Large Filing Separator Sheet

Case Number: 07-829-GA-AIR

07-830-GA-ALT 07-831-GA-AAM

Date Filed: 8/30/2007

Section: 1 of 3

Number of Pages: 150

Description of Document: Volume 2

Section E Schedule

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 Authority to Increase Rates for its Gas Distribution Service.

Case No. 07-0829-GA-AIR

In the Matter of the Application of The East Ohio Gas Company d/b/a Dominion East Ohio for Approval of an Alternative Rate Plan for its Gas Distribution Service

Case No. 07-0830-GA-ALT

In the Matter of the Application of The East Ohio Gas Company d/b/a Dominion East Ohio for Approval to Change Accounting Methods

Case No. 07-0831-GA-AAM

VOLUME 2

SECTION E SCHEDULES

NECEIVED-DOCKENINS DA 2007 AUG 30 PH 4: 50

This is to certify that the images appearing are an accurate and complete reproduction of a deciment delivered in the regular course or background for the processed 8/3/(07)

COI-1374479v2

Section E

Rate and Tariffs (Large Utilities)

Company	East Ohio Gas Company d/b/a Dominion East Ohio
Case No.	07-0829-GR-AIR
Test year	Twelve Months Ended December 31, 2007
Date certain	March 31, 2007
E-1	Scored copy of proposed tariff schedules
E-2 ·	Scored copy of current tariff schedules
E-3	Narrative rationales for tariff changes
E-3.1	Customer charge/minimum bill rationale
E-3.2	Cost of service study
E-4	Class and schedule revenue summary
E-4.1	Annualized test year revenues at proposed rates vs. most current rates
E-4.2	Detail other service rates (telephone utilities only)
E-4.3	Actual test year revenue at actual rates
E-5	Typical bill comparison

THE EAST OHIO GAS COMPANY d/b/a DOMINION EAST OHIO

Tariff for Gas Service

I

Bruce C. Klink, Vice President

TABLE OF CONTENTS

<u>Title</u> Page

List of Communities Served

Rate Schedules

General Sales Service
Large Volume General Sales Service
Energy Choice Transportation Service
Large Volume Energy Choice Transportation Service
General Transportation Service
Transportation Service for Schools
Daily Transportation Service
Firm Storage Service
Standby Service

Riders and Charges

Standard Service Offer
Percentage Income Payment Plan
Uncollectible Expense Rider
Gross Receipts Tax and Excise Tax Riders
Transportation Migration Rider – Part A
Transportation Migration Rider – Part B
Transportation Surcredit Rider
AMR Cost Recovery Charge
Sales Reconciliation Rider

Rules and Regulations

Establishment of Credit for Residential Service

Termination of Residential Service

General Terms and Conditions of Transportation Service

General Terms and Conditions of Energy Choice Pooling Service

Issued:

List of Communities Served By County

Allen County, OH	Anglaize County, OH	Cuyahoga County, OH (Cont.)
Beaverdam Village	Cridersville Village	,
Cairo Village	St. Marys	Maple Heights
Delphos	Wapakoneta	Mayfield Heights
Elida Village	1	Mayfield Village
Fort Shawnee Village		Moreland Hills Village
Harrod Village	Belmont County, OH	Newburgh Heights Village
Kossuth		North Olmsted
Lafayette Village	Powhatan Point	North Randall Village
Lima	York Township	Oakwood Village
Spencerville Village	•	Orange Village
Westminster		Pepper Pike
	Columbiana County, OH	Richmond Heights
		Rocky River
Ashland County, OY	East Palestine	Seven Hills
. 10/2/10000000 00 00 00 00 00 00 00 00 00 00 0	Unity Township	Shaker Heights
Lakeville	Omey Township	Solon
Loudenville		South Euclid
	Cuyahoga County, OH	University Heights
Ashtabula County, OH	Cujuniga County, O11	Valley View Village
7 20 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	Beachwood	Walton Hills Village
Ashtabula	Bedford	Warrensville Heights
Ashtabula Township	Bedford Heights	Woodmere Village
Austinburg Township	Bentleyville Village	
Conneaut	Bratenahl Village	
Edgewood Township	Brecksville	Fulton County, OH
Geneva	Broadview Heights	• ,
Geneva on the Lake Village	Brook Park	Delta
Geneva Township	Brooklyn	
Harpersfield Township	Brooklyn Heights	
Jefferson	Chagrin Falls Township	Geauga County, OH
Jefferson Township	Chagrin Falls Village	3 ,
Jefferson Village	Cleveland	Auburn Township
Kingsville Township	Cleveland Heights	Bainbridge
Lenox Township	Cuyahoga Heights	Bainbridge Township
Monroe Township	East Cleveland	Burton Township
New Lyme Township	Euclid	Burton Village
North Kingsville Township	Fairview Park	Chardon Township
Pierpont Township	Garfield Heights	Chardon Village
Plymouth Township	Gates Mills	Chester Township
Saybrook Township	Glenwillow Village	Chesterland
Sheffield Township	Highland Heights	Claridon Township
Unionville	Highland Hills Village	Hambden Township
	Hunting Valley Village	Huntsburg Township
	Independence	Middlefield Township
	Lakewood	Middlefield Village
	Linndale Village	Munson Township
	Lyndhurst	Newbury Township
	TAIMING	>

Issued: Effective:

List of Communities Served By County

Geauga County, OH	Lake County, OH	Mogodore County, OH
(Cont.)	(Cont.)	Court E. Non
No. decree of 12 and 15 and	Waite Hill	Canal Fulton
Parkman Township	Wickliffe	
Russell Township		
South Russell Village	Willoughby	Monroe County, OH
	Willoughby Hills Willowick	
	Willowick	Antioch Village
Guernsey County, OH		Beallsville Village
		Benton Township
Jackson Township	Mahoning County, OH	Bethel Township
Monroe Township		Center Township
Valley Township	Austintown	Clarington Village
Westland Township	Austintown Township	Franklin Township
Westund Township	Berlin Center	Grandview Township
	Boardman	Graysville Village
	Boardman Township	Green Township
Holmes County, OH	Campbell	Jackson Township
	Canfield Township	Jerusalem Village
Auburn Township	Coitsville Township	Lewisville Village
Clark Township	Craig Beach Village	Liberty Township
Paint Township	Ellsworth Township	Malaga Township
Salt Creek Township	Hubbard Township	Ohio Township
Walnut Creck Township	Jackson Township	Perry Township
Washington Township	Lowellville Village	Summit Township
Wayne Township	Milton Township	Sunsbury Township
	Mineral Ridge	Switzerland Township
	New Middletown Village	Washington Township
Lake County, OH	Poland Township	Wayne Township
• •	Poland Village	Wilson Village
Concord Township	Springfield Township	Woodsfield Village
Eastlake	Struthers	Woodsheld Vinage
Fairport Harbor	Weathersfield Township	
Grand River	Youngstown	Davide - Cameter Off
Kirtland	I omigatowii	Paulding County, OH
Kirtland Hills		TY '1 1
Lakeline	Madina Cor-t- Off	Haviland
Leroy	Medina County, OH	Scott
Leroy Township	YELLONDON TO THE	
Madison	Hinckley Township	
Madison Township		Portage County, OH
-		
Mentor Mentor on the Lake	Mercer County, OH	Atwater Township
Mentor on the Lake		Aurora
North Perry	Celina	Aurora Township
Painesville	Coldwater	Bainbridge Township
Painesville Township	Fort Recovery	Braceville Township
Perry	Montezuma	Diamond Township
Perry Township	Rockford	Garrettsville Village
Timberlake	Ct Hanni	YY:

Issued:

Timberlake

Unionville

Effective:

Hiram

St. Henry

First Revised Sheet No. 3 Superceding Original Sheet No. 3

List of Communities Served By County

Portage County, OII (Cont.)	Stark County, OH (Cont.)	Summit County, OH (Cont.)
Hiram Township	Massillon	Northfield Center Township
Lake Township	Nimishillen Township	Northfield Village
Mantua	Osnaburg Township	Norton
Newton Falls	Paint Township	Peninsula Village
Palmyra Township	Perry Township	Reminderville Village
Reminderville	Pike Township	Richfield Township
Solon	Plain Township	Richfield Village
Twinsburg Township	Randolph Township	Sagamore Hills Township
Windham Township	Rose Township	Sharon Township
Windham Village	Sandy Township	Silver Lake Village
	Smith Township	Springfield Township
	Springfield Township	Stow
Putuam County, OH	Suffield Township	Streetsboro
	Sugar Creek Township	Suffield Township
Columbus Grove	Tuscarawas Township	Tallmadge
Glandorf	Washington Township	Twinsburg
Leipsic		Twinsburg Township
Ottawa		Wadsworth Township
Pandora	Summit County, OH	
West Leipsic	A 1	
	Akron	Trumbull County, OH
	Aurora Township	n T
Shelby County, OH	Barberton	Bazetta Township
	Bath Township Boston Heights Village	Bolindale
Anna	Boston Township	Champion Heights
Botkins	Brimfield Township	Champion Township Churchill
	Chippewa Township	Cortland
Cr. J. Cr. A. Off	Clinton Village	
Stark County, OH	Copley Township	Fowler Township Girard
Alliance	Coventry Township	Howland Center
	Cuyahoga Falls	Howland Township
Atwater Township Baughman Township	Fairlawn	Hubbard
Bethlehem Township	Franklin Township	Hubbard Township
Canal Fulton	Granger Township	Liberty Township
Canton	Green Township	Lordstown Township
Canton Township	Hinckley Township	Lordstown Village
Clinton Village	Hudson Township	McDonald
Franklin Township	Jackson Township	Mecca Township
Green Township	Kent	Mineral Ridge
Jackson Township	Lake Township	Newton Falls
Lake Township	Lakemore Village	Newton Township
Lawrence Township	Lawrence Township	Niles
Lexington Township	Macedonia	Turnpike Interchange
Louisville	Mogadore Village	Vienna Center
Marlboro Township	Munroe Falls Village	Vienna Township
ATTACK TO THE ATTACK TO THE ATTACK TO	Č	···

Issued: Effective:

Τ

List of Communities Served By County

Trumbull County, OH

(Cont.)

Warren Warren Township Weathersfield Township Windham Township Youngstown

Tuscarawas County, OH

Auburn Township Baltic Village Barnhill Village Clark Township Clay Township Crawford Township Dennison Village

Dover Dover Township Fairfield Township Franklin Township Gnadenhutten Village Goshen Township Jefferson Township Lawrence Township Midvale Village Mill Township Mineral Village Monroe Township

New Philadelphia Orange Township Paint Township Parral Village

Perry Township Port Washington Village

Rose Township Rush Township Salem Township Sandy Township Stone Creek Village Sugar Creek Township Sugarcreek Village

Tuscarawas Village Uhrichsville Union Township

Issued:

Walnut Creek Township Warren Township

Tuscarawas County, OH

(Cont.)

Warwick Township Washington Township Wayne Township York Township

Van Wert County, OH

Convoy Middle Point Ohio Van Wert Willshire

Washington County, OH

Barlow Township Belpre Belpre Township **Dunham Township** Fairfield Township Fearing Township

Grandview Township Independence Township Jackson Township Lawrence Township Liberty Township Ludlow Township

Marietta

Marietta Township Muskingum Township

New Matamoras Newport Township Salem Township Warren Township Waterford Township

Wayne County, OH

Baughman Township Canaan Township Chippewa Township Clinton Township Clinton Village

Wayne County, OH

(Cont.)

Doylestown East Union Township Franklin Township Green Township Lake Township

Lawrence Township Milton Township

Norton

Paint Township Plain Township Salt Creek Township Sugar Creek Township Tuscarawas Township Wadsworth Township Wayne Township

Wooster

Wooster Township

D

Т

I

T

General Sales Service (GSS)

1. Applicability

Service under this rate schedule is available to Customers throughout East Ohio's service area who purchase and receive all of their natural gas requirements directly from East Ohio pursuant to this rate schedule.

2. Character of Service

All gas supplied under this rate schedule shall be supplied on a firm and continuous basis, provided, however, that in the event of an emergency, service may be curtailed pursuant to PUCO rules or a curtailment plan approved for East Ohio by the PUCO.

3. Rates and Charges

- 3.1 The volumetric charges for each Customer at each <u>delivery point</u> served under this rate schedule shall be the rates set forth below plus the riders, as specified in 3.3, applicable to service rendered under this rate schedule:
 - 1) \$1.6200 per Mcf for all consumption each month; and
 - 2) a charge for the cost of gas based on the standard service offer rate as set forth on tariff sheet B-SSO 1 plus a charge equal to the Transportation Surcredit Rider.
- 3.2 In addition to the volumetric charge, each Customer shall be charged a service charge of \$5.70 per delivery point per month.
- 3.3 Customers receiving service under this rate schedule shall be responsible for charges pursuant to East Ohio's Gross Receipts Tax Rider, Excise Tax Rider, Interim Emergency and Temporary PIP Plan Rider, Uncollectible Expense Rider, Transportation Migration Rider-Part B, Sales Reconciliation Rider, AMR Cost Recovery Charge and Transportation Surcredit Rider as applicable.

Issued:

T

Τ

A	Dosumntion	of Sarvice	After	Interruption
4.	Kesumpuon	OI SCIVICE	ATTEL	Interruption

If service in interrupted as a result of the Customer's failure to make payment or at the Customer's request, East Ohio shall not be under any obligation to resume service to the same Customer at the same premises unless East Ohio shall have received, in addition to payment for all gas received by the Customer under this rate schedule, a reconnection payment of \$40.

5. Prohibition on Resale of Gas

No gas supplies under this rate schedule shall be resold for any purpose.

6. Regulations

All gas service provided by East Ohio is rendered under and subject to the Rules and Regulations contained in its tariff.

