)	E-3	Narrative Rationale for Tariff Changes	
12	3	O.A.C. 4901-7-01 Appendix A, Chapter II, Section E(B)(4)	E-3.1	Customer Charge, Minimum Bill Rationale	

Vol.	Tab #	Filing Requirement	Schedule	Description
13	1	O.A.C. 4901-7-01 Appendix A, Chapter II, Section E(B)(5)	E-3.2	Cost of Service Study
13	2	O.A.C. 4901-7-01 Appendix A, Chapter II, Section E(C)(2)(a)	E-4	Class, Schedule Revenue Summary
13	3	O.A.C. 4901-7-01 Appendix A, Chapter II, Section E (C)(2)(b)	E-4.1	Annual Test Year Revenue at Proposed Rates vs Most Current Rates
13	4	O.A.C. 4901-7-01 Appendix A, Chapter II, Section E(D)	E-5	Typical Bill Comparison by Class & Schedule
14	A	O.A.C. 4901:1-19-05 Appendix A, Chapter II, Section (C)(2)(a)	Schedule Alt A	Detailed alternative rate plan (ARP). Rationale for proposed tariff changes for all impacted gas services
14	В	O.A.C. 4901:1-19-05 Appendix A, Chapter II, Section (C)(2)(b)	Schedule Alt A-Reg B	Justify any proposal to deviate from traditional ROR regulation
14	С	O.A.C. 4901:1-19-05 Appendix A, Chapter II, Section (C)(2)(c)	Schedule Alt A Reg C	If severing of costs and rates proposed, applicant shall compare how its proposed ARP would have impacted actual performance measures during the most recent 5 calendar years
14	D	O.A.C. 4901:1-19-05 Appendix A, Chapter II, Section (C)(2)(d)	Schedule Alt A Reg D	If authorized to exempt any services, applicant shall provide a listing of those services
14	E	O.A.C. 4901:1-19-05 Appendix A, Chapter II, Section (C)(2)(e)	Schedule Alt A Reg E	Complete matrix showing each rate, service, or regulation included in the plan and explain how it may be affected during term of plan
14	F	O.A.C. 4901:1-19-05 Appendix A, Chapter II, Section (C)(2)(f)	Schedule Alt A Reg F	Detailed discussion of how potential issues concerning cross-subsidization of services have been addressed in the plan
14	G	O.A.C. 4901:1-19-05 Appendix A, Chapter II, Section (C)(2)(g)	Schedule Alt A Reg G	Detailed discussion of how the application is in compliance with R.C. 4905.35 and 4929.02
14	. Н	O.A.C. 4901:1-19-05 Appendix A, Chapter II, Section (C)(2)(h)	Schedule Alt A Reg H	Projected financial data required in section F of Chapter II of appendix A of OAC 4901-7-01
14	I	O.A.C. 4901:1-19-05 Appendix A, Chapter II, Section (C)(2)(i)	Schedule Alt A Reg I	Projected financial data through the term of the proposed plan under the assumption that the plan is not adopted. This shall be labeled as section G

Vol. #	Tab #	Filing Requirement	Schedule	Description
14	J	O.A.C. 4901:1-19-05 Appendix A, Chapter II, Section (C)(2)(j)	Schedule Alt A Reg J	Application shall submit a list of witnesses sponsoring each of the exhibits in its application

P.U.C.O. Gas No. 18 Sheet No. 10.457<u>158</u> Canceling and Superseding Sheet No. 10.456<u>157</u> Page 1 of 3

INDEX TO APPLICABLE GAS TARIFF SCHEDULES AND COMMUNITIES SERVED

	SERVICE REGULATIONS	Sheet No.	Effective Date
	Service Agreements	20	06/04/08
ī	Supplying and Taking of Service	21	96/04/98 01/01/13
ŧ	Customer's and Company's Installations	22	06/04/08
	Metering	23	06/04/08
	Billing and Payment	24	06/04/08
	Disconnect for Nonpayment and Deposit Provisions	25	06/04/08
	Application of Service Regulations	26	04/03/06
	Credit for Residential Service.	Supplement A	04/03/06
	Disconnection of Service	Supplement B	04/03/06
	Reserved for Future Use.	27	04/03/00
	Reserved for Future Use.	28	
	Reserved for Future Use	20 29	
	Reserved for Future Use	29	
	FIRM SERVICE TARIFF SCHEDULES		
1	Rate RS. Residential Service	30	12/01/09 01/01/13
'	Reserved for Future Use	31	
1	Rate GS-S, General Service - Small	32	12/01/09 01/01/13
ļ	Rate RFT, Residential Firm Transportation Service	33	12/01/0901/01/13
١	Rate RSLI, Residential Service Low Income Pilot	34	12/01/0901/01/13
1	Rate GS-L. General Service – Large	35	12/01/09 01/01/13
,	Rate RFTLI - Residential Firm Transportation Service, Low	•••	123 110001101110
ı	Income	36	12/01/0901/01/13
1	Rate FT-L, Firm Transportation Service – Large	37	12/01/0901/01/13
ł	Reserved for Future Use	38	120 1100 <u>0 110 11 10</u>
	Reserved for Future Use	39	
	17-depart of 1 department of the second of t		
	OTHER TARIFF SCHEDULES		
	Reserved for Future Use	40	
	Reserved for Future Use	41	
	Reserved for Future Use	42	
	Reserved for Future Use	43	
ı	Rate FRAS, Full Requirements Aggregation Service	44	01/24/12 <u>01/01/13</u>
•	Rate SAC, Retail Natural Gas Supplier and Aggregator Charges.	45	06/04/08
1	Reserved for Future UseRate GGIT, Gas Generation	46	<u>01/01/13</u>
ı	Interruptible		
ı	<u>Transportation</u>		
1	Reserved for Future UseRider NGV, Natural Gas Vehicle	47	<u>01/01/13</u>
ļ	Rider		
•	Reserved for Future Use	48	
	Reserved for Future Use	49	

Filed pursuant to an Order dated May 30, 2012	in C	Case No.	12-14741685	GA-RDR-AIR
before the Public Utilities Commission of Ohio.	-			

Duke Energy Ohio 139 East Fourth Street Cincinnati, Ohio 45202		P.U.C.O. Gas No. 18 Sheet No. 10.167 <u>158</u> Canceling and Superseding Sheet No. 10.156 <u>157</u> Page 2 of 3
TRANSPORTATION TARIFF SCHEDULES		
Rider EFBS, Enhanced Firm Balancing Service	50	96/01/12 01/01/13
Rate IT, Interruptible Transportation Service	51	06/04/08 01/01/13
Rate FT-S, Firm Transportation Service – Small	52	12/01/09 01/01/13
Rate SS, Standby Service	53	04/03/06
Rate SSIT, Spark Spread Interruptible Transportation Rate	54	06/04/08 <u>01/1/13</u>
Rate AS, Pooling Service for Interruptible Transportation	55	94/03/9601/01/13
Reserved for Future Use	56	
Rate GTS, Gas Trading Service	57	04/01/07
Rate IMBS, Interruptible Monthly Balancing Service	58	01/24/12
Rate DGS, Distributed Generation Service	59	06/04/08

Filed pursuant to an Order dated May 30, 2012 in Case No. 12-14741685-GA-RDR-AIR before the Public Utilities Commission of Ohio.

P.U.C.O. Gas No. 18 Sheet No. 10.467<u>158</u> Canceling and Superseding Sheet No. 10.456<u>157</u> Page 3 of 3

INDEX TO APPLICABLE GAS TARIFF SCHEDULES AND COMMUNITIES SERVED

		Sheet No.	Effective Date
	RIDERS		
	Rider DRR. Default Recovery Rider	60	04/03/06
1	Reserved for Future UseRider ED, Economic Development	61	01/01/13
ı	Rider		
ı	Rider X. Main Extension Policy	62	04/03/0601/01/13
•	Rider PIPP, Percentage of Income Payment Plan	63	12/01/09
	Rider ETR, Ohio Excise Tax Liability Rider	64	04/03/06
١	Rider AMRP, Accelerated Main Replacement Program Rider	65	05/01/12 01/01/13
•	Rider GSR, Gas Surcredit Rider	66	06/04/08
	Rider UE-G, Uncollectible Expense Rider	67	02/01/12
1	Rider STR, State Tax Rider	68	04/03/0601/01/13
l	Reserved for Future UseRider FRT, Facilities Relocation for Mass	69	01/01/13
	<u>Transportation</u> .		
	GAS COST RECOVERY RIDERS		
	Rider GCR, Gas Cost Recovery	70	04/03/06
	Rider GCRR, Gas Cost Recovery Rate	71	05/31/12
	Reserved for Future Use	72	
	Reserved for Future Use	73	
	Reserved for Future Use	74	
ı	Rider FBS, Firm Balancing Service	75	06/01/12 01/01/13
	Rider CCCR, Contract Commitment Cost Recovery Rider	76	05/31/12
	Reserved for Future Use	7 7	
	Reserved for Future Use	78	
	Reserved for Future Use	79	
	MISCELLANEOUS		
	Rate MPS, Meter Pulse Service	80	08/24/09
	Returned Check Charge	81	05/ 01 <i>/</i> 06
	Charge for Reconnection of Service	82	04/03/0601/01/13
	Rider SBS, Optional Summary Billing Service Pilot	83	04/03/06
	Reserved for Future Use	84	
	Rate ARM, Accounts Receivable Management Service	85	04/03/06
	Reserved for Future Use	86	
	Rider FTDC, Firm Transportation Development Cost Rider	87	03/30/07
l	Rider AU, Advanced Utility Rider	88	06/03/11 01/01/13
l	Reserved for Future UseRider ASRP, Accelerated Service Replacement	89	01/01/13
ı	Program		

before the Public Utilities Commission of Ohio.	4 <u>1685</u> -GA- RDR - <u>AIR</u>
COLORE TO LEGIS CONTROL COLUMN	

P.U.C.O. Gas No. 18 Sheet No. 11.634 Canceling and Superseding Sheet No. 11.623 Page 1 of 2

INDEX TO APPLICABLE GAS TARIFF SCHEDULES AND COMMUNITIES SERVED

Division and Town Names Division No. 1 (Cincinnati)	Town <u>No.</u>	Division No. 2 (Middletown) (Cont'd)	Towr <u>No.</u>
Addyston	17	Franklin	03
Amberley Village	33	Franklin Twp	
Anderson Twp	-	Harlan Twp	
Arlington Heights	03	Lebanon	51
	30		31
Blue Ash		Lemon Twp	
Cheviot	04	Liberty Twp	
Cincinnati	01	Madison Twp	
Clermont County	96	Maineville	
Cleves	18	Mason	06
Colerain Twp		Miami Twp (Montgomery Co.)	
Columbia Township	55	Middletown	42
Crosby Twp		Monroe	40
Deer Park	05	Montgomery Cty	94
Delhi Township	70	New Miami	
Elmwood Place	06	Springboro	45
Evendale	40	St. Clair Twp	
Fairfax	41	Trenton	52
Forest Park	20	Turtle Creek Twp	
Glendale	07	Union Twp. (Warren Co.)	
Golf Manor	38	Warren County	92
Green Township	71	West Chester	-
Greenhills	36	Division No. 3 (Batavia)	
Hamilton County	91	Aberdeen	66
	34		90
Indian Hill	-	Adams County	
Lincoln Heights	37	Amelia	89
Lockland	08	Batavia	78
Madeira	21	Batavia Twp	
Mariemont	09	Bentonville	
Miami Twp		Bethel	71
Montgomery	24	Blanchester	63
Mt. Healthy	10	Brown County	98
Newtown	42	Clermont County	96
North Bend	26	Clinton County	95
North College Hill	11	Columbia Township	55
Norwood	02	Georgetown	87
Reading	12	Goshen Twp	
Ross Twp		Hamersville	86
St. Bemard	13	Highland County	99
Sharonville	14	Manchester	65
Silverton	15	Miami Two. (Clemont County)	•
Springdale	19	Milford (Clermont County)	69
Springfield Township	73	Milford (Harnilton County)	68
Sycamore Township	74	Mt. Orab	76
	′ ¬		74
Symmes TwpWoodlawn	35	New Richmond	74
M4 - 4	35 16	Ohio Twp	
Vyyoming	16	Pierce Twp	
Division No. 2 (Middletown)	07	Ripley	67
Butler County	97	Теггасе Park	70
Carlisle	54	Warren County	92
Chautauqua		West Union (Adams Co.)	
Clear Creek Twp		Williamsburg	73
Deerfield Twp		Union Twp. (Brown Co.)	

before the Public Utilities Commission of Ohio.

P.U.C.O. Gas No. 18 Sheet No. 11.634 Canceling and Superseding Sheet No. 11.623 Page 2 of 2

Union Twp. (Clermont Co.).....

Division and Town Names Division No. 4 (Oxford)	Town <u>No.</u>	Division No. 6 (Harrison)	Town <u>No.</u>
Butler County	97	Hamilton County	91
Division No. 5 (Fairfield)		Harrison	01
Butler County	97	Harrison Twp	
Fairifield	09	Division No. 7 (Loveland)	
Fairfield Twp		Clermont County	96
Hamilton	03	Hamilton County	91
Hamilton County	91	Loveland (Clermont County)	11
Hanover Twp		Loveland (Hamilton County)	09
Millville	08	Mason	06
New Miami	01	Morrow	07
Seven Mile	02	South Lebanon	05
Union Twp. (Butler Co.)		Warren County	02
Warren County	92		

Filed pursuant to an Order dated May 30, 2012 in Case No. 12-14741685-GA-RDR AIR before the Public Utilities Commission of Ohio.

P.U.C.O. Gas No. 18 Sheet No. 21.67 Cancels and Supersedes Sheet No. 21.56 Page 1 of 6

SECTION II - SUPPLYING AND TAKING OF SERVICE

Character of Service

The Company by its present franchise requirements has agreed to furnish gas of the kind and quality from which its supply is procured. Said gas may be supplemented with other gases provided their quality is equivalent to the gas supplied by the Company's suppliers.

2. Supplying Service

Service is supplied under and pursuant to these GAS SERVICE REGULATIONS and any modifications or additions thereto lawfully made and approved by the Public Utilities Commission of Ohio. Nothing contained in the Company's tariffs shall relieve the Company of its duties and obligations under all applicable Federal and State gas pipeline safety laws and regulations.

Service is supplied under a given rate schedule at such points of delivery as are adjacent to the Company facilities which are, in the Company's judgment, adequate and suitable as to capacity and pressure, to supply such service; otherwise, special agreements between the customer and the Company may be required. Should the gas requirements of the customer change, as to capacity or use, the Company may require that the service be supplied from a different facility if the original facility is or becomes inadequate and unsuitable for its intended purpose. If special agreements between the customer and the Company are required, gas service will not be supplied until the agreements are executed by the customer and the Company.

The availability of service under this Tariff, P.U.C.O. Gas No. 18, to customers who have elected to relieve the Company of its obligation to provide commodity service under the Company's regulated GCR system supply shall be subject to the rules, regulations, and orders of the Public Utilities Commission of Ohio, including, without limitations, those contained within Case No. 85-800-GA-UNC, as may be modified from time to time.

Service will not be supplied to any premises if, at the time of application for service, the applicant is indebted to Company for service previously supplied at the same or other premises until payment of such indebtedness shall have been made. Unpaid balances of previously rendered Final Bills may be transferred andtransferred and included on the initial or subsequent bill for a like service account. Such transferred Final Bills, if unpaid, will be a part of the past due balance of the transferred account and subject to the Company's collection and disconnection procedures which are governed by Chapter 4901:1-18 of the Ohio Administrative Code. The transfer of final bills is limited to like service, i.e., residential to residential, commercial to commercial, gas to gas, electric to electric, and combination to combination. The unpaid balances for electric and gas service in a combination account shall remain separate. The transfer of unpaid balances from a combination account to a transferee combination account is limited to like service, i.e., electric, electric to electric and gas to gas. Any transfer of gas, electric or combination accounts shall not affect the residential customer's right to elect and maintain an extended payment plan for gas, electric or combination service under Rule 4901:1-18-10 of the Ohio Administrative Code.

Filed pursuant to an Order dated May 28, 2008	in Case No. 07 589 GA AIR 12-1685-GA-AIR before the
Public Utilities Commission of Ohio.	
Issued: May 29, 2008	Effective: June 4, 2008

P.U.C.O. Gas No. 18 Sheet No. 21.67 Cancels and Supersedes Sheet No. 21.56 Page 2 of 6

Filed pursuant to an Order dated May 28, 2008 in Case No. 07-589-GA-AIR12-1685-GA-AIR before the Public Utilities Commission of Ohio.

Issued: May 29, 2008

Effective: June 4, 2008

P.U.C.O. Gas No. 18 Sheet No. 21.67 Cancels and Supersedes Sheet No. 21.56 Page 3 of 6

SECTION II - SUPPLY AND TAKING OF SERVICE (Contd.)

Commercial and industrial service will not be supplied or continued to any premises if, at the time of application for service, the applicant is merely acting as an agent of a present or former customer who is indebted to the Company for service previously supplied at the same or other premises until payment of such indebtedness shall have been made. Commercial or industrial service will not be supplied or continued to any premises where the applicant is a partnership, corporation or limited liability company whose general partner, controlling stockholder or controlling member is a present or former customer who is indebted to the Company for service previously supplied at the same or other premises until payment of such indebtedness shall have been made.

3. Information Relative to Service

Information relative to the installation or relocation of service piping at a given location must be obtained from the Company. This information should be requested well in advance of the time of construction of the project to allow the necessary time required to determine the exact engineering details for the individual customer installation. Such information will be confirmed in writing if requested by the customer.

In any instance where the Company determines that a customer must sign a construction, maintenance, or special equipment agreement, or any other written agreement in order to provide for the ongoing and overall service of the customer's gas requirements, all such agreements must be fully executed and received by the Company prior to supplying gas to the customer's system. The providing of gas on a temporary basis has no effect on the above requirements relating to permanent service.

The Company shall comply with the installation requirements of Rule 4901:1-13-05 of the Ohio Administrative Code.

4. Continuity of Service

The Company will make reasonable provisions to supply satisfactory and continuous gas service, but does not guarantee a constant or uninterrupted supply of gas and shall not be liable for any damage or claim of damage attributable to any interruption of service caused by accident or casualty, extraordinary action of the elements, action of any governmental authority, litigation, deficiency of supply or by any cause which the Company could not have reasonably foreseen and made provision against.

5. Suspension of Service for Repairs and Changes

When necessary to make repairs to or changes in the Company's plant, transmission or distribution system, or other property, the Company may, without incurring any liability therefor, suspend service for such periods as may be reasonably necessary and in such manner as not to inconvenience the customer unnecessarily. Customers will be given notice prior to any scheduled maintenance interruption in excess of six (6) hours duration.

Filed pur	rsuant to an Order dated May 28, 2008	in Case No. 07-589 GA-AIR 12-1685-GA-AIR before the
Public U	tilities Commission of Ohio.	
Issued:	May 29, 2008	Effective: June 4, 2008

P.U.C.O. Gas No. 18 Sheet No. 21.67 Cancels and Supersedes Sheet No. 21.56 Page 4_of6

Effective: June 4, 2008

SECTION II - SUPPLY AND TAKING OF SERVICE (Contd.)

6. Use of Service

Service is supplied directly to the customer through the Company's own meter and is to be used by customer only for the purposes specified in and in accordance with the provisions of the applicable rate schedule and these regulations and any service agreement. Except as provided under Company Rider NGV, service is for the customer's use only and under no circumstances may the customer or the customer's agent or any other individual, association or corporation install meters for the purpose of reselling or otherwise disposing of service supplied by the Companyoustemer. The customer may install tab meters for the purposes of measuring consumption.

The customer will not install pipes under a street, alley, tane, court or avenue or other public space in order to obtain service for adjacent property through one meter even though such adjacent property is owned by the customer, without the prior written approval of the Company.

In case of unauthorized sale, use, extension or other disposition of service, the Company may discontinue the supplying of service to the customer until such unauthorized act is discontinued and full payment is made for all service supplied or used, billed on the proper classification and rate schedule, and reimbursement in full made to the Company for all extra expenses incurred, including expenses for clerical work, testing, and inspections. Failure of the Company to exercise its right to discontinue the supplying of service in the above situations does not affect its right to resort thereafter to such remedy for the same or any future default or breach by the customer. The Company shall follow the procedures provided in Rule 4901:1-13-09 of the Ohio Administrative Code concerning the disconnection of service for fraudulent practice, tampering, and theft of gas.

7. Customer's and Company's Responsibility

The Company assumes responsibility for the initial installation of the curb-to-meter service, including the riser. The customer assumes responsibility for activities by the customer and customer's agents which cause damage to the Company's equipment, the curb-to-meter service or the riser, and for appliances and apparatus used in conjunction with the customer's piping. The Company assumes responsibility for the repair, replacement and maintenance of the curb-to-meter service, including the riser.

8. Right-of-Way

The customer, without reimbursement, will make or procure conveyance to the Company, right of way satisfactory to it across the property owned or controlled by the customer for the Company's lines or extensions thereof necessary or incidental to the supplying of service to the customer, or customers beyond the customer's property when such rights are limited to installations along dedicated streets and roads in the form of Grant or instrument customarily used by the Company for these facilities. The customer shall funish, without cost to the Company, all necessary rights of way upon or across property owned or controlled by the customer for any and all of the Company's facilities that are necessary or incidental to the supplying of service to the customer, or to continue service to the customer. Subsequent to the customer providing the Company with the necessary rights of way to serve the customer, the Company shall serve or continue to provide service to the customer in accordance with the terms and conditions for the taking of service as Filed pursuant to an Order dated May 28, 2008———in Case No. 07 589 GA AIR12-1685-GA-AIR before the Public Utilities Commission of Ohio.

Issued: May 29, 2008

P.U.C.O. Gas No. 18 Sheet No. 21.67 Cancels and Supersedes Sheet No. 21.56 Page 5 of 6

identified in P.U.C.O. Gas No. 18. Additionally, the customer shall likewise furnish, without cost to the Company, all necessary rights of way upon or across customer's property necessary or incidental to the supplying of service to other customers who are adjacent to or extend beyond the customer's property. The rights of way as required herein shall be in the form of the Company's Grant of Easement, or any other instrument customarily used by the Company for its facilities, or as otherwise determined by the Company, in its discretion, to be satisfactory to it.

Filed pursuant to an Order dated May 28, 2008 in Case No. 07-589 GA AIR12-1685-GA-AIR before the Public Utilities Commission of Ohio.

issued: May 29, 2008

Effective: June 4, 2008

P.U.C.O. Gas No. 18 Sheet No. 21.67 Cancels and Supersedes Sheet No. 21.56 Page 6 of 6

Effective: June 4, 2008

SECTION II - SUPPLY AND TAKING OF SERVICE (Contd.)

Access to Premises

The properly authorized agents of the Company shall at all reasonable hours have the right and privilege to enter the premises of the customer for the purpose of reading meters, testing or inspecting the customer's installation and examining, repairing, replacing, removing, or disconnecting the Company's meters, the curbto-meter service, or for removing or disconnecting any or all of the Company's equipment, or other Company property, and for all other purposes incident to the supplying of service, and for such purposes the customer authorizes and requests his landlord, if any, to permit such access to the premises. Reasonable hours of access are the daylight hours except for emergencies, where requested by the customer, or with the customer's consent and except for disconnection for nonpayment of bills which hours of access are subject to the provisions under Section VI Paragraph 1, Disconnection for Nonpayment: Residential Customers, of these GAS SERVICE REGULATIONS.

Upon request, the Company's authorized agent shall identify himself/herself, provide Company photo identification, and state the reason for the visit.

If, after the Company has made reasonable efforts to obtain access to the premises for the purpose described above, the customer fails to grant the Company access, the customer denying access shall be deemed in violation of these GAS SERVICE REGULATIONS pursuant to Section I Paragraph 3 herein, Company's Right to Refuse or to Disconnect Service.

If judicial redress against the customer or landlord is necessary to secure access to the premises for the purposes described above, the Company may collect from the customer or the landlord a charge covering the Company's expenses in securing access, including but not limited to court costs and attorney's fees. This charge may be added to any account of the customer or the landlord and shall be due with the current charges on that account.

Filed pursuant to an Order dated May 28, 2008 _in Case No. 07-589 GA-AIR12-1685-GA-AIR before the Public Utilities Commission of Ohio. Issued: May 29, 2008

P.U.C.O. Gas No. 18 Sheet No. 30.167 Cancels and Supersedes Sheet No. 30.166 Page 1 of 3

RATE RS

RESIDENTIAL SERVICE

APPLICABILITY

Applicable to gas service required for residential purposes when supplied at one point of delivery where distribution mains are adjacent to the premises to be served.

NET MONTHLY BILL

	Bill is determined as follows: is billed in units of 100 cubic fe	eet (CCF).		
	narges are effective June 4, rvice Charge per month	2008 through Septemb	er 30, 2008; \$ 15.00	
No. 65, Rider AM	le charge per month as set for RP, Accelerated Main Replace ler AU, Advanced Utility Rider	ement Program and		
Plus a Usage Bas	ed Charge for			
First 400 CCI Additional CC			•	34 per CCF 34 per CCF
	harges are effective with t	he Ostober 2008 billin	ı g cycles th ı	rough May-2009
_ ,	rvice Charge per month		\$20.25	
No. 65, Rider AM	le charge per month as set for RP, Accelerated Main Replace ler AU, Advanced Utility Rider	ement Program and		
Plus a Usago Bas	sed Charge for			
First 400 CCI Additional CC				14 per CCF 14 per CCF
				
	Order dated November 18, 20 ublic Utilities Commission of C		No. 09-773-	3A-UEX- <u>12-1685</u> -
Issued: November 23	3 , 200 9		Effective:	December 1,

P.U.C.O. Gas No. 18 Sheet No. 30.167 **Duke Energy Ohio** Cancels and Supersedes Sheet No. 30,156 139 East Fourth Street Cincinnati, Ohio 45202 Page 2 of 3 **NET MONTHLY BILL (Cont'd)** The following charges are effective with the June 2009 billing cycles on a bills rendered basis: Fixed Delivery Service Charge per month \$25.33 Plus the applicable charge per month as set forth on Sheet No. 65, Rider AMRP, Accelerated Main Replacement Program Sheet No. 88, Rider AU, Advanced Utility Rider. Plus a Usage Based Charge for First 400 CCF \$0.040828 per CCF —Additional CCF \$0.105378 per GGF The following charges are effective with the December 2009 billing cycles on a bills rendered basis: Fixed Delivery Service Charge per month \$25.3333.03 Plus the applicable charge per month as set forth on Shoot No. 65. Rider AMRP, Accelerated Main Replacement Program and Sheet No. 88, Rider AU, Advanced Utility Rider., Plus a Usage-Based Charge for \$0.032728<u>130477</u> First 400 CCF Additional CCF per CCF \$0.097278389097 per CCF Plus the applicable charge per month as set forth on: Sheet No. 65, Rider AMRP, Accelerated Main Replacement Program Sheet No. 88, Rider AU, Advanced Utility Rider Sheet No. 89, Rider ASRP, Accelerated Service Replacement Program Rider Plus, all delivered gas shall be subject to an adjustment per CCF as set forth on: Sheet No. 47, Rider NGV, Natural Gas Vehicle Fueling Rider-Sheet No. 61, Rider ED, Economic Development Incentive Rider Sheet No. 63, Rider PIPP, Percentage of Income Payment Plan-Sheet No. 67, Rider UE-G, Uncollectible Expense Rider Sheet No. 68, Rider STR, State Tax Rider-Sheet No. 69, Rider FRT, Facility Relocation - Mass Transportation Sheet No. 71, Rider GCRR, Gas Cost Recovery Rate-Sheet No. 76, Rider CCCR, Contract Commitment Cost Recovery Rider. Filed pursuant to an Order dated November 18, 2009 __in Case No. 09-773-GA-UEX-12-1685-GA-AIR before the Public Utilities Commission of Ohio. Issued: November 23, 2009 Effective: December - 1. 2009

P.U.C.O. Gas No. 18 Sheet No. 30.167 Cancels and Supersedes Sheet No. 30.156 Page 3 of 3

EXCISE TAX RIDER

The net monthly bill shall be adjusted by application of the percent specified on Sheet No. 64, Rider ETR, Ohio Excise Tax Liability Rider, except that finance charges are excluded in the computation of the net bill.

MINIMUM BILL

The monthly minimum bill shall be the monthly Fixed Delivery Service Charge and applicable charge under Rider AMRP_and Rider AU, and Rider ASRP shown above, plus the percentage specified in Rider ETR, Sheet No. 64, Ohio Excise Tax Liability Rider.

LATE PAYMENT CHARGE

Payment of the total amount due must be received in the Company's office by the due date shown on the bill. When not so paid, an additional amount equal to one and one-half percent (1.5%) of the unpaid balance is due and payable. However, this provision is not applicable to:

- customers actively enrolled on the Percentage of Income Payment Plan (PIPP) pursuant to Rule 4901:1-18-04(B), Ohio Administrative Code;
- (2) the unpaid account balances of those customers being backbilled in accordance with Section 4933.28 Ohio Revised Code; and
- (3) the unpaid account balances of those customers on other Commission approved deferred payment plans or the Budget Billing Plan, except that a late payment charge may be assessed on any deferred payment plan or Budget Billing Plan amount not timely paid.

At a residential customer's request, the Company will waive a late payment charge where the current charge is the only late payment charge levied in the most recent twelve month period.

SERVICE REGULATIONS

The supplying of, and billing for, service and all conditions applying thereto, are subject to the jurisdiction of the Public Utilities Commission of Ohio and to Company's Service Regulations currently in effect, as filed with the Public Utilities Commission of Ohio, as provided by law.

Filed pursuant to an Order dated November 18, 2009 GA-AIR before the Public Utilities Commission of Ohio.	in Case No. 09-773 (SA-UEX-12-1685-
Issued: November 23, 2009	Effective:	December 1,
Issued by Julie Jane	son, President	

P.U.C.O. Gas No. 18 Sheet No. 32.23 Cancels and Supersedes Sheet No. 32.42 Page 1 of 2

RATE GS-S

GENERAL SERVICE - SMALL

APPLICABILITY

Applicable to gas service required for any purpose by an individual non-residential customer using 4,000 CCF or less during the prior calendar year at one premises when supplied at one point of delivery where distribution mains are adjacent to the premises to be served.

NET MONTHLY BILL

The Net Monthly Bill is determined as follows: All delivered gas is billed in units of 100 cubic feet (CCF).

The following charges are effective June 4, 2008 through June 3, 2009:

Fixed Delivery Service Charge per month

\$40.00

Plus the applicable charge per month as set forth on Sheet No. 65, Rider AMRP, Accelerated Main Replacement Program and Sheet No. 88, Rider AU, Advanced Utility Rider.

Plus a Usage Based Charge for All CCF delivered at

\$0.145500 per CCF

The following charges are effective with the June 2009 billing cycles on a bills rendered basis:
Fixed Delivery Service Charge per month \$45.00

Plus the applicable charge per month as set forth on Sheet No. 65, Rider AMRP, Accelerated Main Replacement Program and Sheet No. 88, Rider AU, Advanced Utility Rider.

Plus a Usage-Based Charge for All CCF delivered at

\$0.107552 per CCF

— The following charges are effective with the December 2009 billing cycles on a bills rendered basis:

Fixed Delivery Service Charge per month

\$45.00<u>91.64</u>

Plus the applicable charge per month as set forth on Sheet No. 65, Rider AMRP, Accelerated Main Replacement Program, and Sheet No. 88, Rider AU, Advanced Utility Rider.

Plus a Usage-Based Charge for

Filed pursuant to an Order dated November 18, 2009	in Case No. 09-773 GA-UEX 12-1685-
GA-AIR before the Public Utilities Commission of Ohio.	
Issued: November 23, 2009	Effective:
December 1, 2009	

P.U.C.O. Gas No. 18 Sheet No. 32.23 Cancels and Supersedes Sheet No. 32.42 Page 2 of 2

All CCF delivered at

\$0.099452154370 per CCF

Plus the applicable charge per month as set forth on:
Sheet No. 61, Rider ED, Economic Development Incentive Rider
Sheet No. 65, Rider AMRP, Accelerated Main Replacement Program
Sheet No. 88, Rider AU, Advanced Utility Rider
Sheet No. 89, Rider ASRP, Accelerated Service Replacement Program Rider.

NET MONTHLY BILL (Cont'd)

Plus, all delivered gas shall be subject to an adjustment per CCF as set forth on:
Sheet No. 47, Rider NGV, Natural Gas Vehicle Fueling Rider
Sheet No. 63, Rider PIPP, Percentage of Income Payment Plansheet No. 67, Rider UE-G, Uncollectible Expense Rider
Sheet No. 68, Rider STR, State Tax Riders
Sheet No. 69, Rider FRT, Facility Relocation — Mass Transportation
Sheet No. 71, Rider GCRR, Gas Cost Recovery Rates
Sheet No. 76, Rider CCCR, Contract Commitment Cost Recovery Rider.

EXCISE TAX RIDER

The net monthly bill shall be adjusted by application of the percent specified on Sheet No. 64, Rider ETR, Ohio Excise Tax Liability Rider, except that finance charges are excluded in the computation of the net bill.

MINIMUM BILL

The monthly minimum bill shall be the monthly Fixed Delivery Service Charge and applicable charge under Rider ED. Rider AMRP-and, Rider AU, and Rider ASRP shown above, plus the percentage specified in Rider ETR, Sheet No. 64, Ohio Excise Tax Liability Rider.

LATE PAYMENT CHARGE

Payment of the total amount due must be received in the Company's office by the due date shown on the bill. When not so paid, an additional amount equal to one and one-half percent (1.5%) of the unpaid balance is due and payable.

TERM OF SERVICE

One year, terminable thereafter on three (3) days written notice by either customer or Company.

SERVICE REGULATIONS

The supplying of, and billing for, service and all conditions applying thereto, are subject to the jurisdiction of the Public Utilities Commission of Ohio and to Company's Service Regulations currently in effect, as filed with the Public Utilities Commission of Ohio, as provided by law.

Filed pursuant to an Order dated November 18, 2009- GA-AIR before the Public Utilities Commission of Ohio.	in Case No. 09-773-GA-UEX 12-1685-
Issued: November 23, 2009	Effective:
December 1, 2009	

P.U.C.O. Gas No. 18 Sheet No. 33.4314 Cancels and Supersedes Sheet No. 33.4213 Page 1 of 6

RATE RFT

RESIDENTIAL FIRM TRANSPORTATION SERVICE

AVAILABILITY

Firm transportation service for residential purposes, which is provided from the Company's city gate receipt points to the outlet side of Company's meter. Service is available to all residential customers, except for those customers whose utility service accounts are past due at the time customer desires to utilize this service. The Company may terminate a customer's supplier contract for non-payment and return the customer to the Company's sales service only if: (1) the Supplier has made an affirmative request for the Company to act as its agent to terminate customer contracts for nonpayment; and (2) the Supplier has included, in its customer contracts, a notice that the Company can terminate such contracts for non-payment. Where the Supplier is performing its own billing of the gas supply, termination of the agreement will be at the discretion of the Supplier, as specified in the Supplier contracts for service. In either case, the Supplier or the Company shall give no less than 30 days written notice that the customer will be switched from the Supplier and revert to the Company unless the past due amount is paid by the customer's next scheduled bill due date. If the past due amount is paid by the next scheduled bill due date, the customer will not revert to the Company and will remain with the Supplier. If the Company provides the late payment notice to the customer, it will send a copy of the notice to the customer's Supplier. A customer must enter into an agreement with a Supplier who meets the Company's requirements for participation in this pooling program pursuant to Rate FRAS, Sheet No. 44.

Gas transported under this tariff shall be for customer's sole use at one point of delivery where distribution mains are adjacent to the premises to be served. Any gas provided hereunder shall be provided by displacement.

Residential customers who are enrolled in income payment plans pursuant to Rule 4901:1-18-04(B), Ohio Administrative Code (PIPP Customerscustomers), shall be provided their alternative gas supply service exclusively through their own supply pool, for which gas is provided by a willing Supplier whose bid has been approved by the Public Utilities Commission of Ohio.

DEFINITIONS

Terms used in this tariff are defined in the same manner as set forth in Rate FRAS, Sheet No. 44.

CHANGES IN CUSTOMERS' SERVICE ELECTIONS

Customers who elect service under this tariff and later return to Company's sales service may do so only in accordance with the requirements of the Company's tariffs and applicable regulations of the Public Utilities Commission of Ohio. If a customer voluntarily elects to return to the Company's sales service, all incremental gas procurement, upstream transportation, and storage costs incurred by the Company in order to return a customer to sales service shall be borne by customer pursuant to the Commission's Gas Transportation Program Guidelines adopted in Case No. 85-800-GA-COI.

	Filed pursuant to an Order dated November 18, 2009 GA-AIR before the Public Utilities Commission of Ohio.	in Case No. 09-773 GA UEX 12-1685-
	Issued: November 23, 2009	Effective:
1	Issued by Julie Janson, Pres	ident

P.U.C.O. Gas No. 18 Sheet No. 33.4314 Cancels and Supersedes Sheet No. 33.4213 Page 2 of 6

TRANSFER OF SERVICE

Customers may transfer from one Supplier's pool to any other Supplier's pool or revert to the Company's sales service upon payment of a \$4.00 switching fee. If the Company's firm transportation program terminates, or if the Company terminates a customer's Supplier's participation in the Company's transportation program, the customer may revert to the Company's sales service without paying the switching fee.

After the Company installs additional information system capability on or before September 1, 2007, As customer participating in a governmental aggregation will not be subject to the switching fee, regardless of whether the customer returns to the Company's sales service from the governmental aggregation or the governmental aggregator chooses to switch its aggregation to a different Supplier.

NET MONTHLY BILL

The Net Monthly Bill is determined as follows: All delivered gas is billed in units of 100 cubic feet (CCF).

All delitered gas is blined in drine of 100 basic fact (OOI).	
The following charges are effective June 4, 2008 through September 30,	
Fixed Delivery Service Charge per month	\$15.00
Plus the applicable charge per month as set forth on Sheet No. 65, Rider AMRP, Accelerated Main Replacement Program and Sheet No. 88, Rider AU, Advanced Utility Rider.	
Plus a Usage Based Charge per CCF for each CCF of gas transported for customer from Company's city gate measuring — stations to the outlet side of Company's — meter used to measure deliveries to — customer at:	
First 400 CCF	\$0.401134 per CCF
	\$0.465634 per CCF
Filed pursuant to an Order dated November 18, 2009in Case N GA-AIR before the Public Utilities Commission of Ohio.	o. 09-773-GA-UE X <u>12-1685-</u>
Issued: November 23, 2009	Effective:

Issued by Julie Janson, President

December 1, 2009

P.U.C.O. Gas No. 18 Sheet No. 33.1314 Cancels and Supersedes Sheet No. 33.1213 Page 3 of 6

NET MONTHLY BILL (Cont'd)	
The following charges are effective with the October 2008 billing cycles cycles on a bills rendered basis:	through May 2009 billing
Fixed Delivery Service Charge per month	\$ 20.25
Plus the applicable charge per month as set forth on Sheet	
No. 65, Rider AMRP, Accelerated Main Replacement Program and	
Sheet No. 88, Rider AU, Advanced Utility Rider.	
onsortions, filed to, hardings dility filed.	
Plus a Usage Based Charge per CCF for each CCF of gas transported	
for customer from Company's city gate measuring	
stations to the outlet side of Company's	
meter used to measure deliveries to	
customer at:	
First 400 CCF	\$0.107044 per CCF
——Additional CCF	\$0.171544 per CCF
The following charges are effective with the June 2009 billing cycles on a	bills rendered basis:
Fixed Delivery Service Charge per month	\$25.33
, ,	
Plus the applicable charge per month as set forth on Sheet	
No. 65, Rider AMRP, Accelerated Main Replacement Program and	
Sheet No. 88, Rider AU, Advanced Utility Rider.	
Plus a Usage Based Charge per CCF for each CCF of gas transported	
for customer from Company's city-gate measuring	
- stations to the outlet side of Company's	
meter used to measure deliveries to	
customer at:	
First 400 CCF	\$0.040828 per CCF
Additional CCF	\$0.105378 per CCF
The following charges are effective with the December 2009 billing c	voles on a bills rendered
basis:	•
Fixed Delivery Service Charge per month	\$ 25.33 <u>33.03</u>
Plus the applicable charge per month as set forth on Sheet	
No. 65, Rider AMRP, Accelerated Main Replacement Program, and	
Sheet No. 88, Rider AU, Advanced Utility Rider, and Sheet No. 89, Rider	
ASRP, Accelerated Service Replacement Program Rider.	
Filed pursuant to an Order dated November 18, 2009 in Case N GA-AIR before the Public Utilities Commission of Ohio.	o. 09 773 GA UEX 12-1685-
Issued: November 23, 2009	Effective:

P.U.C.O. Gas No. 18 Sheet No. 33.4314 Cancels and Supersedes Sheet No. 33.4213 Page 4 of 6

NET MONTHLY BILL (Cont'd)

Plus a Usage-Based Charge per CCF for each CCF of gas transported for customer from Company's city-gate measuring stations to the outlet side of Company's meter used to measure deliveries to customer at:

First 400 CCF Additional CCF \$0.032728<u>130477</u> per CCF \$0.097278<u>389097</u> per CCF

Plus th	e applicable charge per month as set forth on:
	Sheet No. 65, Rider AMRP, Accelerated Main Replacement Program,
	Sheet No. 88, Rider AU, Advanced Utility Rider
	Sheet No. 89, Rider ASRP, Accelerated Service Replacement Program Rider
Plus, a	il transported gas shall be subject to an adjustment per CCF as set forth on:
	Sheet No. 47, Rider NGV, Natural Gas Vehicle Fueling Rider
	Sheet No. 61, Rider ED, Economic Development Incentive Rider
	Sheet No. 63, Rider PIPP, Percentage of Income Payment Plan-
	Sheet No. 66, Rider GSR, Gas Surcredit Rider
	Sheet No. 67, Rider UE-G, Uncollectible Expense Rider
	Sheet No. 68, Rider STR, State Tax Rider-
	Sheet No. 69. Rider FRT, Facility Relocation - Mass Transportation
	Sheet No. 76, Rider CCCR, Contract Commitment Cost Recovery Rider.

