BEFORE THE PUBLIC UTILITIES COMMISSION OF OHIO

In the Matter of the Application of The East)	
Ohio Gas Company d/b/a Dominion East)	
Ohio for Approval of Tariffs to Adjust its)	Case No. 14-2125-GA-RDR
Automated Meter Reading Cost Recovery)	
Charge and Related Matters)	

THE EAST OHIO GAS COMPANY D/B/A DOMINION EAST OHIO'S STATEMENT INFORMING THE COMMISSION WHETHER THE ISSUES RAISED IN COMMENTS HAVE BEEN RESOLVED

In accordance with the Commission's March 3, 2015 Entry, The East Ohio Gas Company d/b/a Dominion East Ohio (DEO) hereby informs the Commission whether the issues raised in the comments have been resolved.

Staff filed Comments on March 27, 2015, and recommended removing certain expenses from DEO's calculation of call-center savings. (Staff Comments at 5–9.) Removal of these expenses has the effect of increasing the savings attributed to the call center; such savings are credited to the AMR Cost Recovery Charge. But, as Staff recognized, the proposed adjustment has no effect on the amount of the charge: "The difference between the Staff-recommended revenue requirement amount and DEO's proposed amount . . . does not impact the AMR Customer Charge rate proposed by DEO due to the effects of rounding." (*Id.* at 9.) Accordingly, Staff "recommend[ed] that the Commission approve an AMR Customer Charge of \$0.55 per customer per month." (*Id.*) No other party filed comments in this case.

Although DEO does not support the adjustment proposed by Staff in this case, DEO is not opposing it. Given that no issues raised in the comments require Commission resolution, and given that Staff (the only party to file comments) recommended approval of the AMR Cost Recovery Charge, DEO believes that a hearing in this case is unnecessary. *See* Entry ¶ (3)(f)

(Mar. 3, 2015) ("In the event that all of the issues are not resolved or the parties enter into a stipulation, a hearing shall commence") (emphasis added). Therefore, DEO respectfully requests that the Commission approve its February 23, 2015 Application as filed.

Dated: April 1, 2015 Respectfully submitted,

/s/ Andrew J. Campbell
Mark A. Whitt (0067996)
Andrew J. Campbell (0081485)
WHITT STURTEVANT LLP

The KeyBank Building, Suite 1590

88 East Broad Street Columbus, Ohio 43215

Telephone: (614) 224-3973

Facsimile: (614) 224-3960 whitt@whitt-sturtevant.com campbell@whitt-sturtevant.com

(Counsel are willing to accept service by email)

ATTORNEYS FOR THE EAST OHIO GAS COMPANY D/B/A DOMINION EAST OHIO

CERTIFICATE OF SERVICE

I hereby certify that a copy of the foregoing Statement was served by electronic mail on the 1st day of April, 2015, to the following:

Joseph P. Serio, Esq. Office of the Ohio Consumers' Counsel 10 West Broad Street, Suite 1800 Columbus, OH 43215-3485 Joseph.Serio@occ.ohio.gov Katie L. Johnson Natalia V. Messenger Assistant Attorney General Public Utilities Section 180 East Broad Street, 6th Floor Columbus, Ohio 43215 Telephone: (614) 995-5532 Facsimile: (614) 644-8764 katie.johnson@puc.state.oh.us natalia.messenger@puc.state.oh.us

/s/ Andrew J. Campbell

One of the Attorneys for The East Ohio Gas Company d/b/a Dominion East Ohio This foregoing document was electronically filed with the Public Utilities

Commission of Ohio Docketing Information System on

4/1/2015 5:21:59 PM

in

Case No(s). 14-2125-GA-RDR

Summary: Correspondence Statement informing the Commission whether the issues raised in the comments have been resolved electronically filed by Mr. Andrew J Campbell on behalf of The East Ohio Gas Company d/b/a Dominion East Ohio