Issued:

Large Volume General Sales Service (LVGSS)

1. Applicability

Service under this rate schedule is available to Customers throughout East Ohio's service area who purchase and receive all of their natural gas requirements directly from East Ohio pursuant to this rate schedule and who have entered into a written contract with East Ohio for service under this rate schedule for a minimum of twelve months. East Ohio may waive the requirement that the customer enter into a written contract to receive service under this rate schedule.

T, D

Т

I

2. Character of Service

All gas supplied under this rate schedule shall be supplied on a firm and continuous basis, provided, however, that in the event of an emergency, service may be curtailed pursuant to PUCO rules or a curtailment plan approved for East Ohio by the PUCO.

3. Rates and Charges

3.1 The volumetric charges for each Customer at each delivery point served under this rate schedule shall be the rates set forth below plus the riders, as specified in 3.3, applicable to service rendered under this rate schedule:

\$1.6200 per Mcf,

For the first 100 Mcf each month, (1) For the next 400 Mcf each month, \$0.9927 per Mcf, For all over 500 Mcf each month, \$0.8187 per Mcf; and

(2) a charge for the cost of gas based on the standard service offer rate as set forth on tariff sheet B-SSO 1 plus a charge equal to the Transportation Surcredit Rider.

3.2 In addition to the volumetric charge, each Customer shall be charged a service charge of \$40.00 per delivery point per month.

3.3 Customers receiving service under this rate schedule shall be responsible for charges pursuant to East Ohio's Gross Receipts Tax Rider, Excise Tax Rider, Interim Emergency and Temporary PIP Plan Rider, Uncollectible Expense Rider, Transportation Migration Rider-Part B, Sales Reconciliation Rider, AMR Cost Recovery Charge, and Transportation Surcredit Rider as applicable.

Τ

T

4. Termination of Contract

After receiving service under this rate schedule for at least twelve months, the Customer may terminate purchases under the contract and under this rate schedule upon thirty days written notice to East Ohio, which notice shall specify the termination date.

5. Resumption of Service after Interruption

If service is interrupted as a result of the Customer's failure to make payment or at the Customer's request, and the Customer subsequently requests and receives service under East Ohio's General Sales Service, East Ohio shall not be under any obligation to resume service to the same Customer at the same premises under this rate schedule during the twelve consecutive months subsequent to the interruption or termination. East Ohio shall not be required to resume service under any rate schedule to the same Customer at the same premises unless East Ohio shall have received, in addition to payment for all gas received by the Customer under this or any other rate schedule, a reconnection payment of \$60.

6. Prohibition on Resale of Gas

No gas supplied under this rate schedule shall be resold for any purpose.

7. Regulations

All gas service provided by East Ohio is rendered under and subject to the Rules and Regulations contained in its tariff.

Τ

Т

′P

Energy Choice Transportation Service (ECTS)

1. Applicability

Transportation service pursuant to this rate schedule is available to Customers throughout East Ohio's service area who:

- a) have purchased or otherwise arranged to receive all of their natural gas requirements from a qualified Supplier that is receiving service under the terms of East Ohio's Energy Choice Pooling Service;
- b) have no arrears of 30 days or more or are current on a payment plan to discharge such arrears for service rendered under this or any other of East Ohio's PUCO-approved rate schedules. Other Customers may begin receiving service pursuant to this rate schedule provided they have not broken a prior payment plan more than once during the preceding 12-month period. Such Customers shall be placed on a new payment plan upon enrollment and must remain current on that plan in order to continue receiving service pursuant to this rate schedule.

2. Character of Service

- 2.1 The gas received by East Ohio on any Day for the account of the Customer shall be delivered by East Ohio on a firm basis. In the event of an emergency, service may be curtailed pursuant to PUCO rules or a curtailment plan approved for East Ohio by the PUCO.
- 2.2 In the event the Customer no longer desires, or is no longer eligible, to receive transportation service, the Customer must purchase and receive all of its natural gas requirements from East Ohio pursuant to East Ohio's General Sales Service or Large Volume General Sales Service rate schedules.

3. Measurement of Deliveries

Delivery Points shall be equipped with monthly gas measurement equipment or real-time electronic gas measurement capability.

4. Rates and Charges

D

L---

Т

schedule shall l	e charge for each Customer at each be the rate set forth below plus the ed under this rate schedule:	n Delivery Point served under the riders, as specified in 4.3, app	his rate licable to
	Issued	Effective	

Ι

C

Energy Choice Transportation Service (ECTS)

\$1.6200 per Mcf for all consumption each month.

- 4.2 In addition to the volumetric charge, each Customer shall be charged a service charge of \$5.70 per Delivery Point per month.
- 4.3 Customers receiving transportation service under this rate schedule shall be responsible for charges pursuant to East Ohio's <u>Gross Receipts Tax Rider</u>, Excise Tax Rider, Interim Emergency and Temporary PIP Plan Rider, Uncollectible Expense Rider, Transportation Migration Rider<u>-Part B</u>, <u>Sales Reconciliation Rider</u>, <u>AMR Cost Recovery Charge</u>, and Transportation Surcredit Rider as applicable.

5. Billing

East Ohio shall bill for all services provided by East Ohio. Pursuant to a separate Billing Agreement, the Customer's Supplier shall have the option of East Ohio rendering a combined bill for both distribution and commodity service, or the Supplier may bill for commodity service independently. All Customer bills and payments will be handled in accordance with OAC rule 4901:1-29-12 except for 4901:1-29-12(F), (J), and (K), for which a waiver was granted.

6. Resumption of Service after Interruption

If service is interrupted as a result of the Customer's failure to make payment or at the Customer's request, East Ohio shall not be under any obligation to resume service to the same Customer at the same premises unless East Ohio shall have received, in addition to payment for all gas received by the Customer under this rate schedule, a reconnection payment of \$40.

If service is disconnected while receiving service under this rate schedule and the Customer's account has been final billed, the Customer will revert to <u>East Ohio</u>'s sales service upon reconnection and the agreement between the Customer and the Supplier will be terminated.

7. Disconnection For Non-payment

Where East Ohio is rendering a combined bill for both distribution and commodity service, non-payment of the bill, including the Supplier gas commodity portion, shall subject Customer to disconnection of service in accordance with rule 8 of Section K – Rules and Regulations of the Company's tariffs.

8. Regulations

Issued:

Eighth Sheet F-ECTS 4 Superseding Seventh Sheet F-ECTS 4

All gas service provi Regulations containe	ded by East Ohio is rendered under and subject to the Rules and ed in its tariff.
i i	
	Tanada Book di

Energy Choice Transportation Service (ECTS)

9. Definitions

Customer – any individual, governmental, or corporate entity taking transportation service hereunder.

Day – a 24-hour period beginning at 10:00 a.m. Eastern Time or other such time as specified by East Ohio.

Delivery Point – the billing determinant for the application of Customer charges represented by the meter location at which gas is redelivered to the Customer.

Energy Choice Pooling Service – a gas pooling service in which Suppliers can aggregate demand and supplies for redelivery to Customers under East Ohio's Energy Choice Transportation Service and Large Volume Energy Choice Transportation Service rate schedules.

OAC – Ohio Administrative Code.

PUCO – the Public Utilities Commission of Ohio.

Supplier – any entity which has in effect an Energy Choice Pooling Service agreement with East Ohio.

D

Large Volume Energy Choice Transportation Service (LVECTS)

1. Applicability

Transportation service pursuant to this rate schedule is available to Customers throughout East Ohio's service area who:

- a) have purchased or otherwise arranged to receive all of their natural gas requirements from a qualified Supplier that is receiving service under the terms of East Ohio's Energy Choice Pooling Service;
- b) have entered into a written contract for service under this rate schedule for a minimum of twelve months if so required by East Ohio; and
- e) have no arrears of 30 days or more or are current on a payment plan to discharge such arrears for service rendered under this or any other of East Ohio's PUCO-approved rate schedules. Other Customers may begin receiving service pursuant to this rate schedule provided they have not broken a prior payment plan more than once during the preceding 12-month period. Such Customers shall be placed on a new payment plan upon enrollment and must remain current on that plan in order to continue receiving service pursuant to this rate schedule.

2. Character of Service

- 2.1 The gas received by East Ohio on any Day for the account of the Customer shall be delivered by East Ohio on a firm basis. In the event of an emergency, service may be curtailed pursuant to PUCO rules or a curtailment plan approved for East Ohio by the PUCO.
- 2.2 In the event the Customer no longer desires, or is no longer eligible, to receive transportation service, the Customer must purchase and receive all of its natural gas requirements from East Ohio pursuant to East Ohio's General Sales Service or Large Volume General Sales Service rate schedules.

3. Measurement of Deliveries

Delivery Points shall be equipped with monthly gas measurement equipment or real-time electronic gas measurement capability.

D

1

Τ

T

I

Large Volume Energy Choice Transportation Service (LVECTS)

4. Rates and Charges

4.1 The volumetric charge for each Customer at each Delivery Point served under this rate schedule shall be the rate set forth below plus the riders, as specified in 4.3, applicable to service rendered under this rate schedule:

- 4.2 In addition to the volumetric charge, each Customer shall be charged a service charge of \$40.00 per Delivery Point per month.
- 4.3 Customers receiving transportation service under this rate schedule shall be responsible for charges pursuant to East Ohio's <u>Gross Receipts Tax Rider</u>. Excise Tax Rider, Interim Emergency and Temporary PIP Plan Rider, Uncollectible Expense Rider, Transportation Migration Rider-Part B, Sales Reconciliation Rider, AMR Cost Recovery Charge, and Transportation Surcredit Rider as applicable.

5. Billing

East Ohio shall bill for all services provided by East Ohio. Pursuant to a separate Billing Agreement, the Customer's Supplier shall have the option of East Ohio rendering a combined bill for both distribution and commodity service, or the Supplier may bill for commodity service independently. All Customer bills and payments will be handled in accordance with OAC rule 4901:1-29-12, except for 4901:1-29-12(F), (J), and (K) for which a waiver was granted.

6. Resumption of Service after Interruption

If service is interrupted as a result of the Customer's failure to make payment or at the Customer's request, and the Customer subsequently requests and receives service under East Ohio's General Sales Service or Energy Choice Transportation Service, East Ohio shall not be under any obligation to resume service to the same Customer at the same premises under East Ohio's Large Volume General Sales Service or this rate schedule during the twelve consecutive months subsequent to the interruption or termination. East Ohio shall not be required to resume service under any rate schedule to the same Customer at the same premises unless East Ohio shall have received, in addition to payment for all gas received by the Customer under this or any other rate schedule, a reconnection payment of \$60.

Large Volume Energy Choice Transportation Service (LVECTS)

If service is disconnected while receiving service under this rate schedule and the Customer's account <u>has been final billed</u>, the Customer will revert to <u>East Ohio's sales service</u> upon reconnection and the agreement between the Customer and the Supplier will be terminated.

7. Disconnection For Nonpayment

Where East Ohio is rendering a combined bill for both distribution and commodity service, nonpayment of the bill, including the Supplier gas commodity portion, shall subject Customer to disconnection of service in accordance with rule 8 of Section K – Rules and Regulations of the Company's tariffs.

8. Regulations

All gas service provided by East Ohio is rendered under and subject to the Rules and Regulations contained in its tariff.

9. Definitions

Customer – any individual, governmental, or corporate entity taking transportation service hereunder.

 $\mathbf{Day} - \mathbf{a}$ 24-hour period beginning at 10:00 a.m. Eastern Time or other such time as specified by East Ohio.

Delivery Point – the billing determinant for the application of Customer charges represented by the meter location at which gas is redelivered to the Customer.

Energy Choice Pooling Service – a gas pooling service in which Suppliers can aggregate demand and supplies for redelivery to Customers under East Ohio's Energy Choice Transportation Service and Large Volume Energy Choice Transportation Service rate schedules.

OAC - Ohio Administrative Code.

PUCO - the Public Utilities Commission of Ohio.

Supplier – any entity which has in effect an Energy Choice Pooling Service agreement with East Ohio.

Т

Τ

General Transportation Service (GTS)

1. Applicability

- 1.1 Transportation service pursuant to this rate schedule is available to Customers throughout East Ohio's service area who:
 - a) have purchased or otherwise arranged for a supply of natural gas of acceptable quality and have provided for the delivery of such gas to East Ohio's system for redelivery at a point on the East Ohio system; and
 - b) qualify for transportation service under the PUCO Gas Transportation Program Guidelines; and
 - c) have entered into a written contract (the "contract") with East Ohio for service under this rate schedule for a minimum of 12 months. East Ohio may waive the requirement that the Customer enter into a written contract to receive service under this rate schedule.
- 1.2 Transportation service pursuant to this rate schedule is subject to East Ohio's General Terms and Conditions of Transportation Service and to the Rules and Regulations contained in its tariff.

2. Character of Service

The gas received by East Ohio on any Day for the account of the Customer shall be delivered by East Ohio to the Customer on the same Day on a firm basis, subject to the provisions of of East Ohio's General Terms and Conditions of Transportation Service. In the event of an emergency, service may be curtailed pursuant to PUCO rules or a curtailment plan approved for East Ohio by the PUCO.

3. Measurement of Deliveries

- 3.1 Delivery Points specified in the contract may be equipped with monthly gas measurement equipment instead of real-time electronic gas measurement ("EGM") capability, except as specified in Section 3. 2 below.
- 3.2 Any Customer that does not receive all of its natural gas requirements through East Ohio may, at East Ohio's discretion in order to monitor system operations and maintain system integrity, be required to equip all of its Delivery Points with EGM capability. Any other Customer may elect to equip some or all of its Delivery Points with EGM capability. If EGM capability approved and required by East Ohio is not available at any of the Delivery Points specified in the contract at the time the

T

Τ

T

T

contract is executed, such equipment shall be installed, owned, operated, and maintained by East Ohio, provided, however, that all costs associated with the purchase and installation of such equipment shall be borne by the Customer and paid to East Ohio in equal monthly installments over a period specified in the contract, which period shall not exceed 24 months. In addition:

- a) The Customer shall provide, at no cost to East Ohio and in a timely manner, a 120 volt, 15 ampere, AC power supply and a telephone tie to the Customer's telephone system accessible at Customer's meter location(s), and any necessary telephone enhancements to properly transmit data.
- b) The Customer shall pay all charges for continuous electric and telephone service necessary for the operation of the EGM equipment.