Plus, or minus, rate adjustments which may occur as a result of changes in the rates of interstate pipelines, or of rulings of the Public Utilities Commission of Ohio and/or the Federal Energy Regulatory Commission, and for which it is determined that all customers should be allocated some portion of the corresponding costs or refunds.

NET MONTHLY BILL (Cont'd.)

In addition, the net monthly bill, as calculated above, shall be adjusted by application of the percent specified on Sheet No. 64, Rider ETR, Ohio Excise Tax Liability Rider, except that finance charges are excluded in the computation of the net bill.

Customer and/or its Suppliers shall be responsible for the collection and payment of excise taxes, revenue taxes, or similar taxes on the gas supplies that customer purchases from its Supplier.

MINIMUM BILL

The monthly minimum bill shall be the Fixed Delivery Service Charge and applicable charge under Rider AMRP_and Rider AU_and Rider ASRP shown above plus the percentage specified in Rider ETR, Sheet No. 64, the Ohio Excise Tax Liability Rider.

Filed pursuant to an Order dated November 18, 2009in Case No. 09-773-GA-UEX12-16 GA-AIR before the Public Utilities Commission of Ohio.				
Issued: Nevember 23, 2009	Effective:			
Issued by Julie Janson, President				

P.U.C.O. Gas No. 18 Sheet No. 33.4314 Cancels and Supersedes Sheet No. 33.4213 Page 5 of 6

GENERAL TERMS AND CONDITIONS

1. Approved Supplier List

Company shall maintain a list of qualified Suppliers from which customer can choose. Such list shall include Suppliers who sign a Gas Supply Aggregation/Customer Pooling Agreement in which Supplier agrees to participate in, and abide by Company's requirements for, its pooling program. This list shall be available to any customer upon request.

GENERAL TERMS AND CONDITIONS

2. Applications and Service Date

A customer who desires service under this tariff shall apply through its chosen Supplier. Unless the Company determines that the customer is not eligible to become a transportation customer of the Supplier, the Company shall transfer the customer to the Supplier's pool on the customer's next regularly scheduled meter reading date that is twelve (12) or more calendar days from the date the Company receives the transfer request from the Supplier. The Company shall notify the Supplier of the actual transfer date.

A customer may request termination of service under this tariff and return to the Company's sales service by notifying the Company, and the request will become effective on the customer's next regularly scheduled meter reading date that is twelve (12) or more calendar days from the receipt of such notification. In the event that a customer is returned to sales service for non-payment, the Supplier shall provide the Company with notice of termination and shall comply with all notice requirements of the Suppliers' Code of Conduct set forth in Rate FRAS, Sheet No. 44.

3. Delivery Pressure and Gas Composition

Gas service under this tariff shall be at the pressure that is currently available at customer's premises.

During severe weather periods, Company must sometimes supplement its flowing gas supplies with propane-air gas produced at peaking plants located at various points on Company's system. While Company attempts to manufacture such gas at a heating value roughly equivalent to the heating value of its flowing gas supplies, it is not always able to do so.

GENERAL TERMS AND CONDITIONS (Cont'd)

Filed pursuant to an Order dated November 18, 2009. GA-AIR before the Public Utilities Commission of Ohio.	in Case No. 09 773 GA UEX12-1685
Issued: November 23, 2009 December 1, 2009	Effective:
Issued by Julie Janson Pro	eidont

P.U.C.O. Gas No. 18 Sheet No. 33.4314 Cancels and Supersedes Sheet No. 33.4213 Page 6 of 6

Regulatory Approvals

Customer's Supplier shall be responsible for making all necessary arrangements and securing all requisite regulatory or governmental approvals, certificates or permits to enable gas to be delivered to Company's system.

LATE PAYMENT CHARGE

Payment of the total amount due must be received in Company's office by the due date shown on the bill. When not so paid, an additional amount equal to one and one-half percent (1.5%) of the unpaid balance of the bill is due and payable. However, this provision is not applicable to:

- customers actively enrolled on the Percentage of Income Payment Plan (PIPP) pursuant to Rule 4901:1-18-04(B), Ohio Administrative Code;-
- (2) the unpaid account balances of those customers being back-billed in accordance with Section 4933.28 Ohio Revised Code; and

LATE PAYMENT CHARGE (Cont'd)

- (3) the Unpaid account balances of those customers on other Commission-approved deferred payment plans or the Budget Billing Plan, except that a late payment charge may be assessed on any deferred payment plan or Budget Billing Plan amount not timely paid; and:
- (4) the unpaid gas commodity portion of account balances of those customers served by a Supplier participating in the Company's Choice Program where Company has not agreed to purchase the Supplier's accounts receivable.

At a residential customer's request, the Company will waive a late payment charge where the current charge is the only late payment charge levied in the most recent twelve_month period.

SERVICE REGULATIONS

The supplying of, and billing for, service, and all conditions applying thereto, are subject to the jurisdiction of the Public Utilities Commission of Ohio and to Company's Service Rules and Regulations currently in effect as filed with the Public Utilities Commission of Ohio and as provided by law and by the regulations of the Public Utilities Commission of Ohio.

			·
Filed GA-	pursuant to an Order dated AIR before the Public Utilities	Nevember 18, 2009 Commission of Ohio.	in Case No. 09-773 GA-UEX 12-1685-
	ed: November 23, 2009		Effective:
		Issued by Julie Janson, Pres	sident

P.U.C.O. Gas No. 18 Sheet No. 34.23 Cancels and Supersedes Sheet No. 34.42 Page 1 of 4

RATE RSLI

RESIDENTIAL SERVICE LOW INCOME PILOT

API	PLI	CA	81	Lľ	TΥ

This pilot will be implemented upon development of program parameters. Applicable to gas service required for residential purposes when supplied at one point of delivery where distribution mains are adjacent to the premises to be served. Eligible customers are non-PIPP, low usage residential customers verified at or below 175% of poverty level. The total number of customers that may receive service under Rate RSLI and Rate RFTLI- is 10,000.

NET MONTHLY BILL

The Net Monthly Bill is determined as follows: All delivered gas is billed in units of 100 cubic feet (CCF).

The following charges are effective June 4, 2008 through September 30, 2008: Fixed Delivery Service Charge per month \$11.00 Plus the applicable charge per month as set forth on Sheet No. 65, Rider AMRP, Accelerated Main Replacement Program and Sheet No. 88, Rider AU, Advanced Utility Rider. Plus a Usage Based Charge for All CCF \$0.401134 per CCF The following charges are effective with the October-2008 billing-cycles through May 2009 billing cycles on a bills rendered basis: Fixed Delivery Service Charge per month \$16.25 Plus the applicable charge per month as set forth on Sheet No. 65, Rider AMRP, Accelerated Main Replacement Program and Sheet No. 88, Rider AU, Advanced Utility Rider. Plus a Usage Based Charge for All CCF \$0.107044 per GCF

Filed pursuant to an Order dated November 18, 2009— GA-AIR before the Public Utilities Commission of Ohio.	in Case No. 09-773-GA UEX12-1685-		
Issued: November 23, 2009	Effective:	December -1,	

P.U.C.O. Gas No. 18 Sheet No. 34,23 Cancels and Supersedes **Duke Energy Ohio** 139 East Fourth Street Sheet No. 34,42 Cincinnati, Ohio 45202 Page 2 of 4 NET MONTHLY BILL (Cont'd) The following charges are effective with the June 2009 billing cycle on a bills rendered basis: Fixed Delivery Service Charge per month \$21.33 Plus the applicable charge per month as set forth on Sheet No. 65, Rider AMRP, Accelerated Main Replacement Program and Sheet No. 88, Rider AU, Advanced Utility Rider. Plus a Usage Based Charge for All CCF \$0.040828 per CCF The following charges are effective with the December 2009 billing-cycle on a bills rendered basis: Fixed Delivery Service Charge per month \$21.3329.03 Plus the applicable charge per month as set forth on Sheet No. 65, Rider AMRP, Accelerated Main Replacement Program, and Sheet No. 88, Rider AU, Advanced Utility Rider, Plus a Usage-Based Charge for All CCF \$0.032728130642 per CCF Plus the applicable charge per month as set forth on: Sheet No. 65, Rider AMRP, Accelerated Main Replacement Program, Sheet No. 88, Rider AU, Advanced Utility Rider Sheet No. 89, Rider ASRP, Accelerated Service Replacement Program Rider. Plus, all delivered gas shall be subject to an adjustment per CCF as set forth on: Sheet No. 47, Rider NGV, Natural Gas Vehicle Fueling Rider Sheet No. 61, Rider ED, Economic Development Incentive Rider Sheet No. 63, Rider PIPP, Percentage of Income Payment Plan-Sheet No. 67, Rider UE-G, Uncollectible Expense Rider Sheet No. 68, Rider STR, State Tax Rider Sheet No. 69, Rider FRT, Facility Relocation - Mass Transportation Sheet No. 71, Rider GCRR, Gas Cost Recovery Rate-Sheet No. 76, Rider CCCR, Contract Commitment Cost Recovery Rider. **EXCISE TAX RIDER** The net monthly bill shall be adjusted by application of the percent specified on Sheet No. 64, Rider ETR, Ohio Excise Tax Liability Rider, except that finance charges are excluded in the computation of the net bill. MINIMUM BILL Filed pursuant to an Order dated November-18, 2009 in Case No. 09-773-GA UEX12-1685-GA-AIR before the Public Utilities Commission of Ohio. Issued: November 23, 2009 Effective: December 1. 2009

Issued by Julie Janson, President

P.U.C.O. Gas No. 18 Sheet No. 34.23 Cancels and Supersedes Sheet No. 34.12 Page 3 of 4

The monthly minimum bill shall be the monthly Fixed Delivery Service Charge and applicable charge under Rider AMRP, and Rider AU, and Rider ASRP shown above, plus the percentage specified in Rider ETR, Sheet No. 64, Ohio Excise Tax Liability Rider.

Filed pursuant to an Order dated November 18, 2009 in Cas GA-AIR before the Public Utilities Commission of Ohio.	se No. 09-773 -	GA UEX <u>12-1685-</u>
Issued: Nevember 23, 2009	Effective:	December 1,
Issued by Julie Janson, President		

P.U.C.O. Gas No. 18 Sheet No. 34.23 Cancels and Supersedes Sheet No. 34.12 Page 4 of 4

LATE PAYMENT CHARGE

Payment of the total amount due must be received in the Company's office by the due date shown on the bill. When not so paid, an additional amount equal to one and one-half percent (1.5%) of the unpaid balance is due and payable. However, this provision is not applicable to:

- (1) customers actively enrolled on the Percentage of Income Payment Plan (PIPP) pursuant to Rule 4901:1-18-04(B), Ohio Administrative Code;
- (2) the unpaid account balances of those customers being backbilled in accordance with Section 4933.28 Ohio Revised Code; and
- (3) the unpaid account balances of those customers on other Commission—approved deferred payment plans or the Budget Billing Plan, except that a late payment charge may be assessed on any deferred payment plan or Budget Billing Plan amount not timely paid.

At a residential customer's request, the Company will waive a late payment charge where the current charge is the only late payment charge levied in the most recent twelve_month period.

SERVICE REGULATIONS

The supplying of, and billing for, service and all conditions applying thereto, are subject to the jurisdiction of the Public Utilities Commission of Ohio and to Company's Service Regulations currently in effect, as filed with the Public Utilities Commission of Ohio, as provided by law.

Filed pursuant to an Order dated November 18, 2009 GA-AIR before the Public Utilities Commission of Ohio.	in Case No. 09-773 -	GA UEX12-1685-
 Issued: November 23, 2009	Effective:	December 1,
Issued by Julie Janson, President	aent	

P.U.C.O. Gas No. 18 Sheet No. 35.23 Cancels and Supersedes Sheet No. 35.42 Page 1 of 3

RATE GS-L

GENERAL SERVICE - LARGE

APPLICABILITY

Applicable to gas service required for any purpose by an individual non-residential customer using more than 4,000 CCF during the prior calendar year at one premises when supplied at one point of delivery where distribution mains are adjacent to the premises to be served.

NET MONTHLY BILL

The Net Monthly Bill is determined as follows: All delivered gas is billed in units of 100 cubic feet (CCF).

The following charges are effective June 4, 2008 through June 3, 2009: Fixed Delivery Service Charge per month	\$130.00
Plus the applicable charge per month as set forth on Sheet No65, Rider AMRP, Accelerated Main Replacement Program and Sheet No. 88, Rider AU, Advanced Utility Rider.	
Plus a Usage Based Charge for All CCF delivered at	\$0.152775 per CCF
The following charges are effective with the June 2009 billing cycle of Fixed Delivery Service Charge per month	on a bille rendered basis: \$180.00
Plus the applicable charge per month as set forth on Sheet No. 65, Rider AMRP, Accelerated Main Replacement Program and Sheet No. 88, Rider AU, Advanced Utility Rider.	
Plus a Usage Based Charge for All SCF delivered at	\$0.11293 per GCF
	

Filed pursuant to an Order dated November 18, 2009_ GA-AIR before the Public Utilities Commission of Ohio.	in Case No. 09-774 GA UEX<u>12-1685-</u>
Issued: November 23, 2009 Effective: December 1, 2009	

P.U.C.O. Gas No. 18 Sheet No. 35.23 **Duke Energy Ohio** Cancels and Supersedes 139 East Fourth Street Sheet No. 35.42 Cincinnati, Ohio 45202 Page 2 of 3 **NET MONTHLY BILL** The following charges are effective with the December 2009 billing cycle on a bills rendered basis: Fixed Delivery Service Charge per month \$180.00226.64 Plus the applicable charge per month as set forth on Sheet No. 65. Rider AMRP, Accelerated Main Replacement Program, and Sheet No. 88, Rider AU, Advanced Utility Rider Plus a Usage-Based Charge for All CCF delivered at \$0.10483039784 per CCF Plus the applicable charge per month as set forth on: Sheet No. 61, Rider ED, Economic Development Incentive Rider Sheet No. 65, Rider AMRP, Accelerated Main Replacement Program Sheet No. 88, Rider AU, Advanced Utility Rider Sheet No. 89, Rider ASRP, Accelerated Service Replacement Program Rider. Plus, all delivered gas shall be subject to an adjustment per CCF as set forth on: Sheet No. 46, Rider NGV, Natural Gas Vehicle Fueling Rider Sheet No. 63, Rider PIPP, Percentage of Income Payment Plan-SSheet No. 67, Rider UE-G, Uncollectible Expense Rider Sheet No. 68, Rider STR, State Tax Rider-Sheet No. 69, Rider FRT, Facility Relocation - Mass Transportation Sheet No. 71, Rider GCRR, Gas Cost Recovery Rate-Sheet No. 76, Rider CCCR, Contract Commitment Cost Recovery Rider. **EXCISE TAX RIDER** The net monthly bill shall be adjusted by application of the percent specified on Sheet No. 64, Rider ETR, Ohio Excise Tax Liability Rider, except that finance charges are excluded in the computation of the net bill. MINIMUM BILL The monthly minimum bill shall be the Fixed Delivery Service Charge and applicable charge under Rider EDd. Rider AMRP, and Rider AU, and Rider ASRP shown above, plus the percentage specified in Rider ETR. Sheet No. 64, Ohio Excise Tax Liability Rider. LATE PAYMENT CHARGE Payment of the total amount due must be received in the Company's office by the due date shown on the bill. When not so paid, an additional amount equal to one and one-half percent (1.5%) of the unpaid balance is due and payable. Filed pursuant to an Order dated November 18, 2009 ____in Case No. 09-774-GA UEX12-1685-GA-AIR before the Public Utilities Commission of Ohio. Issued: November 23, 2009

Effective: December 1, 2009

P.U.C.O. Gas No. 18 Sheet No. 35.23 Cancels and Supersedes Sheet No. 35.42 Page 3 of 3

TERM OF SERVICE

One (1) year, terminable thereafter on three (3) days written notice by either customer or Company.

SERVICE REGULATIONS

The supplying of, and billing for, service and all conditions applying thereto, are subject to the jurisdiction of the Public Utilities Commission of Ohio and to Company's Service Regulations currently in effect, as filed with the Public Utilities Commission of Ohio, as provided by law.

Filed pursuant to an Order dated November 18, 2009 GA-AIR before the Public Utilities Commission of Ohio.	in Case No. 98 774-GA UEX12-1685-
Issued: November 23, 2009 Effective: December 1, 2009	

P.U.C.O. Gas No. 18 Sheet No. 36.23 Cancels and Supersedes Sheet No. 36.42 Page 1 of 7

RATE RFTLI

RESIDENTIAL FIRM TRANSPORTATION SERVICE - LOW INCOME

AVAILABILITY

This pilot will be implemented upon development of program parameters. Firm transportation service for residential purposes, which is provided from the Company's city gate receipt points to the outlet side of Company's meter. Service is available to eligible residential customers, except for those customers whose utility service accounts are past due at the time customer desires to utilize this service. Eligible customers are non-PIPP, low usage residential customer verified at or below 175% of poverty level. The total number of customers whothat may receive service under Rate RSLI and Rate RFTLI is 10,000. The Company may terminate a customer's supplier contract for non-payment and return the customer to the Company's sales service only if: (1) the Supplier has made an affirmative request for the Company to act as its agent to terminate customer contracts for nonpayment, and (2) the Supplier has included in its customer contracts, a notice that the Company can terminate such contracts for non-payment. Where the Supplier is performing its own billing of the gas supply, termination of the agreement will be at the discretion of the Supplier, as specified in the Supplier contracts for service. In either case, the Supplier or the Company shall give no less than 30 days written notice that the customer will be switched from the Supplier and revert to the Company unless the past due amount is paid by the customer's next scheduled bill due date. If the past due amount is paid by the next scheduled bill due date, the customer will not revert to the Company and will remain with the Supplier. If the Company provides the late payment notice to the customer, it will send a copy of the notice to the customer's Supplier. A customer must enter into an agreement with a Supplier thatwhe meets the Company's requirements for participation in this pooling program pursuant to Rate FRAS, Sheet No. 44.

Gas transported under this tariff shall be for customer's sole use at one point of delivery where distribution mains are adjacent to the premises to be served. Any gas provided hereunder shall be provided by displacement.

Residential customers who are enrolled in income payment plans pursuant to Rule 4901:1-18-04(B), Ohio Administrative Code (PIPP Customers), shall be provided their alternative gas supply service exclusively through their own supply pool, for which gas is provided by a willing Supplier whose bid has been approved by the Public Utilities Commission of Ohio.

DEFINITIONS

Terms used in this tariff are defined in the same manner as set forth in Rate FRAS, Sheet No. 44.

	Filed pursuant to an Order dated November 18, 2009. GA-AIR before the Public Utilities Commission of Ohio.	_in Case No. 09-773 GA UEX 12-1685-
	Issued: November 23, 2009	Effective: December 1,
Ì	Issued by Julie Janson Bresin	tent

P.U.C.O. Gas No. 18 Sheet No. 36.23 Cancels and Supersedes Sheet No. 36.42 Page 2 of 7

CHANGES IN CUSTOMERS' SERVICE ELECTIONS

Customers who elect service under this tariff and later return to Company's sales service may do so only in accordance with the requirements of the Company's tariffs and applicable regulations of the Public Utilities Commission of Ohio. If a customer voluntarily elects to return to the Company's sales service, all incremental gas procurement, upstream transportation, and storage costs incurred by the Company in order to return a customer to sales service shall be borne by customer pursuant to the Commission's Gas Transportation Program Guidelines adopted in Case No. 85-800-GA-COI.

TRANSFER OF SERVICE

Customers may transfer from one Supplier's pool to any other Supplier's pool or revert to the Company's sales service upon payment of a \$4.00 switching fee. If the Company's firm transportation program terminates, or if the Company terminates a customer's Supplier's participation in the Company's transportation program, the customer may revert to the Company's sales service without paying the switching fee.

After the Company installs additional information system capability on or before September 1, 2007, As customer participating in a governmental aggregation will not be subject to the switching fee, regardless of whether the customer returns to the Company's sales service from the governmental aggregation or the governmental aggregation to a different Supplier.

NET MONTHLY BILL

The Net Monthly Bill is determined as follows: All delivered gas is billed in units of 100 cubic feet (CCF).

The following charges are effective June 4, 2008 through September 30, 2 Fixed Delivery Service Charge per month	008: \$11.00	
Plue the applicable charge per month as set forth on Sheet No. 65, Rider AMRP, Accelerated Main Replacement Program and Sheet No. 88, Rider AU, Advanced Utility Rider.		
Plus a Usage Based Charge per CCF for each CCF of gas transported for customer from Company's city gate measuring — stations to the outlet side of Company's — meter used to measure deliveries to — customer at:		
All CCF	\$0.401134 ₋₁	per CCF
Filed pursuant to an Order dated November 18, 2009in Case No GA-AIR before the Public Utilities Commission of Ohio.	. 09 773 G A	- UEX<u>12-1685-</u>
Issued:- November 23, 2009 2009	Effective:	December 1,

Issued by Julie Janson, President

P.U.C.O. Gas No. 18

Sheet No. 36.23 **Duke Energy Ohio** Cancels and Supersedes 139 East Fourth Street Sheet No. 36.42 Cincinnati, Ohio 45202 Page 3 of 7 **NET MONTHLY BILL (Cont'd.)** The following charges are effective with the October 2008 billing cycles through May 2009 billing cycles on a bills rendered basis: Fixed Delivery Service Charge per month \$16.25 Plus the applicable charge per month as set forth on Sheet No. 65, Rider AMRP, Accelerated Main Replacement Program and Sheet No. 88, Rider AU, Advanced Utility Rider-Plus a Usage Based Charge per CCF for each CCF of gas transported for customer from Company's city gate measuring stations to the outlet side of Company's - meter used to measure deliveries to customer at: All CCF \$0.107044 per-CCF -The following charges are effective with the June 2008 billing cycle on a bills rendered basis: Fixed Dolivery Service Charge per month \$21.33 Plus the applicable charge per month as set forth on Sheet No. 65, Rider AMRP, Accelerated Main Replacement Program and Sheet No. 88, Rider AU, Advanced Utility Rider. Plus a Usage Based Charge per CCF for each CCF of gas transported for customer from Company's city gate measuring stations to the outlet side of Company's meter used to measure deliveries to customer at: -AILCCE \$0.040828 per CCF Filed pursuant to an Order dated November 18, 2009 in Case No. 09-773-GA-UEX12-1685-GA-AIR before the Public Utilities Commission of Ohio. Issued: November 23, 2009 Effective: December-1,

Issued by Julie Janson, President

2009

P.U.C.O. Gas No. 18 Sheet No. 36.23 Cancels and Supersedes Sheet No. 36.42 Page 4 of 7

NET MONTHLY BILL (Cont'd)

The following charges are effective with the December 2909 billing cycle on a bills rendered basis:

Fixed Delivery Service Charge per month

\$21.3329.03

Plus the applicable charge per month as set forth on Sheet No. 65, Rider AMRP, Accelerated Main Replacement Program, and Sheet No. 88, Rider AU, Advanced Utility Rider.

Plus a Usage-Based Charge per CCF for each CCF of gas transported for customer from Company's city-gate measuring stations to the outlet side of Company's meter used to measure deliveries to customer at:

All CCF

\$0.032728130642 per CCF

Divisiting applicable charge per month as set forth on:				
Plus the applicable charge per month as set forth on: Sheet No. 65, Rider AMRP, Accelerated Main Replacement Program				
Sheet No. 88, Rider AU, Advanced Utility Rider				
Sheet No. 89, Rider ASRP, Accelerated Service Replacement Program Rider.				
Plus, all transported gas shall be subject to an adjustment per CCF as set forth on:				
-Sheet No. 47. Rider NGV, Natural Gas Vehicle Fueling Rider				
-Sheet No. 61. Rider ED, Economic Development Incentive Rider				
-Sheet No. 63, Rider PIPP, Percentage of Income Payment Plan-				
Sheet No. 66, Rider GSR, Gas Surcredit Rider				
Sheet No. 67, Rider UE-G, Uncollectible Expense Rider				
Sheet No. 68, Rider STR, State Tax Rider-				
-Sheet No. 69. Rider FRT, Facility Relocation - Mass Transportation				
-Sheet No. 76, Rider CCCR, Contract Commitment Cost Recovery Rider.				
Plus, or minus, rate adjustments which may occur as a result of changes in the rates of interstate pipelines, or of rulings of the Public Utilities Commission of Ohio and/or the Federal Energy———Regulatory Commission, and for which it is determined that all customers should be allocated some portion of the corresponding costs or refunds.				
Filed pursuant to an Order dated Nevember 18, 2009in Case No. 09-773 GA-UEX12-1685- GA-AIR before the Public Utilities Commission of Ohio.				
Issued:-November 23, 2009 Effective: December -1, 2009				

P.U.C.O. Gas No. 18 Sheet No. 36.23 **Duke Energy Ohio** Cancels and Supersedes 139 East Fourth Street Sheet No. 36.42 Cincinnati, Ohio 45202 Page 5 of 7 In addition, the net monthly bill, as calculated above, shall be adjusted by application of the percent specified on Sheet No. 64, Rider ETR, Ohio Excise Tax Liability Rider, except that finance charges **NET MONTHLY BILL (Cont'd.)** are excluded in the computation of the net bill. Customer and/or its Suppliers shall be responsible for the collection and payment of excise taxes, revenue taxes, or similar taxes on the gas supplies that customer purchases from its Supplier. MINIMUM BILL The monthly minimum bill shall be the Fixed Delivery Service Charge and applicable charge under Rider AMRP, and Rider AU, and Rider ASRP shown above plus the percentage specified in Rider ETR, Sheet No. 64, the Ohio Excise Tax Liability Rider. Filed pursuant to an Order dated November 18, 2009 in Case No. 09-773-GA-UEX12-1685-GA-AIR before the Public Utilities Commission of Ohio. Effective: December 1, Issued: November 23, 2009 2009

Issued by Julie Janson, President

P.U.C.O. Gas No. 18 Sheet No. 36.23 Cancels and Supersedes Sheet No. 36.12 Page 6 of 7

GENERAL TERMS AND CONDITIONS

1. Approved Supplier List

Company shall maintain a list of qualified Suppliers from which customer can choose. Such list shall include Suppliers that whe sign a Gas Supply Aggregation/Customer Pooling Agreement in which Supplier agrees to participate in, and abide by Company's requirements for, its pooling program. This list shall be available to any customer upon request.

Applications and Servic	e Date
---	--------

A customer who desires service under this tariff shall apply through its chosen Supplier. Unless the Company determines that the customer is not eligible to become a transportation customer of the Supplier, the Company shall transfer the customer to the Supplier's pool on the customer's next regularly scheduled meter reading date that is twelve (12) or more calendar

_____days from the date the Company receives the transfer request from the Supplier.

The Company shall notify the Supplier of the actual transfer date.

A customer may request termination of service under this tariff and return to the Company's sales service by notifying the Company, and the request will become effective on the customer's next regularly scheduled meter reading date that is twelve (12) or more calendar days from the receipt of such notification. In the event that a customer is returned to sales service for non-payment, the Supplier shall provide the Company with notice of termination and shall comply with all notice requirements of the Suppliers' Code of Conduct set forth in Rate FRAS, Sheet No. 44.

3. Delivery Pressure and Gas Composition

Gas service under this tariff shall be at the pressure that is currently available at customer's premises.

During severe weather periods, Company must sometimes supplement its flowing gas supplies with propane-air gas produced at peaking plants located at various points on Company's system. While Company attempts to manufacture such gas at a heating value roughly equivalent to the heating value of its flowing gas supplies, it is not always able to do so.

GENERAL TERMS AND CONDITIONS (Cont'd)

Regulatory Approvals

Customer's Supplier shall be responsible for making all necessary arrangements and securing all requisite regulatory or governmental approvals, certificates or permits to enable gas to be delivered to Company's system.

Filed pursuant to an Order dated I		. 09 773 G A	UEX <u>12-1685</u>
Issued: November 23, 2008 2009		Effective:	December 1
	Issued by Julie Janson, President		

P.U.C.O. Gas No. 18 Sheet No. 36.23 Cancels and Supersedes Sheet No. 36.42 Page 7 of 7

LATE PAYMENT CHARGE

Payment of the total amount due must be received in Company's office by the due date shown on the bill. When not so paid, an additional amount equal to one and one-half percent (1.5%) of the unpaid balance of the bill is due and payable. However, this provision is not applicable to:

- customers actively enrolled on the Percentage of Income Payment Plan (PIPP) pursuant to Rule 4901:1-18-04(B), Ohio Administrative Code;
- (2) the unpaid account balances of those customers being backbilled in accordance with Section 4933.28 Ohio Revised Code; and
- (3) the unpaid account balances of those customers on other Commission-approved deferred payment plans or the Budget Billing Plan, except that a late payment charge may be assessed on any deferred payment plan or Budget Billing Plan amount not timely paid; and-
- (4) the unpaid gas commodity portion of account balances of those customers served by a Supplier participating in the Company's Choice Program where Company has not agreed to purchase the Supplier's accounts receivable.

At a residential customer's request, the Company will waive a late payment charge where the current charge is the only late payment charge levied in the most recent twelve_month period.

SERVICE REGULATIONS

The supplying of, and billing for, service, and all conditions applying thereto, are subject to the jurisdiction of the Public Utilities Commission of Ohio and to Company's Service Rules and Regulations currently in effect as filed with the Public Utilities Commission of Ohio and as provided by law and by the regulations of the Public Utilities Commission of Ohio.

Filed pursuant to an Order dated Nevember 18, 2009- GA-AIR before the Public Utilities Commission of Ohio.	in Case No. 00 773 GA-UEX12-1685-
Issued: Nevember 23, 2009	Effective: December 1,
Issued by Julie Janson, Pro	esident

P.U.C.O. Gas No. 18 Sheet No. 37.23 Cancels and Supersedes Original-Sheet No. 37.42 Page 1 of 6

RATE FT-L

FIRM TRANSPORTATION SERVICE - LARGE

AVAILABILITY

Firm full requirements transportation service for an individual non-residential customer using more than 4,000 CCF during the prior calendar year at one premises, which is provided from the Company's city gate receipt points to the outlet side of Company's meter used to serve the customer. -This service is available within the Company's entire service territory, and at the customer's option, to serve the firm service requirements of interruptible transportation customers in combination with service under Rate IT to all non-residential customers except for those customers whose utility service accounts are past due at the time customer desires to utilize this service. The Company may terminate a customer's supplier contract for non-payment and return the customer to the Company's service only if: (1) the Supplier has made an affirmative request for the Company to act as its agent to terminate customer contracts for non-payment; and (2) the Supplier has included, in its customer contracts, a notice that the Company can terminate such contracts for non-payment. Where the Supplier is performing its own billing of the gas supply, termination of the agreement will be at the discretion of the Supplier, as specified in the Supplier contracts for service. The Supplier or the Company shall give no less than 30 days written notice that the customer will be switched from the Supplier and revert to the Company unless the past due amount is paid by the customer's next scheduled bill due date. If the past due amount is paid by the next scheduled bill due date, the customer will not revert to the Company and will remain with the Supplier. If the Company provides the late payment notice to the customer, it will send a copy of the notice to the customer's Supplier. Service shall be provided on demand from the Company's city gate receipt points to the outlet side of Company's meter used to serve the customer. Customer must enter into a "pooling" agreement with a Supplier that meets the Company's requirements for participation in this pooling program, and must arrange for the delivery of gas into Company's system.

Customers who believe that they will significantly increase throughput, from their historic firm service levels, shall so inform the Company.

<u>Except as provided under Company Rider NGV.</u> gGas transported under this tariff shall be for customer's sole use at one point of delivery where distribution mains are adjacent to the premises to be served. Any gas provided hereunder shall be provided by displacement.

DEFINITIONS

Terms used in this tariff are defined in the same manner as set forth in Rate FRAS, Sheet No. 44.

CHANGES IN CUSTOMERS' SERVICE ELECTIONS

Customers, who elect service under this tariff and later return to Company's sales service may do so only in accordance with the requirements of the Company's tariffs and applicable regulations of the Public Utilities Commission of Ohio. If a customer voluntarily elects to return to the Company's sales service, all incremental gas procurement, upstream transportation, and storage costs incurred by Company in order to return customer to sales service shall be borne by customer pursuant to the Commission's Gas Transportation Program Guidelines adopted in Case No. 85-800-GA-COI.

Filed pursuant to an Order dated Nevember 18, 2009	in Case No. 09-773 GA UEX12-1685
Issued: November 23, 2009 December 1, 2009	Effective:

P.U.C.O. Gas No. 18 Sheet No. 37.23 Cancels and Supersedes Original-Sheet No. 37.42 Page 2 of 6

TRANSFER OF SERVICE

Customers may transfer from one Supplier's pool to any other Supplier's pool or revert to the Company's sales service upon payment of a \$4.00 switching fee. If the Company's firm transportation program terminates, or if the Company terminates a customer's Supplier's participation in the Company's transportation program, the customer may revert to the Company's sales service without paying the switching fee.

After the Company installs additional information system capability on or before September 1, 2007, As customer participating in a governmental aggregation will not be subject to the switching fee, regardless of whether the customer returns to the Company's sales service from the governmental aggregation or the governmental aggregation to a different Supplier.

CHARACTER OF SERVICE

Service provided under this schedule shall be firm service.

NET MONTHLY BILL

The Net Monthly Bill shall be determined in accordance with the following rates and charges:

The following charges are effective June 4, 2008 through June 3, 2009:

Fixed Delivery Service Charge

\$130.00

Plus the applicable charge per menth as set forth on Sheet No. 65, Rider AMRP, Accelerated Main Replacement Program and Sheet No. 88, Rider AU, Advanced Utility Rider.

Plus a Usage Based Charge per CCF for each CCF of gas transported for customer from Company's city gate measuring stations to the outlet side of Company's meter used to measure deliveries to customer:

\$0.152775-per-CCF

The following charges are effective with the June 2009 billing cycle on a bills rendered basis: Fixed Delivery Service Charge \$180.00

Plus the applicable charge per menth as set forth on Sheet No. 65, Rider AMRP, Accelerated Main Replacement Program and Sheet No. 88, Rider AU, Advanced Utility Rider.

Plus a Usage-Based Charge per CCF for each CCF of gas transported for customer from Company's sity gate measuring stations to the outlet side of Company's meter used to measure deliveries to customer:	\$ 0.11293 per CCF	
Filed pursuant to an Order dated November 18, 2009 in Case No GA-AIR before the Public Utilities Commission of Ohio.	. 09-773-GA-UEX<u>12-1685-</u>	
Issued: November 23, 2009 December 1, 2009	Effective:	
Issued by Julie Janson, President		

P.U.C.O. Gas No. 18 Sheet No. 37.23

Duke Energy Ohio 139 East Fourth Street	Cancels and Supersedes Original Sheet No. 37.42
Cincinnati, Ohio 45202	Page 3 of 6
NET MONTHLY BILL (Cont'd)	
The following charges are effective with the December 20	08 billing cycle on a bills rendered basis:
_Fixed Delivery Service Charge	\$ 180.00 <u>226.604</u>
Plus the applicable charge per month as set forth on Shee No. 65, Rider AMRP, Accelerated Main Replacement Pro- Sheet No. 88, Rider AU, Advanced Utility Rider,	
_Plus a Usage-Based Charge per CCF for each CCF of	gas transported
_for customer from Company's city-gate measuring static	ons to the outlet
_side of Company's meter used to measure deliveries- to	the customer: \$0.104830_139784_per CC
Plus the applicable charge per month as set forth on. Sheet No. 61. Rider ED, Economic Development Inc. Sheet No. 65, Rider AMRP, Accelerated Main Repla Sheet No. 88, Rider AU, Advanced Utility Rider Sheet No. 89, Rider ASRP, Accelerated Service Rep	cement Program
Plus, all transported gas shall be subject to an adjustment Sheet No. 47. Rider NGV, Natural Gas Vehicle Fuelion Sheet No. 63, Rider PIPP, Percentage of Income Parameter No. 66, Rider GSR, Gas Surcredit Rider	ng Rider
Sheet No. 67, Rider UE-G, Uncollectible Expense R	ider.
Sheet No. 68, Rider STR, State Tax Rider Sheet No. 69, Rider FRT, Facility Relocation – Mass	Twosportstian Pider
Sheet No. 76, Rider CCCR, Contract Commitment C	
Plus, or minus, rate adjustments which may occur as a pipelines, or of rulings of the Public Utilities Comm Regulatory Commission, and for which it is determined portion of the corresponding costs or refunds.	ission of Ohio and/or the Federal Energy
In addition, the net monthly bill, as calculated above, si specified on Sheet No. 64, Rider ETR, Ohio Excise Ta are excluded in the computation of the net bill. NET MONTHLY BILL (Cont'd.)	
Customer and/or its Suppliers shall be responsible for revenue taxes, or similar taxes on the gas supplies that	the collection and payment of excise taxes, customer purchases from its Supplier.
MINIMUM BILL	
Filed pursuant to an Order dated November 18, 2009 <u>GA-AIR</u> before the Public Utilities Commission of Ohio.	in Case No. 09 773 GA UEX 12-1685-
Issued: November 23, 2009	Effective:

P.U.C.O. Gas No. 18 Sheet No. 37.23 Cancels and Supersedes Original Sheet No. 37.42 Page 4 of 6

The monthly minimum bill shall be the Fixed Delivery Service Charge and applicable charge under Rider ED, Rider-AMRP, and Rider AU, and Rider ASRP shown above, plus the percentage specified in Rider ETR, Sheet No. 64, Ohio Excise Tax Liability Rider.

LATE PAYMENT CHARGE

Payment of the total amount due must be received in Company's office by the due date shown on the bill. When not so paid, an additional amount equal to one and one-half percent (1.5%) of the unpaid balance of the bill is due and payable. However, this provision is not applicable to the unpaid account balances of those customers being back_billed in accordance with Section 4933.28 Ohio Revised Code, or to the unpaid gas commodity portion of account balances of those customers served by a Supplier participating in the Company's Choice Program where Company has not agreed to purchase the Supplier's accounts receivable.

GENERAL TERMS AND CONDITIONS

1. Approved Supplier List

Company shall maintain a list of qualified Suppliers from which customer can choose. Such list shall include Suppliers who sign a Gas Supply Aggregation/Customer Pooling Agreement in which Supplier agrees to participate in, and abide by Company's requirements for, its pooling program. This list shall be available to customer upon request.

Application	ns and S	Service	Date
-------------------------------	----------	---------	------

A customer who desires service	under this tai	riff shall	apply thro	ough its o	chosen
Supplier,—_Unless the Company determines	that the cust	tomer is	not eligible	le to bec	come a
transportation customer of the Supplier, the	Company sh	nall trans	ifer the c	ustomer	to the
Supplier's pool on the customer's next regular	dy scheduled	meter re	eading dat	e that is	twelve
(12) or more calendar					
			_		44

————ddays from the date the Company receives the transfer request from the Supplier. The Company shall notify the Supplier of the actual transfer date.

A customer may request termination of service under this tariff and return to the Company's sales service by notifying the Company, and the request will become effective on the customer's next regularly scheduled meter reading date that is twelve (12) or more calendar days from the receipt of such notification. In the event that a customer is returned to sales service for non-payment, the Supplier shall provide the Company with notice of termination and shall comply with any notice requirements of the Supplier's! Code of Conduct set forth in Rate FRAS, Sheet No. 44.

GENERAL TERMS AND CONDITIONS (Cont'd)

Delivery Pressure and Gas Composition

Filed pursuant to an Order dated November 18, 2009 GA-AIR before the Public Utilities Commission of Ohio.	in Case No. 09-773-GA UEX 12-1685-
Issued: Nevember 23, 2009 December 1, 2009	Effective:

P.U.C.O. Gas No. 18 Sheet No. 37.23 Cancels and Supersedes Original-Sheet No. 37.12 Page 5 of 6

Gas service under this tariff shall be at the pressure that is currently available at customer's premise. During severe weather periods, the Company must sometimes supplement its flowing gas supplies with propane-air gas produced at peaking plants located at various points on the Company's system. While the Company attempts to manufacture such gas at a heating value roughly equivalent to the heating value of its flowing gas supplies, it is not always able to do so. A customer whose operations are affected by swings in the composition of the Company's gas is required to notify the Company of that fact so that the Company can give the customer advance notice when the propane plants are going to be in operation.

Service Term

Except customers returned for non-payment or for good cause shown, a customer who elects service under this tariff, other than a small commercial customer, shall not be permitted to return to Company's sales service for at least one (1) year.

GENERAL TERMS AND CONDITIONS (Cont'd)

Regulatory Approvals

Customer's Supplier shall be responsible for making all necessary arrangements and securing all requisite regulatory or governmental approvals, certificates or permits to enable gas to be delivered to the Company's system.

