

April 2, 2018

Ms. Megan Addison, Attorney Examiner
Public Utilities Commission of Ohio
180 East Broad Street
Columbus, Ohio 43215

Re: *In re East Ohio Gas Company d/b/a Dominion Energy Ohio*, Case No. 17-820-GA-ATA

Dear Attorney Examiner Addison,

Dominion Energy Ohio (DEO) and the Office of the Ohio Consumers' Counsel (OCC) are filing a joint resolution of OCC's Second Application for Rehearing, as described below. On March 9, 2018, OCC filed a Second Application for Rehearing in the above-captioned case. OCC argued that the Commission's Second Entry on Rehearing in this case was "unjust, unreasonable, and unlawful because it did not require Dominion to file tariff language making the charges customers pay through Transportation Migration Rider-Part B . . . subject to refund" in light of a recent Ohio Supreme Court decision, *In re Rev. of Alternative Energy Rider Contained in Tariffs of Ohio Edison Co.*, Slip Opinion No. 2018-Ohio-229 (the *FirstEnergy* decision).

On March 19, 2018, DEO filed a memorandum contra OCC's application for rehearing, expressing its belief that the *FirstEnergy* decision was not applicable to the affected Rider and that the tariff already included language that protected customers.

After DEO filed its response, the parties discussed OCC's concerns, and to resolve those concerns, DEO proposes to include the following language within the tariff authorizing Transportation Migration Rider-Part B:

This Rider is subject to reconciliation or adjustment, including, but not limited to, increases or refunds. Such reconciliation or adjustment shall be limited to the twelve-month period of expenditures subjected to annual review and audit by the Commission, if determined to be unlawful, unreasonable, or imprudent by the Commission in such docket or by the Supreme Court of Ohio.

In view of DEO's willingness to adopt this tariff language, the concerns set forth in OCC's Second Application for Rehearing have been satisfied, and that Application should be withdrawn.

OCC and DEO jointly request that the Commission issue an Order accepting the withdrawal of OCC's Second Application for Rehearing and authorizing DEO to amend Transportation Migration Rider-Part B as set forth above and shown in the attachment to this letter.

Sincerely,

/s/ Andrew J. Campbell
Andrew J. Campbell
The East Ohio Gas Company
d/b/a Dominion Energy Ohio

/s/ Terry L. Etter
Terry L. Etter
Office of the Ohio Consumers' Counsel

Transportation Migration Rider – Part B

An additional charge of \$0.1648 per Mcf based on the cost of operational balancing and other reconciliation adjustments shall be applied to all volumes delivered under the following rate schedules:

- a) Energy Choice Transportation Service – Residential
- b) Energy Choice Transportation Service – Nonresidential
- c) Large Volume Energy Choice Transportation Service
- d) General Sales Service – Residential
- e) General Sales Service – Nonresidential
- f) Large Volume General Sales Service

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Issued:

Effective: With bills rendered on or after

THE EAST OHIO GAS COMPANY

Sixty-Sixth ~~Fifth~~ Revised Sheet No. 2
Superseding Sixty-Fifth ~~Fourth~~ Revised Sheet No. 2**Transportation Migration Rider – Part B**

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Issued: ~~February 1, 2018~~Effective: With bills rendered on or after ~~February 14, 2018~~Filed under authority of The Public Utilities Commission of Ohio in Case No. ~~17-820-GA-ATA09-654-GA-UNC~~
Jeffrey A. Murphy, Vice President

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Case No(s). 17-0820-GA-ATA

Summary: Correspondence regarding Withdrawal of Second Rehearing Application and Proposed Tariff Revision electronically filed by Mr. Andrew J Campbell on behalf of The East Ohio Gas Company d/b/a Dominion Energy Ohio