4. Tolerances

Positive and Negative Imbalance Volumes will be reconciled pursuant to Sections 5 and 6 of East Ohio's General Terms and Conditions of Transportation Service.

5. Volume Banking Service

- 5.1 Customers purchasing transportation service pursuant to this rate schedule are required to subscribe to Volume Banking Service. The minimum Monthly Tolerance Level for such Customers is two percent (2%) of monthly consumption volumes.
- 5.2 Customers will be billed the applicable rate per Mcf on all Delivery Volumes according to the level of Volume Banking set forth in their service agreements.

Monthly Tolerance Level	Rate per Mcf for all Delivery Volumes
Two Percent	\$0.0166
Four Percent	<u>\$0.0214</u>
Six Percent	<u>\$0.0263</u>
Eight Percent	<u>\$0.0311</u>
Ten Percent	<u>\$0.0358</u>

6. Rates and Charges

6.1 The volumetric charge for each Customer at each Delivery Point served under this rate schedule shall not exceed the rates set forth below plus the riders as specified in 6.4, applicable to service rendered under this rate schedule:

R

D

For the first	100	Mcf each month,	\$1.2527 per Mcf,
For the next	400	Mcf each month,	\$0.9927 per Mcf,
For the next	<u>1,500</u>	Mcf each month,	\$0.8187 per Mcf,
For all over	2,000	Mcf each month	,\$0.5000 per Mcf.

R

In no event shall the volumetric charge for volumes delivered under this rate schedule be less than the Variable Cost of Service.

- 6.2 In addition to the volumetric charge, each Customer shall be charged a Customer charge of \$102.50 per Delivery Point per month.
- 6.3 Any Customer that, after having received transportation service under this rate schedule as of its effective date, receives a greater portion of its natural gas requirements through a source other than East Ohio may be required to receive service under the Daily Transportation Service rate schedule or pay a charge based on the Standby Service rate schedule in recognition of the additional balancing services provided by East Ohio.

 \mathbf{C}

6.4 <u>Customers receiving transportation service under this rate schedule shall be</u>
responsible for charges pursuant to East Ohio's Gross Receipts Tax Rider, Excise
<u>Tax Rider, Transportation Migration Rider-Part A and AMR Cost Recovery Charge.</u>
Any Customer initiating transportation service under this rate schedule who was
exclusively a sales customer of East Ohio as of November 8, 1994 shall continue to
be responsible for charges pursuant to East Ohio's Interim Emergency and Temporary
PIP Plan Rider and Uncollectible Expense Rider

 \mathbf{C}^{-}

Transportation Service for Schools (TSS)

1. Applicability

- 1.1 Transportation service pursuant to this rate schedule is for service to the non-residential premises of primary and secondary schools throughout East Ohio's service area that:
 - a) have purchased or otherwise arranged for a supply of natural gas of acceptable quality and have provided for the delivery of such gas to East Ohio's system for redelivery at a point on the East Ohio system; and
 - b) qualify for transportation service under the PUCO Gas Transportation Program Guidelines; and
 - c) have entered into a written contract (the "contract") with East Ohio for service under this rate schedule for a minimum of 12 months. East Ohio may waive the requirement that the Customer enter into a written contract to receive service under this rate schedule.
- 1.2 Transportation service pursuant to this rate schedule is subject to East Ohio's General Terms and Conditions of Transportation Service and to the Rules and Regulations contained in its tariff.

2. Character of Service

The gas received by East Ohio on any Day for the account of the Customer shall be delivered by East Ohio to the Customer on the same Day on a firm basis, subject to the provisions of of East Ohio's General Terms and Conditions of Transportation Service. In the event of an emergency, service may be curtailed pursuant to PUCO rules or a curtailment plan approved for East Ohio by the PUCO.

3. Measurement of Deliveries

- 3.1 Delivery Points specified in the contract may be equipped with monthly gas measurement equipment instead of real-time electronic gas measurement ("EGM") capability, except as specified in Section 3.2 below.
- 3.2 Any Customer that does not receive all of its natural gas requirements through East Ohio may, at East Ohio's discretion, be required to equip all of its Delivery Points with EGM capability. Any other Customer may elect to equip some or all of its Delivery Points with EGM capability. If EGM capability approved and required by

Ţ

T

Τ

|| T

East Ohio is not available at any of the Delivery Points specified in the contract at the time the contract is executed, such equipment shall be installed, owned, operated, and maintained by East Ohio, provided, however, that all costs associated with the purchase and installation of such equipment shall be borne by the Customer and paid to East Ohio in equal monthly installments over a period specified in the contract, which period shall not exceed 24 months. In addition:

- a) The Customer shall provide, at no cost to East Ohio and in a timely manner, a 120-volt, 15-ampere, AC power supply and a telephone tie to the Customer's telephone system accessible at Customer's meter location(s), and any necessary telephone enhancements to properly transmit data.
- b) The Customer shall pay all charges for continuous electric and telephone service necessary for the operation of the EGM equipment.

4. Balancing Tolerances

Positive and Negative Imbalance Volumes will be reconciled pursuant to Sections 5 and 6 of East Ohio's General Terms and Conditions of Transportation Service.

5. Volume Banking Service

- 5.1 Customers purchasing transportation service pursuant to this rate schedule are required to subscribe to Volume Banking Service. The minimum Monthly Tolerance Level for such Customers is two percent (2%) of monthly consumption volumes.
- 5.2 Customers will be billed the applicable rate per Mcf on all Delivery Volumes according to the level of Volume Banking set forth in their service agreements.

Monthly Tolerance Level	Rate per Mcf for all <u>Delivery Volumes</u>
Two Percent Four Percent Six Percent Eight Percent Ten Percent	\$0.0166 \$0.0214 \$0.0263 \$0.0311 \$0.0358

R

6. Rates and Charges

6.1 The volumetric charge for each Customer at each Delivery Point served under this rate schedule shall not exceed the rates set forth below plus the riders as specified in 6.4, applicable to service rendered under this rate schedule:

Т

For the first 100 Mcf each month, \$1.3967 per Mcf, For the next 400 Mcf each month, \$1.1367 per Mcf, For the next 1,500 Mcf each month, \$0.9627 per Mcf, For all over 2,000 Mcf each month, \$0.6440 per Mcf.

R

In no event shall the volumetric charge for volumes delivered under this rate schedule be less than the Variable Cost of Service.

- 6.2 In addition to the volumetric charge, each Customer shall be charged a Customer charge of \$50.00 per Delivery Point per month.
- 6.3 Any Customer that, after having received transportation service under this rate schedule as of its effective date, receives a greater portion of its natural gas requirements through a source other than East Ohio may be required to receive service under the Daily Transportation Service rate schedule or pay a charge based on the Standby Service rate schedule in recognition of the additional balancing services provided by East Ohio.

C

C

6.4 Customers receiving transportation service under this rate schedule shall be responsible for charges pursuant to East Ohio's Gross Receipts Tax Rider, Excise Tax Rider, Transportation Migration Rider-Part A and AMR Cost Recovery Charge. Any Customer initiating transportation service under this rate schedule who was exclusively a sales customer of East Ohio as of November 8, 1994 shall continue to be responsible for charges pursuant to East Ohio's Interim Emergency and Temporary PIP Plan Rider and Uncollectible Expense Rider

Superseding Inita Sheet No. F-D15

Daily Transportation Service (DTS)

1. Applicability

- 1.1 Transportation service pursuant to this rate schedule is available to Customers throughout East Ohio's service area who:
 - a) have purchased or otherwise arranged for a supply of natural gas of acceptable quality and have provided for the delivery of such gas to East Ohio's system for redelivery at a point on the East Ohio system; and
 - b) qualify for transportation service under the PUCO Gas Transportation Program Guidelines; and
 - c) have entered into a written contract (the "contract") with East Ohio for service under this rate schedule for a minimum of 12 months.
- 1.2 Transportation service pursuant to this rate schedule is subject to East Ohio's General Terms and Conditions of Transportation Service and to the Rules and Regulations contained in its tariff.

2. Character of Service

The gas received by East Ohio on any Day for the account of the Customer shall be delivered by East Ohio to the Customer on the same Day on a firm basis, subject to the provisions of of East Ohio's General Terms and Conditions of Transportation Service. In the event of an emergency, service may be curtailed pursuant to PUCO rules or a curtailment plan approved for East Ohio by the PUCO.

3. Measurement of Deliveries

- 3.1 All Delivery Points specified in the contract shall be equipped with real-time electronic gas measurement ("EGM") capability. If EGM capability approved and required by East Ohio is not available at any of the Delivery Points specified in the contract at the time the contract is executed, such equipment shall be installed, owned, operated, and maintained by East Ohio, provided, however, that all costs associated with the purchase and installation of such equipment shall be borne by the Customer and paid to East Ohio in equal monthly installments over a period specified in the contract, which period shall not exceed 24 months.
- 3.2 The Customer shall provide, at no cost to East Ohio and in a timely manner, a 120-volt, 15 ampere, AC power supply and a telephone tie to the Customer's telephone

- system accessible at Customer's meter location(s), and any necessary telephone enhancements to properly transmit data.
- 3.3 The Customer shall pay all charges for continuous electric and telephone service necessary for the operation of the EGM equipment.
- 3.4 Failure by the Customer to arrange for the installation of EGM equipment or the electric and telephone service required may result in East Ohio billing usage charges based on the General Transportation Service rate schedule.

4. Balancing Tolerances

- 4.1 The Customer's Daily Available Volume on any Day shall equal the Delivery Volume on that Day, plus or minus 5%. Daily imbalances in excess of the 5% tolerance shall be subject to an imbalance fee of \$0.20 per Mcf per Day.
- 4.2 Positive and Negative Imbalance Volumes will be reconciled pursuant to Sections 5 and 6 of East Ohio's General Terms and Conditions of Transportation Service.

5. Optional Volume Banking Service

- 5.1 Customers purchasing transportation service pursuant to this rate schedule may elect to subscribe to Volume Banking Service. A Customer electing such service shall enter into a written service agreement for Volume Banking Service. The minimum Monthly Tolerance Level for such Customer is two percent (2%) of monthly consumption volumes.
- 5.2 Customers that subscribe to Volume Banking Service will be billed the applicable rate per Mcf on all Delivery Volumes according to the level of Volume Banking set forth in their service agreements.

Monthly Tolerance Level	Delivery Volumes
Two Percent	<u>\$0.0166</u>
Four Percent	\$0.0214
Six Percent	<u>\$0.0263</u>
Eight Percent	<u>\$0.0311</u>
Ten Percent	<u>\$0.0358</u>

6. Rates and Charges

R

6.1	The volumetric charge for each Customer at each Delivery Point served under this
	rate schedule shall not exceed the rates set forth below plus the riders as specified in
	<u>6.4,</u> applicable to service rendered under this rate schedule:

T

For the first	500 Mcf each month,	\$1.0803 per Mcf,
For the next	4,500 Mcf each month,	\$0.9113 per Mcf,
For the next	45,000 Mcf each month,	\$0.6000 per Mcf,
For all over	50.000 Mcf each month.	\$0.1663 per Mcf.



In no event shall the volumetric charge for volumes delivered under this rate schedule be less than the Variable Cost of Service.

- 6.2 In addition to the volumetric charge, each Customer shall be charged a Customer charge of \$377.00 per Delivery Point per month.
- 6.3 <u>Customers receiving transportation service under this rate schedule shall be</u>
 responsible for charges pursuant to East Ohio's Gross Receipts Tax Rider, Excise
 Tax Rider and Transportation Migration Rider-Part A. Any Customer initiating
 transportation service under this rate schedule who was exclusively a sales customer
 of East Ohio as of November 8, 1994 shall continue to be responsible for charges
 pursuant to East Ohio's Interim Emergency and Temporary PIP Plan Rider and
 Uncollectible Expense Rider.

С

Firm Storage Service (FSS)

1. Applicability

Firm Storage Service under this rate schedule is available, subject to the availability of storage capacity, in conjunction with transportation service under Rate Schedules TSS, GTS, and DTS, and in conjunction with East Ohio's Energy Choice, Full Requirements, General and Daily Pooling Services subject to the eligibility requirements for the specific storage services as set forth in Section 5, below. A Customer or pool operator must enter into a written contract with East Ohio for service under this rate schedule for a minimum of 12 months.

<u>C</u>

2. Character of Service

Gas received by East Ohio for the account of the Customer shall be injected into East Ohio's storage facilities and thereafter shall be available for withdrawal by the Customer in accordance with the provisions set forth in Section 5. East Ohio may decline requests to provide service under this rate schedule whenever, in its judgment, rendering such service would be detrimental to the operation of East Ohio's system or its ability to meet its Core Demand. East Ohio's obligation to inject or withdraw gas on the Customer's behalf on any Day is limited to the Maximum Storage Capacity and Maximum Daily Storage Capacity, if applicable, specified in the contract.

T

3. Nominations

All receipts and deliveries must be nominated in accordance with the procedures applicable to the transportation or pooling service being provided in conjunction with the Firm Storage Service rendered under this rate schedule.

С

4. Curtailment

East Ohio shall have the right to restrict, limit, or halt its receipt or delivery of Firm Storage Service whenever, in East Ohio's sole discretion, it is necessary to do so due to Force Majeure or under circumstances requiring East Ohio to act to protect its ability to meet its Core Demand.