AUTOMATIC METER READING EQUIPMENT

If the customer requests the Company to install remote meter reading equipment at customer's meter location in order to monitor the customer's usage on a daily basis, customer shall be responsible for the cost of such equipment, either through a lump-sum payment or monthly facilities charges, at the Company's option, designed to reimburse the Company for the cost of such equipment.

AUTOMATIC METER READING EQUIPMENT (cont'd)

In the event customer, in co-operation with its Supplier, wishes to install telemetering devices or related equipment in order to monitor consumption, the Company shall provide the necessary interface with its meters. Customer shall be responsible for the costs of providing such interface, including the cost of electric and or telephone services, if required. Customer shall pay the Company, either through a lump-_sum payment or monthly facilities charges, at the Company's option, designed to reimburse Company for the cost of providing such interface. Customer shall be solely responsible for installing, maintaining, and operating devices that it installs. Customer, or its agent, shall provide the Company with daily usage data if requested by the Company. In the event of disagreement between the parties, the Company's metered consumption data shall be used for all billings to the customer.

Filed pursuant to an Order dated November 18, 2009	in Case No. 9 9 773 GA UEX 12-1685-
Issued: November 23, 2009 December 1, 2009	Effective:

P.U.C.O. Gas No. 18 Sheet No. 37.23 Cancels and Supersedes Original Sheet No. 37.42 Page 6 of 6

CURTAILMENT OF SERVICE

Company may curtail service under this rate schedule in accordance with curtailment procedures on file with, and approved by, the Public Utilities Commission of Ohio. In the event customer fails to

CURTAILMENT OF SERVICE (Cont'd)

_comply with the Company's direction to curtail, the Company reserves the right to physically discontinue service to the customer. Company shall not be liable in damages or otherwise to customer for any loss of production, other claim, or any consequences occasioned by customer as a result of such curtailment- or because of the lack of advance notice to customer of such curtailment.

SERVICE REGULATIONS

The supplying of, and billing for, service, and all conditions applying thereto, are subject to the jurisdiction of the Public Utilities Commission of Ohio and to Company's Service Rules and Regulations currently in effect as filed with the Public Utilities Commission of Ohio and as provided by law and by the regulations of The Public Utilities Commission of Ohio.

Filed pursuant to an Order dated November 18, 2009 GA-AIR before the Public Utilities Commission of Ohio.	in Case No. 09-773 GA UEX 12-1685-
Issued: November 23, 2009	Effective:

P.U.C.O. Gas No. 18 Sheet No. 44.119 Cancels and Supersedes Sheet No. 44.109 Page 1 of 30

RATE FRAS

FULL REQUIREMENTS AGGREGATION SERVICE

APPLICABILITY

This service is available to Suppliers delivering gas on a firm basis to the Company's city gate receipt points on behalf of Gcustomers receiving Firm Transportation Service from the Company-under Rate Schedules RFT and FT. The service provided hereunder allows Suppliers to deliver to the Company on an aggregated basis those natural gas supplies that are needed to satisfy the requirements of Customer Pools participating in the Company's firm transportation programs.

CHARACTER OF SERVICE

This Tariff Sheet applies to the provision of pooling service for firm gas transportation Goustomers. Suppliers under this Tariff Sheet shall supply the full requirements of their Pool Customers and agree to accept supply management responsibility. Company shall specify, and Supplier shall deliver each day, the Target Supply Quantity for Supplier's Pool.

GAS SUPPLY AGGREGATION/CUSTOMER POOLING AGREEMENT

Prior to acting as a Supplier for Pool Customers <u>receivingtaking Firm Transportation Secryice under Rate Schedules RFT or FT</u>, Supplier must enter into a Gas Supply Aggregation/Customer Pooling Agreement with the Company. An example of the Gas Supply Aggregation/Customer Pooling Agreement is attached to this Tariff Sheet.

SUPPLIER INVOICE

On a monthly basis, the Company will generate, and Supplier will pay, an invoice that includes the costs set forth below in this Tariff Sheet and in Sheet No. 45 herein.

LATE PAYMENT CHARGE

Payment of the total amount due must be received by Company, or itsan authorized agent, by the due date shown on the Supplier's invoice. If the Supplier does not pay the total amount due by the date shown, an additional amount equal to one and one half percent (1.5%) of the total unpaid balance shall also become due and payable.

RETURNED CHECK CHARGE

The Returned Check Charge set forth in Sheet No. 45 herein shall be added to the Supplier's account each time a check is returned by the financial institution for insufficient funds,

MEASUREMENT OF CUSTOMER USAGE VOLUMES

The Company shall be responsible for all usage measurement at the point of delivery to the Coustomer's facilities. Monthly volumes billed to Pool Customers shall be considered actual volumes consumed, whether the meter reading is actual or estimated.

QUALITY OF GAS DELIVERED BY SUPPLIER

The Supplier warrants that all gas delivered by or on behalf of Supplier for its Pool Customers under this Tariff Sheet shall meet the quality, pressure, heating value and other quality specifications of the applicable FERC Gas Tariff of the interstate gas pipeline delivering said gas to the Company.

Filed pursuant to an Order dated January 23, 2012 before the Public Utilities Commission of Ohio.	_in Case No. <u>12-1685-GA-AIR 12-255-GA-ATA</u>
Issued: January 11, 2012	Effective: January 11, 2012

P.U.C.O. Gas No. 18 Sheet No. 44.110 Cancels and Supersedes Sheet No. 44.109 Page 2 of 30

TITLE AND WARRANTY

Supplier warrants that it will, at the time and place of delivery, have good right and title to all volumes of gas delivered on its behalf, free and clear of all liens, encumbrances, and claims whatsoever, and that it will <u>defend</u> indemnify and hold the Company harmless for all suits, actions, debts, accounts, damages, costs, losses, or expenses (including reasonable attorneys) fees) arising from or out of the adverse claims of any or all persons relating to or arising from said gas.

DEFINITIONS

"Adjusted MDQ" means the Supplier's MDQ less the Company's winter propane percentage, representing the Pool's allocation of the Company's propane peaking supplies.

"Adjusted Target Supply Quantities" (ATSQ) means the Target Supply Quantities plus or minus any adjustments that the Company may require the Supplier to make to its daily deliveries (i.e., Annual Reconciliation volumes) plus the daily firm (Rate FT) requirements of all Goustomers being served by the Supplier under Rate IT.

"Aggregation Service" is a service provided by the Company that allows Suppliers to deliver to the Company, on an aggregated basis, those natural gas supplies that are needed to satisfy the full firm requirements of the one, or more, firm transportation Ccustomers that comprise the membership of the Supplier's Pool, as defined below, all in accordance with the rules established by the Company regarding delivery requirements, banking, billing and payments, and Supplier performance requirements.

"Arrearages" are past due and unpaid amounts owed to the Company. A thirty30-day arrears exists when any portion of the previous month's bill is unpaid at the time the current bill is issued. Customers having a thirty30-day or more arrears of \$50.00 or more are not eligible to participate in the Program. A customer who is current on a payment plan for previously billed and unpaid charges is not considered to have Arrearages when an electronic enrollment to the Company's firm transportation program is received from a Supplier.

"British Thermal Unit" or "Btu" means the quantity of heat required to raise one (1) pound of water (about a pint) one (1) degree Fahrenheit at or near its point of maximum density.

"Ccf" means one hundred cubic feet.

"Commission" means the Public Utilities Commission of Ohio.

"Company" means Duke Energy Ohio.

"Customer" means a residential, non-mercantile, or mercantile recipient of the Company's Sales Service or Transportation Service.

"Default" means the failure of the Company or Supplier to fulfill a duty or obligation set forth in Duke Energy Ohio's tariffs, the Ohio Revised Code, the Ohio Administrative Code, or any agreement or contract between and among the Company and Supplier.

"Dekatherm" or "Dth" means a unit of heating value equal to ten (10) Therms or Million Btu's (1 MMBtu).

Filed pursuant to an Order dated January 23, 2012 before the Public Utilities Commission of Ohio.	in Case No. <u>12-1685-GA-AIR 12-255-GA-ATA</u>
Issued: January 11, 2012	Effective: January 11, 2012

P.U.C.O. Gas No. 18 Sheet No. 44.1<u>1</u>0 Cancels and Supersedes Sheet No. 44.<u>10</u>9 Page 3 of 30

DEFINITIONS (Contd.)

"Eligible Customer" is a Ccustomer whothat is eligible to participate in a Governmental Aggregation in accordance with section 4929.26 and 4929.27 of the Ohio Revised Code and does not include any of the following: a person that is both a distribution service Ccustomer and a mercantile Ccustomer on the date of commencement of service to the Governmental Aggregator or the person becomes a distribution service Ccustomer after the service commencement date and is also a mercantile Ccustomer; a person whothat is supplied with natural gas sales service pursuant to a contract with a Supplier that is in effect on the effective date of the ordinance or resolution authorizing the aggregation; a person whothat is supplied with natural gas sales service as part of the Percentage of Income Payment Plan (PIPP) program; or, a Ccustomer whothat has failed to discharge, or enter into a plan to discharge, all existing Arrearages owed to or billed by the Company.

"Enrollment Processing Period" means the number of days required to process a Goustomer's accepted enrollment in the Program pursuant to this Tariff. This process commences with the submission to Company by Supplier of appropriate information for an eligible Goustomer and ends with the termination of the Goustomer's recession rescission period. The process will take up to twelve (12) calendar days, and includes seven (7) business days from the date the Company sends the Goustomer a letter indicating the Goustomer may rescind its Program enrollment or change in Suppliers.

"Firm Transportation Service" means service under Residential Firm Transportation Service (Rate RFT – Sheet No. 33), Residential Firm Transportation Service – Low Income (Rate RFTLI – Sheet No. 36), Firm Transportation Service – Large (Rate FT-L – Sheet No. 37) or Firm Transportation Service – Small (Rate FT-S – Sheet No. 52).

"Gas Supply Aggregation/Customer Pooling Agreement" is an agreement between the Company and Supplier that defines the mutual responsibilities and obligations of those parties relative to the Aggregation Service provided under Rate FRAS.

"Maximum Daily Quantities" (MDQ) means the expected peak day natural gas usage for a Supplier's Pool of Customers.

"Mcf" means one thousand cubic feet.

"Mercantile Customer" has the meaning set out in division (L) of section 4929.01 of the Ohio Revised Code. In summary, it means a Coustomer that: (1) consumes, other than for residential use,:—1) more than 5,000 Ccf of natural gas per year at a single location or as part of an undertaking having more than 3 locations within or outside the state; and (2) that has not filed a declaration with the CommissionPUCO.

"Negative Imbalance Volume" or "Under-deliveries" is the amount by which the sum of all volumes actually delivered to the Pool Customers during the period exceeds the sum of the volumes available for redelivery by the Company to the Pool during the same period.

"OAC" means the Ohio Administrative Code.

Filed pursuant to an Order dated January 23, 2012 before the Public Utilities Commission of Ohio.	in Case No. <u>12-1685-GA-AIR 12-255-GA-ATA</u>
Issued: January 11, 2012	Effective: January 11, 2012

P.U.C.O. Gas No. 18 Sheet No. 44.119 Cancels and Supersedes Sheet No. 44.109 Page 4 of 30

"OCC" means the Ohio-Office of the Ohio Consumers' Counsel.

DEFINITIONS (Contd.)

"Operational Flow Orders" (OFOs) are notices issued by the Company via its electronic bulletin board (EBB) or fax transmission requiring Suppliers to adjust their daily deliveries into the Company's system to match, match or be less than, or match or be more than their -Adjusted Target Supply Quantity for the Supplier's Pool of Customers receiving <u>Firm Transportation Secretice under Rates FT and RFT</u>. Supplier shall be required to deliver natual gas, or to cause natural gas to be delivered,

Filed pursuant to an Order dated January 23, 2012_ before the Public Utilities Commission of Ohio.	in Case No. <u>12-1685-GA-AIR 12-255-GA-ATA</u>
Issued: January 11, 2012	Effective: January 11, 2012

P.U.C.O. Gas No. 18 Sheet No. 44.110 Cancels and Supersedes Sheet No. 44.109 Page 5 of 30

DEFINITIONS (Contd.)

into the Company's <u>specified</u> city gate receipt points, if it is determined by the Company to be necessary and the specified receipt points and amounts are identified in the OFO notice posted on the FRR

"Over-deliveries" or "Positive Imbalance Volume" is the amount by which the sum of all volumes actually delivered to the Pool Customers during the period is less than the sum of the volumes available for redelivery by the Company to the Pool during the same period.

"Pool" is a group of one or more Coustomers receiving service pursuant to firm transportation tariffs that have been joined together pursuant to Rate FRAS, Full Requirements Aggregation Service for supply management purposes. If PIPP Customers are being served by a Supplier, a separate Pool must be comprised entirely of PIPP Customers.

"Pool Customer" means a recipient of <u>Firm</u> Transportation Service provided by the Company under Tariff Sheet Nos. 33, 36, 37 or 52 who receives gas supply from a Supplier as a member of a Pool.

"Pooling Program" refers to the services provided under Residential Firm Transportation Service (Rate RFT – Sheet No. 33), Residential Firm Transportation Service – Low Income (Rate RFTLI – Sheet No. 36), Firm Transportation Service – Large (Rate FT-L – Sheet No. 37), Firm Transportation Service – Small (Rate FT-S – Sheet No. 52), and Full Requirements Aggregation Service (Rate FRAS – Sheet No. 44).

"Pooling Service" means a service provided by the Company that allows Suppliers to deliver to the Company gas supplies needed to satisfy the usage requirements of the Supplier's Pool, all in accordance with the rules established by the Company in this Tariff Sheet and Gas Supply Aggregation/Customer Pooling Agreement.

"Positive Imbalance Volume" or "Over-deliveries" is the amount by which the sum of all volumes actually delivered to the Pool Customers during the period is less than the sum of the volumes available for redelivery by the Company to the Pool during the same period.

"Program" means the Company's firm transportation/supply aggregation <u>Coustomer</u> choice program under Rate RFT, <u>Rate RFTLI</u>, <u>Rate FT-L</u> and Rate FT_S, and Rate FRAS, respectively.

"PUCO" means the Public Utilities Commission of Ohio.

"Sales Service" means service under Residential Service (Rate RS – Sheet No. 30), <u>Residential Service Low Income Pilot (Rate RSLI – Sheet No. 34)</u>, <u>General Service – Small (Rate GS-S – Sheet No. 32)</u> or General Service – <u>Large</u> (Rate GS<u>-L</u> – Sheet No. 3<u>5</u>2).

"Supplier" is a qualified business entity that: (1) has been certified by the PUCO to provide retail natural gas service, (2) has been chosen as a Supplier by a group of one or more Coustomers that qualifies as a Pool, (3) agrees to accept responsibility for the gas supply management of the Pool, DEFINITIONS (Contd.)

(4) meets the Requirements for Supplier Par executed a Gas Supply Aggregation/Customer	ticipation set out in this Tariff Sheet, and (5) has Pooling Agreement with the Company.
Filed pursuant to an Order dated January 23, 2012 before the Public Utilities Commission of Ohio.	in Case No. <u>12-1685-GA-AIR 12-255-GA-ATA</u>
Issued: January 11, 2012	Effective: January 11, 2012

P.U.C.O. Gas No. 18 Sheet No. 44.119 Cancels and Supersedes Sheet No. 44.109 Page 6 of 30

"Supply Contract" or "Contract" means a contract between the Pool Customer and its Supplier that defines the mutual responsibilities and obligations of those parties relative to Coustomer's purchase and Supplier's sale of gas supplies for delivery to Coustomer pursuant to this Tariff Sheet and the applicable Transportation Service Tariff Sheet.

DEFINITIONS (Contd.)

"Target Supply Quantities" (TSQ) are defined as daily city gate delivery quantities determined from statistical models used to estimate the daily gas usage of the full requirements firm Supplier's Pool. These daily gas usage estimates are adjusted for Unaccounted-for Gas Loss and converted from volumetric to thermal quantities.

"Transportation Service" means service under Residential Firm Transportation Service (Rate RFT – Sheet No. 33), Residential Firm Transportation Service – Low Income (Rate RFTLI – Sheet No. 36), Firm Transportation Service – Large (Rate FT-L – Sheet No. 37), Firm Transportation Service – Small (Rate FT-S – Sheet No. 52) or Interruptible Transportation Service (Rate IT – Sheet No. 51).

"Unaccounted-for Gas Loss" is the difference between the Company's total available gas commodity and the total gas commodity accounted for (metered) as sales and transported volumes. The difference is comprised of factors including but not limited to leakage, discrepancies due to meter inaccuracies, Company use and with the use of cycle billing, an amount of gas used but not billed.

"Unaccounted-for Percentage" means a percentage calculated by dividing the difference between: (1) the aggregate volume of gas received into Company's system from the interstate pipelines plus the volume of vaporized propane, all converted to Mcf using the Btu content associated with such supply source, and (2) the aggregate volume consumed by all of Company's gas Gcustomers, stated in Mcf, over that same period, by the Mcf volume calculated in item (1) above.

"Under-deliveries" or "Negative Imbalance Volume" is the amount by which the sum of all volumes actually delivered to the Pool Customers during the period exceeds the sum of the volumes available for redelivery by the Company to the Pool during the same period.

REQUIREMENTS FOR SUPPLIER PARTICIPATION

Each Supplier desiring to receive Aggregation Service/<u>Firm</u> Transportation Service from the Company will be evaluated to ensure that it possesses the financial resources and sufficient experience to perform its responsibilities as a Supplier. On the basis of this evaluation, a Supplier's participation may be limited to a level specified by the Company.

In order to assist Company in performing its evaluation, Supplier(s) must do the following:

- a) Provide proof of Commission Certification to the Company.
- b) Complete and sign the Company's Credit Application form.
- c) Complete and sign the Retail Natural Gas Supplier Registration form.

REQUIREMENTS FOR SUPPLIER PARTICIPATION (Contd.)

Filed pursuant to an Order dated January 23, 2012 before the Public Utilities Commission of Ohio.	in Case No. <u>12-1685-GA-AIR 12-255-GA-ATA</u>
Issued: January 11, 2012	Effective: January 11, 2012

P.U.C.O. Gas No. 18 Sheet No. 44.119 Cancels and Supersedes Sheet No. 44.109 Page 7 of 30

- d) Pay a registration fee as set forth in Sheet No. 45 herein.
- e) Attend Company-sponsored training for Retail Natural Gas Suppliers.
- Demonstrate a working understanding of the proper electronic communications capabilities necessary to transact business with the Company.
- g) Complete and sign the Company's Gas Supply Aggregation/Customer Pooling Agreement.

REQUIREMENTS FOR SUPPLIER PARTICIPATION (Contd.)

Suppliers not meeting the necessary credit level will be required to provide additional security in a form and format specified by the Company.

Financial evaluations will be based on standard credit factors such as financial and credit ratings, trade references, bank information, unused line of credit, Pool Customer payment history, and related financial information that haves been independently audited, if available. The Company shall determine credit—worthiness based on the above criteria, and will not deny a Supplier's participation in the Program without reasonable cause. A fee will be assessed to the Supplier for each financial evaluation, as set forth in Sheet No. 45 herein.

The Company reserves the right to conduct re-evaluations of Supplier's financial standing from time to time. Such re-evaluation may be initiated either by a request from the Supplier or by the Company, if the Company reasonably believes that the creditworthiness or operating environment of a Supplier may have changed. Based on such re-evaluation, the Company may require the Supplier to increase the amount of its financial security. If the Supplier does not increase its security within five (5) business days of the Company's request or within an additional time period specified by the Company, the Supplier's participation may be suspended or terminated in accordance with the Consequences of Supplier's Failure to Perform or Comply section of this Tariff. The financial evaluation fee set forth in Sheet No. 45 herein will be assessed for such re-evaluations.

GENERAL PROVISIONS

- A) Suppliers and Governmental Aggregators shall not engage in unfair, misleading, deceptive, or unconscionable acts or practices related to, without limitation, the following activities:
 - Marketing, solicitation, or sale of a competitive retail natural gas service;
 - 2) Administration of contracts for such service; or
 - 3) Provision of such service, including interactions with consumers.
- B) Suppliers shall maintain an employee and an office open for business in the state of Ohio.

Filed pursuant to an Order dated January 23, 2012 before the Public Utilities Commission of Ohio.	_ in Case No. <u>12-1685-GA-AIR 12-255-GA-ATA</u>
Issued: January 11, 2012	Effective: January 11, 2012

P.U.C.O. Gas No. 18 Sheet No. 44.119 Cancels and Supersedes Sheet No. 44.109 Page 8 of 30

- C) Suppliers and Governmental Aggregators shall not cause or arrange for the disconnection of distribution service, or employ the threat of such actions, as a consequence of contract termination, customer nonpayment, or for any other reason.
- D) Suppliers and Governmental Aggregators shall not change or authorize the changing of a Coustomer's Supplier of competitive retail natural service without the Coustomer's prior consent, as provided for under Rule 4901:1-29-06 of the OAC. For the purpose of procuring competitive retail natural gas services, this requirement does not apply to automatic Governmental Aggregation and for the PIPPpercentage of income payment program.

GENERAL PROVISIONS (Contd.)

E) All Suppliers and Governmental Aggregators shall provide the Commission's staff with a name, telephone number, and e-mail address of a contact person who will respond to Commission concerns pertaining to consumer complaints. If any of the required information relating to the

GENERAL PROVISIONS (Contd.)

contact person should change, the Supplier or Governmental Aggregator shall provide advance notice of such changes to the Commission.

RECORDS AND RETENTION

- A) The Company (for records retention related to competitive retail natural gas services), each Supplier and each Governmental Aggregator shall establish and maintain records and data sufficient to:
 - 1) Verify its compliance with the requirements of any applicable Commission rules; and
 - 4)2) Support any investigation of Coustomer complaints.
- B) Unless otherwise prescribed in this chapter, all <u>required</u> records required by this chapter shall be retained for no less than two years.
- C) Unless otherwise prescribed by the Commission or its authorized representatives, all <u>required</u> records required by this chapter shall be provided to the Commission staff within three (3) business days of its request.

MARKETING AND SOLICITATION

- A) Each Supplier and Governmental Aggregator that offers competitive retail natural gas service to Gustomers shall provide, in marketing materials that include or accompany a service contract, sufficient information for Gustomers to make informed cost comparisons.
 - 1. For fixed-rate offers, such information shall, at minimum, include:
 - The cost per Ccf or Mcf, whichever is consistent with the Company's current billing format, for natural gas supply;
 - The amount of any other recurring or nonrecurring Supplier or Governmental Aggregator charges; and

Filed pursuant to an Order dated January 23, 2012	in Case No. <u>12-1685-GA-AIR 12-255-GA-ATA</u>
before the Public Utilities Commission of Ohio.	
Issued: January 11, 2012	Effective: January 11, 2012

P.U.C.O. Gas No. 18 Sheet No. 44.119 Cancels and Supersedes **Duke Energy Ohio** Sheet No. 44, 109 139 East Fourth Street Cincinnati, Ohio 45202 Page 9 of 30 Page 1 of 24 A statement that the Supplier's or Governmental Aggregator's rate is exclusive of all applicable state and local taxes and the Company's service and delivery charges. 2) For variable-rate offers, such information shall, at minimum, include: A clear and understandable explanation of the factors that will cause the price to vary (including any related indices) and how often the price can change; The amount of any other recurring or Supplier or Governmental Aggregator charges; b) and A statement that the Supplier's or Governmental Aggregator's rate is exclusive of all C) applicable state and local taxes and the Company's service and delivery charges. **MARKETING AND SOLICITATION (Confd.)** B) A Supplier's or Governmental Aggregator's promotional and advertising material shall be provided to the Commission or its staff within three (3) business days of a request by the Commission or its staff. **MARKETING AND SOLICITATION (Contd.)** C) No Supplier or Governmental Aggregator may engage in marketing, solicitation, sales acts, or practices which are unfair, misleading, deceptive, or unconscionable in the marketing, solicitation, or sale of a competitive retail natural gas service. Such unfair, misleading, deceptive, or unconscionable acts or practices include, but are not limited to, the following: Soliciting Coustomers for a competitive retail natural gas service: After suspension, rescission, or conditional rescission of certification by the Commission; or After denial of certification renewal by the Commission. Failing to comply with paragraph (A) or (B) of this section; 3) Failing to provide in or with its advertisements and promotional materials that make an offer for sale, a toll-free/local telephone number (and address for printed materials) which the potential Gustomer may call or write to request detailed information regarding the price, terms, conditions, limitations, and restrictions; Soliciting via telephone calls initiated by the Supplier or Governmental Aggregator (or its agent) without first; Obtaining the list of Coustomers who have requested to be placed on a "do not call" list, which shall be created and maintained by the Commission; and b) Obtaining monthly updates of the Commission-maintained "do not call" list; Engaging in telephone solicitation of Coustomers who have been placed on the "do not call" list maintained by the Commission;

_ in Case No. 12-1685-GA-AIR 12-255-GA-ATA

Effective: January 11, 2012

Filed pursuant to an Order dated January 23, 2012

before the Public Utilities Commission of Ohio.

Issued: January 11, 2012

P.U.C.O. Gas No. 18 Sheet No. 44.1<u>1</u>9 Cancels and Supersedes Sheet No. 44.<u>10</u>9 Page 10 of 30

- Engaging in telephone solicitation to residential customers either before nine a.m. or after nine p.m.;
- 7) Engaging in direct solicitation to Coustomers where the Supplier's or Governmental Aggregator's sales agent fails to wear and display a valid Supplier or Governmental Aggregator photo identification. The format for this identification shall be pre-approved by the Commission staff; and
- 8) Advertising or marketing offers that:
 - Claim that a specific price advantage, savings, or guarantee exists if it does not, or may exist if it will not;
 - Claim to provide a competitive retail natural gas service when such an offer is not a bona fide offer to sell such services;

MARKETING AND SOLICITATION (Contd.)

- Offer a fixed price per Ccf or Mcf, whichever is consistent with the Company's current billing format, for competitive retail natural gas service without disclosing all recurring and nonrecurring charges;
- Offer a variable price per Ccf or Mcf, whichever is consistent with the Company's current billing format, for competitive retail natural gas service without disclosing all recurring and nonrecurring charges; and
- Fail to disclose all material limitations, exclusions, and offer expiration dates.

OBLIGATIONS TO THE COMPANY

Each Supplier participating in the Pooling Program shall:

- Deliver gas to the Company on a firm basis on behalf of the Supplier's pool members in accordance with the requirements of the "Gas Supply Aggregation/Customer Pooling Agreement".
- Establish and maintain a credit-worthy financial position to enable the Supplier to indemnify the Company and the Coustomers for costs incurred as a result of any failure by Supplier to deliver gas in accordance with the requirements of the program and to assure payment of any PUCO-approved charges for any such failure.
- 3) Make good faith efforts to resolve all disputes between Supplier and its Pool Customers and to cooperate with resolution of any joint issues with Company.
- 4) Refrain from requesting Coustomer-specific billing, payment, and usage history without first having received the Coustomer's approval to access such information.

Failure to fulfill any of these obligations may subject Supplier to consequences set forth in the Consequences of Supplier's Failure to Perform or Comply section of this Tariff Sheet.

CUSTOMER INFORMATION LIST	
Filed pursuant to an Order dated January 23, 2012	in Case No. 12-1685-GA-AIR 12-255-GA-ATA
before the Public Utilities Commission of Ohio.	
Issued: January 11, 2012	Effective: January 11, 2012

P.U.C.O. Gas No. 18 Sheet No. 44.1<u>1</u>0 Cancels and Supersedes Sheet No. 44.<u>10</u>9 Page 11 of 3<u>0</u>

On or before May 1, 2003, Company shall make available to Suppliers an electronic list of Coustomer information for Coustomers who are eligible to participate in the Program. Such list shall be updated quarterly and shall, at a minimum, contain the following information regarding each Coustomer: name, service and mailing addresses, meter read date or schedule, and the most recent twelve (12) months of consumption data. The fee for this Coustomer information list is set forth in Sheet No. 45 herein.

GOVERNMENTAL AGGREGATION

Governmental Aggregators shall follow the Commission's rules for formation and operation of a Governmental Aggregation.

On or before May 1, 2003 and Uupon the request of a Governmental Aggregator, the Company will provide, on a best efforts basis, an update list of Eligible Gustomers' names, service and mailing addresses, account numbers, and other Gustomer information list data for all Eligible Gustomers residing within the Governmental Aggregator's boundaries. Except for the inclusion of information for Gustomers who have opted-off the Company's Gustomer information list for Suppliers and Company account numbers, the Gustomer information contained in such list shall be consistent

GOVERNMENTAL AGGREGATION (Contd.)

with any Coustomer information list provided to Suppliers described herein. The Governmental Aggregator will pay a fee for a copy of said list, as set forth in Sheet No. 45 herein. The Governmental Aggregator shall not disclose or use a Coustomer's account number or any Coustomer information regarding those Coustomers who have opted off the Company's Coustomer information list, without the Coustomer's express written consent.

Prior to the Company including a Goustomer's natural gas account in a Governmental Aggregation, the Governmental Aggregator shall provide each Eligible Goustomer written notice that their account will be automatically included in the aggregation notice unless the Goustomer affirmatively opts out of the aggregation. The Company shall switch Eligible Goustomers, who have not opted out of the

Governmental Aggregation, to or from a Governmental Aggregation under the same processes described herein for Suppliers.

CUSTOMER SIGN-UP PROCEDURES

Customers desiring to participate in the Program must execute a written Supply Contract with a Supplier that states that the Goustomer has agreed to participate in the Program and which sets forth the terms and conditions of the Goustomer's gas supply purchase. The Supplier may design the format of the Supply Contract, but at a minimum, it must comply with the applicable provisions specified in Rules 4901:1-29-10 and 4901:1-29-11 of the O.A.C.

In the alternative, Coustomers desiring to participate in the Program may enroll with a Supplier via telephone or <u>Internetinternet</u>. Under these methods, the Supplier must retain proof of Coustomer consent as required by the Commission.

The Supply Contract, or alternate proof of Goustomer consent in the case of telephonic or Internetinternet enrollment, will be used to resolve disputes if the validity of an account enrollmentsign up comes into question. If requested by the Company, PUCO (in the case of Non-Mercantile Customers only) or OCC (in the case of residential Goustomers only), Supplier must

Filed pursuant to an Order dated January 23, 2012 before the Public Utilities Commission of Ohio.	in Case No. <u>12-1685-GA-AIR 12-255-GA-ATA</u>
Issued: January 11, 2012	Effective: January 11, 2012

P.U.C.O. Gas No. 18 Sheet No. 44.110 Cancels and Supersedes Sheet No. 44.109 Page 12 of 30

provide a copy of a specific Supply Contract, or alternate proof of Coustomer consent in the case of telephonic or internet enrollment, within three (3) business days of any such request.

Regardless of the Ccustomer enrollment method used, within <a href="mailto:three-like-styl

Once complete and accurate information supporting a Scustomer joining or leaving a Supplier's Pool is received and confirmed by Company, the change will be effective onwith the Ccustomer's next regularly scheduled on cycle-meter reading date, provided that it is received by the Company at least twelve (12) days before the next regularly scheduled meter read date after the Customer's Enrollment Processing Period. If a Ccustomer rescinds their enrollment prior to commencing service with a Supplier, the Company shall notify the Supplier within two (2) business days of the Ccustomer's rescission.

Filed pursuant to an Order dated January 23, 2012 before the Public Utilities Commission of Ohio.	in Case No. <u>12-1685-GA-AIR</u> 12-255-GA-ATA
Issued: January 11, 2012	Effective: January 11, 2012

P.U.C.O. Gas No. 18 Sheet No. 44.119 Cancels and Supersedes Sheet No. 44.109 Page 13 of 30

CUSTOMER SIGN UP PROCEDURES (Contd.)

Customer will remain with its Supplier until: (1) the Coustomer is reverted to Sales Service due to non-payment or Supplier default; (2) the Coustomer or Supplier notifies the Company that the Coustomer should revert to the Company's Sales Service; (3) the Coustomer joins the PIPP program; or (4) when the Company's information system has the necessary capability, which will occur on or after May 1, 2003, the Coustomer's name, service address and account number appear on another Supplier's electronic enrollment file listing. If a Coustomer moves from one address to another within the Company's service territory; (a) nothing in this tariff shall be construed to impact the Supplier/Customer contract by virtue of that move; (b) the Company's current billing system needs confirmation in order to maintain Program participation with the Supplier because of the location change within the Company's service territory; (c) in order to maintain Program participation with the Supplier must confirm enrollment via Coustomer authorization once the new CUSTOMER SIGN-UP PROCEDURES (Contd.)

distribution service account with the Company has been established; (d) when a Coustomer changes their service address within the Company's service territory, the Coustomer will be billed for Sales Service for a period of no more than one billing cycle plus eleven [11] days, provided that a timely enrollment notice is received from the Supplier, and (e) the Coustomer and the Supplier may minimize the time the Coustomer is billed under Sales Service by promptly providing the Company with the new enrollment notice. If the Coustomer's current Supplier initiates Coustomer's termination in the Program, the

CUSTOMER SIGN-UP PROCEDURES (Contd.)

Company shall issue a written notification to the Ccustomer informing Ccustomer of such change. Customers, who on their own initiative, decide to terminate their participation in the Program will be permitted to do so without the Company making any determination regarding whether the Ccustomer is contractually permitted to make such move. The Company shall not be liable to the Supplier or Ccustomer for allowing the Ccustomer to revert to Sales Service. The Company is not responsible for tracking Supplier contract terms and conditions between Suppliers and Ccustomers and shall not be liable for any default of such contract.

If the Company rejects a Coustomer from enrollment, the Supplier shall notify the Coustomer within three (3) business days from the Company's notification of rejection that the Coustomer will not be enrolled or enrollment will be delayed, along with the reason(s) therefor.

Prior to installing additional information system capability on or after May 1, 2003, the Company shall reject an enrollment request from another Supplier for a Customer currently with a Supplier, unless the current Supplier has submitted an electronic drop notification to the Company prior to receipt of the new electronic enrollment request from another Supplier. In enrollment situations where the necessary drop notification has been received or the Customer is currently receiving Sales Service, the Company shall, prior to commencing competitive retail natural gas service with the subsequent Supplier, mail the Customer a confirmation notice stating:

The Company has received a request to enroll the Customer for competitive retail natural gas service with the named Supplier;

The date such service is expected to begin; and How the Company may be contacted.

After installing additional information system capability on or after May 1, 2003, The Company will accept an enrollment from another Supplier for a Coustomer who is currently with a Supplier, without the current Supplier first submitting an electronic drop notification to the Company. In

Filed pursuant to an Order dated January 23, 2012	in Case No. <u>12-1685-GA-AIR 12-255-GA-ATA</u>
before the Public Utilities Commission of Ohio.	
Issued: January 11, 2012	Effective: January 11, 2012

ļ

P.U.C.O. Gas No. 18 Sheet No. 44.110 Cancels and Supersedes Sheet No. 44.109 Page 14 of 30

enrollment situations where a Coustomer is already being served by a Supplier or the Coustomer is currently receiving Sales Service, the Company shall, prior to commencing competitive retail natural gas service with the subsequent Supplier, mail the Coustomer a confirmation notice stating:

Filed pursuant to an Order dated January 23, 2012 before the Public Utilities Commission of Ohio.	in Case No. <u>12-1685-GA-AIR 12-255-GA-ATA</u>
Issued: January 11, 2012	Effective: January 11, 2012

P.U.C.O. Gas No. 18 Sheet No. 44.119 Cancels and Supersedes Sheet No. 44.109 Page 15 of 30

CUSTOMER SIGN UP PROCEDURES (Contd.)

- 1) The Company has received a request to enroll the Coustomer for competitive retail natural gas service with the named Supplier, and, in the case of an enrollment request for a Coustomer who is currently with another Supplier, a statement that Company's records reflect that Coustomer is currently enrolled with another Supplier along with an admonition that Coustomer should review the terms and conditions of the incumbent Supplier's Contract for Coustomer's obligations under said Contract;
- 2) The date such service is expected to begin;

CUSTOMER SIGN UP PROCEDURES (Contd.)

- 3) The Coustomer has seven (7) business days from the postmark date on the notice to contact the Company telephonically, in writing or via the Internet to rescind the enrollment request or notify the Company that the change of the Supplier was not requested by the Coustomer; and
- 4)4)The Company's appropriate contact information, including, but not limited to, the Company's toll-free telephone number.
- Prior to the Company installing additional information system capability on or after May 1, 2003, a Customer's account is subject to the applicable GCR adjustments (BA, AA, or RA) during the initial twelve-month period of the Customer's participation in the Company's Program. If a Customer is returned to Sales Service for any reason during the initial twelve-month period and the Customer subsequently chooses another Supplier or Governmental Aggregator, then the GCR adjustments will only apply for the remaining number of months left in the initial twelve-month period. Any Customer returning to the Company's Sales Service because of Supplier default, abandonment, slamming or certification-rescission will not be liable for the Company's GCR adjustments while receiving Sales Service, provided that the Customer begins receiving service from a Supplier no more than sixty (60) days from the date of the Customer's return to Sales Service. Until the additional information system capability is installed, a Customer's participation in the Company's Program.
- After the Company installs additional information system capability on or after May 1, 2003, a Customer's account may be subject to the GCR adjustments longer than the initial twelve month period of the Customer's participation in the Company's Program, based on the amount of time the Customer receives Sales Service when returning from a Supplier. If a Customer is returned to Sales Service for any reason during the initial twelve month period and the Customer begins receiving service from a Supplier no more than sixty (60) days from the date of the Customer's return to Sales Service, then the GCR adjustments will only apply for the remaining number of months left in the initial twelve month period. However, any time a Customer returns to Sales Service from a Supplier for any reason and continues receiving such service for more than sixty (60) days, the twelve month obligation to the Company's GCR adjustments renews itself when the Customer enrolls with a Supplier. Any Customer returning to the Company's Sales Service because of Supplier default, abandonment, slamming or certification rescission will not be liable for the Company's GCR adjustments while receiving Sales Service, provided that the Customer begins receiving service from a Supplier no more than sixty (60) days from the date of the Customer's return to Sales Service.

Filed pursuant to an Order dated January 23, 2012	in Case No. 12-1685-GA-AIR 12-255-GA-ATA
before the Public Utilities Commission of Ohio.	
Issued: January 11, 2012	Effective: January 11, 2012

P.U.C.O. Gas No. 18 Sheet No. 44,110 Duke Energy Ohio Cancels and Supersedes 139 East Fourth Street Sheet No. 44.109 Page 16 of 30 Cincinnati, Ohio 45202 Page 1 of 24 If the Coustomer rescinds their enrollment, the Company will initiate said rescission and notify the Supplier or Governmental Aggregator. Any Coustomer returning to Sales Service as a result of Supplier default, slamming, Supplier abandonment, or Supplier certification rescission will not be liable for any costs associated with the switch. Filed pursuant to an Order dated January 23, 2012 in Case No. 12-1685-GA-AIR 12-255-GA ATA before the Public Utilities Commission of Ohio. Issued: January 11, 2012 Effective: January 11, 2012

P.U.C.O. Gas No. 18 Sheet No. 44.110 Cancels and Supersedes Sheet No. 44.109 Page 17 of 30

ENROLLMENT OF CUSTOMERS

Suppliers may enroll Goustomers by mail, facsimile, direct solicitation, telephone, and the Internetinternet. When soliciting and/or enrolling Non-Mercantile Goustomers, Supplier must adhere to the requirements set out in Rules 4901:1-29-05 and 4901:1-29-06 of the OAC.

CONTRACT ADMINISTRATION AND RENEWAL NOTICES

Supplier must adhere to the contract administration and renewal requirements for Non-Mercantile Coustomers set out in Rule 4901:1-29-10 of the OAC.

POOL CUSTOMER BILLING OPTIONS

Suppliers may elect one of the following two billing options for its Pool Customers that do not participate in PIPP.

Option 1 - Company Consolidated Billing

The Pool Customer shall receive one bill from the Company that indicates the name of the Supplier from whom the Ccustomer is receiving its gas supply and includes an amount for the Supplier's gas supply charges in accordance with the pricing arrangements agreed upon between the Supplier and the Ccustomer, including any taxes for which the Supplier must collect. The Company's consolidated bill may provide the budget amounts, past due balances, payments applied, credits, late charges, and total amount due on a consolidated basis only. A Supplier that who elects this billing option will be provided, at no charge, as many as twenty-five (25) actively billed rate codes to which a Ccustomer may be assigned by the Supplier and billed by the Company. Additional actively billed rate codes will be provided by the Company for a fee as set forth in Sheet No. 45 of this Tariff. Each Supplier will be limited to a total of forty (40) actively billed rate codes for which the Supplier may submit to the Company a price change each month for each rate code. Price changes must be submitted to the Company no later than the 25th day each month for bills rendered the next month. In the event that a Supplier desires extraordinary billing system changes, the Supplier shall be charged for the cost of implementing such changes, as set forth in Sheet No. 45 of this Tariff.

The Pool Customer will be responsible for making payment to the Company for the entire amount shown on the bill, including both the Company's and the Supplier's charges. In the event that a Gcustomer remits to the Company less than the full payment due, the payment received shall first be applied to the Company's charges shown on the bill plus any Arrearages relating to such Company charges from previous billing periods, and the residual amount shall be applied to the Supplier's portion of the bill, including the taxes thereon. Supplier shall be promptly notified of any payments received from Gcustomers attributable to Supplier's portion of the bill. Payment to Supplier for payments received from Gcustomers as noted above will be made within five (5) business days after mid-month and end-of-month numbers are available.

