**BEFORE**

**THE PUBLIC UTILITIES COMMISSION OF OHIO**

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| In the Matter of the Application of **The East Ohio Gas Company d/b/a Dominion East Ohio** to Adjust its Pipeline Infrastructure Replacement Program Cost Recovery Charge and Related Matters. | :::::: | Case No. 14-2134-GA-RDR |

**COMMENTS AND RECOMMENDATIONS**

# INTRODUCTION

 Pursuant to the Stipulations adopted in Case Nos. 11-2401-GA-ALT, 07-829-GA-AIR, 07-830-GA-ALT, 07-831-GA-AAM, 08-169-GA-ALT, and 06-1453-GA-UNC, the Staff of the Public Utilities Commission of Ohio (Staff) has conducted an investigation of the East Ohio Gas Company’s d/b/a Dominion East Ohio (DEO or Company) application to adjust its pipeline infrastructure replacement program cost recovery charge. Staff sub­mits its conclusions and recommendations to the Public Utilities Commission of Ohio (Commission) in these Comments. Staff’s Comments were prepared by the Commis­sion’s Rates and Analysis Department. Included are financial reviews of DEO’s pro­posed additions to plant-in-service, revenue requirement, and other matters. The Com­ments are the results of Staff’s investigation and do not reflect the views of the Commis­sion, nor is the Commis­sion bound by Staff’s representations or recommendations.

# BACKGROUND

 DEO is an Ohio Corporation engaged in the business of providing natural gas ser­vice to approxi­mately 1.2 million customers in northeastern, western, and southeastern Ohio communities.

 The Company’s Pipeline Infrastructure Replacement Program (PIR Program or Program) was author­ized by a Commission Opinion and Order issued on October 15, 2008 in Case No. 07-829-GA-AIR, *et al* (Rate Case Order). DEO’s PIR Program ini­tially called for replacement of 4,122 miles of bare steel, cast iron, and other metallic (BS/CI) pipelines in its distribution system over a 25 year period and provided that DEO would assume ownership and ongo­ing responsibility for all customer-owned service lines when such lines were separated from service to replace associated mainlines or to repair leaks. The Rate Case Order also authorized DEO to establish a PIR Cost Recovery Charge (PIR Rider) to recover its PIR investments from customers, adopted a process for Staff and intervenor review of DEO’s annual applications to increase the PIR Rider, and established a cap on annual PIR Rider increases. The PIR Program was initially author­ized for a five-year period.

 By an Opinion and Order dated August 3, 2011, the Commission approved a stipu­lation reached by the parties in Case No. 11-2401-GA-ALT. In that case, the parties agreed, among other things, that (1) DEO would add 1,450 miles of pre-1955 inef­fec­tively coated pipe to the scope of its replacement program; (2) DEO would test field coated pipe that was installed after 1955 and replace any pipe found to be ineffectively coated under the Program; (3) the Program would be reauthorized for another five-year period; (4) specified caps would be placed on annual increases to the PIR Rider; and (5) DEO would modify the schedule for filing its annual applications to adjust the PIR Rider to be consistent with the schedules used for other utilities’ gas infrastructure replacement programs. This revised schedule provides that DEO shall submit a pre-filing notice (PFN) with nine months of actual data and three months of estimated data in support of its PIR Rider applications by November 30 each year. The Company is then to file an updated application by February 28 of the succeeding year that includes 12 months of actual data in support of new PIR Rider rates to be effective with the first billing cycle in May.

 In accordance with this schedule, on November 26, 2014, DEO filed a PFN in this case indicating its intent to file an application to adjust existing PIR rider rates to recover PIR Program costs incurred during the period January 1, 2014 through December 31, 2014. The PFN included Schedules 1 through 16A, which provided an estimated PIR revenue requirement based on nine months of actual data from the period January 1, 2014 through September 30, 2014, and three months of projected data for the period October 1, 2014 through December 31, 2014. On February 24, 2015, DEO filed its Application in this case, which included updated Schedules 1 through 16A, 12 months of actual data through 2014, and supporting testimony.

 On March 3, 2015, the Attorney Examiner in this case issued an Entry establish­ing a pro­cedural schedule for the case as follows:

1. March 27, 2015 – Deadline for filing of motions to intervene.
2. March 27, 2015 – Deadline for Staff and intervenors to file com­ments on the application.
3. April 2, 2015 – Deadline for DEO to file a statement, inform­ing the Commission whether the issues raised in the com­ments have been resolved.
4. April 3, 2015 – Deadline for expert testimony by all parties.
5. April 8, 2015 – 9:00 a.m. deadline for some or all parties to the case to file a stipulation resolving some or all issues raised by the parties.
6. April 9, 2015 – Hearing date if some or all issues raised in the com­ments are not resolved.

# PIR PROGRAM PROGRESS AND DEO’S APPLICATION

 DEO reports that in 2014 it replaced 81 miles of BS/CI pipelines and 35,847 ser­vice lines (includes both main-to-curb and curb-to-meter service lines) and moved 205 inside customer meters outside. Including the 2014 replacements and move-outs, the Company reports that, since inception of the PIR Program in July 2008, it has replaced a total of 920 miles of BS/CI pipelines, replaced 230,045 service lines, and moved 1,559 meters outside. To recover its 2014 PIR investments, DEO’s Application and supporting schedules propose a revenue requirement of $108,387,556.01. When allocated to the cus­tomer rate classes established in the cost of service study used in DEO’s last base rate case, the Company recommends that the Commission approve the following adjustments:

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| **Rate Class** | **Proposed Rates** | **Current Rates** |
| GSS/ECTS | $6.70/month | $5.44/month |
| LVGSS/LVECTS | $46.56/month | $42.39/month |
| GTS/TSS | $212.94/month | $186.31/month |
| DTS | $0.0497/Mcf | $0.0469/Mcf |

# STAFF’S INVESTIGATION, CONCLUSIONS, AND RECOMMENDATIONS

 The purpose of Staff’s investigation was to determine if the Company’s Appli­ca­tion and supporting documentation justify the requested PIR revenue requirement and can be used as a reliable basis for DEO’s proposed increases to the PIR rider rates. As part of its investigation, the Staff reviewed and analyzed the documentation filed by the Com­pany and traced it to supporting work papers and to source data. In addition, Staff issued data requests, conducted investigative interviews, and performed independ­ent analyses when necessary. Based on this investigation, the Staff does not have any objections to DEO’s Application or supporting documentation and believes that the Company’s calcu­lation of the PIR revenue requirement is supported by adequate data and is properly allo­cated to the various customer classes. Therefore, the Staff recommends that the Commis­sion approve DEO’s Application as filed.

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|  | Respectfully submitted,**Michael DeWine**Ohio Attorney General**William L. Wright**Section Chief/s/ Katie L. Johnson **Katie L. Johnson****Natalia V. Messenger**Assistant Attorneys General180 East Broad StreetColumbus, Ohio 43215614.995.5532 (telephone)614.644.8764 (fax)katie.johnson@puc.state.oh.usnatalia.messenger@puc.state.oh.us**On Behalf of the Staff of the****Public Utilities Commission of Ohio** |

**CERTIFICATE OF SERVICE**

 I certify that a copy of the foregoing Staff Comments was served via electronic mail and/or regular U.S. mail, postage prepaid upon the following parties of record this 27th day of March, 2015.

/s/ Katie L. Johnson

**Katie L. Johnson**

Assistant Attorney General

**Parties of Record:**

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