Issued:

5.	Types of Firm Storage Se	rvices	
7	The Customer may chose	from the following	ng storage services:
S	5.1 Seasonal Service		
-			t Ohio's storage facilities during the Summer inter Period within the following parameters:
- - -		<u>iominate injectio</u>	n volumes so as to attain the following storage ntage of the Maximum Storage Capacity:
	Cumulative Inject	ions as	Date by Which that Percentage Must
	a Percentage of Ca		be Attained ("Target Injection Date")
	4% to 13°		May 1
	20% to 30°		June 1
	34% to 44°		July 1
	51% to 57°		August 1
	65% to 719	·-	September 1
	79% to 859		October 1
<u>`</u>	95% to 10	0%	November 1
	Date shall be treated applicable general ter Injections nominated Date shall (1) be treat the applicable genera result in an equivalent combination thereof. options so as to elimical conditions that dictate East Ohio may be liminary, at its discretion	as Positive Imbairms and condition below the preceded as Negative I terms and condition of the The Customer's nate the entire in edaily storage maited to 1/214 th or and on a non-dis	ling maximum levels at any Target Injection ance Volumes and reconciled pursuant to the as of transportation or pooling service. In minimum levels at any Target Injection mbalance Volumes and reconciled pursuant to a tions of transportation or pooling service, (2) a Maximum Storage Capacity, or (3) some hall make the election among the preceding abalance. If East Ohio encounters operating anagement, daily injections as estimated by the Maximum Storage Capacity. East Ohio criminatory basis consistent with operational arements at the Customer's request.
	·	ominate withdra els, expressed as	wal volumes so as to attain the following a percentage of the Maximum Storage brage Inventory Level
		<u>reoquirou ou</u>	riago miyomory boyor

Issued:

December 1	92% to 95%	
January 1	55% to 65%	
February 1	30% to 35%	
March 1	12% to 17%	

Withdrawals nominated above the preceding maximum levels at any date above shall be treated as Negative Imbalance Volumes and reconciled pursuant to the applicable general terms and conditions of transportation or pooling service. Withdrawals nominated below the preceding minimum levels at any date above shall be treated as Positive Imbalance Volumes and reconciled pursuant to the applicable general terms and conditions of transportation or pooling service. If East Ohio encounters operating conditions that dictate daily storage management, daily withdrawals as estimated by East Ohio may be limited to 1/151st of the Maximum Storage Capacity. East Ohio may, at its discretion and on a non-discriminatory basis consistent with operational capabilities, waive the preceding requirements at the Customer's request.

The Customer shall nominate volumes for withdrawal so as to completely withdraw its Cumulative Storage Injection Volume by March 31. Any volumes remaining in inventory as of that date may be purchased by East Ohio at its discretion and on a non-discriminatory basis as Positive Imbalance Volumes pursuant to the applicable general terms and conditions of transportation or pooling service and will be subject to all reservation, injection and withdrawal fees in addition to those already payable for the service.

In order to support system operations and maintain system integrity, East Ohio may require Winter Period storage re-injections or withdrawals under an On-System Storage OFO ("Storage OFO") in which it will indicate the required Storage Volume to be injected or withdrawn for the period during which the Storage OFO is in effect.

The rates charged to each Customer electing to purchase this service shall not exceed (1) a reservation fee of \$0.4283per Mcf times the Maximum Storage Capacity, payable before November 1 each year, and (2) a usage fee of \$0.0882per Mcf injected and \$0.0872per Mcf withdrawn. Customers receiving this service shall also be responsible for charges pursuant to East Ohio's Gross Receipts Tax Rider. In no event shall the charges under this Section 5.1 be less than the Variable Cost of Service.

[C,]

T

C

С

C, I



Customers purchasing this service may inject gas into East Ohio's storage facilities on any Day and withdraw gas on any subsequent <u>Day, potentially with seasonal limitations on injections and withdrawals if operating conditions so require.</u> East Ohio shall manage the Customer's injection and withdrawal volumes, subject to the daily and annual limitations specified in the contract, in a manner that will minimize any otherwise applicable imbalance charges.

In order to support system operations and maintain system integrity, East Ohio may require Winter Period storage re-injections or withdrawals under an On-System Storage OFO ("Storage OFO") in which it will indicate the required Storage Volume to be injected or withdrawn for the period during which the Storage OFO is in effect.

The rates charged to each Customer electing to purchase this service shall not exceed (1) a reservation fee, payable monthly, of the sum of (a) \$1.9876 per Mcf times the Maximum Daily Storage Capacity specified in the contract and (b) \$0.0436 per Mcf times the Maximum Storage Capacity specified in the contract, and (2) a usage fee of \$0.0234 per Mcf injected or withdrawn. Customers receiving this service shall also be responsible for charges pursuant to East Ohio's Gross Receipts Tax Rider. In no event shall the charges under this Section 5.2 be less than the Variable Cost of Service.

6. Regulation

All service provided under this rate schedule is subject to the provisions of the general terms and conditions of transportation or pooling service, as applicable, and to the Rules and Regulations contained in East Ohio's tariff.

Т

Issued:

Standby Service Rate Schedule

1. Applicability

Standby Service under this rate schedule is available, subject to the availability of storage capacity, in conjunction with transportation service under Rate Schedules TSS, GTS and DTS. A transportation Customer must enter into a written contract with East Ohio for service under this rate schedule for a minimum of 12 months.

2. Character of Service

The gas supplied by East Ohio under this rate schedule shall be on a firm and continuous basis, provided, however, that in the event of an emergency, service may be curtailed pursuant to PUCO rules or a curtailment plan approved for East Ohio by the PUCO. East Ohio's obligation to deliver gas hereunder to the Customer on any Day is limited to the Maximum Daily Standby Quantity specified in the contract. The Maximum Daily Standby Quantity is defined as the maximum volume of gas that East Ohio shall sell to a Customer pursuant to this rate schedule on any Day, as specified in the Customer's standby service contract.

a. DTS Customers

The gas supplied by East Ohio under this rate schedule on any Day to a Customer receiving transportation service under Rate Schedule DTS is limited to the lesser of the maximum Daily Standby Quantity and the Daily Negative Imbalance. The Daily Negative Imbalance is defined as the amount by which the Customer's Delivery Volume exceeds the Customer's Daily Available Volume. On any Day on which the Customer's Daily Available Volume exceeds the Delivery Volume, gas will not be supplied under this rate schedule.

b. GTS and TSS Customers

The gas supplied by East Ohio under this rate schedule during the Customer's Billing Cycle to Customers receiving transportation service under Rate Schedules TSS or GTS is limited to the Maximum Daily Standby Quantity times thirty (30).

3. Rates and Charges

The demand component of the rate charged for service hereunder shall not exceed \$2.526 per Mcf times the maximum Daily Standby Quantity, payable monthly. In no event shall the charges under this rate schedule be less than the Variable Cost of Service, plus a contribution to total company fixed costs. The demand component shall be billed and payable whether or not standby gas is actually delivered to the Customer.

The commodity rate charged for gas supplied hereunder shall be the current cost of gas based on the standard service offer rate as set forth on tariff sheet B-SSO 1.

Positive Imbalance Volumes and those Negative Imbalance Volumes in excess of gas supplied under this rate schedule, as defined in the General Terms and Conditions of Transportation Service, will be reconciled pursuant to Sections 5 and 6, respectively, of those terms and conditions, as set forth on Sheet F-GT&C 6.

Customers receiving service under this rate schedule shall be responsible for charges pursuant to East Ohio's Gross Receipts Tax Rider.

С

4. Regulations

All service pursuant to this rate schedule is subject to East Ohio's General Terms and Conditions of Transportation Service and to the Rules and Regulations contained in its tariff.

XXXXXX Revised Sheet No. B-SSO 1 Superseding XXXXXX Revised Sheet No. B-SSO 1

STANDARD SERVICE OFFER GAS COST RATE

A standard service offer gas cost rate of \$ per Mcf shall be applied effective with sills rendered for billing cycles commencing on or after	
Volumes purchased and received under the following East Ohio rate schedules: General Sales Service Rate Schedule (GSS)	
Large Volume General Sales Service <u>Rate</u> Schedule (LVGSS)	

Gross Receipts Tax Rider

Applicability

Applicable to all rates, fees, charges and riders billed by East Ohio pursuant to its Rules and Regulations, Rate Schedules, and Pooling Service and other agreements, as applicable, except for the cost of gas billed on behalf of an Energy Choice supplier under the Energy Choice Transportation Service or Large Volume Energy Choice
Transportation Service rate schedules. Further, this Rider shall not be billed to those Customers statutorily exempted from the payment of gross receipts taxes.

All bills rendered shall be adjusted to include the effect of the Ohio excise tax of gross receipts at a rate of 4.6044%.

Excise Tax Rider

Applicability

Applicable to all sales and transportation service rate schedules.

Rates for all customers except Flex Customers as defined by O.R.C. 5727.80(N).

First 100 Mcf per month	\$0.1593 per Mcf
Next 1,900 Mcf per month	\$0.0877 per Mcf
Over 2,000 Mcf per month	\$0.0411 per Mcf

All bills rendered to a Flex Customer as defined by O.R.C. 5727.80(N) shall be adjusted to provide for recovery of East Ohio's excise tax liability at a rate of \$0.020 per Mcf on all volumes delivered with a corresponding reduction to the flexed base rate(s) being billed.

 \mathbf{C}

R

Transportation Migration Rider - Part B

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

- Energy Choice Transportation Service
- Large Volume Energy Choice Transportation Service
- General Sales Service
- Large Volume General Sales Service

 \mathbf{C}

Transportation Surcredit Rider

1. Applicability

This rider shall be applied to all volumes delivered under the following Energy Choice rate schedules:

- Energy Choice Transportation Service
- Large Volume Energy Choice Transportation Service

2. Rates

A credit of \$0.0173 per Mcf shall be applied to all volumes covered by the applicable rate schedules.

3. Applicability to Standard Service Offer Rate Schedules

In order to improve the comparability of rates, this rider shall also be applied to all volumes delivered under the following rate schedules, but shall be offset by a charge in the same amount added to the standard service offer gas cost rate:

- General Sales Service
- Large Volume General Sales Service

 $\prod_{i=1}^{n}$

AMR Cost Recovery Charge

A monthly charge of \$XXXXX shall be added to the otherwise applicable monthly service charge for all customers receiving service under the following rate schedules to recover the depreciation, incremental property taxes and post in-service carrying charges associated with the installation of automated meter reading (AMR) equipment throughout East Ohio's system:

- a) General Sales Service
- b) Large Volume General Sales Service
- c) Energy Choice Transportation Service
- d) Large Volume Energy Choice Transportation Service
- c) General Transportation Service
- f) Transportation Service for Schools

Ν

Sales Reconciliation Rider (SRR)

Applicability

The Sales Reconciliation Rider shall be applicable to all Customers served under the following Rate Schedules:

General Sales Service (GSS) and Energy Choice Transportation Service (ECTS) Large Volume General Sales Service (LVGSS) and Large Volume Energy Choice Transportation Service (LVECTS)

Description

The Sales Reconciliation Rider (SRR) shall recover the differences between Actual Base Revenues and Adjusted Order-Granted Base Revenues for the applicable Rate Schedules.

Actual Base Revenues are defined as weather-normalized monthly base revenues for such Rate Schedules, prior to the SRR adjustment.

Adjusted Order-Granted Base Revenues are defined as the monthly base revenues for the applicable Rate Schedules as approved by the Commission's Order in East Ohio's last base rate case, as adjusted to reflect the change in number of customers from the levels approved by the Commission. To reflect the change in number of customers, Order-Granted Base Revenue per customer is multiplied by the net change in number of customers since the like month during the test year, with the product being added to the Order-Granted Base Revenues for such month.

East Ohio shall defer the calculated differences between Actual Base Revenues and Adjusted Order-Granted Base Revenues for the applicable Rate Schedules for subsequent return or recovery via the SRR. East Ohio shall reflect in a revised SRR effective November 1 of each year the accumulated monthly differences between Actual Base Revenues and Adjusted Order-Granted Base Revenues.

The accumulated monthly differences for each Rate Schedule shall be divided by projected volumes to determine the applicable SRR. Projected and actual recoveries by Rate Schedule under the SRR are reconciled, with any under of over recovery being recovered or returned via the SRR over the next 12 months.

Sales Reconciliation Rider Rate

The applicable Sales Reconciliation Rider Rate below shall be applied to each Mcf of metered gas usage each month.

Rate Schedules
GSS/ECTS
LVGSS/LVECTS

Sales Reconciliation Rider

\$0.0000 \$0.0000

Rules and Regulations

SECTION I - SERVICE

- 1. Minimum Service Standards. East Ohio shall comply with the minimum gas service standards for natural gas companies as set forth in Chapter 4901:1-13 of the Ohio Administrative Code, a copy of which may be viewed on the Public Utilities Commission of Ohio's Web site at www.puco.ohio.gov, or obtained from the Public Utilities Commission of Ohio upon request. Where the Public Utilities Commission of Ohio has granted a waiver to East Ohio for any provision of the minimum gas service standards, East Ohio shall comply with the terms of any Order granting such waiver.
- 2. Application for Service. All applications for gas service shall be made to East Ohio. East Ohio may, prior to initiating gas service and at other reasonable times, require the applicant to establish that the applicant is the owner or bona fide lessee of the premise. A proper application for gas service by a non-residential customer shall further include verification that the business, corporation or nonprofit is properly registered with the Ohio Secretary of State as an entity licensed to do business in the State of Ohio and that the name in which the customer's account is to be opened is in the same name as that registered with the Ohio Secretary of State; or, if the non-residential customer is a federally-chartered institution, that it is properly registered with the federal agency having regulatory or supervisory authority over it and that the name in which the customer's account is to be opened is the same name as that registered with the appropriate federal agency.
- 3. Security Deposit. If a residential applicant for service cannot establish creditworthiness or cannot give a reasonably safe guaranty in an amount sufficient to secure the payment of bills for sixty days' total usage, the proposed customer may be required to deposit with East Ohio an amount sufficient to cover an estimate of the monthly average of the annual consumption by such customer plus 30%, upon which deposit interest at the minimum rate authorized by the Public Utilities Commission of Ohio will be allowed and paid to the customer, provided it remains on deposit for six consecutive months.