Where Supplier has elected service under Rate ARM, Accounts Receivable Management Service, the Company shall remit to the Supplier, by wire transfer or otherwise, payment for all gas billed to the Supplier's Coustomers by the Company on Supplier's behalf, including taxes attributable to Supplier's portion of the bill based on the terms contained in the respective Supplier's ARM agreement.

Filed pursuant to an Order dated January 23, 2012 before the Public Utilities Commission of Ohio.	in Case No. <u>12-1685-GA-AIR 12-255-GA-ATA</u>
issued: January 11, 2012	Effective: January 11, 2012
Issued by Julie Janson.	President

P.U.C.O. Gas No. 18 Sheet No. 44.1<u>10</u> Cancels and Supersedes Sheet No. 44.<u>10</u>9 Page 18 of 30

Option 1 - Company Consolidated Billing (Contd.)

Supplier shall be responsible for dispersing to the appropriate taxing authorities any tax that is attributable to Supplier's portion of the bill.

In the event, and to the extent, that a <u>Goustomer</u> remits to the Company less than the amount which would be attributable to the Company's charges and Arrearages included on the bill, the <u>Goustomer</u> shall be subject to the same late charges and disconnection procedures which would be applicable if the <u>Goustomer</u> were receiving Sales Service.

POOL CUSTOMER BILLING OPTIONS (Cont'd)

Option 2 - Dual Billing

The Coustomer shall receive two bills as follows:

- a) The Company shall bill and collect for its portion of the bill that includes charges for gas transportation service and all applicable Riders. The Company's bill shall include the Supplier's name and a statement that the Supplier is responsible for billing Supplier's charges. In the event that a Coustomer remits to the Company less than the amount included on the Company's bill, Coustomer shall be subject to the same late charges and disconnect rules that would be applicable if the Coustomer were receiving Sales Service.
- b) Supplier shall be responsible for billing and collecting its part of the bill including any past due amounts that are due from Supplier's own prior billings. To facilitate Suppliers' portion of the billing each month, the Company will provide each Supplier with an electronic notification of the monthly meter readings of all Coustomers within Supplier's Pool that have been billed by the Company. Such billing data will correspond to the meter reading data on which the Company based its bill for transportation service. A Supplier may terminate gas sales to any Pool Customer for non-payment and remove the Coustomer from its Pool in accordance with the procedures for dropping Coustomers from a Supplier's Pool pursuant to this Tariff Sheet.

CUSTOMER DISCONNECTION

The Company may disconnect service to a Ccustomer for non-payment of its regulated uUtility charges. The Supplier is not permitted to physically disconnect Ccustomer's gas service for non-payment of the Supplier gas charges.

CUSTOMER ACCESS AND COMPLAINT HANDLING

Each Supplier shall cooperate with the Company, the <u>CommissionPUCO</u>, and the OCC (in the case of residential <u>Gcustomers</u>) to answer inquiries and resolve disputes. The following procedures shall be applicable to customer access and complaint handling:

A) Customer access

 Each Supplier or Governmental Aggregator shall ensure Scustomers reasonable access to its service representatives to make inquiries and complaints, discuss

Filed pursuant to an Order dated January 23, 2012 before the Public Utilities Commission of Ohio.	_ in Case No. <u>12-1685-GA-AIR 12 255-GA-ATA</u>
Issued: January 11, 2012	Effective: January 11, 2012

P.U.C.O. Gas No. 18 Sheet No. 44.119 Cancels and Supersedes Sheet No. 44.109 Page 19 of 30

charges on customer bills, terminate competitive service, and transact any other pertinent business.

 Telephone access shall be toll-free and afford Coustomers prompt answer times during normal business hours.

CUSTOMER ACCESS AND COMPLAINT HANDLING (Contd.)

- Each Supplier or Governmental Aggregator shall provide a twenty-four (24) hour automated telephone message instructing callers to report any service interruptions or natural gas emergencies to the Company.
- B) Customer complaints

CUSTOMER ACCESS AND COMPLAINT HANDLING (Cont'd)

- Each Supplier or Governmental Aggregator (and/or its agent) shall investigate <u>Ccustomer complaints</u> (including <u>Ccustomer complaints referred</u> by the Company) and provide a status report within three (3) business days following receipt of the complaint to:
 - The customer, when the complaint is made directly to the Supplier or Governmental Aggregator, or
 - b) The Coustomer and Commission staff, when a complaint is referred to the Supplier or Governmental Aggregator by the Commission staff.
- 2) The Governmental Aggregator may choose to have the Supplier perform certain functions as the Governmental Aggregator's agent. However, the Governmental Aggregator is still responsible for ensuring that the requirements of these rules are met.
- 3) If an investigation is not completed within ten (10) business days, the Supplier or Governmental Aggregator (and/or its agent) shall provide status reports to the Gcustomer, ander if applicable, to the Gcustomer and Commission staff. Such status reports shall be provided at three (3) business day intervals until the investigation is complete, unless the action that must be taken will require more than three (3) business days and the Gcustomer has been so notified.
- 4) The Supplier or Governmental Aggregator (and/or its agent) shall inform the customer, or the Coustomer and Commission staff, of the results of the investigation, orally or in writing, no later than three (3) business days after completion of the investigation. The Coustomer or Commission staff may request the report in writing.
- 5) If a Gcustomer disputes the Supplier's or Governmental Aggregator's (and/or its agent's) report, the Supplier or Governmental Aggregator shall inform the Gcustomer that the Commission staff is available to mediate complaints. The Supplier or Governmental Aggregator (and/or its agent) shall provide the Gcustomer with the

Filed pursuant to an Order dated #	anuary 23, 2012	in Case No.	12-1685-GA-AIR	12-255 GA-ATA
before the Public Utilities Commiss	sion of Ohio.			

feer and	January 11, 2012	Effective: January 11, 2012	
iggueu.	dollary it, Eute	CITCUIVE, Danibary-Fr. 4012	

P.U.C.O. Gas No. 18 Sheet No. 44.1<u>19</u> Cancels and Supersedes Sheet No. 44.<u>10</u>9 Page 20 of 30

address, local/toil-free telephone numbers, and TDD/TTY telephone number of the Commission's public interest center.

- 6) Each Supplier or Governmental Aggregator shall retain records of Goustomer complaints, investigations, and complaint resolutions for two (2) years after the occurrence of such complaints and shall provide such records to the Commission staff within three (3) business days of request.
- Each Supplier or Governmental Aggregator shall make good faith efforts to resolve disputes and cooperate with the resolution of any joint issues with the Company.

CUSTOMER ACCESS AND COMPLAINT HANDLING (Contd.)

- C) If <u>Coustomers</u> contact the Company concerning competitive retail natural gas service issues, the <u>Company shall</u>:
 - Review the issue with the <u>Gustomer</u> to determine whether it also involves the Company;

CUSTOMER ACCESS AND COMPLAINT HANDLING (Contd.)

- Cooperate with the resolution of any joint issues with the Supplier or Governmental Aggregator, and
- Refer the Goustomer to the appropriate Supplier or Governmental Aggregator in those instances where the issue lacks Company involvement.
- D) Slamming Complaints
 - A slamming complaint is a Coustomer's allegation that the Coustomer's Supplier or Governmental Aggregator has been switched without the Coustomer's authorization.
 - 2) If a Coustomer contacts the Company, Supplier or Governmental Aggregator alleging that the Coustomer's Supplier has been switched without the Coustomer's authorization, the Company, Supplier or Governmental Aggregator shall:

CUSTOMER ACCESS AND COMPLAINT HANDLING (Contd.)

- a) Provide the Coustomer any evidence relating to the Coustomer's enrollment;
- b) Refer the Coustomer to the Commission's public interest center;
- c) Provide the Coustomer with the local/toll-free telephone numbers of the Commission's consumer service department; and
- d) Cooperate with the Commission staff in any subsequent investigations of the slamming complaint.

Filed pursuant to an Order dated January 23, 2012	in Case No. <u>12-1685-GA-AIR 12-255-GA-ATA</u>
before the Public Utilities Commission of Ohio.	
Issued: January 11, 2012	Effective: January 11, 2012

P.U.C.O. Gas No. 18 Sheet No. 44.110 **Duke Energy Ohio** Cancels and Supersedes Sheet No. 44.109 139 East Fourth Street Cincinnati, Ohio 45202 Page 21 of 30 Page 1 of 24 Except as otherwise provided in Chapter 4901:1-28 of the OAC, if the Supplier or Governmental Aggregator cannot produce valid documentation confirming that the Coustomer authorized the switch, there shall be a rebuttable presumption that the Coustomer was switched without authorization. Such documentation shall include one of the following, in conformance with the requirements of Rule 4901:1-29-06 of the OAC: a) A signed contract, in the case of direct enrollment; b) An audio recording, in the case of telephonic enrollment; or c) Electronic consent, in the case of internet enrollment. In the event that the Coustomer was switched from one Supplier or Governmental Aggregator to a different Supplier or Governmental Aggregator without authorization, the Gcustomer's previous Supplier or Governmental Aggregator shall re-enroll the Scustomer without penalty under such Gaustomer's original contract price for the duration of the original term and send the Company an electronic enrollment request. If the original Supplier or Governmental Aggregator is unable to return the Coustomer to CUSTOMER ACCESS AND COMPLAINT HANDLING (Contd.) -original contract price, the original Supplier or Governmental Aggregator may enroll the Coustomer in a new contract pursuant to the provisions of Rule 4901:1-29-06 of the -OAC, or the Coustomer may select a new Supplier or return to the Company's GCR -commodity service; **CUSTOMER ACCESS AND COMPLAINT HANDLING (Contd.)** In the event that a Goustomer was switched from Sales Service to a Supplier or Governmental Aggregator without authorization, the Company shall switch the Coustomer back to Sales Service without penalty. **UPSTREAM CAPACITY REQUIREMENTS** Suppliers participating in the Company's firm transportation program must secure their own upstream firm interstate pipeline capacity required to meet Supplier's Firm Transportation ServiceRates FT and RFT pools' aggregate Adjusted MDQ less the firm interstate pipeline capacity assigned to the Supplier by the Company. Assignments and recalls of interstate pipeline capacity are mandatory for MDQ in excess of the Supplier's Firm Transportation ServiceRates FT and RFT pools' aggregate Adjusted MDQ as of April 1, 2007. Due to the physical configuration of the Company's system, and certain upstream interstate pipeline facilities, and to enable the Company to comply with lawful interstate pipeline tariffs and/or to maintain the Company's system integrity, the Company reserves the right to direct each Supplier to proportionally deliver, with respect to the Company's northern and <u>UPSTREAM CAPACITY REQUIREMENTS (Contd.)</u> southern interstate pipeline receipt points, the Supplier's daily pool requirements.-__Specific delivery requirements will be electronically posted by the Company. Filed pursuant to an Order dated January 23, 2012 in Case No. 12-1685-GA-AIR 12-255-GA-ATA before the Public Utilities Commission of Ohio. Issued: January 11, 2012 Effective: January 11, 2012

P.U.C.O. Gas No. 18 Sheet No. 44.119 Cancels and Supersedes Sheet No. 44.109 Page 22 of 30

A Supplier, whose aggregate Pools' MDQ exceeds 6,000 Dth/day and who adds 3,000 Dth/day of additional MDQ over the supplier'swhat its MDQ as ofwas on April 1, 2007, shall be assigned a proportionate amount of the Company's interstate pipeline firm transportation capacity by the Company on a seasonal basis. Additionally, the Company will recall proportionately some capacity from a Supplier whose aggregate Pools' MDQ is reduced by 3,000 Dth/day. This MDQ criterion will be reviewed by the Company semi-annually based on the MDQ as of September 30th with any release/recall becoming effective the following November 1st through March 31st, and on the MDQ as of February 28th, with any release/recall becoming effective the following April 1st through October 31st. Suppliers will be notified of any change to their released capacity by October 15th for winter capacity and by March 15th for summer capacity.

The assignment shall be structured as a release of capacity. The posted rate will be the rate for which the Company has contracted with the interstate pipeline. Any capacity with a discounted rate will be posted open to bids, with the Supplier being the prearranged bidder. All other capacity will be posted at the pipeline's maximum rate with the Supplier being the prearranged shipper.

The term of the release shall be on a seasonal basis; from November 1st through March 31st or April 1st through October 31st. Any incremental capacity changes will be handled by recalling the previously released capacity and re-releasing at the new amount.

The Company shall assign interstate pipeline firm transportation capacity consistent with its delivery north/south allocation percentages and on a pro-rata basis to the Company's total capacity for the designated pipelines or the parties may choose a mutually agreed-upon assigned capacity portfolio. During the summer months of April through October, the Company's Firm Transportation capacity shall be reduced by the Company's maximum daily injection rights on Columbia Gas Transmission's Firm Storage Service for purposes of determining the pro-rata share for suppliers thatwho have elected Firm Balancing Service (FBS) rather than Enhanced Firm Balancing Service (EFBS).

UPSTREAM CAPACITY REQUIREMENTS (Contd.)

Capacity will be assigned to the Supplier on a "recall and reput" basis. The Company shall release this capacity utilizing the appropriate pipeline company's electronic bulletin board and the Supplier shall execute the service agreements so generated by the pipelines five (5) days prior to the end of the month to enable the Supplier to nominate gas suppliers under the service

UPSTREAM CAPACITY REQUIREMENTS (Contd.)

_agreements for the following month. If the Supplier fails to execute the service agreements the charges for the released capacity will be added to the Supplier's Pool Invoice for the month.

Prior to the capacity release process, the Supplier shall comply with the appropriate pipeline's credit review and establish itself on the pipeline's Approved Bidders List (as defined in the interstate pipeline company's tariff).

Filed pursuant to an Order dated January 23, 2012i	n Case No. <u>12-1685-GA-AIR 12-255-GA-ATA</u>
before the Public Utilities Commission of Ohio.	
Issued: January 11, 2012	Effective: January 11, 2012

P.U.C.O. Gas No. 18 Sheet No. 44.110 Cancels and Supersedes Sheet No. 44.109 Page 23 of 30

The Company, as releasing shipper under a recallable release, remains liable to the pipeline for reservation charges. The Supplier will provide sufficient financial guaranty to the Company of its ability to pay such pipeline charges, unless the applicable pipeline company releases the Company from liability for the Supplier's pipeline reservation charges.

The Company reserves the right to change the type of information required as well as the nomination deadline to comply with the requirements of the interstate pipeline companies.

There will be no restrictions on the Supplier's use of the released capacity at such times that it is not required to deliver gas to the Company's system.

The Supplier may re-release all or a portion of the capacity to a replacement shipper who meets all the requirements to which the Supplier is subject including but not limited to the Company's right of recall. A re-release shall not relieve the Supplier of its obligations under the provisions of the capacity release by the Company.

The Supplier receiving assignment shall pay the pipeline(s) directly for all charges associated with the use of released capacity, including (without limitation) demand charges, commodity charges, taxes, surcharges, fuel allowances, imbalance and overrun charges, and penalties.

The Supplier shall not revise receipt and delivery points of the interstate pipeline company firm transportation capacity released by the Company, without written consent from the Company. The Supplier will be responsible for operating the assigned capacity consistent with all the terms and conditions set forth in the tariffs of the Company and the applicable pipeline companies.

DAILY BALANCING

The Company will provide and charge the Supplier for balancing service, which will be used to manage differences between the Company's required daily Supplier delivery and the actual Scustomer's consumption. There will be an annual election each year for Suppliers whose Pool MDQ is greater than 1,000 Dth/day to elect, on or before January 15th each year, either Rider FBS (Firm Balancing Service), Sheet No. 75 or Rider EFBS (Enhanced Firm Balancing Service), Sheet No. 74, to be effective on April 1st each year, A Supplier that who elects Rider EFBS will be billed rates

DAILY BALANCING (Cont'd)

as set forth in Rider EFBS, Sheet No. 75. A Supplier whose Pool MDQ is less than 1,000 Dth/day

will receive balancing service under the Company tariff Rider FBS₂. Suppliers <u>that</u>whe elect Rider FBS <u>DAILY BALANCING</u> and Suppliers whose Pool MDQ is less than 1,000 Dth/day will be billed the balancing charge per Mcf as set forth on Rider FBS on all volumes consumed by the Supplier's Pool.

 a) Target Supply Quantities must be delivere 	d each day based on the Company's forecasted
temperatures and the aggregate demand c	surve for each CCustomer Peool, all as more fully
Filed pursuant to an Order dated January 23, 2012	in Case No. <u>12-1685-GA-AIR 12-255-GA-ATA</u>
before the Public Utilities Commission of Ohio.	
Issued: January 11, 2012	Effective: January 11-2012

P.U.C.O. Gas No. 18 Sheet No. 44.119 Cancels and Supersedes Sheet No. 44.109 Page 24 of 30

described within the "Gas Supply Aggregation/Customer Pooling Agreement" between the Company and Supplier. Any Supplier that which fails to deliver gas volumes in accordance with that agreement may be terminated from further participation in the program.

- b) Suppliers are subject to Operational Flow Orders issued by the Company as described below. The Company may suspend from this program any Supplier that which does not comply with an Operational Flow Order.
- Suppliers shall have the ability to make daily/monthly inter-pool trades under the Company tanff Rate GTS, Gas Trading Service.

MEASUREMENT OF CONSUMED VOLUMES

The Company will electronically provide each Supplier with a listing of the monthly meter readings and usages for all Coustomers within the Supplier's pool. Such monthly meter reading and usage data will correspond to the consumption data which the Company based its bill for local delivery service. Monthly volumes billed to participating Coustomers shall be considered actual volumes consumed, whether the meter reading is actual or calculated.

ANNUAL RECONCILIATION

The Company will reconcile imbalances on an annual basis, for each Supplier, through determination of the difference between; (1) the Supplier's deliveries for the previous year; and (2) the actual consumption plus the Company's Unaccounted-for Percentage on the Supplier's aggregate Customer Pool, both calculated at city gate, adjusted for recognition of all adjustments applicable to the previous year.

Suppliers will eliminate the imbalance through the exchange of gas with Company via a storage inventory transfer, an adjustment to their Rider EFBS, bank balance, or delivery over the next thirty 30 days or longer if mutually agreed by Supplier and Company.

OPERATIONAL FLOW ORDERS

Suppliers are subject to the Company's issuance of operational flow orders which will direct each Supplier to adjust scheduled volumes to match the Customer Pool's estimated usage. For Suppliers that have elected Rider EFBS as their balancing option, the difference between scheduled deliveries from the interstate pipeline companies and the estimated Pool usage will be met by the EFBS. In the event that the Company's storage service provider has restricted excess storage withdrawals/injections and a Supplier exceeds Rider EFBS's MDDQ or MDBQ such excess quantities will be considered a failure to comply with the Operational Flow Order (OFO). However,

OPERATIONAL FLOW ORDERS (Cont'd)

on days with projected temperatures colder than the design winter peak day temperature, the Supplier will have two options. The Supplier may: (1) deliver to Company the volume of gas equal to their Adjusted Target Supply Quantity; or (2) deliver to Company only that volume equal to their

Adjusted MDQ and rety on Company to acquire the incremental volume, i.e., the difference between their Adjusted Target Supply Quantity and their Adjusted MDQ. If the Supplier selects the second

option, the Supplier will pay the Company for costs the Company incurs in obtaining the

Filed pursuant to an Order dated January 23, 2012 in Case No. 12-1685-GA-AIR 12-255-GA-ATA before the Public Utilities Commission of Ohio.

Issued:	January 11, 2012	Effective: January 11, 2012

P.U.C.O. Gas No. 18 Sheet No. 44.110 Cancels and Supersedes Sheet No. 44.109 Page 25 of 30

incremental supply and may meet the delivery requirement with both its flowing supply and MDDQ. Failure of the Supplier to deliver volumes in accordance with its selected option may result in

OPERATIONAL FLOW ORDERS (Cont'd)

suspension or termination from further participation in Company's firm transportation program.

Failure to comply with an Operational Flow Order, which is defined as the difference between the daily OFO volume and actual daily deliveries, will result in the action and/or billing of the following charges:

Under-deliveries

- the payment of a gas cost equal to the highest incremental cost paid by Company on the date of non-compliance;
- one month's demand charges on the OFO shortfall. This charge shall not be imposed more frequently than once in any thirty day period; and
- the payment of all other charges incurred by Company including but not limited to pipeline penalty charges on the date of the OFO shortfall.

OPERATIONAL FLOW ORDERS (Cont'd)

Over-deliveries

- any over-run delivered by Supplier will be confiscated by the Company and used for its general supply requirements, without compensation to Supplier.
- 2) Company shall bill and Supplier shall pay all charges incurred by Company including but not limited to penalty charges from the interstate pipelines for such excess deliveries, provided such penalties can be attributed to Supplier's over-run.

SCHEDULING

Supplier must make all necessary arrangements for scheduling natural gas deliveries to Company.

Each moming, by 9:00 A.M. E.S.T., the Company will post on its electronic bulletin-board (EBB) an "Adjusted Target Supply Quantity" that the Supplier will be required to deliver into the Company's designated city gate receipt points during the following gas day. For purposes of the Company's firm transportation program, the "Adjusted Target Supply Quantity" is defined as the Target Supply Quantity, plus or minus any adjustments that Supplier may be required to make to its daily deliveries, plus the daily firm requirements of all Coustomers being served by Supplier under both Rate IT and Rate FT, as specified within Supplier's Firm Transportation Service for Interruptible Transportation Coustomers contracts. The quantities so calculated will then be adjusted for Unaccounted-for Gas Loss back to the Company's city gate, and converted to Dth. By 1:00 P.M. E.S.T. each day, Supplier shall notify the Company through the EBB of its total city gate nominations for the next day, by Company Rate Schedule, for each pipeline company delivering gas into the Company's system.

Filed pursuant to an Order dated January 23, 2012	in Case No. <u>12-1685-GA-AIR</u> 12-255 GA-ATA
before the Public Utilities Commission of Ohio.	-
Issued: January 11, 2012	Effective: January 11, 2012

P.U.C.O. Gas No. 18 Sheet No. 44.110 Cancels and Supersedes Sheet No. 44.109 Page 26 of 30

SCHEDULING (Cont'd)

The Adjusted Target Supply Quantities that will be used to define the Supplier's next day delivery obligations shall also be the quantities against which the Supplier's pipeline confirmed daily deliveries into the Company's system, combined with quantities to/from Supplier's Rider EFBS balancing service, if applicable, will be compared in order to determine Supplier's daily overrun/underrun volumes. Daily overrun/underrun volumes determined in this manner shall form the bases for daily "cash-outs," OFO charges, daily pipeline penalty charge flow throughs, and any other charges under any of the Company's applicable tariffs, that are levied based on Supplier's failure to deliver the Adjusted Target Supply Quantities of gas into the Company's system.

SCHEDULING (Cont'd)

During the months of November through March, Company shall reserve a portion of its vaporized propane capacity for Supplier Pools, based on the product of each Pool's then-applicable Maximum Daily-Quantity and the percentage of the Company's total system design day needs forecasted to be met by vaporized propane for the upcoming months of November through March. The percentage reserved shall be applied as a reduction to the Maximum Daily-Quantity that will result in the Supplier's Adjusted MDQ.

When the Supplier Pool's Adjusted Target Supply Quantity exceeds the volume of Supplier's Adjusted MDQ and the Supplier elects not to deliver the incremental volume of natural gas in excess of its Adjusted MDQ, then the Company shall supply the Pool's gas needs in excess of the Supplier's Adjusted MDQ with vaporized propane or alternate peaking supplies. The fully allocated costs of the propane or alternate peaking supply provided by the Company hereunder shall be billed directly to Supplier.

By July 1st of each year, and when there is a material change in Company's propane peaking capacity, Company shall indicate the percentage of Supplier Pool's Maximum Daily Quantity that will be met with Company's vaporized propane, or alternate peaking supplies, allocated by Company to such Pool.

OTHER RULES AND REGULATIONS

Except to the extent superseded herein, the Company's Rules and Regulations Governing the Distribution and Sale of Gas and such other Commission rules as are applicable shall apply to all gas transportation service provided hereunder.

CONSEQUENCES OF SUPPLIER'S FAILURE TO PERFORM OR COMPLY

If a Supplier fails to deliver gas in accordance with the full service requirements of its Pool Customers, the Company shall supply gas temporarily to the affected Pool Customers and shall bill Supplier the higher of the following: (1) the fair market price for that period; or (2) the highest incremental cost of gas for that period that the Company actually paid for gas supplies, including transportation and all other applicable charges. The Company shall have the right to immediately and unilaterally invoke Suppliers' letter of credit, parental guarantee, or any other collateral posted by the Supplier in order to enforce recovery from Supplier of the cost of these replacement supplies.

Filed pursuant to an Order dated January 23, 2012	_ in Case No. <u>12-1685-GA-AIR 12-255-GA ATA</u>
before the Public Utilities Commission of Ohio.	
Issued: January 11, 2012	Effective: January 11, 2012

P.U.C.O. Gas No. 18 Sheet No. 44.119 Cancels and Supersedes Sheet No. 44.109 Page 27 of 30

If a Supplier fails to deliver gas in accordance with the full service requirements of the Gas Supply Aggregation/Customer Pooling Agreement, or otherwise fails to comply with the provisions of this Tariff Sheet, including those specified in the Obligations to the Company section, the Company shall have the discretion to initiate the process to suspend temporarily or terminate such Supplier's further Program participation. To initiate the process, the Company shall serve a written notice of

CONSEQUENCES OF SUPPLIER'S FAILURE TO PERFORM OR COMPLY (Cont'd)

such failure in reasonable detail and with a proposed remedy to the Supplier and the Commission, as set forth in Rule 4901:1-27-12(J) of the OAC.

On or after the date said notice has been served, the Company may file with the Commission a written request for authorization to terminate or suspend the Supplier from participation in the Company's Program. Except for failure due to under-delivery or non-delivery, if the Commission, or any Attorney Examiner, does not issue an entry to suspend or reject the action proposed by the Company within ten (10) business days after receipt of the request, the Company's request to terminate or suspend shall be deemed authorized on the eleventh (11th) business day. If the

CONSEQUENCES OF SUPPLIER'S FAILURE TO PERFORM OR COMPLY (Cont'd)

Supplier's failure is due to under-delivery or non-delivery and, if the Commission, or an Attorney Examiner, does not act within five (5) business days after receipt of the request, the Company's request to terminate or suspend shall be deemed authorized on the sixth (6^{th}) business day.

If the Supplier is suspended or terminated from the Program, Coustomers in such Pool shall revert to Company's Sales Service, unless and until said Coustomers join another Supplier's Pool. Any termination or suspension of the Gas Supply Aggregation/Customer Pooling Agreement pursuant to any provision of this section shall be without waiver of any remedy, whether at law or in equity, to which the party not in default otherwise may be entitled for breach of the Agreement.

ALTERNATIVE DISPUTE RESOLUTION

Alternative Dispute Resolution shall be offered to Suppliers and the Company as a means to address disputes and differences that may arise under this tariff. Alternative Dispute Resolution shall be conducted in accordance with the Commission rules or as agreed upon among the applicable parties. Nothing herein shall act to deprive any party of its legal rights in a jurisdictional forum.

FORCE MAJEURE

If either Supplier or Company is unable to fulfill its obligations under this Tariff Sheet due to an event or circumstance which is beyond the control of such party and which prevents such performance, such party shall be excused from and will not be liable for damages related to non-performance during the continuation of such impossibility of performance. Neither of the following shall be

considered a force majeure condition: (1) changes in market conditions that affect the acquisition or transportation of natural gas; or (2) failure of Supplier to deliver or Pool Customers to consume scheduled gas volumes.

The party claiming force majeure will use due diligence to remove the cause of the force majeure condition and resume delivery or consumption of gas previously suspended. Gas withheld from the

Filed pursuant to an Order dated January 23, 2012 before the Public Utilities Commission of Ohio.	in Case No. <u>12-1685-GA-AIR</u> 12 255 GA-ATA
Issued: January 11, 2012	Effective: January 11, 2012

P.U.C.O. Gas No. 18 Sheet No. 44,110 Cancels and Supersedes Sheet No. 44.109 Page 28 of 30

Supplier or Pool Customers during a force majeure condition will be delivered upon the end of such condition as soon as practicable.

COMPANY STANDARDS OF CONDUCT WITH RESPECT TO MARKETING AFFILIATES

In operation of its firm transportation program, the Company will adhere to the following Standards of Conduct for Marketing Affiliates:

1) Company must apply any tariff provision relating to transportation services in the same manner to the same or similarly situated persons if there is discretion in the application of the provision.

COMPANY STANDARDS OF CONDUCT WITH RESPECT TO MARKETING AFFILIATES (Contd.)

- 2) Company must strictly enforce a tariff provision for which there is no discretion in the application of the provision.
- Company may not, through a tariff provision or otherwise, give any Supplier including its marketing affiliate or Coustomers of any Supplier including its affiliate, preference over any other gas Suppliers or their Coustomers in matters, rates, information, or charges relating to transportation service including, but not limited to, scheduling, balancing, metering, storage, standby service, or curtailment policy. For purposes of the Company's firm transportation

COMPANY STANDARDS OF CONDUCT WITH RESPECT TO MARKETING AFFILIATES (Contd.)

program, any ancillary service provided by Company, e.g., billing and envelope service, that is not tariffed will be priced and made equally available to all.

- 3)4)_Company must process all similar requests for transportation in the same manner and within the same approximate period of time.
- 4)5) Company shall not disclose to anyone other than a Company employee any information regarding an existing or proposed gas transportation arrangement, which Company receives from (i) a Coustomer or Supplier, (ii) a potential Coustomer or Supplier, (iii) any agent of such Ccustomer or potential Ccustomer, or (iv) a Supplier or other entity seeking to supply gas to a Gcustomer or potential Gcustomer, unless such Gcustomer, agent, or Supplier authorizes disclosure of such information.
- 5)6) If a customer requests information about Suppliers, Company shall provide a list of all Suppliers operating on its system, but shall not endorse any Supplier nor indicate that any Supplier will receive a preference because of a corporate relationship.
- 6)7) Before making Goustomer lists available to any Supplier, including any Company marketing

affiliate, Company will post on its <u>EBBelectronic bulletin board</u> a notice of its intent to make such Goustomer list available. The notice shall describe the date the Goustomer list will be			
•	t to an Order dated January 2 blic Utilities Commission of C	*	e No. <u>12-1685-GA-AIR 12-255-GA-ATA</u>
Issued: January 11, 2012 Effective: January 11, 2012			
	Issued by .	lulie Janson, Presider	nt

P.U.C.O. Gas No. 18 Sheet No. 44.119 Cancels and Supersedes Sheet No. 44.109 Page 29 of 30

made available, and the method by which the Goustomer list will be made available to all Suppliers.

- 7)8)The Company will, to the extent practicable, separate the activities of its operating employees from its affiliate marketing employees in all areas where their failure to maintain independent operations may have the effect of harming Goustomers or unfairly disadvantaging unaffiliated Suppliers under the Company's transportation programs.
- 8)9) Company shall not condition or tie its agreements for gas supply or for the release of interstate pipeline capacity to any agreement by a gas Supplier, Coustomer or other third party in which its marketing affiliate is involved.
- Company and its marketing affiliate shall keep separate books of accounts and records.
- 11) Neither the Company nor its marketing affiliate personnel shall communicate to any Goustomer, Supplier or third party the idea that any advantage might accrue for such Goustomer, Supplier or third party in the use of Company's service as a result of that Goustomer's, Supplier's or other third party's dealing with any Supplier including its marketing affiliate.

COMPANY STANDARDS OF CONDUCT WITH RESPECT TO MARKETING AFFILIATES (Contd.)

12) The Company's complaint procedure for issues concerning compliance with these standards of conduct is as follows. All complaints, whether written or verbal, shall be referred to the Company's designated attorney shall orally acknowledge the complaint within five (5) working days of receipt. The complainant party shall prepare a written statement of the complaint which shall contain the name of the complainant and a detailed factual report of the complaint, including all relevant dates, companies involved, employees involved, and specific claim. The Company's designated attorney shall

COMPANY STANDARDS OF CONDUCT WITH RESPECT TO MARKETING AFFILIATES (Contd.)

communicate the results of the preliminary investigation to the complainant in writing within thirty (30) days after the complaint was received including a description of any course of action which was taken. He or she shall keep a file with all such complaint statements for a period of not less than three (3) years.

- 13) The Company shall not offer its affiliate Supplier a discount or fee waiver for transportation services, balancing, meters or meter installation, storage, standby service or any other service that would advantage the Company's affiliate Supplier.
- 14) The Company will not use its name and logo in its marketing affiliate's promotional material, unless the promotional material discloses in plain, legible or audible language, on the first page or at the first point where the Company's name and logo appear, that its marketing affiliate is not the same entity as the Company. The Company is also prohibited from participating in exclusive joint activities with any Supplier, including its affiliate, such as advertising, marketing, sales calls or joint proposals to any existing or potential Coustomers.

Filed pursuant to an Order dated January 23, 2012	in Case No. <u>12-1685-GA-AIR 12-255-GA-ATA</u>
before the Public Utilities Commission of Ohio.	
Issued: January 11, 2012	Effective: January 11, 2012

P.U.C.O. Gas No. 18 Sheet No. 44.1<u>10</u> Cancels and Supersedes Sheet No. 44.<u>10</u>9 Page_30_of 30

SERVICE REGULATIONS

The supplying of, and billing for, service and all conditions applying thereto are subject to the jurisdiction of the Public Utilities Commission of Ohio, and to Company's Service Regulations currently in effect, as filed with the Public Utilities Commission of Ohio, as provided by law.

Filed pursuant to an Order dated January 23, 2012	_ in Case No. <u>12-1685-GA-AIR_12-255-GA-ATA</u>
before the Public Utilities Commission of Ohio.	
Issued: January 11, 2012	Effective: January 11, 2012

ADDENDUM TO SHEET NO. 44 PAGE 1 OF 14

DUKE ENERGY OHIO, INC. GAS SUPPLY AGGREGATION/CUSTOMER POOLING AGREEMENT ASSOCIATED WITH FIRM TRANSPORTATION PROGRAM

This Agreement is r Energy Ohio, Inc., an Oh					
"Company",	and		<u>~</u>		a(an)
"Supplier."		corporation	1/2		, hereinafter
WHEREAS, Supplier firm, full gas requirements parameters established by	basis to gas Ggu	stomers locate	on the C	ompany's sys	stem, all within the
RFT).		(03)			
WHEREAS, Compart delivered into its city gate aggregated pool of Coustor under its Firm gas-Itransport	receipt points by ners, all of whom his ortation Secrylces but	Supplier and you be elected Ffin Rates RFT	to redeliver m t <u>Transporta</u> <u>, RFTU, FT-</u>	such gas su ation <u>S</u> eervice <u>L</u> and RFT <u>-S</u> .	pplies to Supplier's from the Company
NOW, THEREFORE agrees to permit aggregation for all aggregations/pools conditions:	ns/pooling/seryjce's a	and Supplier he	ereby agrees	to aggregate	natural gas supplies
		ARTICLE !			
\G		<u>Definitions</u>			
For purposes of inter	eting this Agreeme	nt the following	definitions si	hali apply:	
1 Adjusted MDD VAII	isted MDO* means	the Supplier's	MDO less	the Compan	vic winter nronane

2. Adjusted Target Supply Quantities. "Adjusted Target Supply Quantities", or "ATSQ", is defined as the

percentage, representing the Pool's allocation of the Company's propane peaking supplies.

- Target Supply Quantities plus or minus any adjustments that the Company may require the Supplier to make to its daily deliveries (i.e., Annual Reconciliation volumes) plus the daily firm (Rate FT) requirements of all Coustomers being served by the Supplier under Rate IT.
- 3. Commission. "Commission" means the Public Utilities Commission of Ohio.
- 4. Company. "Company" means Duke Energy Ohio.
- Customer(s). "Customer(s)" means a residential or non-mercantile recipient of Firm Ttransportation Secryices provided by the Company under its Rates FT and RFT, which secures its supply of gas from Supplier.
- 6. Firm Transportation Service. "Firm Transportation Service" means service under Residential Firm Transportation Service (Rate RFT - Sheet No. 33), Residential Firm Transportation Service - Low Income (Rate RFTLI - Sheet No. 36), Firm Transportation Service - Large (Rate FT-L - Sheet No. 37) or Firm Transportation Service - Small (Rate FT-S - Sheet No. 52).
- 6.7. Maximum Daily Quantities. "Maximum Daily Quantities", or "MDQ", means the expected natural gas usage for a Supplier's Pool of Customers on the Company's system design peak day.

ADDENDUM TO SHEET NO. 44 PAGE 2 OF 14

- 7.8. Mercantile Customer. "Mercantile Customer" has the meaning set out in division (L) of section 4929.01 of the Ohio Revised Code. In summary, it means a Coustomer that, (1) consumes, other than for residential use,: 1) more than 5,000 Ccf of natural gas per year at a single location or as part of an undertaking having more than 3 locations within or outside the state; and (2) that has not filed a declaration with the CommissionPUCO.
- 8.9. Negative Imbalance Volume. "Negative Imbalance Volume) or "Under-deliveries", is the amount by which the sum of all volumes actually delivered to the Pool Sustainers during the period exceeds the sum of the volumes available for redelivery by the Company to the Pool during the same period.
- 9.10. Operational Flow Order. "Operational Flow Orders", or Office, "are notices issued by the Company via its electronic bulletin board (EBB) or fax transmission reciving Suppliers to adjust their daily deliveries into the Company's system to match, match or be less than, or match or be more than their Adjusted Target Supply Quantity for the Supplier's Pool of Operations receiving Firm Transportation Service under Rates FT and RFT. Supplier shall be required to deliver natural gas, or cause natural gas to be delivered, into the Company's specified city gate begin points, if it is determined by the Company to be necessary and the specified receipt points and amounts are identified in the OFO notice posted on the EBB.
- 10.11. Over-deliveries. "Over-deliveries", a Constant Imbalance Volume", is the amount by which the sum of all volumes actually delivered to the Roof Customers during the period is less than the sum of the volumes available for redelivery by the Company to the Pool during the same period.
- 41-12. Pool Customer. "Pool Customer means a recipient of Firm Transportation Service provided by the Company under Tariff Sheet Ope. 33, 36, 37 or 52 who receives gas supply from a Supplier as a member of a Pool.
- 1 12-13 Pooling Program. Repling Program" refers to the services provided under Residential Firm Transportation Service (Rate RFT Sheet No. 33), Residential Firm Transportation Service Low Income (Rate RFTH)—Sheet No. 36), Firm Transportation Service Large (Rate FT-L Sheet No. 37), Firm Transportation Service Small (Rate FT-S Sheet No. 52) and Full Requirements Aggregation Service (Rate FRAS) Sheet No. 44).
- 43-14.Pooling Service. "Pooling Service" is a service provided by the Company that allows Suppliers (marketers, Suppliers, brokers, and producers) to deliver to the Company, on an aggregated basis, those natural gas supplies that are needed to satisfy the full firm requirements of the one, or more, firm transportation Gcustomers that comprise the membership of the Supplier's "pool", all in accordance with rules that the Company has established regarding delivery requirements, advancing, banking, billing and payments, bonding, Supplier performance requirements, and other similar requirements for participation as a "Supplier" in the Company's Rate FT and RFT, Ffirm terasportation Service programs.
- 144-15. Positive Imbalance Volume. "Positive Imbalance Volume", or "Over-deliveries", is the amount by which the sum of all volumes actually delivered to the Pool Customers during the period is less than the sum of the volumes available for redelivery by the Company to the Pool during the same period.
- 45-16.Program. "Program" means the Company's firm transportation/supply aggregation Ccustomer choice program under Rate RFT, Rate RFT-LI, Rate FT-LS and Rate FT-SL, and Rate FRAS, respectively.
- 46-17.PUCO. "PUCO" means the Public Utilities Commission of Ohio.
 - 17. Target Supply Quantities. "Target Supply Quantities", or "TSQ", are defined as daily city gate delivery quantities determined from statistical models used to estimate the daily gas usage of the full requirements firm Customers in Supplier's Pool. These daily gas usage estimates are adjusted for Unaccounted for Gas Losses and converted from volumetric to thermal quantities.

ADDENDUM TO SHEET NO. 44 PAGE 3 OF 14

- 18. The Pool. A group of one or more Coustomers, joined together by the Supplier for supply management purposes under this Agreement, which are receiving service pursuant to the Company's firm transportation tariffs.
 - 19. Target Supply Quantities. "Target Supply Quantities", or "TSQ", are defined as daily city gate delivery quantities determined from statistical models used to estimate the daily gas usage of the full requirements firm customers in Supplier's Pool. These daily gas usage estimates are adjusted for Unaccounted-for Gas Losses and converted from volumetric to the mail quantities.
- 18.20.Unaccounted-for Gas Loss. "Unaccounted-for Gas Loss" is the difference between the Company's total available gas commodity and the total gas commodity accounted for (metered) as sales and transported volumes. The difference is comprised of actors including but not limited to leakage, discrepancies due to meter inaccuracies, Company of and with the use of cycle billing, an amount of gas used but not billed.
 - 19.21. Unaccounted for Percentage. "Unaccounted for Percentage" means a percentage calculated by dividing the difference between: (1) the agorisate volume of gas received into Company's system from the interstate pipelines plus the volume of vaporized propane, all converted to Mcf using the Btu content associated with such supply source; and (2) the aggregate volume consumed by all of Company's gas Ccustomers over that same period, by the Mcf volume calculated in item (1) above.
- 20.22. Under-deliveres. "Under-delivered for "Negative Imbalance Volume", is the amount by which the sum of all volumes actually delivered to the Pool Customers during the period exceeds the sum of the volumes available for redeliver by the Company to the Pool during the same period.

ARTICLE II

Term

The term of this Agreement shall commence on the first day of the month after execution hereof and, subject to Suppliers' continued compliance with the requirements outlined herein for participation in this program, shall continue in effect thereafter for a primary term of twenty-four (24) months. Thereafter, this Agreement shall continue from month to month, unless terminated by either party, upon at least ninety (90) days advance written notice. However, in no case shall this Agreement be terminated during a winter month (November through March), unless such winter period termination date is mutually agreed upon by both the Company and Supplier and/or except pursuant to the provisions of Articles III, VI, and X of this Agreement. Supplier shall be required to incorporate sufficient flexibility into its pooling agreements with its end-user Ccustomers that it serves, so that the operation of this provision will not contravene end-user Ccustomers' rights under those agreements. In the event this Agreement is terminated in accordance with the procedures contained herein, Supplier's Ccustomers shall be given the option of either electing an alternate Supplier, or returning to the Company's system supply, in accordance with the procedures outlined in Case No. 85-800-GA-AIR, as modified by the Commission from time to time.

ARTICLE III

Requirements For Program Participation

The Company shall have the right to establish reasonable standards for participation in this Program, provided it does so on a non-discriminatory basis. Accordingly, in order to participate as a "Supplier" in the Company's Firm Transportation Program, Supplier shall upon request provide the Company, on a confidential basis, with balance sheet and other financial statements, and with appropriate trade and banking references. Supplier also agrees to allow the Company to conduct a credit investigation as to Supplier's credit worthiness and will pay a fee to the Company to cover the cost of a credit check, as set forth in Sheet No. 45

ADDENDUM TO SHEET NO. 44 PAGE 4 OF 14

of the Company's P.U.C.O. Gas No. 18 tariff. Further, if the Company determines that it is necessary, Supplier agrees to maintain a cash deposit, an irrevocable letter of credit at a Company approved bank of the Supplier's choosing, or such other financial instrument, as the Company may require during the term of this agreement in order to assure Supplier's performance of its obligations under this Agreement. In order to assure that the value of such financial security instruments remains proportional to Supplier's potential liability under this Agreement, the required dollar amounts of such instruments shall be adjusted at the sole discretion of the Company, as Coustomers are added to, or deleted from, Supplier's pool. Supplier agrees that, in the event it defaults on its obligations under this Agreement, and in order to satisfy Supplier's obligations under this Agreement, Company shall have the right bouse such cash deposit, the proceeds from such invevocable letter of credit, the proceeds from any other financial instrument agreed upon by the parties, and set-off against such obligations any revenue obtained through Company's billing on Supplier's behalf or any other revenues obtained by the Company as a result of any and all agreements and relationships between Company and Supplier. Such proceeds shall be used to secure additional gas supplies, including payment of the costs of the gas supplies themselves, the costs of transportation, storage, gathering and other related costs incurred in bringing those gas supplies half of the Company's system. The proceeds from such instruments shall also be used to satisfy any outer of the Company's system. The proceeds from such instruments shall also be used to satisfy any outer of the Company's system. The proceeds from such instruments shall also be used to satisfy any outer of the Company's system. The proceeds from such instruments shall also be used to satisfy any outer of the Company's system.

In the event Supplier elects, or is forced, to terminate its participation in this Program in accordance with the provisions of this agreement, it shall continue its obligation to maintain its financial security instrument until it has satisfied all security instrument until it has satisfied all security instrument.

In addition to the above financial requirements, the Company may impose reasonable standards of conduct for Suppliers, as a prescription for their participation in the Program. Supplier acknowledges that in its capacity as a "Supplier" in this Program, it has a continuing responsibility to conduct its business in a legal and ethical manner. If, as a result of Coustomers' complaints, and/or from its own investigation, the Company determines, in its sole jungitiers, that Supplier is not operating under this Agreement in an ethical and/or legal manner, then the Company shall have the right to proceed as stated in the "Consequences of Supplier's Failure to Perform of Coupling section of P.U.C.O. Gas No. 18, Sheet No. 44 which may result in cancellation of this Agreement and denial of Supplier's further participation in this pooling program in accordance with the procedures described in Article X of this Agreement.

Company will maintain a list of Suppliers, who have met the pooling program's financial and performance requirements. This list will be made available to Goustomers upon request.

ARTICLE IV

Full Requirements Service

In exchange for the opportunity to participate in the Company's Firm Transportation Program, Supplier agrees to supply its Pacol Customers' full service requirements for natural gas on both a daily and monthly basis. Company's Firm Transportation Program requires that Supplier, as a participant in the Program, accepts supply co-management responsibility, as defined hereinafter, as a quid pro quo for its participation in this pooling Agreement.

ARTICLE V

Supply Co-Management Defined

Supplier agrees to deliver gas supplies into the Company's designated city gate receipt points on a daily basis, in accordance with the aggregate usage requirements of all those Coustomers that comprise the

ADDENDUM TO SHEET NO. 44 PAGE 5 OF 14

Supplier's pool. However, inasmuch as it is economically and operationally impractical to install metering that will allow the Company to monitor each pool member's daily usage for aggregation and comparison with the gas supplies that are delivered to the Company's city gate receipt points, Supplier's gas supply comanagement/balancing responsibilities under this Agreement shall be defined as follows:

- 1. The Company will maintain statistical models that will be used to estimate the daily gas usage of the full requirements firm Coustomers in Supplier's pool. These taily gas usage estimates, as adjusted for Unaccounted-for. Gas Losses, and converted from volumetris to thermal quantities, will be identified as Supplier's "Target Supply Quantities." (Note: The Unaccounted for Gas Loss adjustment will be based on the Company's system average Unaccounted for Perosurge.) A database will be created by the Company, which, at a minimum, will track daily usage estimates on an aggregated basis for all full requirements firm Coustomers in Supplier's pool.
- 2. A daily load forecast methodology, developed by the Company, will be used to form the daily Target Supply Quantity for each Supplier's pool. The daily estimates by revenue class in each Supplier's pool will be calculated using only the usage information of firm full requirements occurrence. These daily estimates are then adjusted for Unaccountry for Gas Losses, and converted to Dth. The revenue class estimates for each Supplier are then combined to form the Target Supply Quantity for the Supplier's overall pool. Suppliers are responsible for informing the Company when their occustomer's load profiles deviate significantly from their historical load profiles. The Company will make the necessary adjustments to the Target Supply Quantity calculation to account for the new profiles.
- 3. Starting with the Supplier's tails (erget Supply Quantity, the Company will each morning by 9:00 A.M. EST post, via its electronic policity board (EBB), an "Adjusted Target Supply Quantity" that Supplier will be required to deliver into the propany's designated city gate receipt points during the following day. The "Adjusted Target Supply Quantity" is defined as the Target Supply Quantity, plus or minus any adjustments that Supplier is required to make to its daily deliveries pursuant to Paragraph (5) of this Article V, plus FV Target Series for IT Coustomers, consisting of daily deliveries for the firm requirements of Coustomers being served under both Rate IT and Rate FT, in quantities as specified in the "Customer Problem Agreement Gas Firm Transportation Service for Interruptible Transportation Customers Application/Centract Amendment," which are adjusted for Unaccounted for Gas Losses, and converted to Dth. By 1:00 P.M. E.S.T. each day, Supplier shall notify the Company via its EBB of its total city gate nominations for the next day, by Company Rate Schedule, for each pipeline company delivering into the Company's system.
- 4. The Adjusted Target Supply Quantities that are used to define the Supplier's next day delivery obligations shall also be the quantities against which Supplier's pipeline confirmed daily deliveries into the Company's system combined with quantities to/from Supplier's Rider EFBS (Enhanced Firm Balancing Service) balancing service if applicable, are compared in order to determine Supplier's daily overrun/underrun volumes. Daily overrun/underrun volumes determined in this manner shall form the bases for daily "cash-outs", OFO charges, daily overrun/underrun charges, daily pipeline penalty charge flow throughs, and any other charges under this Agreement that are levied based on Supplier's failure to deliver the Adjusted Target Supply Quantities of gas into the Company's system.
- 5. As the final element of its gas supply co-management obligation, Supplier shall be required to reconcite annually its gas deliveries into the Company's system with the actual billed transportation volumes delivered to end-user Coustomers within the Supplier's pool. Such reconciliation will normally be calculated during the summer months so that any differences between calendar month and billing cycle degree-day deficiencies are minimized. The actual billed transportation volumes for the reconciliation period will be determined by adding together the transportation quantities from the "Monthly Summary Billing Reports" for Supplier's pool. Such sum shall be adjusted for Unaccounted-for Gas Losses and converted from volumetric to thermal quantities.

ADDENDUM TO SHEET NO. 44 PAGE 6 OF 14

Supplier's deliveries into the Company's system will be based on the actual pipeline delivery reports for the reconciliation period, as adjusted for recorded "cash-outs" between the Supplier and the Company and deliveries to/from the Supplier's Rider EFBS balancing service if applicable and other gas deliveries or exchanges.

Once the Company determines the extent of any imbalance for the reconciliation period, it will have the Supplier adjust its daily deliveries above or below the calculated Target Supply Quantities for some specified period of time until any imbalances are cured. However, in no case shall the Adjusted Target Supply Quantity be a negative number. Daily overrun/underent calculations will be adjusted to take into account any such adjustments to Supplier's daily delivery requirements. The Company shall post any required daily delivery adjustment via the EBB at least two (2) days prior to the date that Supplier is required to begin its daily delivery adjustment. This introduces may also be reconciled through a storage inventory adjustment or an adjustment to the Supplier's Rider EFBS bank balance if applicable.

6. During the months of November through March. Company shall reserve a portion of its vaporized propane capacity for Supplier Pools, based on the product of each Pool's then-applicable Maximum Daily Quantity and the percentage of the Sompany's total system design day needs forecasted to be met by vaporized propane for the upcoming months of November through March. The percentage reserved shall be applied as a reduction to the Maximum Daily Quantity that will result in the Supplier's Adjusted MDQ.

When the Supplier Pool's Adjusted Parget Supply Quantity exceeds the volume of Supplier's Adjusted MDQ and the Supplier elects not to deliver the incremental volume of natural gas in excess of its Adjusted MDQ, then the Company shall supply the Pool's gas needs in excess of the Supplier's Adjusted MDQ with vaporated propane or alternate peaking supplies. The fully allocated costs of the propane or alternate costs of the propane or alternate costs of the Supplier.

By July 1st of each year, and when there is a material change in Company's propane peaking capacity, Company's hall indicate the percentage of Supplier Pool's Maximum Daily Quantity that will be met with Company's vaporized propane, or alternate peaking supplies, allocated by Company to such Pool.

- 7. Company reserves the right to direct each Supplier to proportionally deliver, with respect to the Company's northern and southern interstate pipeline receipt points, the Supplier's daily pool requirements in addition to the quantities of gas intended for the Supplier's bank under Rider EFBS. For Suppliers who elect service under EFBS, the north/south split for volumes up to the TSQ shall be the same as the split for Suppliers who have elected FBS and system supply. Volumes in excess of the TSQ will be subject to north/south restrictions in accordance with the Company's ability to inject gas per its agreements with the storage service providers.
- 8. OFOs shall be issued by Company in those situations where it is necessary, in Company's sole judgement, for Supplier to deliver at specified receipt points and/or for Supplier to deliver at the Adjusted Target Supply Quantity in order for Company to: (a) protect the integrity of Company's gas system; (b) assure deliveries or gas supplies to all of Company's firm Coustomers; and/or (c) adhere to the various interstate pipeline companies' balancing requirements, as stated in their FERC approved gas tariffs under which Company is served. Suppliers who have elected Rider EFBS service shall be entitled to use such service, which shall be considered "on-system" deliveries to meet OFO requirements.

ADDENDUM TO SHEET NO. 44 PAGE 7 OF 14

ARTICLE VI

Billing And Charges

The Company will provide Suppliers with individual pool Gcustomers' actual billing cycle usage data as Ccustomers are billed throughout the month by the Company for Rate FT, Firm Transportation Services and Rate RFT, Recidential Firm Transportation Services.

Supplier's transportation quantities shall be determined from the Company's "Monthly Summary Billing Report," which reflects Coustomer's actual billed transport volumes, as generated within the Company's revenue reporting system.

Supplier shall be billed charges for services elected under the Rider FBS (Firm Balancing Service) or EFBS (Enhanced Firm Balancing Service) based on the paracing service(s) elected for its Program Pool(s). Should Supplier's daily deliveries combined with quantities to/from Supplier's Rider EFBS balancing service, if applicable not equal their Adjusted Target Quantities, then the Company will either buy-down Supplier's excess deliveries, or sell Supplier additional gas quantities until the daily Adjusted Target Supply Quantities are matched as further described below. However, if Supplier repeatedly and significantly fails to honor its delivery obligations within the tolerances established for this program, after adequate notice and opportunity to cure. Supplier shall be removed from the program, and the Coustomers that it serves will have the option of either returning to system supply or electing another Supplier.

On those days when Supplier celives quantities of gas into the Company's system that are in excess of the Adjusted Target Supply Quantity. Company shall purchase the excess quantities as required in order for Supplier to match his daily Adjusted Target Supply Quantities except when Supplier has elected balancing service Company's Tariff Ridge Fress as further described below. These over-deliveries shall be cashed out to the Supplier at the first of the month index published in Inside F.E.R.C. Gas Market Report, "Prices of Spot Gas Delivered to Pipelines" Solumbia Gulf Transmission Co., Mainline Index, first publication of the month following the delivery months plus Columbia Gulf and Columbia Gas Transmission pipelines' commodity transportation costs, puts that, to the Company's city gate.

On those days when Supplier delivers quantities of gas into the Company's system that are less than the Adjusted Target Supply Quantities, the Company shall sell, and Supplier shall buy, such quantities of gas as are required in order for Supplier to match his daily Adjusted Target Supply Quantities except when Supplier has elected balancing service under Company's Tariff Rider EFBS as further described below. These under-deliveries shall be cashed out to the Supplier at the first of the month index published in Inside F.E. R. C. Gas Market Report, "Prices of Spot Gas Delivered to Pipelines", Columbia Gulf Transmission Co., Mainline Index, first publication of the month following the delivery month, plus Columbia Gulf and Columbia Gas Transmission pipelines' commodity transportation cost, plus fuel, to the Company's city gate plus Company's Rider ETR, Ohio Excise Tax Liability Rider.

On days when OFOs are issued, any gas delivered by Supplier on these days in excess of Adjusted Target Supply Quantities will be confiscated by the Company and used for its general supply requirements, without compensation to Supplier except when Supplier has elected balancing service under Company's Tariff Rider EFBS as further described below. In addition, Company shall flow through to Supplier any penalty charges that it incurs from its pipelines for such excess deliveries, provided such penalties can be attributed to Supplier's over deliveries.

On days when OFOs are issued and Supplier delivers less than its Adjusted Target Supply Quantities, the Company shall sell, and Supplier shall buy, quantities of gas as are required for Supplier to match his daily Adjusted Target Supply Quantities except when Supplier has elected balancing service under Company's Tariff Rider EFBS as further described below. The price for such quantities shall be the higher of the "cash_out" charge described above for under deliveries, or the Company's actual costs of replacement supplies. In addition, the Company shall flow through to Supplier any penalties that Company incurs from its suppliers, or transporters, that are attributable to Supplier's under deliveries.

ADDENDUM TO SHEET NO. 44 PAGE 8 OF 14

The only exception to the above two paragraphs regarding OFO's shall be on those OFO days when the Company grants Supplier, authorization to make over/under deliveries. On these days, Company will waive the regular cash out charges described above, waive the confiscation of gas supplies, and waive the flow through of pipeline penalty charges on all authorized excess/under deliveries. The Company shall grant authorization for excess/under deliveries on a non-discriminatory basis.

If Supplier has elected balancing service under Company's Rider EFBS, Supplier is required to deliver gas under the terms of the Rider. Deliveries in excess or less than the Adjusted Target Supply Quantities will be increases or decreases to the Supplier's EFBS bank balance. When the Company's storage service provider is not authorizing over injections or over withdrawals Supplier will be held to their designated MDDQ (Maximum Daily Delivery Quantity) and MDBQ (Maximum Daily Bank Quantity) as determined by Rider EFBS. Deliveries to the Company in excess of the Supplier Adjusted Target Supply Quantity plus their MDBQ will be confiscated by the Company and used for its general supply requirements, without compensation to Supplier. Deliveries to the Company combined with Supplier's MDDQ that are less than the Supplier's Adjusted Target Supply Quantity will be so the Supplier at the higher of the "cash—out" charge described above for under deliveries, or the Company's actual costs of replacement supplies.

Suppliers shall have the right to make daily nonthly inter-pool trades under Rate GTS, Gas Trading Service.

The Company shall have the right to update all of its charges under this Agreement on the basis of its actual cost experience. All reverues collected from Supplier pursuant to the provisions of Article VI of this Agreement shall be flowed back to sales Coustomers through the Company's Gas Cost Recovery mechanism.

ARTICLE VII

90 Compensation For Gas Utilized by Company

In the event the Company, acting pursuant to regulations or guidelines then in effect of government agencies having jurisdiction over such matters, utilizes natural gas supplies of the Supplier in order to assure gas supply to human needs and public welfare Coustomers as defined in PUCO Case No. 85-800-GA-COI, the Company will reimburse Supplier for such usage upon the presentation of invoices by Supplier documenting its delivered cost for such natural gas.

ARTICLE VIII

Payment

On or about the tenth work day of the month, the Company shall render to Supplier a statement of the quantities delivered and amounts owed by Supplier for the prior billing month, including prior month's late payment charges. Suppliers shall have ten (10) days from the date of such statement to render payment to the Company. Invoices for under \$100,000 may be paid by check, but payment must be postmarked within ten (10) days of the invoice date. Invoices of over \$100,000 must be paid by Electronic Funds Transfer within ten (10) days of the invoice date. In any case, when the due date falls on a holiday or weekend, payment will be due on the following business day.

If payment is not made by Supplier by the due date, as described above, an additional cost will be added to the charges otherwise due, and determined by applying the daily equivalent of the currently effective prime rate, plus two (2) percent to the unpaid balance for each day until payment is received. When a bill has remained unpaid for a period of thirty (30) days after rendition by the Company, and no other financial arrangements have been agreed upon, the Company may, at its sole option, and without liability therefor, suspend or cancel such Agreement with Supplier after giving written notice of its intention to do so,

ADDENDUM TO SHEET NO. 44 PAGE 9 OF 14

but such suspension or cancellation shall not discharge Supplier from its obligation to pay such bill or from any other obligation under this Agreement, nor does such suspension or cancellation preclude the Company from any rights or remedies it does or may have at law or in equity to enforce any of the provision of this Agreement.

ARTICLE IX

Interstate Pipeline Capacity

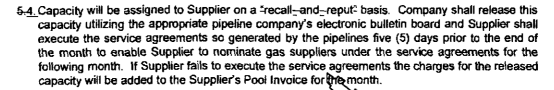
As a prerequisite for its participation in this Program, Supplier agrees, as agent for its pool Coustomers, to acquire firm interstate pipeline capacity into the Company's system in amounts equal to the aggregate Adjusted MDQ of Supplier's Coustomer pools less the firm interstate pipeline capacity assigned to the Supplier by the Company, including the MDDQ associated with the EFBS program, as more fully described below. The Company shall have the right to periodically review the level and assignment of Supplier's capacity contracts in order to assure adequate Adjusted MDQ coverage.

Due to the physical configuration of the Dompany's system, and certain upstream interstate pipeline facilities, and to enable the Company to comply with lawful interstate pipeline tariffs and/or to maintain the Company's system integrity. The Company reserves the right to direct each Supplier to proportionally deliver, with respect to the Company's northern and southern interstate pipeline receipt points, the Supplier's daily pool requirements, which shall include any use by Supplier of its EFBS bank so that Supplier's total deliveries including flowing supply and EFBS bank withdraw, need not exceed Supplier's Adjusted MDQ. Specific televery requirements will be electronically posted by the Company.

If Supplier's aggregate Robs MDQ exceeds 6,000 Dth/day and Supplier adds 3,000 Dth/day of additional MDQ over Supplier's MDQ as of April 1, 2007. Supplier shall be assigned a proportionate amount of Company's intersect pipeline firm transportation capacity by Company on a seasonal basis. Additionally, Company will recall proportionately some capacity from Supplier if Supplier's aggregate Pools' MDQ is regressed by 3,000 Dth/day. This MDQ criterion will be reviewed by the Company semi-annually based and MDQ as of September 30th with any release/recall becoming effective the following November 1st, through March 31st, and on the MDQ as of February 28th, with any release/recall becoming effective the following April 1st, through October 31st.

- Supplier will be notified of any change to its released capacity by October 15th for winter capacity and by March 15th for summer capacity.
- 2. The assignment shall be structured as a release of capacity. The posted rate will be the rate for which the Company has contracted with the interstate pipeline. Any capacity with a discounted rate will be posted open to bids, with Supplier being the preamanged bidder. All other capacity will be posted at the pipeline's maximum rate with Supplier being the preamanged shipper.
- 3. The term of the release shall be on a seasonal basis, from November 1st through March 31st or April 1st through October 31st. Any incremental capacity changes will be handled by recalling the previously released capacity and re-releasing at the new amount.
- 4.3. Company shall assign interstate pipeline firm transportation capacity consistent with its delivery north/south allocation percentages and on a pro-rata basis to Company's total capacity for the designated pipelines or the parties may choose a mutually agreed-upon assigned capacity portfolio. <u>During the summer months of April through October, the Company's Firm Transporation capacity shall be reduced by the Company's maximum daily injection rights on Columbia Gas Transmission's Firm Storage Service for purposes of determining the pro-rata share for suppliers who have elected Rider Firm Balancing Service (FBS) rather than Rider Enhanced Firm Balancing Service (EFBS).</u>

ADDENDUM TO SHEET NO. 44 PAGE 10 OF 14



6.5. Prior to the capacity release process, Supplier shall comply with the appropriate pipeline's credit review and establish itself on the pipeline's Appropriate Diaders List (as defined in the interstate pipeline company's tariff).

1

- 7.6. Company, as releasing shipper under a receivable release, remains liable to the pipeline for reservation charges, and any applicable sufficient supplier will provide sufficient financial guaranty to the Company of its ability to pay out pipeline charges.
- 8-7. Company reserves the right to change the type of information required as well as the nomination deadline to comply with the requirements of the interstate pipeline companies.
- 9.8. There will be no restrictions on Shortler's use of the released capacity at such times that it is not required to deliver gas to Company's system.
- 40.9. Supplier may re-release all or a portion of the capacity to a Replacement Shipper who meets all the requirements to which the Supplier is subject including but not limited to, Company's right of recall. A re-release shall not relieve Supplier of its obligation under the provisions of the capacity release.
- 44.10. Supplier are receiving such assignment shall pay the pipeline(s) directly for all charges associated with the use of released capacity, including (without limitation) demand charges, commodity charges, taxes, surcharges, fuel allowances, imbalance and overrun charges, and penalties.
- 42-11. Supplier shall not revise receipt and delivery points of the interstate pipeline company firm transportation capacity released by Company, without written consent from Company. Supplier will be responsible for operating the assigned capacity consistent with all the terms and conditions set forth in the tariffs of Company and the applicable pipeline companies.

ARTICLE X

Remedies

1. <u>Defaults</u>. In addition to other rights to terminate or cancel that appear elsewhere in this Contract, if Company or Supplier fails to perform, to a material extent, any of the obligations imposed upon either under this Agreement, then the other party may, at its option, terminate or cancel this Agreement by causing written notice thereof to be served on the party in default, stating specifically the cause for terminating or canceling this Agreement and declaring it to be the intention of the party giving the notice to terminate or cancel the same. In the event a party receives notice of termination or cancellation made pursuant to this Article—XII, the party in default shall have thirty (30) days after the service of the aforesaid notice in which to remedy or remove the cause or causes stated in the notice for terminating or canceling this Agreement, and if, within said period of thirty (30) days, the party in default does so remedy or remove said causes, then such notice shall be deemed to have been

ADDENDUM TO SHEET NO. 44 PAGE 11 OF 14

withdrawn and this Agreement shall continue in full force and effect. If the party in default does not so remedy or remove the cause or causes within said period of thirty (30) days, then, at the option of the party giving notice, this Agreement shall terminate or cancel as of the expiration of said 30-day period. Any termination or cancellation of this Contract, pursuant to this Article-XII shall be without waiver of any remedy, whether at law or in equity, to which the party not in default otherwise may be entitled for breach of this Agreement.

1

١

2. Sole and Exclusive Remedies. The liquidated damages, terrunation rights, cancellation rights, and interest payments outlined in this Agreement for non-positionance herein shall be Company and Suppliers' respective sole and exclusive remedies for substitution-performance. In no event shall either party be liable for special, incidental, exemplary, pupilitie, indirect or consequential damages including, but not limited to, loss of profit or revenue, cost of substitute products, downtime costs, or claims for damages by third parties upon Company or Supplier. This applies whether claims are based upon contract, warranty, tort, (including medigence and strict liability), or other theories of liability.

ADDENDUM TO SHEET NO. 44 PAGE 12 OF 14

ARTICLE XI

Force Majeure

If either Supplier or Company is unable to fulfill its obligations under this Agreement due to an event or circumstance which is beyond the control of such party and which prevents such performance, such party shall be excused from and will not be liable for damages related to non-performance during the continuation of such impossibility of performance. Neither of the following shall be considered a force majeure condition: (1) phases in market conditions that affect the acquisition or transportation of natural gas, or (2) failure of Supplier to deliver or Pool Customers to consume scheduled gas volumes.

The party claiming force majeure will use the diligence to remove the cause of the force majeure condition and resume delivery or consumption of gas previously suspended. Gas withheld from the Supplier or Pool Customers during a previously suspended upon the end of such condition as soon as practicable.

ARTICLE XII

Title to Gas

Supplier warrants that it will have good title to all natural gas delivered to the Company hereunder, and that such gas will be free and chart of all liens, encumbrances, and claims whatsoever, and that it will indemnify the Company, and sevent harmless from all suits, actions, debts, accounts, damages, costs, losses and expenses arising from Doubof a breach of such warranty.

ARTICLE XIII

Limitation of Third Party Rights

This Agreement is entered into solely for the benefit of Duke Energy Ohio and the Supplier and is not intended and should not be deemed to vest any rights, privileges or interests of any kind or nature to any third party, including, but not limited to the Coustomer group that Supplier establishes under this Agreement.

ARTICLE XIV

Succession and Assignment

This Agreement shall be binding upon and inure to the benefit of the successors and assigns of the respective parties hereto. However, no assignment of this Agreement, in whole or in part, will be made without the prior written approval of the non-assignee party. The written consent to assignment shall not be unreasonably withheld.

ARTICLE XV

Applicable Law and Regulations

This Agreement shall be construed under the laws of the State of Ohio and shall be subject to all valid applicable State, Federal and local laws, rules, orders, and regulations. Nothing herein shall be construed as divesting or attempting to divest any regulatory body of any of its rights, jurisdiction, powers or authority conferred by law.

ADDENDUM TO SHEET NO. 44 PAGE 13 OF 14

ARTICLE XVI

Notices and Correspondence

Written notice and correspondence to the Company shall be addressed as follows:

Duke Energy Ohio, Inc. P. O. Box 960 Cincinnati, Ohio 45201-0960 Attention: Manager, City GateGas Commercial Operations
Telephone notices and correspondence to the Company shall be directed to (513) 287-404278. Operational notices to the Company shall be directed to the above address, Attention: Gas Control telephone (513) 287-25593699. Fax notices to the Company shall be directed to (513) 287-20182938.
Written notices and correspondence to the Supplier shall be addressed as follows:
Telephone notices to the Supplier shall be directed to () Fax notices to the Supplier shall be directed to ()
Either party may change its approxes for receiving notices effective upon receipt, by written notice to the other party. IN WITNESS HEREOF the parties hereto executed this Agreement
on the day and year first above written.
WITNESS: Duke Energy Ohio, Inc.
By
WITNESS: SUPPLIER

ADDENDUM TO SHEET NO. 44 PAGE 14 OF 14

Title



P.U.C.O. Gas No. 18 Original Sheet No. 46 Page 1 of 4

RATE GGIT

GAS GENERATION INTERRUPTIBLE TRANSPORTATION RATE

AVAILABILITY

Interruptible local delivery service for natural gas to be used in any commercial gas-fired electric generators, including but not limited to customer-owned co-generation, and available to any customer that: (1) signs a Service Agreement contract with the Company for service under this Rate GGIT; (2) arranges for the delivery of gas into the Company's system for customer's sole use at one point of delivery where distribution mains are adjacent to the premises to be served; and (3) utilizes natural gas transported under this tariff as its primary fuel source in combustion gas turbines unit(s) or combined cycle unit(s) for the purpose of generating electricity. Service under this tariff will be provided by displacement and on a "best efforts" basis. The Company reserves the right to decline requests to initiate or continue service hereunder whenever, in the Company's sole judgment, rendering service will be detrimental to the operation of the Company's system or impair its ability to supply gas to customers receiving service under the provisions of Rates RS, RSLI, RFT, RFTLI, GS-S, GS-L, FT-S, FT-L, IT, or other special contract arrangements. This tariff schedule shall not preclude the Company, with Commission approval, from entering into special arrangements that are designed to meet unique circumstances.

The service provided hereunder will be interruptible local gas delivery service provided on a "best efforts" basis from the Company's city gate receipt points to the outlet side of customer's meter. The Company, to ensure its ability to reliably supply gas to customers receiving service under the provisions of Rates RS, RSLI, RFT, RFTLI, GS-S, GS-L, FT-S, FT-L, and IT, shall have the right for operational, but not economic reasons, to designate the city gate receipt points where the customer is required to deliver its gas.

In order to receive service under this tariff, customer must have in place throughout the term of this agreement, a gas storage/balancing service agreement with an upstream supplier under which that supplier will balance customer's hourly and daily usage with deliveries into the Company's system. The Company will install, at customer's expense, metering equipment that will allow it to monitor customer's hourly and daily usage.

NET MONTHLY BILL

Issued:

The Net Monthly Bill is determined as follows:

All gas consumed is billed in units of 100 cubic feet (CCF).

Administrative Charge per month:

Shall be equal to the monthly Administrative Charge under the Company's Interruptible Transportation Tariff (Rate IT) or its successor tariff.

Facilities Charge per month:

Monthly amount required to amortize, over the term of the Service Agreement, any additional or incremental costs that the Company incurs in constructing facilities to bring service to customer, including the costs of such facilities as mains and service installations, metering and regulating equipment, and telemetric and flow control equipment, plus a reasonable contribution to overall system costs.

Effective:

Filed pursuant to Order dated	in Case No. 12-1685-GA-AIR before the Public Utilities Commission of
Ohio.	

Issued by Julie Janson, President

P.U.C.O. Gas No. 18 Original Sheet No. 46 Page 2 of 4

NET MONTHLY BILL (Contd.)

Usage-based Delivery Charge:

Company will deliver the arranged-for gas, less shrinkage, which is equal to the Company's system average unaccounted-for percentage, at a rate of:

First 1,000,000 CCF per month Next 500,000 CCF per month Over 1,500,000 CCF per month 100% of Rate IT Commodity Charge 75% of Rate IT Commodity Charge 60% of Rate IT Commodity Charge

Plus, if applicable, all delivered gas shall be subject to an adjustment per CCF as set forth on:

Sheet No. 47, Rider NGV, Natural Gas Vehicle Fueling Rider

Sheet No. 61, Rider ED, Economic Development Incentive Rider

Sheet No. 65, Rider AMRP, Accelerated Main Replacement Program Rider

Sheet No. 66, Rider GSR, Gas Surcredit Rider

Sheet No. 68, Rider STR, State Tax Rider

Sheet No. 69, Rider FRT, Facility Relocation - Mass Transportation Rider

Sheet No. 88, Rider AU, Advanced Utility Rider

Sheet No. 89, Rider ASRP, Accelerated Service Replacement Program Rider

In addition, customer's net monthly bill, excluding gas costs and related taxes that are billed to the customer by supplier, shall be adjusted by application of the percent specified on Sheet No. 64, Rider ETR, Ohio Excise Tax Liability Rider, except that finance charges are excluded in the computation of the net bill.

MINIMUM BILL PROVISION

Customer will be subject to a monthly "Minimum bill" equal to the Monthly Administrative Charge and Facilities Charge, as noted above, plus applicable riders and taxes, as may be amended and approved by the Public Utilities Commission of Ohio from time to time.

UNAUTHORIZED DELIVERIES

issued:

In the event customer fails to interrupt transportation deliveries at Company's request, any excess deliveries through customer's meter will be considered unauthorized deliveries that are subject to the flow-through-of-pipeline penalty charges to the extent that they are incurred by the Company, and in addition thereto, shall be paid for as specified under the "Charges For Unauthorized Deliveries" provision of this rate schedule. The charges for such unauthorized deliveries shall be billed directly to the customer. However, Company may, at its sole discretion, physically discontinue service to the customer if customer refuses to interrupt service when requested by Company. Further, Company may temporarily or permanently discontinue service if customer fails to operate in accordance with the Company's directives and limitations regarding service under this tariff.

CHARGES FOR UNAUTHORIZED DELIVERIES

Any customer taking unauthorized deliveries shall be billed an amount reflective of the general service rate, Rate GS-S, Sheet No. 32, including the expected gas cost component of the gas cost recovery rate or Company's highest cost gas, and one month's demand charges on the volume difference (this charge shall not be imposed more frequently than once in any thirty day period), and/or the cost of operating the Company's propane peak shaving plant, and/or, if so required to effectuate compliance with the interruptible provisions of this schedule, the cost incurred by the Company to valve-off the service. In any event, customer shall reimburse the Company for any interstate pipeline penalty charges resulting from such unauthorized deliveries.

Filed pursuant to Order dated	in Case No.	12-1685-GA-AIR	before the	Public Utilities	Commission of
Ohio.					

P.U.C.O. Gas No. 18 Original Sheet No. 46 Page 3 of 4

BALANCING

For purposes of this tariff, a "pool" shall be defined as one or more customers taking service under Rate GGIT that are joined together for supply management purposes. A "pool operator" has a contractual responsibility to manage the aggregated gas supply requirements of all the Rate GGIT customers that comprise its pool. All supply management responsibilities of individual customers are transferred to the pool operator once a customer becomes a part of a pool, as the aggregated balancing requirements of all pool members are treated under this tariff as though they were a single customer with its own supply management responsibilities. Because of the large hourly and daily usage likely to flow under this tariff, the pool operator is required to contract with the pipelines designated by the Company for hourly and daily deliveries that correspond with their actual burn of gas delivered under this tariff.

LATE PAYMENT CHARGE

Payment of the total amount due must be received in the Company's office by the due date shown on the bill. When not so paid, an additional amount equal to one and one-half percent (1.5%) of the unpaid balance is due and payable.

TERMS AND CONDITIONS

The customer shall enter into a written Service Agreement with the Company. Such Service Agreement shall set forth specific arrangements as to the transportation services provided, the level of firm gas required by customer, Monthly Facilities Charge, the minimum bill calculation, and any other circumstances relating to the individual customer.

The Company's "best efforts" are defined as the right, at any time, to curtail or interrupt the delivery or transportation of gas under this tariff when, in the judgment of the Company, such curtailment or interruption is necessary to enable the Company to maintain deliveries to higher priority customers or to respond to any emergency.

The Pool operator agrees, upon request by Company, to produce, in a timely manner, proof of the purchase of the natural gas transported, any necessary regulatory approvals, and any and all transportation arrangements with all interstate pipelines, intrastate pipelines, or others involved in transporting the pool gas' supplies.

Company will not be liable for any costs and/or penalties charged by pipelines, or suppliers, because of pool operator's over- or under-deliveries into the pipeline, or pool customers' failure to take deliveries through customers' meters that, in the aggregate, match the amount of gas transported by the pool operator to the Company's city gate.

The Company will provide customer and/or its designated pool operator, by electronic or other available means of communication, its best available operating data on gas deliveries to individual customers and for the combined pool on an hourly and daily basis. Hourly/daily operational information shall include information on hourly/daily gas flows provided by Automated Meter Reading (AMR), equipment, telemetry, or any other means the Company has available to provide the customer or its designated pool operator with its best estimate of hourly/daily gas deliveries for individual customer's and the pool's combined accounts.

In order to administer the provisions of this tariff and monitor customer's hourty/daily usage, the Company will install remote metering equipment on customer's meter site to separately meter gas used for

Filed pursuant to Order dated Ohlo.	in Case No. 12-1685-GA-AIR before the Public Utilities Commission of
Issued:	Effective:

P.U.C.O. Gas No. 18 Original Sheet No. 46 Page 4 of 4

TERMS AND CONDITIONS (Contd.)

generation volumes that qualify for this rate. Customer will be responsible for payment of the cost of such telemetric equipment, either through a lump sum payment, or at the Company's option, through a monthly facilities charge designed to reimburse the Company for the costs of such equipment. Customer will also be responsible for providing the Company with access to a telephone service at customer's metering site, or such other equipment or utilities that may be necessary, and shall also be responsible for the monthly charges for such telephone service or other necessary equipment or utilities.

The primary term of contract shall be a minimum of five (5) years. After completion of the primary term, such contract shall continue month to month unless cancelled by either party by giving thirty (30) days written notice.

SERVICE REGULATIONS

The supplying of, and billing for, service and all conditions applying thereto are subject to the jurisdiction of the Public Utilities Commission of Ohio, and to Company's Service Regulations currently in effect, as filed with the Public Utilities Commission of Ohio, as provided by law. This will not preclude a special agreement in the event other considerations, such as bypass, are deemed solely by Company to be credible options for the customer.

Filed pursuant to Order dated Ohio.

in Case No. 12-1685-GA-AIR before the Public Utilities Commission of

issued:

P.U.C.O. Gas No. 18 Original Sheet No. 47 Page 1 of 3

RIDER NGV

NATURAL GAS VEHICLE FUELING RIDER

APPLICABILITY

Applicable to additional natural gas services required by the following:

- Retail residential and non-residential, privately owned natural gas vehicle (NGV) fueling stations for the sole purpose of fueling a customer-owned NGV at the customer's premises.
- Commercial NGV fueling stations in the business of selling natural gas to the general public for the purpose of fueling NGV's.

The NGV fueling station(s) must be located in the Company's natural gas service territory.

Service under the terms of this Rider NGV is subject to the following qualifications:

- 1. A privately owned NGV fueling station is a NGV fueling station owned by a residential or non-residential customer of Duke Energy Ohio. The private NGV fueling station must be located at the customer's residential or primary business address. The natural gas to be supplied by the Company and processed by the NGV fueling station must be used for the express and limited purpose of fueling a customer-owned NGV. The natural gas provided under the terms of this Rider for a private NGV fueling station may not be for resale or use by another individual, party or NGV.
- 2. A commercial NGV fueling station must be in the business of selling natural gas for public consumption. A commercial NGV fueling station may not be located at a private residence or commercial facility that is not in the business of providing fuel for the general public consumption. The natural gas to be supplied by the Company and processed by the NGV fueling station must be used for the express and limited purpose of fueling NGVs.

Customers taking service under this tariff must register with the Company as either a privately owned or commercial NGV fueling station.

CHARACTER OF SERVICE

Service provided under this schedule shall be firm service.

RATES AND CHARGES

Privately Owned NGV Fueling Station Customers: Natural gas service will be provided by the Company in accordance with the applicable rate schedule under which the customer receives other natural gas service.

Commercial Fueling Station Customers: Natural gas service will be provided by the Company in accordance with Rate FT-L. Due to the requirement that Duke Energy Ohio cannot supply natural gas for resale, the commercial fueling station customer must always have a valid agreement with a Company-approved natural gas supplier for the natural gas commodity, and must rely solely on this contracted supply of natural gas for their resale supply. In the event a fueling station is used for both private and commercial NGV fueling purposes, the entire fueling station shall be considered a commercial fueling station and natural gas service will be provided by the Company in accordance with Rate FT-L.

Filed pursuant to an Order dated Utilities Commission of Ohio.

in Case No. 12-1685-GA-AIR before the Public

Issued: January 1, 2013

Effective: January 1, 2013

P.U.C.O. Gas No. 18 Original Sheet No. 47 Page 2 of 3

RATES AND CHARGES (continued)

Additional Costs (Privately Owned and Commercial Fueling Station Customers): The cost of any additional facilities, rearrangement and/or relocation of existing Company facilities associated with the provision of natural gas delivery under this tariff shall be borne by the customer. The determination of need for any such relocation or rearrangement shall be at the sole discretion of the Company.

It is the customer's responsibility to:

- Perform any fuel usage reporting that may be required, and
- 2. Pay any federal, state, or local road use or any other taxes that may be required.

The customer will bear all costs associated with the permitting, installation, maintenance, operation, and receipt of gas service for customer-owned NGV fueling stations, as well as be liable for all applicable NGV fuel taxes.

In addition, owner/operators of a commercial fueling station shall obtain all licenses and other governmental approvals necessary to operate a public fueling station, and shall be liable for all taxes levied as a result of sales to the public.