Non-residential customers who have not established creditworthiness according to East Ohio's requirements may be required to deposit with East Ohio an amount that shall not exceed the customer's estimated liability for two month's usage, upon which deposit interest at the minimum rate authorized by the Public Utilities Commission of Ohio will be allowed and paid to the customer, provided it remains on deposit for six consecutive months.

Residential security deposits shall be governed by the "Establishment of Credit for Residential Service" adopted by The Public Utilities Commission of Ohio and











contained in Chapter 4901:1-17 of the Ohio Administrative Code, a copy of which is included as Section M of the East Ohio Gas Company Tariff. For small commercial customers, security deposits shall be governed by Rule 4901:1-13-08, "Standards specific to the provision of small commercial gas service" of the Ohio Administrative Code.

- 4. <u>Service Turn On</u>. The <u>customer</u>, after making proper application for <u>service</u>, shall notify East Ohio when he desires gas turned on. In no case shall he or his agent or employee turn on the gas. East Ohio may discontinue the supply of gas to premises where persons other than East Ohio's authorized <u>agents or</u> employees have turned on the gas.
- 5. Service Continuity. East Ohio will use its best efforts to furnish necessary and adequate service and facilities in compliance with Section 4905.22 of the Ohio Revised Code. East Ohio cannot and does not guarantee a sufficient supply of gas, adequate or uniform gas pressure, an uninterruptible supply of gas, or the quality of the gas supplied. East Ohio shall not be liable for any damage or loss directly or indirectly due or attributable to the insufficiency of the gas supply, any variation in the gas pressure, any partial or total interruption of gas service, or the quality of the gas supply. Nor shall East Ohio be liable for any damage or loss directly or indirectly resulting from the use of gas appliances on the customer's premises, or the presence thereon of any Company property. East Ohio will provide to customers, to the extent possible under the circumstances, prior notice of planned outages or interruptions in service.
- 6. Service Disturbance. No customer shall attach or use any appliance which may result in the injection of air, water, or other foreign matter into the Company's lines and, without prior approval from the Company, no customer shall attach or use any appliance which will increase or decrease the pressure in the Company's lines intermittently to such extent as to interfere with continuous service to other customers.
- 7. Access to Premises. The authorized agents and employees of East Ohio shall at all reasonable times have access to any premises supplied with gas by East Ohio. East Ohio may discontinue gas service to any premise where access is denied.
- 8. <u>Customer's Request for Discontinuance of Service</u>. The <u>customer</u> shall notify East Ohio before vacating the premises where gas is used or before discontinuing the use of gas. The <u>customer</u> shall be liable for all charges for gas consumed on such premises <u>until the earlier of East Ohio's completion of the service order or up to five business days after such notice has been received, provided that access to the premises shall have been given East Ohio within <u>that period</u>; and if access has not been given within such period then for all charges until such access has been given.</u>

If a customer, who is a property owner or the agent of a property owner, requests disconnection of service and the Company through reasonable efforts has determined









that there are remaining residential tenants at the premises, the Company is required to notify the tenants of the disconnection of service. This notification will be mailed to such tenants or posted in a conspicuous place at the premises at least 10 working days prior to the scheduled date for disconnection of service. The property owner, or the agent of the property owner, shall continue to be liable for all gas consumed during the 10-day notice period. This notice provision shall not preclude the Company from taking appropriate actions where safety or tampering issues are raised as <u>stated</u> in Rule 9, subparagraphs (g) <u>and (h)</u>, and Rule 10 of these Rules and Regulations.

- T
- 9. <u>Company's Right to Disconnect Service</u>. East Ohio shall have the right to disconnect service and/or remove from the premises of any <u>customer</u> the meter and any other property belonging to East Ohio for any of the following reasons or purposes:
- Т
- (a) Refusing access to its equipment for reading, testing, repairs or other purposes.
- (b) Violation of or refusal to comply with any applicable law or ordinance, contract, or any of these Rules and Regulations.
- (c) Non-payment of bills for gas within the net payment period for such bills, including nonpayment of security deposits applied to delinquent bills as a condition for continued service.
- (d) When customer has moved from the customer location.
- (e) Use of gas in a manner detrimental to the service to other customers.
- (f) Fraudulent representation or practice.
- (g) Whenever deemed necessary by East Ohio for the safety or integrity of the gas system or the customer's premise, including, but not limited to, situations in which a customer's houseline leak cannot be isolated to an individual appliance location drop.
- (h) Whenever there has been theft or vandalism, including, but not limited to, damage to the gas service meter, metering equipment, or the associated property was damaged, interfered with, displaced, bypassed or otherwise tampered with by a customer, consumer, or other person.
- (i) A person not authorized by East Ohio has reconnected service.

Disconnection of service to residential consumers or customers pursuant to Rule 9, subparagraph (a) of these Rules and Regulations shall include, but not be limited to, circumstances where despite its reasonable efforts to do so, East Ohio has been unable to obtain an actual meter reading at least once within any twelve-month period. "Actual meter reading" shall be as defined in Rule 16 of these Rules and Regulations. The reconnection of service after disconnection pursuant to Rule 9, subparagraph (a) of the Rules and Regulations shall be subject to prior payment of a fee of \$40.00 for the disconnection and reconnection costs. Payment of the designated deposit shall also be required prior to reconnection when service has been disconnected for the nonpayment of bills, where there has been a fraudulent misrepresentation or practice, whenever there is evidence of tampering or theft, or when a person not authorized by East Ohio has reconnected service.

С

C, J

In order to have service restored after being disconnected for (1) failing to provide East Ohio access to its metering equipment pursuant to Rule 4901:1-13-04(G) of the Ohio Administrative Code or (2) tampering or theft of service as set forth in Rule 4901:1-13-09 of the Ohio Administrative Code, a customer shall pay, in addition to all other charges owed to East Ohio, \$78.00 for the installation of automated meter reading equipment for each meter to be so equipped.

Disconnection of service to residential consumers or customers shall be governed by the "Termination of Residential Service" adopted by The Public Utilities Commission of Ohio and contained in Chapter 4901:1-18 of the Ohio Administrative Code, except for areas where the Public Utilities Commission of Ohio has granted a waiver to East Ohio for any provision of these rules. A copy of Chapter 4901:1-18 is included as Section L of the East Ohio Gas Company Tariff. For small commercial customers, disconnection of service shall be governed by Rule 4901:1-13-08, "Standards specific to the provision of small commercial gas service" of the Ohio Administrative Code.

SECTION II - METERING & BILLING

- 10. Pressure Regulators, Gas Meters and Tampering. The gas meter and any pressure regulator to be installed on a service line and connected with East Ohio's distribution system will be furnished by East Ohio and will remain its property, and the Company shall have the right to replace them as the Company may deem necessary. When a customer is served from the Company's field or gathering lines, the customer shall install and maintain, at his expense, a suitable regulator or regulators for reducing the pressure. The regulator or regulators shall be installed in the manner required by the Company. If any meter or regulator, or the pipes, fittings or connections used in supplying gas to such meter or regulator, is tampered with by a customer, his agent or employee, East Ohio may remove such meter or regulator and may discontinue the supply of gas to such customer until payment has been made for all unregistered gas, in an amount estimated by East Ohio, and for all damage to East Ohio's property, or, at East Ohio's option, it may discontinue gas service permanently to such customer.
- 11. <u>Meter Location</u>. The Company shall determine the location of the meter. When changes in a building or arrangements therein render the meter inaccessible or exposed to hazards, the Company may require the customer, at the customer's expense, to relocate the meter setting together with any portion of the customer's service line necessary to accomplish such relocation.
- 12. <u>Meter Connections</u>. The owner or customer shall not permit anyone who is not an authorized agent of the Company to connect or disconnect the Company's meters, regulators or gauges or in any way alter or interfere with the Company's meters, regulators or gauges.
- 13. <u>Bill Due Date</u>. The due date for each bill for gas shall be no earlier than fourteen (14) days after the date of its mailing or electronic delivery to the customer.

14. Charge on Delinquent Bills. Each monthly bill shall be due and payable within fourteen (14) days from the date of its mailing or electronic delivery. If not paid in full within such fourteen (14) day period, a late payment charge of 1 1/2% will be imposed at the next bill date on all past due balances on the customer's account.

Late payment charges will not be assessed to customers participating in the Percentage Income Payment Plan ("PIPP") or the PIPP arrearage crediting program. Late payment charges will not be assessed to customers participating in a short-term payment plan or the budget billing plan provided they make the minimum payment required under the plan by the bill due date.

The preceding late payment charge provisions will not take effect until 180 days after the effective date of these Rules and Regulations. Until that time, previously approved late payment charge provisions will remain in place.

- 15. Billing Periods. Bills ordinarily are rendered regularly at monthly intervals, but may be rendered more or less frequently at the Company's option. Non-receipt of bills by customer does not release or diminish the obligation of customer with respect to payment thereof. Unless otherwise ordered by the Commission, rate changes shall become effective for bills rendered as of the start of a billing cycle within the monthly billing period as determined by the Company.
- 16. Payment of Bills. Bills may be paid by the customer in any of the following ways:
 - (a) online at www.dom.com or through other providers' Web sites,
 - (b) by bank draft automated withdrawal from customer's bank account,
 - (c) by credit/debit card or electronic check through a participating agency,
 - (d) at any one of the Company's authorized payment locations,
 - (e) by U.S. mail at the address specified on the bill,
 - (f) by Electronic Data Interchange (EDI),
 - (g) by Automated Clearing House (ACH) transfer.
- 17. Returned Payment Fee. The customer will be charged a handling fee of \$12 for each returned item tendered or authorized as payment on the customer's account and returned for any reason, including insufficient or uncollected funds, closed account, revoked authorization or stop payment.
- 18. Collection Fees. In the event the Company incurs fees or expenses from outside collection agencies, including attorney's fees, in collecting or attempting to collect any charges owed the Company, the customer may be liable to the Company for the payment of all such fees and expenses reasonably incurred.
- 19. Meter Reading. East Ohio will make reasonable attempts to obtain an actual meter reading by Company personnel or agents every other month. If East Ohio is unable to obtain an actual meter reading, it will render a bill based on estimated usage at the premise. East Ohio is required to obtain an actual meter reading at least once within

N

T

Т

|| T

T

N

N

Т

T

Ţ

T, I

Т

| T

each twelve-month period. "Actual meter reading" shall mean reading of an indoor or outdoor meter by an authorized agent or employee of Dominion East Ohio or through electronic or other means acceptable to the Commission. East Ohio will obtain an actual meter reading at the initiation and/or the termination of service if the meter has not been read within the immediately preceding seventy days and access to the meter is provided.

If the <u>customer</u> has refused East Ohio access to its meter or other property, or if East Ohio has been unable to obtain an actual meter reading at least once within any twelve-month period, East Ohio may terminate service in accordance with Rule 9 of these Rules and Regulations. East Ohio may obtain a court order to gain access to its meter or other property.

If consumption is billed pursuant to an applicant requesting East Ohio to provide lighting services on an unmetered basis, such service shall be billed on an estimated basis.

- 20. Meter Testing. In accordance with Section 4933.09 of the Ohio Revised Code, gas meters in use shall be tested on the request of the <u>customer</u>, in his presence if desired by him, with a tested and sealed meter-prover, by an authorized employee or agent of East Ohio. If the meter is found to be correct, and it is deemed correct if the variation is not greater than three percent, the party requesting the inspection shall pay a fee for the removal of the meter for the purpose of the test. The fee for a residential <u>or small commercial customer using a 250 or 400 class diaghragm meter is \$40</u>; for all other <u>customers</u>, the fee is \$270. If the meter is proved incorrect, no fees or expense shall be paid by the <u>customer</u>, and East Ohio shall furnish a new meter without charge to the customer.
- 21. Back Billing. East Ohio shall back bill in accordance with the guidelines established by the Public Utilities Commission of Ohio and the Ohio legislature (Section 4933.28 of the Ohio Revised Code and Rule 4901:1-13-04 of the Ohio Administrative Code).

22. Delinquent Balance Transfer.

(a) Except as otherwise provided in subparagraph b., East Ohio shall have the right to transfer a delinquent commercial or industrial account balance, regardless of the service address, to another commercial or industrial account in the name of or owned by the same customer or owner of that business or establishment.

For purposes of this Rule 22, "customer" means the party in whose name the account is carried.

(b) East Ohio may not transfer a delinquent commercial/industrial account to any residential account.

23. Investigation Fee. Whenever the gas service meter, metering equipment, or associated property was damaged, interfered with, displaced, bypassed or otherwise tampered with by a customer, consumer or other person, or when a person not authorized by East Ohio has reconnected service, and an East Ohio Service Investigator has been dispatched to investigate the matter prior to disconnection, the customer shall pay an Investigation Fee of \$117 prior to reconnection in addition to other required reconnection charges. The Investigation Fee will only be levied in those circumstances where East Ohio has reasonable proof of the customer's fraudulent or damaging practice. Reasonable proof is defined as an admission by the customer, documentation evidencing the fraudulent or damaging practice, or personal observation by East Ohio personnel or authorized agents of East Ohio.