SPECIAL TERMS AND CONDITIONS

The introduction of pipeline quality gas and/or propane-air gases into the Company's distribution system may be incompatible with the operation of NGVs and fueling equipment. The Company shall not be liable for any damages, including, but not limited to, property and equipment damage or lost revenue, caused by the use of pipeline quality gas, the introduction of propane-air gases, or any combination thereof.

To maintain natural gas delivery system integrity and pressures, the Company may, at any time, introduce propane into the Company's distribution system.

Any private or commercial fueling station customer whose natural gas fueling operations may be affected by changes in the composition of natural gas due to the introduction of propane-air gases is required to notify the Company. The Company will use reasonable efforts via commercially available resources to attempt to give the customer advance notice as to when the propane-air gases will be introduced into the gas delivery system. However, the Company shall not be liable for damages that the customer may sustain due to the introduction of propane-air gases into the Company's distribution system. Therefore, the Company recommends that the customer take steps to mitigate potential damage to the NGV equipment, including the possible installation of automated sensor equipment so as to prevent the introduction of propane-air gases into the customer's fueling equipment or NGV(s).

To the fullest extent permitted by Law, the customer shall defend, indemnify, and hold harmless Duke Energy. Ohio and its officers, directors, employees, agents, affiliates and representatives (the "Indemnified Persons") from and against any and all claims, demands, suits, liabilities, causes of action, losses, expenses, damages, fines, penalties, court costs, reasonable attorneys' fees, and bodily injury and property damage claims (collectively, Claims) arising out of or relating to the supply of natural gas and its quality or composition.

Filed pursuant to an Order dated Utilities Commission of Ohio.

in Case No. 12-1685-GA-AIR before the Public

Issued: January 1, 2013 Effective: January 1, 2013

P.U.C.O. Gas No. 18 Original Sheet No. 47 Page 3 of 3

SERVICE REGULATIONS

The supplying of, and billing for, service and all conditions applying thereto, are subject to the jurisdiction of the Public Utilities Commission of Ohio and to the Company's Service Regulations currently in effect, as filed with the Public Utilities Commission of Ohio, as provided by law.

Filed pursuant to an Order dated Utilities Commission of Ohio.

Issued: January 1, 2013

in Case No. 12-1685-GA-AIR before the Public

Effective: January 1, 2013

P.U.C.O. Gas No. 18 Sheet No. 50.34 Cancels and Supersedes Sheet No. 50.23 Page 1 of 6

RIDER EFBS

ENHANCED FIRM BALANCING SERVICE

APPLICABILITY

Applicable to pools served by gas suppliers/aggregators that who secure their own total upstream pipeline capacity necessary to meet the aggregated peak day requirements as more fully described under the Assignment of Capacity provision contained in Rate FRAS, Full Requirements Aggregation Service, Sheet No. 44, and that who elect to receive service for such pools under Rider EFBS rather than Rider FBS (Firm Balancing Service).

SERVICE

- a) Service provided under Enhanced Firm Balancing Service ("EFBS") shall be subject to the limitations set forth below. Such service shall be provided on a firm basis and shall apply to all gas delivered to the Company for the Supplier and provided pursuant to this tariff, up to the Bank Contract Quantity ("BCQ") set forth herein. Supplier's Maximum Daily Delivery Quantity ("MDDQ") shall be that specified herein.
- b) Initial allocation of EFBS shall be as follows:
 - Any Supplier whose FRAS Pool Maximum Daily Quantity ("MDQ") exceeds 1,000 Dth/day, shall be allocated EFBS with an MDDQ equal to the proportion of the Company's no-notice balancing service quantity to its firm system design day times the Supplier's MDQ adjusted up to the nearest factor of 3,000.
- c) Suppliers with a FRAS Pool MDQ less than 1,000 Dth/day shall continue under the Company's Rate FBS. Suppliers with a FRAS Pool MDQ greater than 1,000 Dth/day shall have the option of receiving balancing service under EFBS or continuing under the Company's Rate FBS. This annual election shall be made on or before January 15 of each year to become effective on April 1 of each year.

SERVICE (Contd.)

- d) Incremental allocation/reduction of EFBS shall be as follows:
 - 1. Any Supplier whose MDQ crosses a factor of 3,000 Dth/day (herein, "threshold") shall receive an allocation/reduction of its EFBS with an MDDQ equal to the proportion of the Company's no-notice balancing service quantity to its firm system design day times the Supplier's threshold (3,000 Dth/day), which will remain effective from the first of the following month in which the threshold was reached until such time as another threshold is reached.

Filed	pursuant	to	an	Order	dated
Comr	nission of	Ob	io.		

in Case No. 12-1685-GA-AIR before the Public Utilities

issued:

P.U.C.O. Gas No. 18 Sheet No. 50.34 Cancels and Supersedes Sheet No. 50.23 Page 2 of 8

2. For purposes of determining increases to the EFBS bank and MDDQ, the supplier's MDQ must exceed the next threshold by at least 500 dthDth per day or exceed the threshold by a lower amount for three (3) consecutive months. For purposes of determining decreases to the EFBS bank and MDDQ, the supplier's MDQ must be at least 500 dthDth per day lower than the previous threshold or remain under the previous threshold by a smaller amount for three (3) consecutive months. For situations where the threshold has been either exceeded or decreased as stated in the previous two sentences, measurements shall occur on the 25th day of each month, unless such day is not a business day, in which case such measurement shall occur on the next following business day.

SERVICE (Contd.)

- e) The Supplier's BCQ ratio to its allocated MDDQ will be equal to the Company's ratio of daily no-notice balancing service quantity to its annual no-notice storage quantity with its storage service provider. The Company's ratio shall be determined on an annual basis. Both the Company's no-notice balancing service quantity and its annual no-notice storage quantity with its storage service providers will be established prior to the notification deadline for selecting EFBS service, and will not be changed within the associated gas year. The Company may adjust those percentages to reflect changes in the Agreement with its storage service provider, which may also necessitate changes in pricing with respect to the service. Any changes to the percentages or prices will be communicated to Suppliers on or before January 1 each year and will become effective to coincide with the Supplier's opportunity to select either FBS or EFBS service as outlined in Rate FRAS.
- f)—When initial or incremental EFBS is allocated to a Supplier, or recalled from a Supplier effective on the first day of any month, and the adjusted BCQ causes the Supplier's percent of EFBS bank to BCQ to be outside of the range specified below, then the Supplier must purchase, sell or transfer the required amount of bank so that the percent of EFBS bank to BCQ is within the specified range, within three (3) business days of the first day of the month such change is to become effective.

g) SERVICE (Cont'd.)

	<u>Minimum</u>	<u>Maximum</u>
April	0%	25%
May	0%	60%
June	14%	60%
July	34%	60%
August	54%	85%
September	75%	85%
October	88%	98%
November	95%	98%
December	78%	98%
January	59%	98%
February	36%	65%
March	18%	45%

 This designation may require the Supplier to purchase, sell or transfer a specified volume of gas for the Supplier's EFBS bank in one of four ways (as determined by the Supplier, Filed pursuant to an Order dated in Case No. 12-1685-GA-AIR before the Public Utilities

Commission of Ohio.

P.U.C.O. Gas No. 18 Sheet No. 50.34 Cancels and Supersedes Sheet No. 50.23 Page 3 of 6

unless Supplier fails to purchase, sell or transfer specified volumes of gas, in which case option A shall be employed): (A) The Supplier may purchase natural gas from the Company, or sell to the Company, a portion of the Company's then current inventory with its storage service provider. The price for the gas purchased or sold by the Supplier for its bank volume shall equal the Company's inventory weighted average cost of gas with its storage service provider. The Company shall communicate the current inventory weighted average cost of gas to Suppliers. (B) The Supplier can purchase or sell the specified volume of gas from/to another Supplier that who-receives service under the EFBS, by transferring volumes of gas, provided that the transfer does not increase a Suppliers Bank above the maximum levels as defined in the EFBS tariff or decrease a Suppliers Bank below the minimum for the month. Each supplier involved in the transfer must notify the Company in writing of the amount to be transferred and the date on which the transfer is to be effective. (C) The Supplier can transfer the gas to/from its own or a third parties storage account directly into the Company's storage account through an inter-company storage inventory transfer executed through the storage service provider. (D) The Supplier can transfer the gas to/from its IT Pool.

SERVICE (Cont'd.)

 Suppliers will be required to pay for or transfer such gas designated for Supplier's BCQ in advance of the third (3rd) business day of the month in which service is effective unless other arrangements, acceptable to the Company, have been completed.

SERVICE (Cont'd.)

- h)f) Except as specified in h) below, Supplier's EFBS bank shall be increased or decreased by the daily difference between actual natural gas volumes received by the Company at its city gate and Supplier's back-cast Targeted Supply Quantity ("TSQ"), adjusted for fuel retainage in the following manner:
 - If the Supplier delivers more natural gas than the back-casted TSQ, then the Suppliers EFBS bank shall be increased by the amount of the over_-delivery, calculated at the Company's <u>c</u>City <u>g</u>Gate, plus the current KO Transmission fuel retainage and minus the current Columbia Gas Transmission SST and FSS fuel retainage.
 - If the Supplier delivers less natural gas than the back-casted TSQ, then the Supplier EFBS bank shall be decreased by the amount of the under_delivery, calculated at the Company's <u>o</u>Gity <u>g</u>Gate, plus the current Columbia Gas Transmission SST fuel retainage.
- i)g) On a day when Supplier's TSQ is greater than or equal to the MDQ, supplier shall have full access to the total MDDQ as specified in the EFBS tariff. The Supplier will not be required to make total deliveries, including the back-casted MDDQ, above the MDQ.
- jh) The Company may, at its option, recall EFBS from a Supplier if that Supplier subsequently ceases its participation in the Company's Customer Choice program for any reason. The Company may also recall a proportional amount of the Supplier's gas bank if the Supplier's MDQ decreases below a 3,000 dth Dth increment (as detailed in subparagraph (d) 1. and (d) 2. above) and the Supplier's gas bank is above the maximum quantity for that month, to become effective on the first day of the following month.

Filed	pursuant	to an	Order	dated
Comr	nission of	Ohio.		

in Case No. 12-1685-GA-AIR before the Public Utilities

Issued:

Duke Energy Ohio
139 East Fourth Street
Cincinnati, Ohio 45202

P.U.C.O. Gas No. 18 Sheet No. 50.34 Cancels and Supersedes Sheet No. 50.23 Page 4 of 6

- If the Company recalls EFBS, or the Supplier's MDQ decreases below a 3,000 dthDth increment and Supplier does not elect to proceed under subparagraph (i) 2., then the Company shall buy all or a portion of Supplier's gas bank. The price of the gas in the Supplier's bank purchased by the Company shall be the Company's inventory weighted average cost of gas with its storage service provider.
- 2. Alternatively, the Supplier can sell or transfer the specified volume of gas as described in Sectionsubparagraph (f) (1).
- 3. In circumstances other than those described above, if a Supplier requests termination of EFBS other than at the time of the annual election, the Company may agree to termination at its sole discretion, and will elect to purchase any gas volumes remaining in the Supplier's bank at the above price options.

SERVICE (Cont'd.)

k)j)_The Maximum Monthly Bank Quantities ("MMBQ") shall be limited to the following percentages of Supplier's BCQ:

April	15%	August	20%	December	10%
May	20%	September	13%	January	10%
June	20%	October	7%	February	10%
July	20%	November	5%	March	10%

SERVICE (Cont'd.)

- (#MDBQ*) shall equal 1/25th of the Supplier's then current MMBQ, except during the months of November and December when the MDBQ shall equal 1/30th of the Supplier's then current MMBQ.
- m)k) A Supplier may have no more than 60% of its BCQ in bank as of June 30, and no more than 85% of its BCQ in bank as of August 31.
- n)) The Company shall deliver Supplier's BCQ throughout the year, subject to the limitations set forth. Supplier's MDDQ shall be based upon and limited by Supplier's BCQ inventory remaining in bank determined in accordance with the Company's best estimates as follows:

% of banked gas in BCQ	% of MDDQ
100% to 30%	100%
less than 30% to 20%	80%
less than 20% to 10%	65%
less than 10% to 0%	50%

e)m) The minimum and maximum monthly net withdrawal quantities for the months November through March shall be as follows:

<u>Month</u>	Minimum % of BCQ	Maximum % of BCQ
November	No minimum	40%
December	No minimum	40%
January	No minimum	40%
Filed pursuant to an Order dated Commission of Ohio.	in Case No	. 12-1685-GA-AIR before the Public Utilities

Issued:

Duke Energy Ohio 139 East Fourth Street Cincinnati, Ohio 45202		P.U.C.O. Gas No. 18 Sheet No. 50.3 <u>4</u> Cancels and Supersedes Sheet No. 50.2 <u>3</u> Page 5 of 6
February	10%	30%
March	10%	20%

SERVICE (Cont'd.)

p)n)If Supplier exceeds the maximum monthly net withdrawal limit during any of the months November through March, Supplier's maximum monthly net withdrawal quantity for the succeeding month shall be reduced by an amount equal to the excess quantities withdrawn during the excess withdrawal month. Supplier's withdrawals during the months April through October shall not be subject to maximum or minimum withdrawal limits; provided, however, that Supplier's withdrawals during that period shall be subject to the limitations of Supplier's BCQ levels

q)o)Supplier's maximum bank inventory on April 1 shall not exceed 25% of its BCQ. Supplier's maximum bank inventory on February 1 shall not exceed 65% of its BCQ. Quantities in excess of 25% of Supplier's BCQ shall not be carried over beyond April 1.

BANK TRANSFERS

- a) Suppliers may transfer volumes of gas held in their banks under the EFBS with other Suppliers receiving service under EFBS. Each supplier involved in the transfer must notify the Company in writing of the amount to be transferred and the date on which the transfer is to be effective.
- b) The transfer must not increase a Suppliers Bank above the maximum levels as defined in the EFBS tariff. Likewise, the transfer must not decrease a Suppliers Bank below the MBQ for the month.

DELIVERY POINTS

a) The point of delivery for all gas tendered to the Company shall be the Company's <u>c</u>Gity gGate for EFBS service and, in accordance with the Supplier's FRAS Agreement with the Company, based upon a percentage north/south split. The north/south split for volumes up to the TSQ shall be the same as the split for Suppliers <u>that</u>whe have elected FBS and system supply. Volumes in excess of the TSQ will be subject to north/south restrictions in accordance with the Company's ability to inject gas per its agreements with the storage service providers.

WAIVER REQUESTS

a) In regard to the above percentage limitations on withdrawals and injections, the Company shall allow deviations from these limitations to the extent that additional flexibility has been granted to the Company by its storage service providers. Waivers shall be granted by the Company on a non-discriminatory basis.

RATE

- a) For all services rendered pursuant to this tariff, Supplier each month shall pay the Company the charges set forth below:
- Demand Charge: \$6.28, assessed each month on each Dth of the Supplier's MDDQ;

 Filed pursuant to an Order dated in Case No. 12-1685-GA-AIR before the Public Utilities Commission of Ohio.

Issued:

P.U.C.O. Gas No. 18 Sheet No. 50.34 Cancels and Supersedes Sheet No. 50.23 Page 6 of 6

- Commodity Charge: \$0.021, per mefMcf, applied to all monthly consumption of the supplier's aggregate FT-S, FT-L, RFT and RFT-LI services not included in a pool receiving service under Rider FBS.
- Rates will be reviewed quarterly and adjusted based on current charges from the Company's storage service providers.

NON-COMPLIANCE

- a) If Supplier's EFBS bank is less than zero on any day, then the Supplier shall purchase a quantity of natural gas from the Company sufficient to bring the Suppliers EFBS bank up to the minimum percent listed in Service, section (f) <u>above</u> for the month in which the bank became less than zero. The price shall be 110% of the higher of the inventory weighted average cost of gas with its storage service provider or the highest price at which the company purchased gas for that month plus interstate pipeline fuel, commodity and daily reservation charges.
- b) Except in instances when the Suppliers BCQ has been reduced due to a lower MDQ, if Supplier's EFBS bank is greater than 102% of their BCQ on any day, then the amount in excess of the maximum percent listed in Service section (f) <u>above</u> for the month in which the bank exceeded 102% shall be purchased by the Company for a price equal to 90% of the lower of the inventory weighted average cost of gas with its storage service provider or the lowest price at which the company purchased gas for that month plus interstate pipeline fuel, –commodity and daily reservation charges.
- c) Supplier must pay any penalties incurred by the Company from one of its storage service providers that can be attributed to actions by the supplier that do not comply with the EFBS tariff.
- d) The Company may recall EFBS from a supplier for Non Compliance with the EFBS tariff. The Supplier will revert to the FBS at the beginning of the revenue month.

Filed pursuant to an Order dated Commission of Ohio.

in Case No. 12-1685-GA-AIR before the Public Utilities

P.U.C.O. Gas No. 18 Sheet No. 51.1<u>5</u>4 Cancels and Supersedes Sheet No. 51.1<u>4</u>3 Page 1 of 5

RATE IT

INTERRUPTIBLE TRANSPORTATION SERVICE

AVAILABILITY

Curtailable natural gas local delivery service available to any customer thatwhe: (1) signs a contract with the Company for service under Rate IT; (2) utilizes a minimum of 10,000 CCF per month during each of the seven consecutive billing periods commencing with customer's first meter reading taken on or after April 1; (3) has arranged for the delivery of gas into the Company's system, for customer's sole use at one point of delivery where distribution mains are adjacent to the premises to be served; and (4) has become a member of a pool under Rate AS and elected Interruptible Monthly Balancing Service Under Rate IMBS. Any service—hereunder shall be provided by displacement and on a best efforts basis. The Company reserves the right to decline requests to initiate or continue such service whenever, in the Company's judgment, rendering this service would be detrimental to the operation of the Company's system or its ability to supply gas to customers receiving service under the provisions of Rates RS, RSLI, RFT, RFTLI, GS-S, GS-L, FT-S, FT-L, Rate GS, Rate FT, Rate DGS, and Rate SSSS. This tariff schedule shall not preclude the Company, with Commission approval, from entering into special arrangements with Commission approval, whichthat—are designed to meet unique circumstances.

The service provided hereunder shall be interruptible transportation service from the Company's city gate receipt points to the outlet side of <u>c</u>Gustomer's meter. The Company, to <u>e</u>insure its ability to reliably supply gas to customers receiving service under the provisions of Rates RS, <u>RSLI, RFT, RFTLI, GS-S, GS-L, FT-S, FT-L, Rate GS, Rate FT, Rate RFT, Rate DGS and <u>Rate SSSS</u>, shall have the right for operational, but not economic reasons, to designate the city gate receipt points where the customer is required to deliver its gas.</u>

NET MONTHLY BILL

The Net Monthly Bill is determined as follows: All gas consumed is billed in units of 100 cubic feet (CCF).

Ad	dministrative Charge	\$595.86 <u>597.83</u>
	ommodity Charge: Company will deliver the arranged-for gas, less shrinkage which is equal to the Company's system average unaccounted or percentage, at a rate of:-	\$ 0.080070 pe
CCE	Effective June 4, 2008 through June 3, 2009 Effective June 2009 and beyond	\$-0.064880 per CCF \$-0.062690 per CCF

Plus the throughput charge for the service level selected under Rate IMBS, Interruptible Monthly Balancing Service.

Filed pursuant to Order dated May 28, 2008 AIR before the Public Utilities Commission of Ohio.	in	Case	No.	12-1685-GA-AIR07	' 589 GA
Issued: May 29, 2008				Effective:	June 4,

P.U.C.O. Gas No. 18

Sheet No. 51.154 **Duke Energy Ohio** Cancels and Supersedes 139 East Fourth Street Sheet No. 51,143 Cincinnati, Ohio 45202 Page 2 of 5 Plus, if applicable, the charge per month as set forth on: Sheet No. 61, Rider ED, Economic Development Incentive Rider Sheet No. 88, Rider AU, Advanced Utility Rider. **NET MONTHLY BILL (Cont'd)** Plus, if applicable, all delivered gas shall be subject to an adjustment per CCF. or per customer account as Sheet No. 47, Rider NGV, Natural Gas Vehicle Fueling Rider Sheet No. 65, Rider AMRP, Accelerated Main Replacement Program Rider-Sheet No. 66, Rider GSR, GAS Surcredit Rider-Sheet No. 68, Rider STR, State Tax Rider Sheet No. 69, Rider FRT, Facility Relocation - Mass Transportation Sheet No. 65, Rider ASRP, Accelerated Service Replacement Program, Rider. Sheet No. 88, Rider AU, Advanced Utility Rider. **NET MONTHLY BILL (Contd.)** Plus, if applicable, balancing related charges pursuant to Rate IMBS if customer has elected to operate as its own pool for supply management purposes. In addition, customer's net monthly bill, excluding gas costs and related taxes that are billed to the customer on suppliers' behalf, shall be adjusted by application of the percent specified on Sheet No. 64, Rider ETR, Ohio Excise Tax Liability Rider, except that finance charges are excluded in the computation of the net bill. Effective July 1, 2001, all gas delivered is subject to the provisions of Sheet No. 68, Rider STR, State Tax Rider. Minimum: Customer will be subject to a monthly minimum bill requirement equivalent to the monthly Administrative Charge shown above, plus the Ohio Excise Tax Liability Rider, the Economic Development Incentive Rider, the Advanced Untility Rider described below and the State Tax Rider, and in addition thereto during the seven consecutive billing periods beginning in April, a -10,000 CCF per month throughput volume minimum. If customer fails to take delivery of 10,000 CCF per month during the months of April through October, customer will be charged, in addition to the Administrative Charge and the charges for the delivered volume and the applicable Excise Tax Rider and State Tax Rider, an amount equal to the difference between 10,000 CCF and the delivered volume billed at Rate GS-S, including all applicable Riders. In the event that gCustomer repeatedly and significantly fails to meet the minimum throughput Filed pursuant to Order dated May 28, 2008_ in Case No. <u>12-1685-GA-AIR</u>07-689-GA- before the Public Utilities Commission of Ohio. Issued: May 29, 2008_ Effective: June-4.

2008

P.U.C.O. Gas No. 18 Sheet No. 51.1<u>5</u>4 Cancels and Supersedes Sheet No. 51.1<u>4</u>3 Page 3 of 5

requirement of this tariff, <u>c</u>Gustomer may, at the Company's option, be removed from this tariff and denied further service, or at the Company's option, may be switched to either Rates GS_S, <u>GS-L</u> or Rates FT_S, <u>FT-L</u>.

COMPETITIVE FLEXIBILITY

The Company may, on an individual customer basis, charge a rate lower than that specified in the "Net Monthly Bill" provision in order to meet competition from alternative fuels or other energy sources. The decision to charge a lower rate will be made by the Company based on its interpretation of competitive conditions.

UNAUTHORIZED DELIVERIES

——In the event customer fails to interrupt transportation deliveries at Company's request, any excess deliveries through customer's meter will be considered unauthorized deliveries -that are subject to the flow_-through_-of_-pipeline penalty charges to the extent that they are incurred by the Company, and in addition thereto, shall be paid for as specified under the "Charges For Unauthorized Deliveries" provision of this <u>UNAUTHORIZED DELIVERIES (Contd.)</u>

rate schedule. The charges for such unauthorized deliveries shall be billed directly to the customer in lieu of its "pool operator," if applicable. However, Company shall not be precluded from physically discontinuing service to the customer if customer refuses to interrupt service when requested by Company.

CHARGES FOR UNAUTHORIZED DELIVERIES

Any customer taking unauthorized deliveries shall be billed an amount reflective of the general service rate, Rate GS_S, Sheet No. 32, including the expected gas cost component of the gas cost recovery rate or Company's highest cost gas, and one (1) month's demand charges on the volume difference (this charge shall not be imposed more frequently than once in any thirty30 day period), and/or the cost of operating the Company's propane peak shaving plant, and/or, if so required to effectuate compliance with the interruptible provisions of this schedule, the cost incurred by the Company to valve-off the service. In any event, customer shall reimburse the Company for any interstate pipeline penalty charges resulting from such unauthorized deliveries.

ELECTION OF MONTHLY BALANCING OPTION

A "pool" can be a single Rate IT customer acting on its own behalf, or a group of Rate IT customers who join, or are joined, together for purposes of gas supply management under this tariff. A "pool operator" has a contractual responsibility to manage the aggregated gas supply requirements of all of the Rate IT customers that comprise its pool. All supply management responsibilities of individual customers are transferred to the pool operator once a customer becomes a part of a pool, as the aggregated balancing requirements of all pool members are treated under this tariff as though they were a single customer with its own supply management responsibilities.

Monthly throughput charges under Rate IMBS, shall be billed directly to the end-use customer. All other balancing charges, including "cash out" charges, penalties and other like charges billed under the provisions of Rate IMBS shall be billed directly to the pool operator, regardless of whether the pool operator is an individual customer acting as its own pool, or an aggregated customer pool operator. For

	ursuant to Order dated May 28, 2008 in Case No. <u>12-168</u> before the Public Utilities Commission of Ohio.	5-GA-AIR07-589-G/	-
Issued:	May 29, 2008	Effective: June	4 ,

P.U.C.O. Gas No. 18 Sheet No. 51.1<u>5</u>4 Cancels and Supersedes Sheet No. 51.1<u>4</u>3 Page 4 of 5

purposes of calculating these charges, the usages of all customers within a pool will be combined into a single pool usage number, which will be matched against the pool operator's total deliveries to its IT pool.

LATE PAYMENT CHARGE

Payment of the total amount due must be received in the Company's office by the due date shown on the bill. When not so paid, an additional amount equal to one and one-half percent (1.5%) of the unpaid balance is due and payable.

TERMS AND CONDITIONS

The customer shall enter into a written agreement with the Company. Such agreement shall set forth specific arrangements as to the transportation services provided as well as the level of firm gas required by customer and any other circumstances relating to the individual customer.

The Company's "best efforts" <u>-are</u>is defined as the right, at any time, to curtail or interrupt the delivery or transportation of gas under this tariff when, in the judgment of the Company, such curtailment or interruption is necessary to enable the Company to maintain deliveries to higher priority customers or to

TERMS AND CONDITIONS (Contd.)

respond to any emergency.

The pPool operator agrees, upon request by Company, to produce, in a timely manner, proof of the purchase of the natural gas to be transported, any necessary regulatory approvals, and any and all transportation arrangements with all interstate pipelines, intrastate pipelines, or others involved in transporting- the pool gas' supplies.

Company will not be liable for any costs and/or penalties charged by pipelines, or suppliers, because of pool operator's over; or under_deliveries into the pipeline, or pool customers' failure to take deliveries through customer's' meters that, in the aggregate, match the amount of gas transported by the pool operator to the Company's city gate.

In order to qualify for Rate IT service, customers who satisfy the definition of human needs and public welfare customers and primary and secondary schools must purchase standby service, or have alternative fuel capability, or have a combination thereof sufficient to maintain minimal operations.

A human needs and public welfare customer is a customer whose facilities are used for residential dwelling on either a permanent or temporary basis; commercial customers of a residential nature; other customers whose service locations are places of the kind, where the element of human welfare is the predominant factor; and civil and governmental customers whose facilities are required in the performance of protecting and preserving the public health, safety, and welfare. Such facilities shall include, but are not limited to, houses, apartment buildings, correctional institutions, hospitals, nursing homes, and charitable institutions. Specifically excluded are hotels and motels used for temporary lodging and not used as a principal place of residence on a monthly or yearly basis.

The Company will provide customer, and/or its designated pool operator, by electronic or other available means of communication, its best available operating data on gas deliveries to individual customers and

Filed pursuant to Order dated May 28, 2008 AIRbefore the Public Utilities Commission of Ohio.	in	Case	No.	12-1685-GA-AIR07	-589-GA-
Issued: May 29, 2008				Effective:	June 4,

P.U.C.O. Gas No. 18 Sheet No. 51.1<u>5</u>4 Cancels and Supersedes Sheet No. 51.1<u>4</u>3 Page 5 of 5

for the combined pool on a daily basis. Daily operational information shall include information on daily gas flows provided by Automatedie Meter Reading-(AMR), equipment, telemetry, or any other means the Company has available to provide the customer; or its designated pool operator with its best estimate of daily gas deliveries for individual customer's accounts and the pool's combined accounts.

In order to administer the provisions of this tariff and monitor customer's daily usage, the Company will install remote metering equipment on customer's meter site. Customer will be responsible for payment of the cost of such telemetric equipment, either through a lump sum payment, or at the Company's option, through a monthly facilities charge designed to reimburse the Company for the costs of such equipment. Customer will also be responsible for providing the Company with access to a telephone service at customer's metering site, or such other equipment or utilities that which may be necessary, and shall also be responsible for the monthly charges for such telephone service or other necessary equipment or utilities.

-	-				ш	-	•	 _	-10	т.	_		4.	

The primary term of contract shall be a minimum of one (1) year. After completion of the primary term, such contract shall continue month to month unless cancelled by either party by giving thirty (30) days'—written notice. In the event customer re-applies for service under this tariff within one (1) year of having this

TERMS AND CONDITIONS (Contd.)

contract terminated at customer's request, customer shall pay the minimum charges specified in the Net Monthly Bill provision for the number of months customer's service was inactive.

SERVICE REGULATIONS

The supplying of, and billing for, service and all conditions applying thereto are subject to the jurisdiction of the Public Utilities Commission of Ohio, and to Company's Service Regulations currently in effect, as filed with the Public Utilities Commission of Ohio, as provided by law.

	ursuant to Order dated May 28, 2008before the Public Utilities Commission of Ohio.	in	Case	No.	12-1685-GA-AIR07	-589-GA
Issued:	May 29, 2008				Effective:	June 4,

P.U.C.O. Gas No. 18 Sheet No. 52.32 Cancels and Supersedes Sheet No. 52.21 Page 1 of 6

RATE FT-S

FIRM TRANSPORTATION SERVICE - SMALL

AVAILABILITY

Firm full requirements transportation service for an individual non-residential customer using 4,000 CCF or less during the prior calendar year at one premise, which is provided from the Company's city gate receipt points to the outlet side of Company's meter used to serve the customer. This service is available within the Company's entire service territory, and at the customer's option, to serve the firm service requirements of interruptible transportation customers in combination with service under Rate IT to all non-residential customers except for those customers whose utility service accounts are past due at the time customer desires to utilize this service. The Company may terminate a customer's supplier contract for non-payment and return the customer to the Company's service only if: (1) the Supplier has made an affirmative request for the Company to act as its agent to terminate customer contracts for non-payment; and (2) the Supplier has included in its customer contracts, a notice that the Company can terminate such contracts for non-payment. Where the Supplier is performing its own billing of the gas supply, termination of the agreement will be at the discretion of the Supplier, as specified in the Supplier contracts for service. The Supplier or the Company shall give no less than thirty (30) days' written notice that the customer will be switched from the Supplier and revert to the Company unless the past due amount is paid by the customer's next scheduled bill due date. If the past due amount is paid by the next scheduled bill due date, the customer will not revert to the Company and will remain with the Supplier. If the Company provides the late payment notice to the customer, it will send a copy of the notice to the customer's Supplier. Service shall be provided on demand from the Company's city gate receipt points to the outlet side of Company's meter used to serve the customer. Customer must enter into a "pooling" agreement with a Supplier that meets the Company's requirements for participation in this pooling program, and must arrange for the delivery of gas into Company's system.

Customers that who believe that they will significantly increase throughput, from their historic firm service levels, shall so inform the Company.

Gas transported under this tariff shall be for customer's sole use at one point of delivery where distribution mains are adjacent to the premise to be served. Any gas provided hereunder shall be provided by displacement.

DEFINITIONS

Terms used in this tariff are defined in the same manner as set forth in Rate FRAS, Sheet No. 44.

CHANGES IN CUSTOMERS' SERVICE ELECTIONS

Customers, thatwhe elect service under this tariff and later return to Company's sales service may do so only in accordance with the requirements of the Company's tariffs and applicable regulations of the Public Utilities Commission of Ohio. If a customer voluntarily elects to return to the Company's sales service, all incremental gas procurement, upstream transportation, and storage costs incurred by Company in order to return customer to sales service shall be borne by customer pursuant to the Commission's Gas Transportation Program Guidelines adopted in Case No. 85-800-GA-COI.

Filed pursuant to an Order dated November 18, 2009	in Case No. 09 773 GA-UEX 12-1685-
Issued: November 23, 2009 December 1, 2009	Effective:

Effective:

Duke Energy Ohio 139 East Fourth Street Cincinnati, Ohio 45202 P.U.C.O. Gas No. 18 Sheet No. 52.32 Cancels and Supersedes Sheet No. 52.21 Page 2 of 6

TRANSFER OF SERVICE

Customers may transfer from one Supplier's pool to any other Supplier's pool or revert to the Company's sales service upon payment of a \$4.00 switching fee. If the Company's firm transportation program terminates, or if the Company terminates a customer's Supplier's participation in the Company's transportation program, the customer may revert to the Company's sales service without paying the switching fee.

After the Company installs additional information system capability on or before September 1, 2007, a customer participating in a governmental aggregation will not be subject to the switching fee, regardless of whether the customer returns to the Company's sales service from the governmental aggregation or the governmental aggregation to switch its aggregation to a different Supplier.

CHARACTER OF SERVICE

Issued: November 23, 2009

December 1, 2009

Service provided under this schedule shall be firm service.

NET MONTHLY BILL

The Net Monthly Bill shall be determined in accordance with the following rates and charges:

The following charges are effective June 4, 2008 through June 3, 2009: Fixed Delivery Service Charge	\$40.00
Plus the applicable charge per month as set forth on Sheet No. 65, Rider AMRP, Accelerated Main Replacement Program and Sheet No. 88, Rider AU, Advanced Utility Rider.	
Plus a Usage Based Charge per CCF for each CCF of gas transported for customer from Company's city-gate measuring stations to the outlet side of Company's meter used to measure deliveries to customer:	\$0.1455 per CCF
— The following charges are effective with the June 2009 billing cycle or Fixed Delivery Service Charge	n a bills rendered basis: \$45.00
Plus the applicable charge per month as set forth on Sheet No. 65, Rider AMRP, Accelerated Main Replacement Program and Sheet No. 88, Rider AU, Advanced Utility Rider.	
Plus a Usage Based Charge per CCF for each CCF of gas transported for sustemer from Company's city gate measuring stations to the outlet side of Company's meter used to measure deliveries to sustemer:	\$0.107552 per CCF
Filed pursuant to an Order dated November 18, 2009in Case No GA-AIR before the Public Utilities Commission of Ohio.	o. 09 773 GA UEX<u>12-1685-</u>

Effective:

P.U.C.O. Gas No. 18 Sheet No. 52.32 **Duke Energy Ohio** Cancels and Supersedes 139 East Fourth Street Sheet No. 52,24 Cincinnati, Ohio 45202 Page 3 of 6 **NET MONTHLY BILL (Cont'd)** The following charges are effective with the December 2009 billing cycle on a bills rendered basis: _Fixed Delivery Service Charge \$45.0091.64 Plus the applicable charge per month as set forth on Sheet No. 65, Rider AMRP, Accelerated Main Replacement Program, and Sheet No. 88, Rider AU, Advanced Utility Rider, _Plus a Usage-Based Charge per CCF for each CCF of gas transported _for customer from Company's city-gate measuring stations to the outlet _side of Company's meter used to measure deliveries -to the customer: \$0.099452-154370 per CCF Plus the applicable charge per month as set forth on: Sheet No. 61, Rider ED, Economic Development Incentive Rider Sheet No. 65, Rider AMRP, Accelerated Main Replacement Program Sheet No. 88, Rider AU, Advanced Utility Rider Sheet No. 89, Rider ASRP, Accelerated Service Replacement Program Rider, Plus, all transported gas shall be subject to an adjustment per CCF as set forth on: Sheet No. 47, Rider NGV, Natural Gas Vehicle Fueling Rider Sheet No. 63, Rider PIPP, Percentage of Income Payment Plan-Sheet No. 66, Rider GSR, Gas Surcredit Rider Sheet No. 67, Rider UE-G, Uncollectible Expense Rider Sheet No. 68, Rider STR, State Tax Rider-Sheet No. 69, Rider FRT, Facility Relocation – Mass Transportation Sheet No. 76, Rider CCCR, Contract Commitment Cost Recovery Rider. Plus, or minus, rate adjustments which may occur as a result of changes in the rates of interstate pipelines, or of rulings of the Public Utilities Commission of Ohio and/or the Federal Energy Regulatory Commission, and for which it is determined that all customers should be allocated some portion of the corresponding costs or refunds. In addition, the net monthly bill, as calculated above, shall be adjusted by application of the percent specified on Sheet No. 64, Rider ETR, Ohio Excise Tax Liability Rider, except that finance charges are excluded in the computation of the net bill. **NET MONTHLY BILL** (Cont'd) Customer and/or its Suppliers shall be responsible for the collection and payment of excise taxes, revenue taxes, or similar taxes on the gas supplies that customer purchases from its Supplier. MINIMUM BILL Filed pursuant to an Order dated November 18, 2009 in Case No. 09 773 GA-UEX12-1685-GA-AIR before the Public Utilities Commission of Ohio.

Issued: November 23, 2009

December 1, 2009

P.U.C.O. Gas No. 18 Sheet No. 52.32 Cancels and Supersedes Sheet No. 52.24 Page 4 of 6

The monthly minimum bill shall be the Fixed Delivery Service Charge and applicable charge under Rider Ed. Rider_AMRP_AMRP_and_Rider AU_and Rider ASPR shown above, plus the percentage specified in Rider ETR, Sheet No. 64, Ohio Excise Tax Liability Rider.

LATE PAYMENT CHARGE

Payment of the total amount due must be received in Company's office by the due date shown on the bill. When not so paid, an additional amount equal to one and one-half percent (1.5%) of the unpaid balance of the bill is due and payable. However, this provision is not applicable to the unpaid account balances of those customers being back-billed in accordance with Section 4933.28 of the Ohio Revised Code, or to the unpaid gas commodity portion of account balances of those customers served by a Supplier participating in the Company's Choice Program where Company has not agreed to purchase the Supplier's accounts receivable.

GENERAL TERMS AND CONDITIONS

Approved Supplier List

Company shall maintain a list of qualified Suppliers from which customer can choose. Such list shall include Suppliers who sign a Gas Supply Aggregation/Customer Pooling Agreement in which Supplier agrees to participate in, and abide by, Company's requirements for, its pooling program. This list shall be available to customer upon request.

2. Applications and Service Date

A customer thatwho desires service under this tariff shall apply through its chosen Supplier. Unless the Company determines that the customer is not eligible to become a transportation customer of the Supplier, the Company shall transfer the customer to the Supplier's pool on the customer's next regularly scheduled meter reading date that is twelve (12) or more calendar

days from the date the Company receives the transfer request from the Supplier. The Company shall notify the Supplier of the actual transfer date.

A customer may request termination of service under this tariff and return to the Company's sales service by notifying the Company, and the request will become effective on the customer's next regularly scheduled meter reading date that is twelve (12) or more calendar days from the receipt of such notification. In the event that a customer is returned to sales service for non-payment, the Supplier shall provide the Company with notice of termination and shall comply with any notice requirements of the Suppliers' Code of Conduct set forth in Rate FRAS, Sheet No. 44.

GENERAL TERMS AND CONDITIONS (Cont'd)

3. Delivery Pressure and Gas Composition

Gas service under this tariff shall be at the pressure that is currently available at customer's premises. During severe weather periods, the Company must sometimes supplement its flowing gas supplies with propane-air gas produced at peaking plants located at various points Filed pursuant to an Order dated November 18, 2009 in Case No. 09-773-GA-UEX12-1685-GA-AIR before the Public Utilities Commission of Ohio.

Issued: November 23, 2009 Effective:

P.U.C.O. Gas No. 18 Sheet No. 52.32 Cancels and Supersedes Sheet No. 52.21 Page 5 of 6

on the Company's system. While the Company attempts to manufacture such gas at a heating value roughly equivalent to the heating value of its flowing gas supplies, it is not always able to do so. A customer whose operations are affected by swings in the composition of the Company's gas is required to notify the Company of that fact so that the Company can give the customer advance notice when the propane plants are going to be in operation.

Service Term

Except customers returned for non-payment or for good cause shown, a customer <u>that</u>whe elects service under this tariff, other than a small commercial customer, shall not be permitted to return to Company's sales service for at least one (1) year.

5. Regulatory Approvals

Customer's Supplier shall be responsible for making all necessary arrangements and securing all requisite regulatory or governmental approvals, certificates or permits to enable gas to be delivered to the Company's system.

AUTOMATIC METER READING EQUIPMENT

If the customer requests the Company to install remote meter reading equipment at customer's meter location in order to monitor the customer's usage on a daily basis, customer shall be responsible for the cost of such equipment either through a lump-sum payment or monthly facilities charges, at the Company's option, designed to reimburse the Company for the cost of such equipment.

In the event customer, in co-operation with its Supplier, wishes to install telemetering devices or related equipment in order to monitor consumption, the Company shall provide the necessary interface with its meters. Customer shall be responsible for the costs of providing such interface, including the cost of electric and or telephone services, if required. Customer shall pay the Company, either through a lump-sum payment or monthly facilities charges, at the Company's option, that is designed to reimburse Company for the cost of providing such interface. Customer shall be solely responsible for installing, maintaining, and operating devices that it installs. Customer, or its agent, shall provide the Company with daily usage data if requested by the Company. In the event of disagreement between the parties, the Company's metered consumption data shall be used for all billings to the customer.

CURTAILMENT OF SERVICE

Company may curtail service under this rate schedule in accordance with curtailment procedures on file with, and approved by, the Public Utilities Commission of Ohio. In the event customer fails to comply with the Company's direction to curtail, the Company reserves the right to physically

CURTAILMENT OF SERVICE (Cont'd)

discontinue service to the customer. Company shall customer for any loss of production, other claim, or any result of such curtailment or because of the lack of advantage.	consequences occasioned by customer as a
Filed pursuant to an Order dated November 18, 2009- GA-AIR before the Public Utilities Commission of Ohio.	in Case No. 09-773-GA UEX 12-1685-
Issued: Nevember 23, 2009	Effective:

P.U.C.O. Gas No. 18 Sheet No. 52.32 Cancels and Supersedes Sheet No. 52.21 Page 6 of 6

SERVICE REGULATIONS

The supplying of, and billing for, service, and all conditions applying thereto, are subject to the jurisdiction of the Public Utilities Commission of Ohio and to Company's Service Rules and Regulations currently in effect as filed with the Public Utilities Commission of Ohio and as provided by law and by the regulations of The Public Utilities Commission of Ohio.

Filed pursuant to an Order dated November 18, 2009 GA-AIR before the Public Utilities Commission of Ohio.	in Case No. 09 773 GA UEX12-1685-
Issued: November 23, 2009 December 1, 2009	Effective:

P.U.C.O. Gas No. 18 Sheet No. 54.23 Cancels and Supersedes Sheet No. 54.42 Page 1 of 4

RATE SSIT

SPARK SPREAD INTERRUPTIBLE TRANSPORTATION RATE

AVAILABILITY
- Interruptible local delivery service for natural gas to be used in commercial gas fired electric
generators and available to any customer who: (1) signs a contract with the Company for service under
this Rate SSIT; (2) arranges for the delivery of gas into the Company's system for customer's sole use at
one-point of delivery where distribution mains are adjacent to the premise to be served; and (3) utilizes
natural gas transported under this tariff as its primary fuel source in a combustion gas turbine unit(s) or
combined cycle unit(s) for the purpose of generating electricity. Service under this tariff will be provided by
displacement and on a best efforts basis. The Company reserves the right to decline requests to initiate
or continue service herounder whenever, in the Company's sole-judgment, rendering service will be
detrimental to the operation of the Company's system or impair its ability to supply gas to sustomers
receiving service under the provisions of Rate RS, Rate GS, Rate RFT, Rate FT, Rate DGS, Rate IT, or
other special contract arrangements. This tariff schedule shall not preclude the Company from entering
into special arrangements with Commission approval, which are designed to meet unique circumstances.
- The service provided hereunder will be interruptible local gas delivery service provided on a best
efforts basis from the Company's city gate receipt points to the outlet side of Customer's meter. The
Company, to incure its ability to reliably supply gas to customers resciving service under the provisions of
Rate RS, Rate GS, Rate RFT, Rate FT, Rate DGS, and Rate IT, as well as under interruptible special
contract arrangements, shall have the right for operational reasons to designate the city gate receipt
points where the customer is required to deliver gas into the Company's system.
In order to receive service under this tariff, Customer must have in place throughout the term of this
agreement a gas storage/balancing service agreement with an upstream supplier under which that
supplier will balance customer's hourly and daily usage with deliveries into the Company's system. The
Company will install at Customer's expense metering equipment that will allow it to monitor customer's
hourly and daily usage
NET MONTHLY BILL
The Net Monthly Bill is determined as follows:
—— All gas delivered is billed in units of 1000 cubic feet (MCF).
Administrative Charge per-month: \$595.86
— Facilities Charge per month:
Monthly amount required to amortize the incremental costs that the Company
incurs in order to construct facilities to bring service to Customer, including the
- costs of such facilities as mains and service installations, metering and regulating
equipment, and telemetric and flow control equipment
·· odarkungud gua gorom atua nawaguna tedalkungue

Issued pursuant to an Order dated May 28, 2008 in Case No. 07-589 GA-AIR-12-1685-GA-AIR before the Public Utilities Commission of Ohio.

Issued: May 29, 2008 Effective: June 4, 2008

Issued: May 29, 2008

P.U.C.O. Gas No. 18 Sheet No. 54.23 Cancels and Supersedes Sheet No. 54.12 Page 2 of 4

NET MONTHLY BILL (Contd.) — Delivery Charge: Company will deliver the arranged for gas, less shrinkage; percentage, at a variable Spark Spread Rate determined as follows: transportation sate (6 per MGT; shell be the gratter of (Nest Rate / 1,400) x 6.0204 or - (Spack Spread - - 10.93) w (5:.4 / Heat Rate) - Where: Spark Spread = Electric Price - (Gas Price x Heat Rate / 1,000) Heat Rate = Average heat rate at High Heating Value (HHV), subject to annual audit. Electric Price - Weighted Average Index in \$/MWh for ' Into Cinergy' as listed in Megawatt Daily-Gas Price - Columbia Gas Appalachian midpoint in \$/MMBtu as listed in Gas Daily. Examples (Heat Pate - 8000): **Transportation** Electric Gas Spark Price Price Spread Rate **SMMBTU** \$MWH \$/MWH \$/MCE \$ 25.00 \$4.000 \$ (7.00) \$0.1632 \$ 50.00 \$4.000 \$ 18.00 \$0.1632 \$-75.00 \$4.000 \$-43.00 \$0.2120 \$100.00 \$4.000 \$ 68.00 \$0.3727 \$125.00 \$4:000 \$ 93.00 \$0.5333 \$150.00 \$4.000 \$118.00 \$0.6939 \$175.00 \$4.000 \$143.00 \$0.8545 \$200.00 \$4.000 \$168.00 \$1,0152 \$225.00 \$4.000 \$193.00 \$1.1758 Plus all delivered gas shall be subject to an adjustment per CCF as set forth on: Sheet No. 65, Rider AMRP, Accelerated Main Replacement Program. Sheet No. 68, Rider STR, State Tax Rider. Sheet No. 88, Rider AU, Advanced Utility. The net monthly bill shall be adjusted by application of the percent specified on Sheet No. 64, Rider ETR. Ohio Excise Tax Liability Rider, except that finance charges are excluded from the computation of the net bill. MINIMUM BILL PROVISION Sectioner will be subject to a remember "minimum bill" email to the Manthly Administrative Charge and facilities Charge, as noted above, plus the percentage on eified in Rider ETR, Sheet No. 64, Onle Excise Issued pursuant to an Order dated May 28, 2008 in Case No. 97 588 GA AIR 12-1685-GA-AIR before the Public Utilities Commission of Ohio.

P.U.C.O. Gas No. 18 Sheet No. 54.23 Cancels and Supersedes Sheet No. 54.42 Page 3 of 4

UNAUTHORIZED DELIVERIES

In the event customer fails to interrupt transportation deliveries at Company's request, any excess deliveries through customer's meter will be considered unauthorized deliveries that are subject to the flow through of pipeline penalty charges to the extent that they are incurred by the Company, and in addition thereto, shall be paid for as specified under the "Charges For Unauthorized Deliveries" provision of this rate schedule. The charges for such unauthorized deliveries shall be billed directly to the customer. However, Company may at its sole discretion physically discontinue service to the customer if customer refuses to interrupt service when requested by Company. Further, Company may temporarily or permanently discontinue service if customer fails to operate in accordance with the Company's directives and limitations regarding service under this tariff.

CHARGES FOR UNAUTHORIZED DELIVERIES

Any customer taking unauthorized deliveries shall be billed an amount reflective of the general service rate, Rate GS, Sheet No. 32, including the expected gas cost component of the gas cost recovery rate or Company's highest cost gas, and one month's pipeline and supplier related demand charges on the volume difference (this charge shall not be imposed more frequently than once in any 30 day period) and/or the cost of operating the Company's propane peak shaving plant, and/or, if so required to effectuate compliance with the interruptible provisions of this schedule, the cost incurred by the Company to valve off the service. In any event, customer shall reimburse the Company for any interstate pipeline penalty charges resulting from such unauthorized deliveries.

BALANCING

For purposes of this tariff a "pool" shall be defined as one or more customers taking service under Rate SSIT that are joined together for supply management purposes. A "pool operator" has a contractual responsibility to manage the aggregated gas supply requirements of all Rate SSIT customers that comprise its pool. All supply management responsibilities of individual customers are transferred to the pool operator once a customer becomes a part of a pool, as the aggregated balancing requirements of all pool members are treated under this tariff as though they were a single customer with its own supply management responsibilities. Because of the large hourly and daily usage likely to flow under this tariff, pool operator is required to contract with the pipelines designated by the Company for hourly and daily deliveries that correspond with their actual burn of gas delivered under this tariff.

LATE PAYMENT CHARGE

 Payment of the total amount due must be received in the Company's office by the due date shown on the bill. When not so paid, an additional amount equal to five percent (5%) of the unpaid balance is due and payable.

TERMS AND CONDITIONS

— The customer shall enter into a written agreement with the Company. Such agreement shall set forth specific arrangements as to the transportation services provided as well as the level of firm gas required by customer and any other circumstances relating to the individual customer.

The Company's best efforts is defined as the right, at any time, to curtail or interrupt the delivery or transportation of gas under this tariff when, in the judgment of the Company, such curtailment or interruption is necessary to enable the Company to maintain deliveries to higher priority customers or to respond to any emergency.

Issued pursuant to an Order dated May 28, 2008-in Case No. 07-689-GA-AIR-12-1685-GA-AIR before the Public Utilities Commission of Ohio.

Issued: May 29, 2008 Effective: June 4, 2008

P.U.C.O. Gas No. 18 Sheet No. 54.23 Cancels and Supersedes Sheet No. 54.42 Page 4 of 4

TERMS AND CONDITIONS (Contd.) — Pool operator agrees upon request by Company to produce; in a timely manner, proof of the purchase of the natural gas transported, any necessary regulatory approvals, and any and all transportation arrangements with all interstate pipelines, intrastate pipelines, or others involved intransporting the pool gas' supplies.
— Company will not be liable for any costs and/or penalties charged by pipelines, or suppliers, because of pool operator's over or under deliveries into the pipeline, or pool customers' failure to take deliveries through customer's maters that in the aggregate match the amount of gas transported by the pool operator to the Company's city gate.
The Company will provide customer, and/or its designated pool operator by electronic or other available means of communication, its best available operating data on gas deliveries to individual customers and for the combined pool on an hourly and daily basis. Hourly/daily operational information shall include information on hourly/daily gas flows provided by Automatic Meter Reading (AMR) equipment, telemetry, or any other means the Company has available to provide the customer, or its designated pool operator with its best estimate of hourly/daily gas deliveries for individual customer's and the pool's combined accounts.
— In order to administer the provisions of this tariff and menitor customer's hourly/daily usage; the Company will install remote metering equipment or customer's meter site. Customer will be responsible for payment of the cost of such telemetric equipment, either through a lump sum payment, or at the Company's option, through a monthly facilities charge designed to reimburse the Company for the costs of such equipment. Customer will also be responsible for providing the Company with access to a telephone service at customer's metering site, or such other equipment or utilities which may be necessary, and sha also be responsible for the monthly charges for such telephone service or other necessary equipment of utilities.
The primary term of contract shall be a minimum of ten (10) years. After completion of the primary term, such contract shall continue unless cancelled by either party upon thirty (30) days written notice. SERVICE REGULATIONS
The supplying of, and billing for, service and all conditions applying thereto are subject to the

THIS TARIFF IS HEREBY CANCELLED AND WITHDRAWN

jurisdiction of the Public Utilities Commission of Ohio, and to Company's Service Regulations currently in

effect, as filed with the Public Utilities Commission of Ohio, as provided by law.

issued pursuant to an Order dated May 28, 2008 in Case No. 07-589 GA-AIR 12-1685-GA-AIR before the Public Utilities Commission of Ohio.

Issued: May 29, 2008 Effective: June 4, 2008

P.U.C.O. Gas No. 18 Sheet No. 55.23 Cancels and Supersedes Sheet No. 55.42 Page 1 of 2

RATE AS

POOLING AGGREGATION SERVICE FOR INTERRUPTIBLE TRANSPORTATION

AVAILABILITY

Pooling service available to -(1) customers receiving interruptible gas transportation service under Rate IT who are acting as their own pool operator for supply management purposes, and (2) pool operators designated by Rate IT customers to manage gas supplies on their behalf and as a part of an aggregated customer pool. For purposes of administering this tariff, the usages of all customers within a pool will be combined into a single pool usage number, which will be matched against the pool operator's total deliveries to its interruptible transportation pool.

CHARACTER OF SERVICE

Customers must elect -whether they will operate as their own pool operator or choose a pool operator from a list of approved gas pool operators that have signed "Interruptible Transportation Pooling Agreements" with the Company. Such elections will be assumed to carryover from month to month unless the customer or pool operator notifies the Company to the contrary at least ten (10) days prior to the start of a new month. In such agreements, pool operators accept responsibility for meeting the aggregated daily and monthly gas delivery requirements of those interruptible transportation customers comprising their customer pool. Included among the aggregated gas supply and delivery obligations assumed by designated pool operators are requirements for responding to operational flow orders, daily, and/or monthly, balancing, monthly "cash outs", and payment of penalty charges exclusive of those arising from customers' failure to interrupt or curtail deliveries when ordered to do so by the Company.

Pool operators shall have access to Company-offered services including balancing services, and imbalance trading privileges in proportion to those services that would be available to the individual customers who comprise their customer pool. Pool operators shall also have access to the daily and monthly usage data for the individual customers that comprise their pool.

POOL OPERATOR REQUIREMENTS

Customers will not be permitted to join pools, nor shall pool operators be permitted to disband their pools, until all outstanding imbalances with the Company have been eliminated.

NET MONTHLY BILL

The Net Monthly Bill shall be rendered to the pool operator by the tenth (10th) day of the calendar month for services rendered during the preceding month, and shall consist of the following charges, or credits, calculated on an aggregated basis for the entire customer pool:

(1) In those instances where gas supplies are purchased from, or sold to, the Company under the monthly "cash-out" provision of Rate IDBS or Rate IMBS, Company shall bill pool operator for the cost of such "cash-outs" based on the aggregated imbalance of the pool and the "cash-out" pricing provision of these tariff schedules.

Filed pursuant to an Order dated March 29, 2006	in Case No. 12-1685-GA-AIR06-407-GE-
ATA before the Public Utilities Commission of	Ohio
Issued: March 31, 2006	Effective: April 3, 2006

P.U.C.O. Gas No. 18 Sheet No. 55.23 Cancels and Supersedes Sheet No. 55.42 Page 2 of 2

NET MONTHLY BILL (Contd.)

(2) In those instances where the pool operator has failed to respond to operational flow orders ("OFOs"), pool operator will be billed unauthorized overrun/underrun charges, in addition to the flow-through of penalty charges from pipeline and gas suppliers, that can be attributed to pool operator's failure to respond.

LATE PAYMENT CHARGES

Payment of the total amount due must be received in the Company's office by the due date shown on the bill. When not so paid, an additional amount equal to one and one-half percent (1.5%) of the unpaid balance is due and payable.

TERMS AND CONDITIONS

Pool operators must enter written service agreements with the Company. Such service agreements shall set forth specific covenants and obligations undertaken by the Company and pool operators under this <u>Ttariff</u> on behalf of the customers that they serve.

SERVICE REGULATIONS

The supplying of, and billing for, service and all conditions applying thereto are subject to the jurisdiction of the Public Utilities Commission of Ohio, and to the Company's Service Regulations currently in effect, as filed with the Public Utilities Commission of Ohio, as provided by law.

Filed pursuant to an Order dated March 29, 2006	in Case No. 12-1685-GA-AIR06 407 GE
ATA before the Public Utilities Commission of 0	Ohio.
Issued: March 31, 2006	Effective: April 3, 2006

P.U.C.O. Gas No. 18 Sheet No. 58.54 Cancels and Supersedes Sheet No. 58.43 Page 1 of 3

RATE IMBS

INTERRUPTIBLE MONTHLY BALANCING SERVICE

AVAILABILITY

Interruptible transportation monthly gas balancing service available (1) to customers receiving service under Rate IT who are acting as their own pool for supply management purposes, and (2) to pool operators designated by customers to manage their gas supplies on their behalf, and as a part of an aggregated customer pool. For purposes of this tariff, a pool shall aggregate the requirements of all pool member customers and be treated as a single customer for supply management purposes.

CHARACTER OF SERVICE

The service provided under this tariff is a "best efforts," interruptible, monthly gas balancing service that requires only a general obligation to balance daily pool usage with pool deliveries into the Company's city gate stations and provides that no daily imbalance charges or penalties will be levied on the pool operators, except on those days when operational flow orders (OFO) have been issued. However, pool operators are under a continuing obligation to work with the Company in a good faith manner to respond to both formal and informal system management requests, and to strive to maintain relative daily balancing on the system throughout the course of the month (i.e., avoid zero and flat nominations; flat nominations and make weekend nominations.) For purposes of this tariff, an "Operational Flow Order" shall be defined as "a directive issued by the Company to a pool operator requiring such pool operator to deliver daily gas quantities into the Company's designated receipt points in quantities that match their pool's actual daily measured usage, or in quantities consistent with those requested by the Company, or at specified city gate receipt points as requested by the Company." OFO's shall be issued for operational reasons only, and not for economic considerations. In the event a pool operator violates this tariff or the aggregation agreement, the Company may assess such a violator for all direct incremental gas supply, capacity, or storage costs incurred due to the violation. In addition, if the violations are part of a pattern of non compliance or of a magnitude that ments additional action be taken, the Company may take steps to suspend or permanently remove a pool operator from participation upon notice. The Company shall have the right to limit or terminate the availability of this service to pool operators guilty of excessive abuse of the system; i.e., engaging in extreme and/or continued violations of the tariff terms and conditions including this general balancing requirement. For purposes of administering this tariff, the daily and monthly usages of all customers within a pool will be combined into single daily/monthly pool usage number, which will be matched against the pool operator's total daily/monthly deliveries to its interruptible transportation pool.

SERVICE DESCRIPTION

Interruptible transportation customers who avail themselves of the service under this rate schedule must select -monthly imbalance carry over tolerance levels from among the following options:

Filed pursuant to an Order dated January 23, 2012	in Case No. <u>12-1685-GA-AIR12-255-GA-</u>
ATA before the Public Utilities Commission of Ohio.	
Issued: January 11, 2012	Effective: January 11, 2012

P.U.C.O. Gas No. 18 Sheet No. 58.<u>5</u>4 Cancels and Supersedes Sheet No. 58.<u>4</u>3 Page 2 of 3

SERVICE DESCRIPTION (Contd.)

	Allowed Seasonal Monthly Over-Run			
	Allowed Monthly Under-Run %	May Through November %	December Through April ——%	Charge on All Throughput
Option 1	0	5	7	\$0.015 per Mcf
Option 2	0	6	8	\$0.020 per Mcf
Option 3	0	8	10	\$0.025 per Mcf

Pool operators who select the balancing service contemplated under this Rate IMBS shall be held to a monthly balancing requirement within the monthly imbalance carry over tolerance level selected. Pool operators shall be subject to only a general obligation to balance pool requirements and deliveries on a daily basis unless an OFO has been issued.

On days when OFO's have been issued for operational purposes other than to simply affect receipt point changes, pool operators are required to operate on a "gas-in equals gas-out" basis. Any net imbalances on these OFO days may result in unauthorized overrun/underrun charges, or penalty charges being levied against the responsible pool operator. Such charges shall be calculated in accordance with the "Charges for Unauthorized Deliveries" provision of Rate IT, Interruptible Transportation Service. In order to minimize daily imbalance charges and penalties on OFO days, as well as end of month imbalance "cash outs," pool operators are encouraged to participate in the Company's inter-pool imbalance trading/transfer opportunities and related electronic bulletin board (EBB) services. Daily imbalance trades/transfer made through the Company's EBB must be completed within four (4) business days from the date that the trade or transfer applies. Monthly imbalance trades to comply with the monthly balancing requirements of Rate IMBS must be made within four (4) business days after the end of the month. The pool or pool operator receiving -gas that has been traded or transferred will be billed a fee in accordance with Rate GTS for each transaction.

NET MONTHLY BILL

Net monthly imbalances will be calculated for billing purposes as the net of:

- a) actual deliveries.
- b) plus or minus imbalance trades,
- plus or minus unauthorized daily or monthly OFO overrun/underrun volumes,
- d) plus monthly imbalance carryover,
- e) minus actual metered usage on an aggregated pool basis, as adjusted for unaccounted for gas losses.

The Net Monthly Imbalance percentage will be determined by dividing the net monthly imbalance as measured at the burner tip by the burner tip equivalent total aggregated pool deliveries for the month.

	in Case No. <u>12-1685-GA-AIR</u> 1 2-255-GA-
ATA before the Public Utilities Commission of Ohio.	
Issued: January 11, 2012	Effective: January-11, 2012

P.U.C.O. Gas No. 18 Sheet No. 58.<u>5</u>4 Cancels and Supersedes Sheet No. 58.<u>43</u> Page 3 of 3

NET MONTHLY BILL (Contd.)

Pool operators receiving balancing services under this rate schedule shall be subject to the following charges:

- (1) Unauthorized overrun/underrun charges as described above and resulting from pool operator's failure to comply with daily operational flow orders except as provided above.
- (2) End of month "cash out" charges for volumes over/under delivered outside of pool operator's selected Option tolerance levels, as follows:
 - (a) Over-deliveries are defined as monthly deliveries into the Company's city gate stations, plus the prior month's carryover volumes, that exceed the pool's aggregated customer's -metered usage for the month as adjusted for shrinkage back to the city gate, and as adjusted for the pool's elected monthly carry over tolerance percentage. Over-deliveries beyond the pool's elected monthly carry over tolerance percentage shall be cashed out to the pool operator at the first of the month index published in *Inside F.E.R.C. Gas Market Report*, "Prices of Spot Gas Delivered to Pipelines," Columbia Gulf Transmission Co., Mainline Index, first publication of the month following the delivery month, plus Columbia Gulf and Columbia Gas Transmission pipelines' commodity transportation costs, plus fuel, to the Company's city gate. (Note: For actual billing purposes a burner tip rate equivalent to that described above will be applied to the volumes delivered in excess of the elected monthly carry over tolerance percentage, as measured at the burner tip.)
 - (b) Under-deliveries are defined as monthly deliveries into the Company's city gate stations, plus the prior month's carryover volumes, that are less than the pool's aggregated customers' metered usage for the month, as adjusted for shrinkage back to the city gate). Under-deliveries shall be cashed out at the first of the month index published in *Inside F.E.R.C.* Gas Market Report, "Prices of Spot Gas Delivered to Pipelines," Columbia Gulf Transmission Co., Mainline Index, first publication of the month following the delivery month, plus Columbia Gulf and Columbia Gas Transmission pipelines' commodity transportation costs, plus fuel, to the Company's city gate. (Note: For actual billing purposes a burner tip rate equivalent to that described above will be applied to the under-delivery volumes, as measured at the burner tip.)

SERVICE REGULATIONS

The supplying of, and billing for, service and all conditions applying thereto are subject to the jurisdiction of the Public Utilities Commission of Ohio, and to the Company's Service Regulations currently in effect, as filed with the Public Utilities Commission of Ohio.

Filed pursuant to an Order dated January 23, 2012	in Case No. <u>12-1685-GA-AIR12-255-GA</u>
ATA before the Public Utilities Commission of Ohio.	-
Issued: January 11, 2012	Effective: January 11, 2012

P.U.C.O. Gas No. 18 Original Sheet No. 61 Page 1 of 4

RIDER ED

ECONOMIC DEVELOPMENT INCENTIVE RIDER

APPLICABILITY

Applicable to all retail jurisdictional customers in the Company's natural gas service territory.

GENERAL

Duke Energy Ohio shall implement a pilot program to encourage businesses to locate in Ohio, and/or to expand their existing operations in Ohio, by providing a mechanism to fund these types of economic development projects. Funds may be used for product development, promotion, project closure, and gas utility infrastructure in those instances when utility infrastructure has been identified as an impediment to commercial/industrial economic development.

The criterion for eligibility includes, but is not limited, to the following:

Jobs growth.

Pushing development sites participating in Duke Energy Ohio's "Site Readiness" program closer to market.

Revitalization of urban areas such as "Brownfield" redevelopment.

Development of natural gas vehicle transportation facilities.

The program will be managed and funds will be allocated and distributed by Duke Energy Ohio. Management of the program will include, but not be limited to, the development, review, and approval of proposed projects under this program. The program is created with recognition that this type of economic development has a compounding effect on jobs and the economy in the region. Further, the funding mechanism recognizes that over time, Duke Energy Ohio customers will realize future benefits via increases in the utility's natural gas throughput.

The goal of the rider is to collect \$1 million per year towards the funding of economic development projects and activities in Duke Energy Ohio's southwestem Ohio (SW-OH) natural gas service territory. All funds will be spent in a manner consistent with the terms of eligibility and criteria described below. Any unused funds from one year will roll over to the next year; however, the fund is not to exceed \$2 million. Annual adjustments, if necessary, will be made to the rider to keep the fund within the \$2 million cap.

DESCRIPTIONS AND ELIGIBILITY

Eligible Activities: Funds under this program may be used for the following:

1. Product Development/Site Readiness/Marketing — Without ready sites for new development or expansion, prospective companies will be lost to other states with sites further along the development continuum. Grants will be available for the redevelopment of existing buildings served natural gas by Duke Energy Ohio, public sector speculative building development, gas infrastructure improvements, moving Greenfield and Brownfield sites closer to readiness for development, and business park developments. Funds may be used for the marketing and promotion of qualifying sites. The Duke Energy Site Readiness program has been developed to assist in these efforts.

Filed	pursuani	to an	Order	dated
Come	mission o	f Ohio)_	

in Case No 12-1685-GA-AIR before the Public Utilities

Issued:

P.U.C.O. Gas No. 18 Original Sheet No. 61 Page 2 of 4

DESCRIPTIONS AND ELIGIBILITY (continued)

Projects under this section (1) shall be evaluated using one or more of the following criteria as a guide for qualification:

- a. Project is in an area determined to qualify as Urban Revitalization, by the Duke Energy
 Urban Revitalization Advisory Team, which is comprised of business leaders from
 southwest Ohio.
- Project pushes development sites participating in Duke Energy Ohio's Site Readiness program closer to market.
- c. Project leads to revitalization of urban areas such as Brownfield redevelopment.
- 2. Project Closure Grants will be available to achieve economic agreements for relocation, expansion, or retention of companies in SW-OH. Grants will be awarded to those that grow the base of primary jobs in Duke Energy's SW-OH area. Specific emphasis will be placed on targeted cluster industries as identified by the regional cluster analysis. Grants may be used to enhance the incentive packages that local communities, regional partnerships, and/or JobsOhio provide to prospective companies, including site and facility acquisition and off-site infrastructure improvements. Grants may not be used for interstate relocation of facilities and/or jobs (including from the Duke Energy Kentucky territory to the Duke Energy Ohio territory) unless a release is obtained from the original community. Applicant project criteria will be developed.

Infrastructure Improvements - Offset costs associated with natural gas utility infrastructure improvements to support new location projects and existing company expansions. Grant amounts shall not exceed the actual costs incurred for approved projects, and be calculated using the main extension analysis tool utilized for all gas main extensions that determine customer contributions required. Funds shall apply only to costs normally borne by the project developer and/or new customer.

To be eligible under this section (2), the project/facility should:

- a. be located within existing Duke Energy Ohio service territory, or an expansion thereof which occurs as a result of main extension associated with the project.
- b. have an end use that may be classified in the North American Industry Classification System (NAICS) as one of the following Manufacturing or Service Industry businesses:
 - Manufacturing (NAICS codes 31, 32, & 33)
 - 1. Aerospace
 - 2. Automotive and transportation
 - 3. Chemicals and Plastics
 - 4. Machinery and equipment (Advanced manufacturing)
 - 5. Pharma, Bio-Technology
 - 6. Food and Beverage

Filed	pursual	nt to	an	Order	dated
Comr	mission	of O	hio	١.	

in Case No 12-1685-GA-AIR before the Public Utilities

Issued:

P.U.C.O. Gas No. 18 Original Sheet No. 61 Page 3 of 4

DESCRIPTIONS AND ELIGIBILITY (continued)

- ii. Other non-manufacturing operations
 - 1. Data Centers
 - 2. Professional, scientific or technical services (NAICS code 541)
 - 3. Regional, National or World Headquarters
 - 4. Natural Gas Vehicle Fueling Stations

(NAICS codes may be found at: http://www.census.gov/epcd/www/naics.html)

Projects under this section (2) shall be evaluated using one or more of the following criteria as a guide for qualification:

- a. Project is determined to be a large user of natural gas as evidenced by the following:
 - The proposed project/facility imposes or is likely to impose a gas demand or incremental demand of more than 150,000 CCF (units of 100 cubic feet) per year and/or
 - The facility's natural gas bills represent at least 5% of the facility's annual gross revenue from sales (total annual natural gas bill divided by annual gross sales), and/or Jobs Ohio, State and/or Local Community participation.
- Project must show evidence of public participation in the form of incentives or other capital contribution to the project.
- Project is necessary to provide service to a natural gas vehicle filling station that includes a point of access for public utilization.
- d. Projected Capital Investment at the project site exceeds \$2,000,000.
- e. There will be job creation or job retention at the site as a result of the project.
- f. Funds under this program cannot be used for a facility or equipment that uses natural gas to generate electricity. Nor can they be used to provide utility infrastructure for such facilities or equipment.

An additional incentive will be provided to those qualifying projects that result in new or incremental gas load. Incremental gas load is defined as additional usage over and above an established baseline as determined by the Company. Said incremental usage must be the direct result of the qualifying project.

The additional incentive will be in the form of a twenty-five percent (25%) discount applied to the monthly Fixed Delivery Service Charge and the monthly Usage-Based Charge for gas delivered. The discount is only applied to these two specific components of the customers' gas bill and excludes any and all Rider charges including the Excise Tax rider. The discount will be applied for a period of thirty-six (36) months. Funding for this additional incentive will be provided through the rider.

Filed	pursuan	t to an	Order	dated
Com	mission (of Ohio).	

in Case No 12-1685-GA-AIR before the Public Utilities

Issued:

P.U.C.O. Gas No. 18 Original Sheet No. 61 Page 4 of 4

TERMS AND CONDITIONS

These funds are not available for renewal of service following interruptions such as equipment failure, temporary plant shutdown, strike, or economic conditions. These funds are not available for load shifted from one customer to another within the Company's service area.

The customer must enter into a Service Agreement with the Company that shall specify, among other things, a description of the amount and nature of the new load, and the basis on which the customer requests qualification for this Rider. Duke Energy Ohio may file this Service Agreement with the Public Utilities Commission of Ohio for informational purposes only.

Following the effective date of the Service Agreement, the customer must maintain a minimum demand in accordance with the Service Agreement. Failure to do so will result in the customer's Service Agreement being terminated.

The Company is not obligated to extend, expand or rearrange its facilities if it determines that existing distribution facilities are of adequate capacity to serve the customer's load.

The customer may request an effective date of the Service Agreement that is no later than twelve (12) months after Company's approval of the Service Agreement with the customer. A Service Agreement must be fully executed within thirty (30) days of taking the subject new service from the Company. All subsequent billings shall be at the appropriate full standard service tariff rate.

CHARGES

The ED rate to be applied to all residential customer bills beginning with the January 2013 revenue month is \$0.0012900 per CCF (units of 100 cubic feet).

The ED rate to be applied to all non-residential customer bills beginning with the January 2013 revenue month is \$1.50 per month.

Filed pursuant to an Order dated Commission of Ohio.

in Case No 12-1685-GA-AIR before the Public Utilities

Issued:

P.U.C.O. Gas No. 18 Sheet No. 62.34 Cancels and Supersedes Sheet No. 62.23 Page 1_of 2

RIDER X

MAIN EXTENSION POLICY

APPLICABILITY

Applicable to gas service supplied in accordance with provisions of the appropriate rate currently in effect, from the nearest available distribution main when, in the opinion of the Company, it is necessary to extend such main.

EXTENSION PLAN

1. Normal Extensions One-Hundred Feet or Less.

An extension of one hundred (100) feet or less shall <u>per service installation shall</u> be made by the Company to an existing distribution main without charge <u>forto</u> a prospective customer <u>or customers</u> who shall <u>each</u> apply for and contract to use service for one (1) year or more.

- 2. Other Extensions Excess of One Hundred Feet.
 - (a) Individual CustomerService Installation.

The Company, at its sole discretion, may perform a net present value (NPV) analysis based upon total construction costs for the entire length of the extension, and not just the costs of the extension in excess of 100 feet. The NPV analysis will take into account the revenues to be received from the customer. If the NPV calculation is positive, the customer will not be charged for the construction costs. If the NPV calculation is negative, the customer must deposit with the Company an amount equal to the results of the NPV calculation prior to construction taking place. Any such deposit shall be eligible for a refund consistent with the terms and conditions of the main extension contract entered into between the Company and customer. Further, the customer must continue to receive gas service from the Company at the same service installation or premises in order to be eligible for a refund. Refunds shall not exceed the amount of the deposit and shall be limited to a period of ten (10) consecutive years following the effective date of the main extension contract.

For large commercial and industrial customers with process load, Duke Energy Ohio may require a minimum customer usage commitment for a defined period of time not to exceed six (6) years.

The Company may extend a main in excess of one hundred (100) feet without charge to an individual customer whose monthly volume shall be in excess of the minimum use as specified within the applicable tariff under which service will be provided and the Company has existing adequate peak demand capabilities, as required by the customer. In the event the Company's applicable tariff does not centain a minimum use volume, then the monthly minimum bill, exclusive of customer charges and the cost of purchased gas, shall be one and one half percent (1.5%) of the cost of the main extension. The customer will be obligated to receive service for a minimum term which will allow the Company to receiver the cost of the main extension. The customer shall be billed the minimum amount or volume for each month during the minimum term as specified in the agreement. In the event the customer terminates service prior to the expiration of the minimum term of service, the Company may charge the difference between the cost of the main extension and revenue received from the customer, exclusive of customer charges and the cost of purchased gas, as a termination charge.

Filed purs	uant to an Orde	r dated March	29, 2006	in Case No.	. 06 407 GE ATA 12	2-1685-GA-
AIR	before	the	Public	Utilities	Commission	of
Ohio.						
Issued: M	larch 31, 2006		· · · · · · · · · · · · · · · · · · ·		Effective:	April 3,
2006						

P.U.C.O. Gas No. 18 Sheet No. 62.34 Cancels and Supersedes Sheet No. 62.23 Page 2 of 2

(b) Multiple Gustomer Extensions Service Installations.

(i) Existing Subdivisions, New Non-Joint Trench Subdivisions, and Existing Non-Subdivison. When an extension of the Company's main to serve an applicant amounts to more than one hundred (100) feet per service installation, the Company may require total cost of the footage in excess of 100 feet per customer to be deposited with the Company by the applicant based upon the estimated cost per foot for main extensions. Additionally, the Company, at its sole discretion, may perform a net present value (NPV) analysis based upon total construction costs for the entire length of the extension, and not just the costs of the extension in excess of 100 feet. The NPV analysis will take into account the revenues to be received from the customers to be connected. If the NPV calculation is positive, the applicant will not be charged for the construction costs. If the NPV calculation is negative, the applicant must deposit with the Company an amount equal to the results of the NPV calculation prior to construction taking place. Any such deposit shall be eligible for a refund consistent.

EXTENSION PLAN (Contd.)

with the terms and conditions of the main extension contract entered into between the Company and applicant. Further, where the applicant is the customer, the customer must continue to receive gas service from the Company at the same service installation or premises in order to be eligible for a refund. Refunds shall not exceed the amount of the deposit and shall be limited to a period of ten (10) consecutive years following the effective date of the main extension contract.

(1)	
When an extension of the Company's main to serve an applicant hundred (100) feet per customer, the Company may require in excess of one hundred (100) feet per customer to be dep the applicant based on the estimated cost per foot for main ex	the total cost of the footage osited with the Company by
The applicant will be reimbursed under the following	ig plan:
Each year for a period of up to but not exceeding ten (10 effective date of the main extension contract, the Company of who paid for the excess footage, the cost of the one hundred in place for each additional customer connected during the directly connected to the extension installed, but in no confided exceed the amount paid the Company. There shall of the said ten (10) year period.	shall refund to the customer, d (100) feet of the extension o year whose service line is ase shall the total amount

Filed pur	suant to an Orde	r dated March	28, 2006	in Case No.	06 407 GE-ATA1	2-1685-GA-
AIR Ohio.	before	the	Public	Utilities	Commission	of
Issued: -1	March 31, 2006_				Effective:	April 3,

P.U.C.O. Gas No. 18 Sheet No. 62.34 Cancels and Supersedes Sheet No. 62.23 Page 3 of 2

EXTENSION PLAN (Contd.)

(ii) New Joint Trench Subdivisions.

When an extension of the Company's approach and/or internal mains is necessary to serve a new subdivision, the Company will perform a net present value (NPV) analysis of thetotal construction costs and the revenue to be received from each customer to be connected to the new mains. For purposes of the NPV calculation, the Company will assume that a complete build-out of the subdivision will occur in five (5) years. If the NPV calculation is positive, no deposit will be required for the new subdivision and the NPV results will be credited toward the calculation of the deposit requirement for any approach main that may be required. If the NPV calculation is negative, the amount of the NPV results must be deposited with the Company prior to thefer construction of the mains to serve the new subdivision. Any deposit made when the NPV calculation is negative is eligible for a refund due to subsequent connections or extensions consistent with the terms and conditions of the main extension contract entered into between the Company and applicant. Refunds shall not exceed the amount of the deposit and shall be limited to a period of ten (10) consecutive years following the effective date of the main extension contract under the following plan:

Each year for a period of up to but not exceeding ten (10) years, which begins on the effective date of the main extension contract, the Company shall refund to the customer who paid for the excess footage an amount reflecting the positive impact of subsequent connections or extensions to the main extension. The Company will determine the positive impact of a subsequent connection or extension by analyzing the estimated cost and corresponding revenues resulting from the subsequent connection or extension. This amount will be paid when the first customer is connected to the subsequent connection or extension.

- Nothing contained herein shall be construed to prohibit the Company from making extensions under different arrangements provided such arrangements have been approved by the Public Utilities Commission of Ohio.
- 4. Nothing contained herein shall be construed as to prohibit the Company from making, at its expense, greater extensions than herein prescribed, should its judgment so dictate, provided like free extensions are made to other customers under similar conditions.

SERVICE REGULATIONS

The supplying of, and billing for, service and all conditions applying thereto, are subject to the jurisdiction of The Public Utilities Commission of Ohio, and to Company's Service Regulations currently in effect, as filed with The Public Utilities Commission of Ohio, as provided by law.

Filed pursuant to an Order dated March 29, 2006				in Case No. 06-407-GE-ATA 12-1685-6			GA-
AIR Ohio.	before	the	Public	Utilities	Commission		of
Issued: -	March 31, 2006_				Effective:	April	3,

P.U.C.O. Gas No. 18 Sheet No. 62.34 Cancels and Supersedes Sheet No. 62.23 Page 4_of 2

Filed pur	suant to an Orde	r dated March	29, 2006	in Case No.	06-407-GE-ATA12	2-1685-G	<u>3A-</u>
AIR Ohio.	before	the	Public	Utilities	Commission		of
	March 31, 2006				Effective:	April	3,

P.U.C.O. Gas No. 18 Sheet No. 65.4011 Cancels and Supersedes Sheet No. 65.910 Page 1 of 1

RIDER AMRP

ACCELERATED MAIN REPLACEMENT PROGRAM RIDER

APPLICABILITY

Applicable to all customers receiving service under the Company's sales and transportation rate schedules.

ACCELERATED MAIN REPLACEMENT PROGRAM FACTORS

All customers receiving service under Rate RS, Rate RS - Low Income, Rate RFT, Rate RFT - Low Income, Rate GS - Small, Rate GS - Large, Rate FT and Rate DGS shall be assessed a monthly charge in addition to the Customer Charge component of their applicable rate schedule that will enable the Company to complete the bare steel/cast iron main replacement program, and the riser replacement program, and, where applicable, meter relocation. Customers receiving service under Rate IT and Rate SSIT_GGIT_will be assessed a throughput charge in addition to their commodity delivery charge for that purpose.

Rider AMRP will be updated annually, in order to reflect the impact on the Company's revenue requirements of net plant additions as offset by operations and maintenance expense reductions during the most recent twelve months ended December. Such adjustments to the Rider will become effective with the first billing cycle of May. The allocation of the AMRP revenue requirement will be in accordance with Paragraph 9 of the Stipulation and Recommendation approved by the Commission in Case No. 07-589 GA AIR (55% to RS, RSLI, RFT and RFTLI, 37% to GS S, GS L, FT-S, FT L and DGS, and 8% to IT and SSIT). The allocation of the riser replacement revenue requirement will also be in accordance with Paragraph 9 of the Stipulation and Recommendation approved by the Commission in Case No. 07-589 GA AIR (92% to RS, RSLI, RFT and RFTLI, 8% to GS S, GS L, FT-S, FT L and DGS).

The charges for the respective gas service schedules are:

Rate RS and RSLI, Residential Service

Rate RFT and RFTLI, Residential Firm Transportation Service

Rate GS-S and GS-L, General Service

Rate DGS, Distributed Generation Service

Rate FT-S and FT-L, Firm Transportation Service

Rate IT, Interruptible Transportation Service

Transportation Interruptible Transportation Rate

\$ 06.7200 per/month

\$ 4400.5400 per month

\$ 4400.5400 per month

\$ 0.01700 per CCF

\$ 0.01700 per CCF

\$ 0.01700 per CCF

These monthly charges shall remain in effect until changed by order of the Public Utilities Commission of Ohio.