Section III - Service Lines & Mainline Extensions

- 24. Service Line Installation. In the installation of a service line East Ohio will make all necessary connections with its distribution system and extend its service line from the distribution main to the service valve and will install the service valve and curb box enclosing the same without cost to the property owner or customer. Where no service valve is installed in the service line East Ohio will install a valve Tee at the main and will extend its service line from the main to a tie-in coupling, to be located between approximately 4 to 6 feet from and to the coupling closest to the owner's property line in the direction toward the main. The property owner shall install and replace as necessary, at his expense, and shall be the owner of the service line extending from the service valve, or, where there is no service valve then from and including the tiein coupling, to the meter on the owner's property. Before turning on gas East Ohio shall have the right to inspect the owner's service line and to refuse to turn on gas if in the opinion of East Ohio the service line is not properly constructed, fitted and laid. At the request of the property owner, and at his expense, East Ohio may, upon mutual agreement with the customer, install the service line from the service valve, or from tie-in coupling where there is no service valve, to the meter on the owner's property. The property owner shall promptly pay for all material furnished and labor used in the installation of such service line, of which he shall be the sole owner. Requests for the installation by East Ohio of a service line shall be made to the local office of East Ohio on a form to be furnished by East Ohio.
- 25. Service Line Responsibilities. The service line from the service valve to the meter, or where there is no service valve then from and including the tie-in coupling mentioned in Rule 24 to the meter, all gas lines on the outlet side of the meter, and all fittings and connections, shall be the property of the owner of the premises, shall be under his exclusive control and shall be replaced as necessary and kept by him in good repair and safe condition, and East Ohio shall not be liable for any imperfections therein or for any damage, injury or loss resulting, directly or indirectly, from the escape of gas therefrom. East Ohio shall be responsible for these facilities in accordance with the applicable provisions of the Pipeline Safety Act, 49 U.S.C. 60101 et seq., 49 C.F.R. part 192 and all applicable federal regulations, and

N

Τ

Chapter 4901:1-16 of the Ohio Administrative Code. Such responsibilities shall include, but not be limited to, East Ohio's responsibilities for cathodic protection and leak detection of the service line up to and including the meter.

- 26. <u>Installation and Inspection.</u> Before applying to East Ohio to turn on gas it shall be the duty of the applicant to see that the service line and gas lines and fittings and connections mentioned in Rule 25 and all gas appliances and equipment connected thereto have been installed and tested and are maintained in accordance with governmental codes and regulations and with the reasonable requirements of East Ohio and are free of leaks.
- 27. Service Line Extensions Prohibited. No service line supplying gas to any building shall be extended by the owner or <u>customer</u> so as to furnish gas to any other building.
- 28. **House Piping.** The customer shall install and maintain, at the customer's expense, the house piping from the outlet of the meter to gas burning appliances.
- 29. Appliances. The customer shall install and maintain all appliances, at the customer's expense.
- 30. <u>Inspections of Altered Piping</u>. It shall be the duty of the customer to notify the Company promptly of any additions, changes, alterations, remodeling or reconstruction affecting gas piping on the customer's premises.
- 31. Extension of Distribution Mains. East Ohio will extend its distribution mains for the furnishing of natural gas on any dedicated street or highway without cost to the residential customer whenever at least one such customer on an average of each 100 additional feet of pipe in the street or highway in which the extension is to be run shall first agree to take a supply of gas at the applicable rate, measurement to be taken from the end of the nearest distribution main that has the capacity to serve the customer(s). Upon application for a service extension of main in excess of an average of 100 feet for each applicant for such service, East Ohio may enter into an extension agreement with the applicant or applicants providing for a deposit with East Ohio of a sum deemed adequate by East Ohio to cover the cost to be incurred by it for the excess of the extension over the average of 100 feet for each applicant to be served, such deposit to be refunded within a period of 10 years from the date of the agreement at a rate per each additional residential customer thereafter connected with said extension, equivalent to the rate per 100 feet deposited, the total amount refunded not to exceed the amount deposited. No refund shall be made after 10 years from the date of the extension agreement and such deposit shall, after such period, become the property of East Ohio. Extension deposits shall bear no interest. East Ohio shall apply the preceding terms to home builders and residential developers on the basis of anticipated residential customers, and, as a result, the deposit refund provisions are not applicable in such instances. Extensions of street and highway mains shall at all times be the property of East Ohio. Mainline extensions that are not

 $\overline{\mathrm{T}}$

installed in road right of way, or adjacent thereto, will be made only if the following guidelines are met:

- (a) A minimum 20 foot legally described easement or blanket right of way is made and granted, provided, however, that all gas mainlines with a maximum allowable operating pressure at or above 100 psi must have a minimum 30 foot easement.
- (b) Free and clear access to the gas mainline is maintained with no structures permitted on the easement.

East Ohio shall not be required to lay any service lines across paved streets or highways. East Ohio shall not be required to make any extensions of its mains or to lay any service lines during the months of December, January, February and March of any year.

Nothing contained herein shall be construed to prohibit East Ohio from making longer free extensions than herein prescribed.

- 32. Right of Removal. No person or entity shall erect any structure within a Company easement or change the existing grade over a Company gas line without the express permission of East Ohio. East Ohio shall have the right to remove any such structure or grade change at the expense of the customer or responsible party.
- 33. Discontinuance of Supply on Notice of Defect in Customer's Property. If, at any time, in the opinion of East Ohio the property owner's service line, other gas lines, fittings, connections, gas appliances or equipment on a <u>customer's</u> premises are defective or in such condition as to constitute a hazard, East Ohio, upon notice to it of such defect or condition, may discontinue the supply of gas to such appliances or equipment or to such service line or such other gas lines until such defect or condition has been rectified by the property owner or <u>customer</u> in a manner satisfactory to East Ohio.

SECTION IV - MISCELLANEOUS

- 34. Tariff Disclosure. A full and complete copy of East Ohio's current tariff covering rates and charges for service and terms and conditions of service will be <u>available on www.dom.com or will be provided upon request within five business days.</u> East Ohio shall comply with the tariff disclosure requirements established by The Public Utilities Commission of Ohio and set forth in Section 4901:1-1-03 of the Ohio Administrative Code, as amended from time to time.
- 35. PUCO Orders. These Rules and Regulations are subject to and include as part thereof all orders, rules and regulations applicable to East Ohio from time to time issued or established by the Public Utilities Commission of Ohio under its emergency powers.

Т

First Revised Sheet No. K10 Superseding Original Sheet No. K10

36.	Right to Modify. East Ohio reserves the right to modify, alter or amend the foregoing Rules and Regulations and to make such further and other rules and regulations as experience may suggest and as East Ohio may deem necessary or convenient in the conduct of its business.

General Terms and Conditions of Transportation Service

Definitions

<u>Core Demand</u> -- the total supply needs of East Ohio's <u>Percentage Income Payment Plan and Standard Service Offer Customers.</u>

<u>Customer</u> -- any individual, governmental, or corporate entity taking transportation service hereunder.

<u>Customer's Billing Cycle</u> -- for Delivery Points equipped with electronic gas measurement equipment, the calendar month used for billing purposes; for Delivery Points not equipped with electronic gas measurement equipment, the period that occurs between <u>actual or estimated</u> meter readings <u>used</u> by East Ohio for billing purposes.

<u>Daily Available Volume</u> -- the quantity of gas available to be redelivered by East Ohio to the Customer on any given day. This quantity is equal to the volume of gas delivered to East Ohio for the Customer's account on that day, less any appropriate unaccounted-for gas percentage, plus any adjustments associated with Positive Imbalance Volumes, which will be available during non-OFO periods.

Day -- a 24-hour period beginning at 10:00 a.m. Eastern Time or other such time as specified by East Ohio.

<u>Delivery Point</u> -- the billing determinant for the application of Customer charges represented by the meter location at which gas is redelivered to the Customer.

<u>Delivery Volume</u> -- the volume of gas delivered by East Ohio to the Customer <u>based on actual or estimated usage</u>.

EBB -- East Ohio's Electronic Bulletin Board.

FERC -- the Federal Energy Regulatory Commission.

<u>Human Needs Customer</u> -- any Customer who uses natural gas for heating a residence, or a governmental agency or other entity which provides emergency or life support services. Human Needs Customers include hospitals, nursing homes, and residential correctional institutions, and exclude hotels, motels and non-residential educational facilities.

Mcf -- one thousand (1,000) cubic feet of gas in its natural state having a gross heating value of not less than 1,000 British thermal units per cubic foot at 14.73 PSIA, <u>60</u> degrees Fahrenheit and saturated with water vapor.

MMBtu -- one million (1,000,000) British thermal units.

Issued:

Effective:

Filed under authority of The Public Utilities Commission of Ohio in Case No.

Bruce C. Klink, Vice President

Ţ

T

General Terms and Conditions of Transportation Service

Monthly Tolerance Level -- the imbalance tolerance level, expressed as a percentage of the sum of all daily volumes delivered to the Customer during the Customer's Billing Cycle, that establishes the degree to which the Customer's Positive Imbalance Volumes will be subject to reconciliation on a volumetric basis.

<u>Negative Imbalance Volume</u> -- the amount by which the sum of all daily volumes delivered to the Customer during the Customer's Billing Cycle exceeds the sum of the daily volumes available for redelivery by East Ohio to the Customer during the same period.

<u>Positive Imbalance Volume</u> -- the amount by which the sum of all daily volumes available for redelivery by East Ohio to a Customer during the Customer's Billing Cycle exceeds the sum of all daily volumes delivered to the Customer during the same period.

<u>Production Receipt Point(s)</u> -- the meter(s) at which Ohio produced gas is delivered into East Ohio's system for the Customer's account.

<u>Production Volume</u> -- the volume of gas delivered by the Customer into East Ohio's system on any Day at the Production Receipt Points.

PSIA -- pounds per square inch, absolute.

PUCO -- The Public Utilities Commission of Ohio.

Summer Period -- the seven month period beginning April I and continuing through October 31.

Supplier -- any entity that has in effect a pooling service agreement with East Ohio or arranges for the production and/or delivery of Production Volumes to East Ohio.

<u>Transportation Receipt Point(s)</u> -- the interconnection(s) at which gas is delivered into East Ohio's system from an Upstream Pipeline for the Customer's account.

<u>Transportation Volume</u> -- the volume of gas delivered for the Customer's account on any Day into East Ohio's system at the Transportation Receipt Point(s).

<u>Upstream Pipeline</u> -- any interstate pipeline, intrastate pipeline, or local distribution company other than East Ohio through which gas is delivered directly to East Ohio for the Customer's account.

<u>Variable Cost of Service</u> -- the portion of the cost of service that fluctuates according to the volume of service provided, including gas costs and associated riders as applicable, lost and unaccounted-for gas, and excise taxes.

Winter Period -- the five month period beginning November 1 and continuing through March 31.

Issued:

Τ

General Terms and Conditions of Transportation Service

- 1. Sources of Supply
 - 1.1 Customers may receive gas supplies delivered to East Ohio from Upstream Pipelines and/or <u>Production Receipts Points</u>.
- 2. Authorized Daily Volume
 - 2.1 Customer's Authorized Daily Volume on any Day consists of the sum of Customer's Daily Available Volume plus any additional volumes that East Ohio authorizes Customer to use on that Day. Delivery of Customer's Authorized Daily Volume is firm, except as provided in this Section 2.1. Such deliveries, however, shall be subject to interruption or curtailment based on the failure of an Upstream Pipeline to deliver Transportation Volumes, the failure of the Customer or its Supplier to deliver Production Volumes, Force Majeure conditions, or an order of the PUCO or other governmental body. The Customer and East Ohio shall use their best efforts to minimize such interruption or curtailment within the limitations of applicable law, regulations, and orders of any governmental authority. Customer, or a Supplier on Customer's behalf, must submit a valid nomination of supply that reasonably reflects Customer's anticipated usage. Consumption at Customer's facility in excess of the Authorized Daily Volume is interruptible service, and upon notice to Customer, East Ohio may interrupt service or require Customer to reduce consumption to Customer's Authorized Daily Volume whenever East Ohio deems it necessary to do so. East Ohio may, at its option, require such reductions in consumption by DTS Customers prior to imposing similar reductions on TSS or GTS Customers.
 - 2.2 In the event Delivery Volumes are in excess of the Authorized Daily Volume on any day on which East Ohio requires Customer to limit gas consumption to that Authorized Daily Volume, Customer shall be liable for all gas costs, transportation costs, penalties, and fines incurred by East Ohio as a result of Customer's deliveries in excess of its Authorized Daily Volume.
- 3. Electronic Bulletin Board
 - 3.1 All Customers and/or their authorized agents will have access to East Ohio's EBB. The EBB will provide, at a minimum, for the electronic nomination and confirmation of Customer's Production Volumes and Transportation Volumes, information concerning Customer's Delivery Volumes and imbalances and other information and critical postings.

Issued:

C

General Terms and Conditions of Transportation Service

- 4. Volume Banking Service
 - 4.1 Under the Volume Banking Service, East Ohio will reconcile in subsequent Customer Billing Cycles, on a volumetric basis, any Positive Imbalance Volumes previously incurred.
 - 4.2 Customers must subscribe to the Volume Banking Service set forth in Rate Schedules TSS, GTS, and DTS to be eligible for the provisions of Volume Banking Service. The service is optional for all DTS transportation Customers; a minimum Monthly Tolerance Level is specified in Rate Schedules TSS, and GTS. Customers must execute new or amended contracts reflecting their desired Monthly Tolerance Level. If Customer does not elect a specific percentage for a Monthly Tolerance Level, East Ohio will utilize ten percent (10%) for TSS, and GTS Customers and zero percent (0%) for DTS Customers.