Filed pursuant to an Order dated	in Case Nos. <u>No.</u> <u>12-1685-GA-Al</u> Commission of Ohio.	R_11-5809-GA RDR and
Issued:	hy lulie lanson President	Effective: May 1, 2012

P.U.C.O. Gas No. 18 Sheet No. 68.42 Cancels and Supersedes Sheet No. 68.1 Page 1 of 1

RIDER STR

STATE TAX RIDER

APPLICABILITY

Applicable to all sales and transportation services provided by the Company on behalf of customers served under any of its prevailing rate schedules or lawful and valid contracts unless the customer qualifies as a "flex" customer.

EFFECTIVE RATE

This rider shall be applied to all units of 100 cubic feet (CCF) as follows for all customers except "flex" customers as defined below, which is consistent with Section 5272.80(N) of the Revised Code:

First 1,000 CCF Next 19,000 CCF Additional CCF \$0.01593 per CCF \$0.00877 per CCF \$0.00411 per CCF

All bills rendered to a flex customer shall be adjusted to provide for recovery of this tax at a rate of \$0.00200 per CCF on all volumes delivered. In addition, a corresponding reduction will be made of the flex customer's base rate.

FLEX CUSTOMER

A "flex" customer is an industrial or commercial facility that has consumed more than one billion cubic feet (ten million CCF) of gas per year at a single location during any of the previous five (5) years, or an industrial or commercial end user of natural gas that purchases natural gas distribution services from a natural gas distribution company at discounted rates or charges established in any of the following:

- a special arrangement subject to review and regulation by the Public Utilities Commission of OhioUCO under Section 4905,:31 of the Revised Code;
- 2. a special arrangement with a natural gas distribution company pursuant to a municipal ordinance;
- 3. a variable rate schedule that permits rates to vary between defined amounts, provided that the schedule is on file with the Public Utilities Commission of OhioUCO.

A customer who-that meets this definition on January 1, 2000, or thereafter is a "flex" customer for the purposes of determining the rate of taxation under Division (D) of Section 5727.811 of the Revised Code.

SERVICE REGULATIONS

	conditions applying thereto, are subject to the jurisdiction of ny's Service Regulations currently in effect, as filed with the
Filed pursuant to an Order dated March 29, 2006	in Case No. 06-407-GE-ATA12-1685-GA-AIR before the
Public Utilities Commission of Ohio. Issued: March 31, 2006	Effective: April 3, 2006

P.U.C.O. Gas No. 18 Original Sheet No. 69 Page 1 of 4

RIDER FRT

FACILITY RELOCATION - MASS TRANSPORTATION

APPLICABILITY

Applicable to a request and/or requirement for the construction, removal, modification, or relocation of facilities, equipment, mains, or service piping related to the distribution or transmission of gas service when Duke Energy Ohio (Company), absent such request or requirement, would do otherwise, and where the recovery of additional expense for such request and/or requirement is not otherwise provided for pursuant to agreement between the Company and requesting entity. This rider becomes applicable when the said request/requirement is directly related to the construction and operation of any mode of mass transportation, including but not limited to, light rail, heavy rail, high-speed rail, street cars, subways, trolleys, trams or buses.

DESCRIPTION

CUSTOMER OR PRIVATE PARTY

When a customer or private party requests and/or requires the Company to construct, modify, relocate, and/or remove the Company's facilities, mains, service piping, or any other Company-owned equipment, such requesting party shall pay all expenses related to such relocation regardless of the reason for the request and/or requirement.

GOVERNMENT ENTITY

A government entity (or Administrating Agency) includes but is not limited to any city, county, municipality, township or special district. It shall not include Federal or State government entities (or Administrating Agencies).

When a government entity (or Administrating Agency) requests the Company to construct, modify, relocate, and/or remove the Company's facilities, mains, service piping, or any other Company-owned equipment, such requesting party must elect to either:

- directly pay the Company all costs related to such relocation regardless of the reason for the request and/or requirement (Direct) or
- allow the Company to recover all cost related to such relocation regardless of the reason for the request and/or requirement from those customers residing or located within the geographical boundary of said governmental entity through a monthly charge (Indirect) or
- some combination thereof.

COST CALCULATION

- 1. The total cost(s) to be recovered shall be computed as follows:
 - a. If the requested/required facilities are in fieu of new facilities, Company shall estimate the cost of the requested/required facilities and of the facilities which otherwise would have been installed (planned facilities). Any cost of requested/required facilities in excess of the planned facilities shall be the basis for the charge.
 - b. If the requested/required facilities replace existing facilities which Company would otherwise maintain or modify in place, Company shall estimate the cost of the required facilities and any planned modifications to existing facilities. Any cost of the required facilities in excess of the

Filed pursuant to an Order dated Commission of Ohio.

in Case No. 12-1685-GA-AIR before the Public Utilities

Issued: January 1, 2013 Effective: January 1, 2013

P.U.C.O. Gas No. 18 Original Sheet No. 69 Page 2 of 4

COST CALCULATION (continued)

cost of any planned modifications to existing facilities plus the cost of removing existing facilities shall be the basis for the charge.

- c. If the requested/required facilities replace existing facilities which Company would not otherwise maintain or modify, the cost of the required facilities, plus the cost of removing the existing facilities less their salvage value shall be the basis for the charge.
- 2. Company's costs of planned and required facilities shall be as follows:
 - a. Costs of planned facilities shall include applicable material and labor costs, including allocation of indirect costs. Indirect costs are comprised of supervision, engineering, transportation, material handling, and administrative cost functions that support actual construction. The amount of the allocation of indirect costs is derived by application of unit costs or allocation percentages, determined from historical experience.
 - b. Costs of requested/required facilities shall include the cost items identified in subparagraph (1) (a) above, plus all costs of complying with the requirements of the governmental subdivision including any application process of the governmental subdivision, including the cost of preparing the application, costs of developing alternatives not already studied by Company, cost of estimating the cost of alternatives not already studied by Company, the production of data for consideration in any hearing, and any other direct cost of compliance including any hearing held.
 - c. Recoverable costs from the governmental subdivision and/or its customers will be reduced by the sum of any proceeds received from transportation improvement district funding, joint economic development district funding, tax increment funding, or similar quasi-public funding,

CHARGES

CUSTOMER OR PRIVATE PARTY

The customer or private party will pay in advance the entire estimated cost to construct, modify, relocate, and/or remove the Company's facilities, mains, service piping, or any other Company-owned equipment, as well as the cost of installing any new facilities and equipment. If the actual cost of the work exceeds the estimate, the customer will be responsible to pay the difference. Similarly, the Company will refund any excess money collected should the estimate exceed the actual cost.

GOVERNMENT ENTITY

These options are available to the government entity (or Administrating Agency):

DIRECT

The government entity (or Administrating Agency) will pay in advance the entire <u>estimated</u> cost to construct, modify, relocate, and/or remove the Company's facilities, mains, service piping, or any other Company-owned equipment, as well as the cost of installing any new facilities and equipment. If the actual cost of the work exceeds the estimate, the government entity (or Administrating Agency) will be responsible to pay the difference. Similarly, the Company will refund any excess money collected should the estimate exceed the actual cost.

Filed pursuant to an Order dated Commission of Ohio.

in Case No. 12-1685-GA-AIR before the Public Utilities

Issued: January 1, 2013

Effective: January 1, 2013

P.U.C.O. Gas No. 18 Original Sheet No. 69 Page 3 of 4

CHARGES (continued)

- 2. Alternatively, government entity (or Administrating Agency) will pay the entire <u>actual</u> cost and the Company's associated cost of capital to construct, modify, relocate, and/or remove the Company's facilities, mains, service piping, or any other Company-owned equipment, as well as the cost of installing any new facilities and equipment. Said costs will be collected over a period extending no longer than twenty-four (24) months. The twenty four month period begins when either of the following occurs:
 - a. after the facilities, mains, service piping and/or equipment or any part of said facilities, mains, service piping and/or equipment has been modified, relocated or removed from service or
 - after the facilities, mains, service piping and/or equipment or any part of said facilities, mains, service piping and/or equipment has been constructed and placed into service.

INDIRECT

Should the government entity (or Administrating Agency) elect to do so, the entire actual cost and the Company's associated cost of capital to construct, modify, relocate, and/or remove the Company's facilities, mains, service piping, or any other Company-owned equipment, as well as the cost of installing any new facilities and equipment will be collected on a per customer basis, a per one hundred cubic foot (CCF) basis or some combination thereof. Said costs will collected from all customers whose service address is located within the legal boundaries of said government entity. The cost will be collected in its entirety over a time period not to exceed twenty-four (24) months. The twenty-four (24) month period begins when either of the following occurs:

- a. after the facilities, mains, service piping and/or equipment or any part of said facilities, mains, service piping and/or equipment has been modified, relocated or removed from service or
- after the facilities, mains, service piping and/or equipment or any part of said facilities, mains, service piping and/or equipment has been constructed and placed into service.

The charge shall be shown as a separate line item on the customer's bill.

At any time after the commencement of the charge, the charge may be reviewed and, if necessary, adjusted to reflect;

- a. the number of customers residing or located within the geographical boundary of said governmental entity, and/or
- the amount of energy used by customers residing or located within the geographical boundary of said governmental entity, and/or
- the actual cost of requested/required facilities.

Filed pursuant to an Order dated Commission of Ohio.

in Case No. 12-1685-GA-AIR before the Public Utilities

Issued: January 1, 2013

Effective: January 1, 2013

Duke Energy Ohio 139 East Fourth Street Cincinnati, Ohio 45202 P.U.C.O. Gas No. 18 Original Sheet No. 69 Page 4 of 4

CHARGES (continued)

Failure by any customer to pay the charge shall be grounds for disconnection of service to such customer in accordance with Company's Gas Terms and Conditions for Gas Service.

If the government entity (or Administrating Agency) rescinds its requirements concerning requested/required facilities, the charge shall continue until the end of the term, twenty-four (24) months subject to any necessary review and adjustment as specified above.

SERVICE REGULATIONS

The supplying of, and billing for, service and all conditions applying thereto, are subject to the jurisdiction of the Public Utilities Commission of Ohio, and to the Company's Service Regulations currently in effect, as filed with the Public Utilities Commission of Ohio.

Filed pursuant to an Order dated Commission of Ohio.

in Case No. 12-1685-GA-AIR before the Public Utilities

Effective: January 1, 2013

Issued: January 1, 2013

Duke Energy Ohio 139 East Fourth Street Cincinnati, Ohio 45202 P.U.C.O. Gas No. 18 Sheet No. 75.<u>5</u>4 Cancels and Supersedes Sheet No. 75.<u>4</u>3 Page 1 of 1

RIDER FBS

FIRM BALANCING SERVICE

APPLIC	CAB	ILI	TΥ
--------	-----	-----	----

Applicable to pools served by gas suppliers/aggregators thatwhe secure their own total upstream pipeline capacity necessary to meet the aggregated peak day requirements as more fully described under the Assignment of Capacity provision contained in Rate FRAS, Full Requirements Aggregation Service, Sheet No. 44, and thatwhe elect to receive service for such pools under Rider FBS rather than Rider EFBS (Enhanced Firm Balancing Service).

BALANCING SERVICE CHARGE

The FBS charge, which will be applied to all monthly consumption of the supplier's aggregate FT and RFT services not included in a pool receiving service under Rider EFBS, is \$0.173 per Mcf.

Filed pursuant to an Order dated May 30, 2012 before the Public Utilities Commission of Ohio.	in Case No. 12 -1474-GA-RDR1685-GA-AIR
Issued:	Effective:

Issued by Julie Janson, President

	P.U.C.O. Gas No. 18
	Sheet No. 82.5
Duke Energy Ohio	Cancels and Supersedes
139 East Fourth Street	Sheet No. 82,4
Cincinnati, Ohio 45202	Page 1 of 2
	P.U.C.O. Gas No. 18
	P.U.C.O. Gas No. 18
Duke Energy Ohio	Sheet No. 82.4
Duke Energy Ohio 139 East Fourth Street	

CHARGE FOR RECONNECTION OF SERVICE

CHARGE FOR RECONNECTION OF SERVICE

The Company may charge and collect in advance a reconnection charge of seventeen dollars (\$17.00) in the following situations:

- For gas service which has been disconnected due to enforcement of the provisions specified on Sheet No. 20, Paragraph 3(g) or 3(h) of the Company's Gas Service Regulations;
 - In the event Sheet No. 20, Paragraph 3(d) of the Company's Gas Service Regulations is violated to the extent the customer is responsible for the unsafe or dangerous condition.
- B. For gas service which has been disconnected within the preceding twelve (12) months at the request of the customer pursuant to Sheet No. 20, Paragraph 3(a).
- C. For gas service which has been disconnected for nonpayment of bills when due or when service is disconnected because of unauthorized or fraudulent use, tampering with Company equipment, or denial of access to the premises as set out in Section II Paragraph 9, Access to Premises, of these Gas Service Regulations.

And, if both the gas service and the electric service have been disconnected, the reconnection charge shall be the sum of the electric charge set forth in the applicable electric tariff plus the applicable charge for gas service, as set forth above, except that such charge shall not exceed thirty eight (\$38.00).

Andles,- if service is discontinued because of unauthorized or fraudulent use thereof, the Company may charge and collect, in addition to the applicable charges as stated above, the <u>total</u> expense incurred by the Company by reason of such unauthorized or fraudulent use, plus an estimated bill for gas used, prior to the reconnection of service.

Also, if gas service has been disconnected at the request of the customer and, within an eight (8) month period of that disconnection, the customer requests that service be reconnected at the same premises, the Company may refuse gas service to such customer, unless it shall first receive payment equivalent to the appropriate billing of the customer's Fixed Delivery Service Charge for the number of billing periods the service was disconnected, including any necessary prorated charges representing partial bill period/s. Where the billing amount reflects a period of more than one (1)

Filed pursuant to an Order dated	in Case No. 12-1685-GA-AIR befo	re the Public Utilities Commission
of Ohio.		
Issued:		Effective:
_	Issued by Julie Janson, President	

	P.U.C.O. Gas No. 18
	Sheet No. 82.5
Duke Energy Ohio	Cancels and Supersedes
139 East Fourth Street	Sheet No. 82.4
Cincinnati, Ohio 45202	Page 2 of 2

month, those amounts shall be prorated based on the normal scheduled meter reading dates and divided into increments of one (1) month, or less. If the increments represent less than one (1) month, the appropriate Fixed Delivery Service Charge will be bitted as a prorated portion of the period as defined by the normal scheduled meter reading date. The appropriate Fixed Delivery Service Charge is defined by the rate under which the customer requested that the service be disconnected as is set forth in the following tariff sheets:

Sheet No. 30 Rate RS, Residential Sheet No. 32 Rate GS-S, General Service – Small

CHARGE FOR RECONNECTION OF SERVICE (Contd.)

Sheet No. 33 Rate RFT, Residential Firm Transportation

Sheet No. 34 Rate RSLI, Residential Low Income Pilot

Sheet No. 35 Rate GS-L. General Service - Large

Sheet No. 36 Rate RFTLI, Residential Firm Transportation Service - Low Income

Sheet No. 37 Rate FT-L Firm Transportation Service - Large

Sheet No. 52 Rate FT-S, Firm Transportation Service - Small

Finally, if both gas service and the electric service have been disconnected, the reconnection charge shall be the sum of the electric charge set forth in the applicable electric tariff plus the applicable charge for gas service, as set forth above.

CHARGE FOR FIELD COLLECTION

The Company may charge and collect the sum of fifteen dollars (\$15.00) if payment is made to a Company employee, whose authorized purpose was to disconnect service but is authorized to accept such payment, or to an employee dispatched by the Company to the premises to accept payment. The charge may be assessed on each visit, and shall be payable at the time of such visit. The charge may be assessed no more often than once per month.

SERVICE REGULATIONS

The supplying of, and billing for, service and all conditions applying thereto, are subject to the jurisdiction of the Public Utilities Commission of Ohio, and to Company's Service Regulations currently in effect, as filed with the Public Utilities Commission of Ohio, as provided by law.

ued by Julio Janson, President
•
in Case No. 12-1685-GA-AIR before the Public Utilities Commission
Effective:

Duke Energy Ohio 139 East Fourth Street Cincinnati, Ohio 45202 P.U.C.O. Gas No. 10 Sheet No. 88.32 Cancels and Supersedes Sheet No. 88.24 Page 1 of 1

RIDER AU

ADVANCED UTILITY RIDER

APPLICABILITY

Applicable to all customers receiving service under the Company's sales and transportation rate schedules.

The charges for the respective gas service schedules are:

Rate RS and RSLI, Residential Service	\$ 0 .99 .00/month
Rate RFT and RFTLI, Residential Firm Transportation Service	\$ 0 .99 .00/month
Rate GS-S and GS-L, General Service	\$ 0 .99 .00/month
Rate DGS, Distributed Generation Service	\$ 0 .99 .00/month
Rate FT-S and FT-L, Firm Transportation Service	\$ 0 .99 .00/month
Rate IT, Interruptible Transportation Service	\$ 0 .99 .00/month
Rate GGSSIT, Spark Spread Interruptible Transportation Rate	\$ 0 .99 .00/month

The credit to be given to Duke's gas only customers for the respective gas service schedules are:

Rate RS and RSLI, Residential Service	(\$ 0 .31 .00/month)
Rate RFT and RFTLI, Residential Firm Transportation Service	(\$ 0 .31,00 /month)
Rate GS-S and GS-L, General Service	(\$.0 .31 .00/month)
Rate DGS, Distributed Generation Service	(\$ 0 .31 .00/month)
Rate FT-S and FT-L, Firm Transportation Service	(\$ 0 .3 1 <u>.00</u> /month)
Rate IT, Interruptible Transportation Service	(\$ 0 .31 .00/month)
Rate GGSSIT, Spark Spread Interruptible Transportation Rate	(\$ 0 .31 .00/month)

Issued pursuant to an Order dated March 23, 2011 in Case 10-867-GE-RDR before the Public Utilities Commission of Ohio.

Issued:

Effective:

P.U.C.O. Gas No. 18 Original Sheet No. 89 Page 1 of 1

RIDER ASRP

ACCELERATED SERVICE REPLACEMENT PROGRAM RIDER

APPLICABILITY

Applicable to all customers receiving service under the Company's sales and transportation rate schedules.

ACCELERATED SERVICE REPLACEMENT PROGRAM FACTORS

All customers receiving service under Rates RS, RSLI, RFT, RFTLI, GS-S, GS-L, FT-S, FT-L and DGS shall be assessed a monthly charge in addition to the Customer Charge component of their applicable rate schedule that will enable the Company to replace pre-1971 coated steel main to curb and curb to meter service lines and unprotected metallic main to curb and curb to meter service lines. In addition and where applicable, the Company will move meters from inside a structure to an acceptable location outside a structure for those services being replaced in conjunction with the ASRP. Customers receiving service under Rates IT and GGIT will be assessed a throughput charge in addition to their commodity delivery charge for that purpose.

Rider ASRP will be updated annually, in order to reflect the impact on the Company's revenue requirements of net plant additions as offset by operations and maintenance expense reductions during the most recent twelve months ended December. Such adjustments to the Rider will become effective with the first billing cycle of May.

The charges for the respective gas service schedules are:

Rate RS and RSLI, Residential Service	\$XXX.XX
Rate RFT and RFTLI, Residential Firm Transportation Service	\$XXX.XX
Rate GS-S and GS-L, General Service	\$XXX.XX
Rate DGS, Distributed Generation Service	\$XXX.XX
Rate FT-S and FT-L, Firm Transportation Service	\$XXX.XX
Rate IT, Interruptible Transportation Service	\$x.xxxxxxx/CCF
Rate GGIT, Gas Generation Interruptible Transportation Rate	\$x.xxxxxxx/CCF

These monthly charges shall remain in effect until changed by order of the Public Utilities Commission of Ohio.

Filed pursuant to an Order dated Commission of Ohio.

in Case No. 12-1685-GA-AIR before the Public Utilities

Issued:

. 2012

Effective: January 1, 2013

DATA: 3 MONTHS ACTUAL & 9 MO	NTHS ESTIMAT	TED	SCHEDU	LE E-3		
TYPE OF FILING: X ORIGINAL	UPDATED	REVISED	PAGE _	1	_OF	10
WORK PAPER REFERENCE NO(S):	See Data Refe	erence	WITNESS	RESP	ONSIE	BLE:
			J. A. RIDI	DLE		

GENERAL STATEMENT OF PROPOSAL

This schedule reflects the narrative tariff rationale used to generate the revenue requirement by class as determined by the Company's cost of service study. The overall increase is approximately 6.6%. Each rate is then designed to reflect the results of the cost of service study following a 15% reduction of subsidy excess revenues.

RATE IDENTIFIER: Service Regulations

TYPE: Section II – Supplying and Taking of Service,

Sheet No. 21 (C)

Explanation of Proposal:

Verbiage was modified to the Use of Service section to allow use of natural gas for the fueling of natural gas vehicles and to the Right-of-Way section pertaining to costs and access to and/or across a customer's property as it pertains to the Company's equipment and facilities necessary to serve that customer or those customers adjacent or beyond the property in question. There were also other minor text changes throughout this sheet.

Rationale:

This provision allows the Company to provide natural gas for vehicles and clarifies Right-of-Way/Grant of Easement language for both the customer and the Company.

Data Reference:

(1) Sheet No.21, Page 3 of 4

RATE IDENTIFIER: Rate RS, Residential Service TYPE: Inclining Block (I)

Explanation of Proposal:

This tariff schedule applies to residential sales service. It contains a \$33.03 per month customer charge, a rate of \$1.304768 per hundred cubic feet (CCF) for the first 400 CCF of gas consumed per billing period, and a rate of \$3.890974 per CCF for the gas consumed in excess of 400 CCF.

Rationale:

The change to the customer charge reflects combining all of the current fixed charges on the customer's bill into one fixed charge. Residential customers are currently paying a \$25.53 fixed delivery charge, a \$5.73 fixed monthly charge for Rider AMRP, and \$0.99 for Rider AU. Rider AMRP and AU charges will then be re-set to zero. Rate RS was calculated utilizing the same cost of service data based on the combination of Rates RS, RSLI, RFT, and RFTLI. The energy charges were increased to recover the remaining cost of service revenue requirement.

Data Reference:

(1) Sheet No. 30.17, Page 1 of 2

(2) Schedule E-4.1, Pages 1-2

DATA: 3 MONTHS ACTUAL & 9 MONTHS ESTIMATED

TYPE OF FILING: X ORIGINAL UPDATED REVISED PAGE 2 OF 10

WORK PAPER REFERENCE NO(S): See Data Reference WITNESS RESPONSIBLE:

J. A. RIDDLE

RATE IDENTIFIER: Rate GS-S, General Service - Small TYPE: Flat Rate

E: Flat Rate (I)

Explanation of Proposal:

This tariff schedule applies to firm non-residential sales service with annual usage less than or equal to 4000 CCF. The Company proposes a customer charge of \$91.64 per month, while modifying the commodity rate to \$1.543704 per hundred cubic feet (CCF) of gas consumed per billing period.

Rationale:

The change to the customer charge reflects combining all of the current fixed charges on the customer's bill into one fixed charge. General Service - Small customers are currently paying a \$45.00 fixed delivery charge, a \$44.67 fixed monthly charge for Rider AMRP, and \$0.99 for Rider AU. Rider AMRP and AU charges will then be re-set to zero. The energy charges were increased to recover the remaining cost of service revenue requirement.

Data Reference:

(1) Sheet No. 32.3, Page 1 of 2 (2) Schedule E-4.1, Pages 5-6

RATE IDENTIFIER: Rate RFT, Residential Firm Transportation Service TYPE: Inclining Block Rate (I)

Explanation of Proposal:

This tariff schedule applies to residential transportation service, that is, local delivery service for residential customers who buy their gas supplies from alternative suppliers under the Company's "choice" program. Rate RFT consists of a \$33.03 per month customer charge, a rate of \$1.304768 per hundred cubic feet (CCF) for the first 400 CCF of gas consumed per billing period, and a rate of \$3.890974 per CCF for the gas consumed in excess of 400 CCF. These charges are identical to the sales service rate for residential customers, Rate RS.

Rationale:

See "Rationale" for Rate RS, as these two rates were developed in tandem to cover services that are identical except for who is the source of the customer's gas supplies. All of the discussion of "Rationale" under Rate RS applies also to Rate RFT.

Data Reference:

(1) Sheet No. 33.14, Page 2 of 3(2) Schedule E-4.1, Pages 9-10

DATA: 3 MONTHS ACTUAL & 9 MONTHS ESTIMATED

TYPE OF FILING: X ORIGINAL __UPDATED __REVISED PAGE __3 OF __10

WORK PAPER REFERENCE NO(S): See Data Reference WITNESS RESPONSIBLE:

J. A. RIDDLE

RATE IDENTIFIER: Rate RSLI, Residential Service – Low Income

TYPE: Flat Rate

(1)

Explanation of Proposal:

This tariff schedule applies to residential sales service. It contains a \$29.03 per month customer charge, a rate of \$1.306415 per hundred cubic feet (CCF) of gas consumed per billing period. The customer charge is \$4.00 less than Rate RS.

Rationale:

The change to the customer charge reflects combining all of the current fixed charges on the customer's bill into one fixed charge. Residential low-income customers are currently paying a \$21.53 fixed delivery charge, a \$5.73 fixed monthly charge for Rider AMRP, and \$0.99 for Rider AU. Rider AMRP and AU charges will then be re-set to zero. Rate RSLI was calculated utilizing the same cost of service data based on the combination of Rates RS, RSLI, RFT, and RFTLI. The energy charges were increased to recover the remaining cost of service revenue requirement.

Data Reference:

(1) Sheet No. 34.3, Page 1 of 2(2) Schedule E-4.1, Pages 3-4

RATE IDENTIFIER: Rate GS-L, General Service - Large

TYPE: Flat Rate

(I)

Explanation of Proposal:

This tariff schedule applies to firm non-residential sales service with annual usage greater than 4000 CCF. The Company proposes a customer charge of \$226.64 per month, while modifying the commodity rate to \$1.397840 per hundred cubic feet (CCF) of gas consumed per billing period.

Rationale:

The change to the customer charge reflects combining all of the current fixed charges on the customer's bill into one fixed charge. General Service - Large customers are currently paying a \$180.00 fixed delivery charge, a \$44.67 fixed monthly charge for Rider AMRP, and \$0.99 for Rider AU. Rider AMRP and AU charges will then be re-set to zero. The energy charges were increased to recover the remaining cost of service revenue requirement.

Data Reference:

(1) Sheet No. 35.3, Page 1 of 2

(2) Schedule E-4.1, Pages 7-8

DATA: 3 MONTHS ACTUAL & 9 MONTHS ESTIMATED

TYPE OF FILING: X ORIGINAL UPDATED REVISED PAGE 4 OF 10

WORK PAPER REFERENCE NO(S): See Data Reference

WITNESS RESPONSIBLE:

J. A. RIDDLE

RATE IDENTIFIER: Rate RFTLI, Residential Firm
Transportation Service – Low Income

TYPE: Flat Rate

(I)

Explanation of Proposal:

This tariff schedule applies to residential transportation service, that is, local delivery service for residential customers who buy their gas supplies from alternative suppliers under the Company's "choice" program. Rate RFT consists of a \$29.03 per month customer charge, a rate of \$1.306415 per hundred cubic feet (CCF) of gas consumed per billing period. The customer charge is \$4.00 less than Rate RFT. These charges are identical to the sales service rate for residential low-income customers, Rate RSLI. The energy charges were increased to recover the remaining cost of service revenue requirement.

Rationale:

See "Rationale" for Rate RSLI, as these two rates were developed in tandem to cover services that are identical except for who is the source of the customer's gas supplies. All of the discussion of "Rationale" under Rate RSLI applies also to Rate RFTLI.

Data Reference:

(1) Sheet No. 36.3, Page 2 of 3(2) Schedule E-4.1, Pages 11-12

RATE IDENTIFIER: Rate FT-L, General Service - Large

TYPE: Flat Rate

(1)

Explanation of Proposal:

This tariff schedule applies to firm non-residential transportation service, that is, local delivery service for general service - large customers who buy their gas supplies from alternative suppliers under the Company's "choice" program and have annual usage greater than 4000 CCF. The Company proposes a customer charge of \$226.64 per month, while modifying the commodity rate to \$1.397840 per hundred cubic feet (CCF) of gas consumed per billing period. These charges are identical to the sales service rate for general service - large customers, Rate GS-L.

Rationale:

See "Rationale" for Rate GS-L, as these two rates were developed in tandem to cover services that are identical except for who is the source of the customer's gas supplies. All of the discussion of "Rationale" under Rate GS-L applies also to Rate FT-L.

Data Reference:

(1) Sheet No. 37.3, Page 2 of 3(2) Schedule E-4.1, Pages 15-16

DATA: 3 MONTHS ACTUAL & 9 MONTHS ESTIMATED

TYPE OF FILING: X ORIGINAL UPDATED REVISED PAGE 5 OF 10

WORK PAPER REFERENCE NO(S): See Data Reference

WITNESS RESPONSIBLE:

J. A. RIDDLE

RATE IDENTIFIER: Rate FRAS, Full Requirements
Aggregation Service

TYPE: Flat Rate

(T)

Explanation of Proposal:

The Company made minor language changes to Rate FRAS.

Rationale:

These changes were made to update the tariff to current practices under aggregation services.

Data Reference:

(1) Sheet No. 44.11, Pages 1-23

RATE IDENTIFIER: Rate GGIT, Gas Generation Interruptible TYPE: Block Rate (C) Transportation Rate

Explanation of Proposal:

This proposes a new rate for interruptible local delivery service for natural gas to be used in any commercial gas fire electric generators, including but not limited to customer-owned co-generation.

The Company proposes a monthly Administrative Charge equal to the monthly Administrative Charge under the Company's Interruptible Transportation Tariff (Rate IT) or its successor tariff.

A Facilities Charge per month required to amortize, over the term of the Service Agreement, any additional or incremental costs that the Company incurs in constructing facilities to bring service to customer, including the costs of such facilities as mains and service installations, metering and regulating equipment, and telemetric and flow control equipment, plus a reasonable contribution to overall system costs.

A Usage-based Delivery Charge in which the Company will deliver the arranged-for gas, less shrinkage, which is equal to the Company's system average unaccounted-for percentage, at a rate of:

First 1,000,000 CCF per month Next 500,000 CCF per month Over 1,500,000 CCF per month 100% of Rate IT Commodity Charge 75% of Rate IT Commodity Charge 60% of Rate IT Commodity Charge

Rationale:

This new rate better reflects the current state of the industry and the Company's ability to provide service to the customers eligible under this new rate. As part of this proposal, the Company is cancelling and withdrawing Rate SSIT, Spark Spread Interruptible Transportation Rate.

Data Reference:

(1) Sheet No. 46,

Pages 1-4

DATA: 3 MONTHS ACTUAL & 9 MONTHS ESTIMATED

TYPE OF FILING: X ORIGINAL UPDATED REVISED

WORK PAPER REFERENCE NO(S): See Data Reference

WITNESS RESPONSIBLE:

J. A. RIDDLE

RATE IDENTIFIER: Rider NGV, Natural Gas Vehicle Fueling Rider

TYPE: Rider

(C)

Explanation of Proposal:

Rider addresses Company gas service as it pertains to the private and/or commercial fueling of natural gas vehicles. It addresses the qualifications, rates and charges and customer and Company responsibilities related to the provision of gas service to fuel natural gas vehicles, especially as it concerns the Company introduction of propane-air gases into the system and its potential impact on natural gas fueling equipment and natural gas vehicles.

Rationale:

Allows Company to offer this vital gas service and address concerns related to natural gas vehicles and propane gas.

Data Reference:

(1) Sheet No. 47,

Pages 1-3

RATE IDENTIFIER: Rider EFBS, Enhanced Firm Balancing Service

TYPE: Flat Rate

(T)

Explanation of Proposal:

The Company is proposing minor text and formatting changes to the rider.

Rationale:

Changes clear up any areas of confusion or misunderstanding in the language.

Data Reference:

(1) Sheet No. 50.4,

Pages 1-3

RATE IDENTIFIER: Rate IT, Interruptible Transportation

TYPE: Flat Rate

(1)

Explanation of Proposal:

Rate IT applies to interruptible transportation service. This service is available to any customer who: (1) signs a contract with the Company, (2) uses a minimum of 10,000 CCF per month during the seven consecutive billing periods commencing with the customer's first meter reading taken on or after April 1, (3) has arranged for delivery of gas into the Company's system for the customer's sole use at one point of delivery where distribution mains are adjacent to the premise to be served, and (4) has become a member of a pool under Rate AS and elected monthly balancing service under Rate IMBS. The Company proposes that the administrative charge under Rate IT be \$597.83 per month. The Company proposes a throughput charge of \$0.800698 per CCF. Rider AMRP per CCF charges will be re-set to zero.

Rationale:

DATA: 3 MONTHS ACTUAL & 9 MONTHS ESTIMATED

TYPE OF FILING: X ORIGINAL UPDATED REVISED PAGE 7 OF 10

WORK PAPER REFERENCE NO(S): See Data Reference WITNESS RESPONSIBLE:

J. A. RIDDLE

The change to the customer charge reflects combining all of the current fixed charges on the customer's bill into one fixed charge. Interruptible transportation customers are currently paying a \$595.86 fixed delivery charge and \$0.99 for Rider AU.

Data Reference:

(1) Sheet No. 51.15, Page 1 of 3

(2) Schedule E-4.1, Page 17-18

RATE IDENTIFIER: Rate FT-S, General Service - Small TYPE: Flat Rate (I)

Explanation of Proposal:

This tariff schedule applies to firm non-residential transportation service, that is, local delivery service for general service - large customers who buy their gas supplies from alternative suppliers under the Company's "choice" program and have annual usage less than or equal to 4000 CCF. The Company proposes a customer charge of \$91.64 per month, while modifying the commodity rate to \$1.543704 per hundred cubic feet (CCF) of gas consumed per billing period. These charges are identical to the sales service rate for general service - small customers, Rate GS-S.

Rationale:

See "Rationale" for Rate GS-S, as these two rates were developed in tandem to cover services that are identical except for who is the source of the customer's gas supplies. All of the discussion of "Rationale" under Rate GS-S applies also to Rate FT-S.

Data Reference:

(1) Sheet No. 52.3, Page 2 of 3(2) Schedule E-4.1, Pages 13-14

RATE IDENTIFIER: Rate SSIT, Spark Spread Interruptible TYPE: Spark Spread Rate (D)
Transportation Rate

Explanation of Proposal:

Rate SSIT is being withdrawn and cancelled.

Rationale:

This rate is being replaced with Rate GGIT that better reflects the current state of the industry and the Company's ability to provide service to the customers eligible under this type of rate. .

Data Reference:

(1) Sheet No. 54.3, Page 1 of 1

DATA: 3 MONTHS ACTUAL & 9 MONTHS ESTIMATED

TYPE OF FILING: X_ORIGINAL __UPDATED __REVISED

WORK PAPER REFERENCE NO(S): See Data Reference

WITNESS RESPONSIBLE:

J. A. RIDDLE

RATE IDENTIFIER: Rider ED, Economic Development Incentive TYPE: Rider (C)
Rider

Explanation of Proposal:

This rider is designed to fund economic development activities and projects to encourage businesses to locate in Ohio, and/or to expand their existing operations in Ohio. The goal of the rider is to collect \$1 million per year towards this funding.

Rationale:

The rider funds expansion or relocation of customers and facilities in Ohio to the benefit of all ratepayers.

Data Reference:

(1) Sheet No. 61, Pages 1-3

RATE IDENTIFIER: Rider X, Main Extension Policy TYPE: Rider (C)

Explanation of Proposal:

Language changes to Rider X allowing the Company to extend mains beyond the customary 100 feet with little or no additional charge to the customer for construction costs under specific conditions and qualifications.

Rationale:

These changes were made to encourage expansion or relocation of customers and facilities in Ohio.

Data Reference:

(1) Sheet No. 62.4, Pages 1-2

RATE IDENTIFIER: Rider AMRP, Accelerated Main
Replacement Program Rider

(R)

Explanation of Proposal:

All sales and transportation customers will be assessed a monthly charge, or in the case of Rate IT, a commodity delivery charge, that will enable the Company to complete the Accelerated Main Replacement Program. The Company is proposing that this rider be initially set to zero with this rate case.

Rationale:

To simplify, the proposed rate design combines all current fixed charges into a single fixed delivery charge. Any future costs related to this program will be recovered in a manner consistent with Rider AMRP.

Data Reference:

(1) Sheet No.65.11, Page 1 of 1

RATE IDENTIFIER: Rider FRT, Facility Relocation – Mass TYPE: Rider (C)
Transportation

Explanation of Proposal:

This rider enables the Company to recover the expense(s) associated with the construction, removal, modification, or relocation of facilities, equipment, or wiring related to the distribution or transmission of electric service at the request of a customer (private party) or government entity directly related to the construction and operation of any mode of mass transportation, including but not limited to, light rail, heavy rail, high-speed rail, street cars, subways, trolleys, trams or buses.

Rationale:

The rider provides flexibility to local governments in the way that these projects are funded and cost recovered. Governments can choose to pay the expenses directly to the Company or they can choose to have the Company collect the expenses on a per customer basis over a twenty-four month (or less) time period from those customers whose service address is located within the legal boundaries of the government entity.

Data Reference:

(1) Sheet No.69, Pages 1 of 3

RATE IDENTIFIER: Charge for Reconnection of Service TYPE: Flat Rate (C)

Explanation of Proposal:

Language changes allowing the Company to recover the Fixed Delivery Service Charge from those customers that may voluntarily disconnect their gas service only to reconnect that same gas service at the same premises within an eight month time period..

Rationale:

This change allows the Company to recover its approved revenue requirements in a timely manner.

Data Reference:

(1) Sheet No. 82.5, Pages 1-2

RATE IDENTIFIER: Rider AU, Advanced Utility Ride	er	TYPE: R	lider			(R)
WORK PAPER REFERENCE NO(S): See Data Refer		WITNES: J. A. RID		ONSIBL	.E:	
TYPE OF FILING: X_ORIGINALUPDATED	_REVISED	PAGE _	10	_OF	10	
DATA: 3 MONTHS ACTUAL & 9 MONTHS ESTIMATE	ΞD	SCHEDU	JLE E-3			

Explanation of Proposal:

All sales and transportation customers will be assessed a monthly charge that will enable the Company to complete the Advanced Utility Program. The Company is proposing that this rider initially be set to zero with this rate case.

Rationale:

To simplify, the proposed rate design combines all current fixed charges into a single fixed delivery charge. Any future costs related to the deployment of advanced metering will be recovered in a manner consistent with Rider AU.

(C)

Data Reference:

(1) Sheet No.88.3, Page 1 of 1

RATE IDENTIFIER: Rider ASRP, Accelerated Service TYPE: Rider Replacement Program Rider

Explanation of Proposal:

Similar to Rider AMRP, this rider allows the Company to recover through annual rate adjustments costs related to the replacement of pre-1971 coated steel main to curb and curb to meter service lines, as well as unprotected metallic main to curb and curb to meter service lines. In addition and where applicable, the Company will move meters from inside a structure to an acceptable location outside a structure for those services being replaced in conjunction with the Company's ASRP Program.

Rationale:

This rider enables the Company to continue its goal or replacing outdated service piping and enhance the safety and reliability of the distribution system.

Data Reference:

(1) Sheet No. 89, Page 1 of 1

DUKE ENERGY OHIO, INC. CASE NO: 12-1685-GA-AIR CUSTOMER CHARGE ANALYSIS / MINIMUM BILL RATIONALE TWELVE MONTHS ENDING DECEMBER 31, 2012

DATA: 3 MONTHS ACTUAL & 9 MONTHS ESTIMATED TYPE OF FILING: "X" ORIGINAL UPDATED REVISED WORK PAPER REFERENCE NO(S).: SCHEDULE E-3.2e, WPE-4d

SCHEDULE E-3.1 PAGE 1 of 1 WITNESS RESPONSIBLE: JAMES A. RIDDLE

LINE	DESCRIPTION	~ ~	RS/RFT/RSLI RESIDENTIAL	8 0	GS/FT SMALL GEN SERV	ő	GS/FT LARGE GEN SERV	-	IT INTERUPT TRANS
₹~	Rate Base	₩	331,973,608	ક્ક	30,261,988	(36,966,070	छ	7,753,019
7	Operating Expense	↔	108,502,703	€73	8,155,048	€	7,260,770	₩	1,424,695
ო	Return @ 8.13%	69	26,989,455	ь	2,460,300	↔	3,005,341	49	630,320
4	Operating Expense Plus Return	↔	135,492,158	↔	10,615,348	₩	10,266,111	₩	2,055,015
S.	Less: Revenue Credits	↔	2,201,112	₩	187,263	€9	168,944	₩	37,393
φ	Customer Cost Component (Revenue Requirement)	↔	133,291,046	ь	10,428,085	₩	10,097,167	49	2,017,622
_	Total Customers		380,746		23,134		8,138		143
6 0	Annual Revenue / Customer	69	350.08	69	450.77	↔	1,240.74	₩	14,109.24
ത	Monthly Revenue / Customer	ક્ક	29.17	w	37.56	σ	103.40	ક્ક	1,175,77