Positive Imbalance Volumes

- Unless Customer and East Ohio otherwise agree, East Ohio will purchase Customer's Positive Imbalance Volumes, in excess of Customer's Monthly Tolerance Level, at a rate determined by adding the current month's Positive Imbalance Volume reference gas cost, the minimum of the daily midpoints of common price spreads for gas entering <u>Dominion South Point</u> during the month as published in <u>Platt's Gas Daily</u> (The McGraw-Hill Companies, Inc.), or an <u>appropriate successor index should it cease to be published,</u> times eighty percent (80%), plus the variable transportation charges paid to bring the gas to East Ohio's system, adjusted for shrinkage.
- 5.2 Positive Imbalance Volumes within Customer's Monthly Tolerance Level shall be available for delivery to the Customer <u>during non-OFO periods</u> in the Customer Billing Cycle following the determination of the Positive Imbalance Volume (the "Adjustment Month"), by increasing the Customer's Daily Available Volume on each Day in the Adjustment Month by an amount equal to the Positive Imbalance Volume divided by the number of days in the Adjustment Month.

6. Negative Imbalance Volumes

6.1 East Ohio will sell gas to Customer to eliminate Negative Imbalance Volumes at a rate determined by adding the current month's Negative Imbalance Volume reference gas cost, the maximum of the daily midpoints of common price spreads for gas entering <u>Dominion South Point</u> during the month as published in <u>Platt's Gas Daily</u> (The McGraw-Hill Companies, Inc.), or an appropriate successor index should it cease to be published, times one hundred and twenty percent (120%), plus the <u>100% load factor</u> firm transportation charges to transport gas on <u>Dominion Transmission</u>, Inc. ("DTI") to East Ohio's interconnections with <u>DTI</u>,

Issued:

Effective:

Filed under authority of The Public Utilities Commission of Ohio in Case No.

Τ

T

 \mathbf{C}

Superseding Original Sheet No. F-GT&C 5

General Terms and Conditions of Transportation Service

plus excise tax, adjusted for shrinkage. Charges for Negative Imbalance Volumes attributable to the <u>Customer's</u> failure to comply with operational flow orders or operational matching orders will be based on the provisions of Section 13. If the <u>Customer's</u> Negative Imbalance Volumes exceed 25% of all daily volumes delivered to the Customer during the Customer's Billing Cycle over two or more consecutive months, East Ohio may at its sole discretion in accordance with reasonable and standard industry practice, terminate the contract for transportation service upon thirty (30) days written notice to the Customer and commence rendering sales service pursuant to the applicable rate schedule upon termination of the contract for transportation service.

7. Transportation Receipt Points

- 7.1 All Transportation Volumes will be measured at Transportation Receipt Points in accordance with the terms of East Ohio's agreement with the Upstream Pipeline and shall be conclusive for purposes of these tariffs.
- 7.2 When Transportation Volumes are received by East Ohio on an MMBtu basis, East Ohio will make a heat content adjustment in order to convert Customer's Transportation Volumes to an Mcf basis. For each calendar year, East Ohio will calculate the weighted average heat content of all gas delivered to East Ohio by Upstream Pipelines during this period. This Heat Content Adjustment Factor, expressed as MMBtu per Mcf, will be used to adjust all Transportation Volumes received during the following twelve (12) month period commencing on April 1, unless East Ohio and Customer agree in writing to an alternative Heat Content Adjustment Factor. If such a review indicates that area or point-specific Heat Content Adjustment Factors are required, East Ohio may implement them after review by the PUCO staff.
- 7.3 Transportation Volumes received by East Ohio at Transportation Receipt Points shall conform to Upstream Pipeline's gas quality standards, unless such standards have not been filed with, and approved by, either the FERC or the PUCO, in which case Transportation Volumes must conform to the gas quality standards of East Ohio in effect at the time.
- 7.4 East Ohio shall use its best efforts to receive Transportation Volumes for Customer's account, unless Customer has made an election pursuant to Section 9 of these General Terms and Conditions.

8. Nomination of Transportation Volumes

8.1 All Transportation Volumes received for Customer's account at Transportation Receipt Points shall be nominated to East Ohio in advance according to the procedures outlined in this Section and in East Ohio's EBB.

Issued:

Effective:

Filed under authority of The Public Utilities Commission of Ohio in Case No.

Bruce C. Klink, Vice President

T

C

Τ

General Terms and Conditions of Transportation Service

- 8.2 Nominations must conform, in content and format, with East Ohio's specifications for Transportation Volume <u>nominations</u>, which shall include, at a minimum: Customer's East Ohio contract number; Upstream Pipeline; Upstream Pipeline contract number; <u>and</u> requested daily Transportation Volume.
- 8.3 East Ohio will either confirm, in total or in part, or reject Customer's

 Transportation Volume nomination based upon East Ohio's operating conditions,
 the limits and requirements of East Ohio's system and facilities, previously
 confirmed nominations and timely confirmation by Upstream Pipelines.
 Confirmed Transportation Volumes will be posted on East Ohio's EBB. In order
 to support system operations, maintain system integrity, and minimize Positive or
 Negative Imbalance Volumes, East Ohio may request Customer to nominate and
 deliver Transportation Volumes to designated Transportation Receipt Points.
 Such requests shall be posted in advance on East Ohio's EBB. If, in East Ohio's
 sole discretion, voluntary compliance by Customers and Suppliers fails to correct
 operational deficiencies, East Ohio may exercise its authority under Paragraph
 13.1 to issue Supplier-specific and/or system-wide OFOs.
- 8.4 Confirmed nominations will become effective on the date specified in the Customer's nomination and will remain in force until the last day of the current calendar month, subject to continued receipt by East Ohio from Upstream Pipeline of the confirmed volume, unless superseded by a subsequent Transportation Volume nomination.
- 8.5 Nominations made in accordance with this Section do not relieve Customer of the obligation to submit corresponding nominations for service with an Upstream Pipeline.

9. Firm Receipt Point Option

- 9.1 The Customer may elect to designate specific Transportation Receipt Points as firm receipt points. Each such firm receipt point, and the corresponding maximum daily transportation quantity for each such firm receipt point, shall be specified in the contract.
- 9.2 Access to any receipt points on East Ohio's system, as to which an election pursuant to Section 9.1 above has not been made, shall be on a best efforts basis.
- 9.3 A Customer making an election pursuant to Section 9.1, above, shall be assessed a firm receipt point surcharge; the actual amount of the surcharge shall be determined through competitive bidding with minimum bid amounts to be determined by East Ohio.

Issued:

T

 \mathbf{C}

T

General Terms and Conditions of Transportation Service

10. Production Receipt Points

- The unit of measurement for Production Volumes shall be one (1) cubic foot of 10.1 gas, and the term "cubic foot of gas" shall mean a cubic foot of gas at a pressure of 14.73 PSIA and at a temperature of 60 degrees Fahrenheit. For purposes of measurement and meter calibration, atmospheric pressure shall be assumed to be 14.4 pounds per square inch. All gas delivered to East Ohio by the Customer or its Supplier shall be measured by orifice, rotary or other measurement facilities constructed, installed and operated in accordance with standard industry practices and East Ohio's requirements for such facilities, except where superceded by a Measurement Operating Agreement. The volumes of gas delivered to East Ohio shall be computed from meter records and converted into the unit of measurement specified above in accordance with reasonable and standard industry practices. Correction shall not be made for deviation from the Ideal Gas Laws. In the absence of a recording thermometer, an assumed flowing temperature of 60 degrees Fahrenheit shall be used in computing said quantities of gas; provided, however, that if the temperature of the natural gas passing through the meter is determined for any Day by the use of a recording thermometer, then the arithmetic average of the temperature recorded for such Day shall be used.
- 10.2 The Production Volume delivered to East Ohio shall be delivered in its natural state, have a gross heating value of not less than 1,000 British thermal units per cubic foot at 14.73 PSIA, 60 degrees Fahrenheit and must conform with East Ohio's gas quality standards in effect at the time. East Ohio reserves the right to accept gas of non-standard specification on a non-discriminatory basis pursuant to an agreement setting forth applicable terms, conditions and charges, if applicable, provided the acceptance of such gas does not adversely impact East Ohio's operations or service to customers.
- 10.3 If at any time the delivery by the Customer or its Supplier at the Production Receipt Point(s) specified by the Customer or its Supplier and accepted by East Ohio shall be less than an average of ten thousand cubic feet per Day, then East Ohio, at its sole option, may require the gas behind any such meter(s) to be measured pursuant to a Measurement Operating Agreement, by giving the Customer or its Supplier thirty (30) days' prior written notice.
- 10.4 The Production Receipt Points for Production Volumes from physical meters specified by the Customer or its Supplier and accepted by East Ohio shall be at measuring stationsconstructed to East Ohio's standards, where the measurement and regulation equipment will be operated and maintained by East Ohio, except where superceded by a Measurement Operating Agreement. The measuring station will be located at such points as East Ohio and the Customer or its Supplier shall agree, on East Ohio's lines as now constructed or on any extensions thereof that East Ohio may hereafter construct. The sites for said measuring stations may be furnished by East Ohio, or, if furnished by the Customer or its Supplier, shall provide rights of ingress and egress to East Ohio. In the event the

Issued:

Superseding Original Sheet No. F-GT&C 8

General Terms and Conditions of Transportation Service

Customer or its Supplier wishes to change any Production Receipt Points, the Customer or its Supplier shall reimburse East Ohio in advance for East Ohio's costs in connection with the change. The Customer or its Supplier shall be directly responsible for all other costs associated with the change. Measuring stations on East Ohio's lines existing as of the effective date of these terms and conditions and owned by the Customer, its Supplier or any other person, shall, subject to the approval of East Ohio, also be designated as Production Receipt Points, where the measurement and regulation equipment will be operated and maintained by East Ohio, except where superceded by a Measurement Operating Agreement.

- 10.5 The Customer or its Supplier may aggregate Production Volumes as measured by third parties at measuring stations furnished, constructed, owned, operated and maintained by third parties. Detailed information concerning such aggregated Production Volumes shall be reported by the Customer or its Suppliers to East Ohio in a timely manner in accordance with reasonable and standard industry practice.
- 10.6 The Customer or its Supplier shall be responsible for the construction of any necessary pipeline extending from the wells to the Production Receipt Points agreed upon. The Customer or its Supplier, at their expense, shall construct any required measuring stations in accordance with East Ohio's standards. All new pipelines that connect wells specified by the Customer or its Supplier with East Ohio's measuring stations shall be owned and constructed by the Customer or its Supplier.
- 10.7 Unless otherwise agreed to by East Ohio and Customer or its Supplier, prior to construction of Production Receipt Point, East Ohio and the Customer or its Supplier shall enter into an agreement identifying cost, construction and ownership responsibilities of all parties.
- Production Volumes received by East Ohio at Production Receipt Points specified 10.8 by the Customer or its Supplier and accepted by East Ohio shall be taken by East Ohio on a best efforts basis at all times at full flow against the varying pressures maintained from time to time in East Ohio's pipelines. East Ohio at any time may suspend the taking of gas hereunder while making repairs or alterations in its facilities or when East Ohio deems it to be operationally necessary. When practicable East Ohio shall notify the Customer or its Supplier in advance of its plans to suspend the taking of gas, giving its best estimate of the duration of the suspension. Such repairs and alterations shall be completed with reasonable speed, unavoidable delays excepted. During periods when East Ohio must suspend the taking of gas, East Ohio shall not be required to accept Production Volumes from meters. Subject to the foregoing, the Customer or its Supplier may submit a request in writing to East Ohio for approval to install equipment to compress and pump the gas to be delivered to East Ohio hereunder at the existing delivery point or at an alternative delivery point. If the Customer or its Supplier compresses and pumps gas into East Ohio's system, the Customer or its Supplier

Issued:

C

T

General Terms and Conditions of Transportation Service

shall install and maintain at its own expense the necessary equipment for the elimination or suppression of pulsation in the flowing gas that <u>is</u> created by compression equipment. In addition, the Customer <u>or its Supplier shall</u> install the necessary equipment to insure <u>the flowing temperature of the Production Volumes does</u> not exceed <u>60</u> degrees Fahrenheit at the measuring stations described <u>and to capture any free fluids dropout before delivery to East Ohio</u>.

- 10.9 The capacity of East Ohio's facilities to receive Production Volumes at the Production Receipt Points shall be determined by East Ohio in its sole judgment, in accordance with reasonable and standard industry practice. East Ohio shall have the right to restrict, limit or halt its receipt of Production Volumes whenever, in its sole judgment, in accordance with reasonable and standard industry practice, it is necessary to do so due to Force Majeure, an order of the PUCO or other governmental body, or circumstances requiring East Ohio to act to protect its ability to meet its Core Demand. In the event East Ohio exercises its right to restrict, limit, or halt its receipt of Production Volumes, it shall give the Customer or its Supplier notice by telephone, letter, or otherwise to decrease or terminate deliveries of Production Volumes to East Ohio until such time as, in East Ohio's sole judgment, in accordance with reasonable and standard industry practice, deliveries may be increased or resumed. If the Customer or its Supplier fails to act promptly in accordance with such notice, East Ohio shall have the right to shut in Production Receipt Points or otherwise refuse to accept further Production Volumes at the Production Receipt Points.
- 10.10 The Customer or its Supplier shall install and maintain at the Customer's or its Supplier's own expense, the necessary equipment for separating and removing oil, water, water vapor, salt, dust, and other foreign substances from Production Volumes upstream of the Production Receipt Points. The gas delivered to East Ohio at the Production Receipt Points shall be free from all foreign matter or fluid contamination that could interfere with its marketability or interfere with the operation of East Ohio's lines, regulators, meters, or other appliances connected with East Ohio's system. East Ohio may refuse at any time any Production Volumes that contain contamination or objectionable odors or otherwise do not meet East Ohio's gas quality standards in effect at the time. East Ohio may bill the Customer or its Supplier for any and all costs associated with removing oil, water, water vapor, salt, dust and other foreign substances erroneously delivered into East Ohio's system.
- 10.11 East Ohio shall furnish, install, and maintain all meters and gauges at the Production Receipt Points, except where superceded by a Measurement Operating Agreement. East Ohio shall read the meters, which shall be accessible to inspection and examination by the Customer or its Supplier at all reasonable times. If either party challenges the accuracy of any meter in use under the contract and desires to have the meter tested, East Ohio shall test the meter in the presence of a Customer or Supplier employee or representative, if the Customer or its Supplier wishes to exercise the right to be present or to be represented at

Issued:

Τ

C

T

General Terms and Conditions of Transportation Service

such test. The cost of testing the meter shall be borne by the party challenging its accuracy if it proves to be correct, and it shall be deemed correct if there be no greater variation than three percent (3%), either fast or slow. If the meter on test proves to be incorrect, the cost of testing the meter shall be borne by East Ohio. Any adjustment for errors in the meter shall be made for a period not to exceed twelve months prior to the date of challenge by either party. The statements of meter measurement and estimated deliveries rendered by East Ohio to the Customer or its Supplier monthly shall be final, excepting as to corrections or adjustments then pending or subsequently determined by East Ohio, unless exceptions to the statements are made and mailed to East Ohio within sixty (60) days after the Customer or its Supplier receives the statements. Corrections or adjustments shall be made by adjusting volumes in the first measurement period following their determination.

11. Nomination of Production Volumes

- 11.1 All Production Volumes received for Customer's account at Production Receipt Points shall be nominated to East Ohio in advance according to the procedures outlined in this Section and in East Ohio's EBB.
- Nominations must conform, in content and format, with East Ohio's specifications for Production Volume <u>nominations</u>, which shall include, at a minimum:

 Customer's East Ohio contract number and requested daily Production Volume.
- 11.3 Subject to the limits of East Ohio's operating conditions and facilities, and the reasonableness of Customer's nomination as determined solely by East Ohio, East Ohio will either confirm, in total or in part, or reject Customer's Production Volume nomination. Confirmed Production Volumes will be posted on East Ohio's EBB.
- Confirmed nominations will become effective on the date specified in the Customer's nomination and will remain in force until the last day of the current calendar month, unless superseded by a subsequent Production Volume nomination.

12. Reconciliation of Production Volumes

12.1 Confirmed Production Volume nominations will be credited to Customer's account on the date specified in the Customer's nomination. When actual Production Volumes are known, any discrepancies between actual and confirmed Production Volumes will be reconciled, in the first full billing cycle following the determination of actual Production Volumes, in accordance with the provisions of Sections 5 and 6 hereunder.

Issued:

Effective:

Filed under authority of The Public Utilities Commission of Ohio in Case No.

General Terms and Conditions of Transportation Service

- 13. Operational Flow Orders
 - In order to support system operations and maintain system integrity. Customers are subject to East Ohio's issuance of operational flow orders ("OFO") which may direct Customers to adjust Daily Available Volumes as adjusted to reflect flowing supplies to match Delivery Volumes as determined by East Ohio. East Ohio may also issue OFOs that direct Customers to deliver specific quantities of gas to specific Transportation Receipt Points. Failure to comply with an operational flow order may result in the billing of the following incremental charges times the OFO shortfall which is defined as the imbalance between Daily Available Volumes and Delivery Volumes, as determined by East Ohio, on those Days subject to the OFO:
 - (A) the payment of a gas cost equal to the highest incremental cost paid by East Ohio on the date of non-compliance; and
 - (B) demand charges based on the <u>Dominion Transmission</u>, <u>Inc. FTNN rate</u> <u>schedule</u> pursuant to the following schedule:

Number of Days of Noncompliance Monthly Demand Charge Multiplier During the Calendar Month Applied to Maximum OFO Shortfall

One, Two, or Three
Four, Five, or Six
Seven, Eight, or Nine
Ten or More

Three
Six
Nine
Twelve

The maximum amount that the Customer shall pay pursuant to Section 13.1(B) over any Winter Season shall be Twelve months' demand charges multiplied by the Maximum OFO shortfall experienced during that Winter Season; and

- (C) the payment of all other charges, inclusive of storage and overrun costs, incurred by East Ohio on the date of the OFO shortfall; and associated excise tax.
- (D) East Ohio shall credit all payments received for charges billed pursuant to this Section to costs recovered through Transportation Migration Rider Part B.
- 13.2 Customers in compliance with an OFO shall not be subject to any incremental charges or costs.
- 14. Obligations
 - 14.1 The Customer shall be deemed to be in control and possession of the gas delivered to East Ohio for Customer's account, until it shall have been delivered

Issued:

Effective:

Filed under authority of The Public Utilities Commission of Ohio in Case No.

Bruce C. Klink, Vice President

General Terms and Conditions of Transportation Service

to East Ohio at the Transportation Receipt Point(s) or the Production Receipt Point(s), as applicable, after which East Ohio shall be deemed to be in control, but not possession, of the gas until the gas is redelivered to the Customer by East Ohio at the Delivery Point(s).

The Customer warrants the title to the gas delivered to East Ohio at the Transportation Receipt Point(s) or the Production Receipt Point(s), as applicable, and shall indemnify East Ohio for and save East Ohio harmless from all suits, actions, debts, accounts, damages, costs, losses and expenses arising from or attributable to the adverse claims of any and all other persons or parties to the gas delivered to East Ohio, provided, however, that if any person or party makes claim to any gas delivered to East Ohio adverse to Customer's claim of ownership of the gas, or obtains a lien or encumbrance against the gas, East Ohio may withhold payment, if any may be due, for such gas until such adverse claim or lien is released or disposed of by the parties by final court action and may pay such with held amount(s) to the party entitled to payment, unless the Customer posts a bond in an amount and on terms satisfactory to East Ohio to protect and indemnify East Ohio against such adverse claim or lien.

15. Provision for Human Needs Customers

Human Needs Customers are required to have adequate installed operational alternate fuel equipment and fuel; arrange for firm natural gas commodity, capacity, and delivery service; or purchase Standby Service from East Ohio. Human Needs Customers must inform East Ohio if they have alternative fuel capabilities or firm natural gas service, or they will be billed the otherwise applicable Standby Service charges. East Ohio shall determine the sufficiency of a Customer's alternative fuel capability or firm natural gas service on a non-discriminatory basis. Failure to inform East Ohio and demonstrate sufficient alternative fuel capability or firm natural gas service will result in East Ohio automatically assigning and billing Customer for an appropriate level of Standby Service based on historical usage.

16. Force Majeure

16.1 The term "Force Majeure," as used herein, and as applied to East Ohio or the Customer, shall mean unforeseen acts of law including governmental bodies acting pursuant to law, acts of God, strikes, lockouts or other labor disturbances, acts of a public enemy, war, blockades, insurrections, riots, epidemics, lightning, fires, floods, washouts, arrests, civil disturbances, explosions, breakage or accidents to machinery or lines of pipe, freezing of wells or pipelines, partial or entire failure of such wells, or any other cause, whether of the kind enumerated or otherwise, not reasonably within the control of the affected party. The settlement of strikes, lockouts or labor disturbances by acceding to the demands of an

Issued:

Effective:

Filed under authority of The Public Utilities Commission of Ohio in Case No.

Bruce C. Klink, Vice President

C

T

T

Superseding Original Sheet No. F-GT&C 13

General Terms and Conditions of Transportation Service

opposing party when such course is inadvisable is at the discretion or judgment of the affected party.

- 16.2 In the event East Ohio or the Customer is rendered unable, wholly or in part, by Force Majeure, to carry out its obligations other than the obligation to make payment of amounts accrued and due under the transportation service agreement and applicable rate schedules, and after notice of the Force Majeure condition is given to the other party in writing or by facsimile, the obligation of both parties, so far as they are affected by such Force Majeure, shall be suspended during the continuance of any inability so caused except the obligation to continue delivery of Production Volumes during curtailment periods, and the Force Majeure condition shall be remedied with all reasonable dispatch.
- 16.3 Whenever East Ohio has implemented its Emergency Curtailment Plan on file with the PUCO or is unable to meet its Core Demand due to Force Majeure conditions on, or upstream of, East Ohio's system, East Ohio shall have the right to use the Customer's flowing supplies to meet its Core Demand. Any interruption in the Customer's service entitlement resulting from such condition shall be remedied as quickly as possible, and must be preceded by the exhaustion of other reasonable alternatives to avoid the involuntary interruption of service. To the extent possible and appropriate in the circumstances, any necessary interruptions in service will be based on the size and location of the facilities involved, to minimize the absolute number of interruptions required.
- 16.4 If East Ohio and the Customer have not entered into a contractual compensation arrangement covering the sale of Customer's gas to East Ohio, East Ohio shall compensate the Customer for gas diverted by East Ohio from the Customer pursuant to Section 16.3, above, as follows: East Ohio shall reimburse the Customer for the cost of the gas diverted plus a portion of the Customer's annual interstate pipeline demand charges, if any, in each month in which gas is taken by East Ohio. On the first Day on which gas is diverted in any month, the demand charge compensation shall equal 1/24 of the Customer's annual pipeline demand charges; if gas is diverted on two or more Days in a month, the demand charge compensation shall be 1/12 of the Customer's annual pipeline demand charges. In no event shall the monthly demand charge compensation exceed 1/12 of the Customer's annual pipeline demand charges. The total compensation determined in accordance with this Section shall not be less than the cost of gas as computed pursuant to Section 6.1 of these General Terms and Conditions of Transportation Service.
- 16.5 Neither East Ohio nor the Customer shall be liable in damages to the other for any act, omission or circumstances occasioned by, or in consequence of, Force Majeure.
- 16.6 Such causes or contingencies affecting the performance of the transportation service agreement by East Ohio or the Customer shall not relieve the affected

Issued:

Τ

General Terms and Conditions of Transportation Service

party of liability unless such party shall give notice and full particulars of such cause or contingency in writing or by facsimile to the other party as soon as reasonably practical after the occurrence of the cause relied upon, nor shall such causes or contingencies affecting the performance of the transportation service agreement by either party relieve it of liability in the event of its concurring negligence, nor shall such causes or contingencies affecting the performance of the transportation service agreement relieve either party from its obligations to make payments of amounts then due under the Customer's transportation service agreement or applicable rate schedules in respect to gas already delivered.

17. Late Payment Charge

17.1 Charges previously billed to Customer by East Ohio, but unpaid by the payment date specified by East Ohio, will be assessed a late payment charge of one and one-half percent (1.5%) per month on the unpaid balance.

18. Ownership of Facilities

18.1 Except as provided herein or otherwise agreed upon, all pipelines, fittings and other properties furnished under these General Terms and Conditions of Transportation Service shall remain the property of the party paying for the facilities, who shall be solely responsible for the maintenance and operation of those facilities, and each party may remove its property at the termination of the contract.

19. Governmental Authorizations

- East Ohio and Customer shall file, as soon as practicable after execution of the transportation service agreement, all necessary applications with the appropriate governmental authorities for the purpose of securing all requisite authorizations for the service contemplated by the agreement, and shall proceed with all due diligence to secure such governmental authorizations if required.
- In the event governmental approval of the transportation service agreement is conditioned in any manner, East Ohio or Customer may, within 30 days of such event, elect to terminate the agreement by giving the other fifteen days notice, and upon such termination neither party shall have any liability or obligation to the other by reason of the transportation service agreement other than the obligation to make payments as provided for in the agreement with respect to events or transactions that have occurred prior to such termination.
- 19.3 If the transactions provided for under the transportation service agreement at any time subject either party to the jurisdiction or regulation by the FERC to an extent

Issued:

Effective:

Filed under authority of The Public Utilities Commission of Ohio in Case No.

T

N

Superseding Original Sheet No. F-GT&C 15

General Terms and Conditions of Transportation Service

greater than any which exists on the date of the contract, whether by reason of statutory, regulatory or judicial action, then either party may elect to terminate the contract in the manner provided for in Section 19.2 above, provided, however, that termination shall not relieve either party of its obligations under the transportation service agreement or applicable rate schedules with respect to transactions that have occurred prior to the date of termination.

20. Limitation on Liability

- 20.1 East Ohio shall have no liability for acts arising out of obligations performed under its tariff, provided that East Ohio's actions are in accordance with its tariff and applicable industry standards. In no event shall East Ohio be liable for any consequential, incidental or punitive damages for acts or omissions that are alleged to violate East Ohio's tariff or applicable industry standards.
- 20.2 Each party to the Agreement shall bear responsibility for all of its own breaches, tortious acts, or tortious omissions connected in any way with the Agreement hereunder, causing damages or injuries of any kind to the other party or to any third party, unless expressly agreed in writing between the parties. Therefore, the offending party as a result of such offense shall hold harmless and indemnify the non-offending party against any claim, liability, loss or damage whatsoever suffered by the non-offending party or by any third party. As used herein, the term "party" shall mean a corporation or partnership entity or individual with whom East Ohio has a contractual relationship. The phrase "damages or injuries of any kind" shall include, without limitation, actual damages, litigation expenses, court costs, and attorneys' fees, and the phrase "tortious acts or tortious omissions" shall include without limitation sole or concurrent simple negligence, gross negligence, recklessness, and intentional acts or omissions.

21. Miscellaneous

- 21.1 No modification of the terms and provisions of the transportation service agreement shall be made or become effective except by the execution of a supplementary written agreement.
- 21.2 No waiver by East Ohio or the Customer of any one or more defaults by the other in the performance of any provision of the transportation service agreement or applicable rate schedules shall operate or be construed as a waiver of any future default or defaults, whether of a like or a different character.
- 21.3 The transportation service agreement shall not be assignable without the prior written consent of the other party, which consent shall not unreasonably be withheld.

Issued:

General Terms and Conditions of Transportation Service

- 21.4 The payments of the rates stated in the transportation service agreement or applicable rate schedules as well as the other provisions and conditions of these General Terms and Conditions of Transportation Service shall be subject to all applicable Federal and State laws and orders, rules and regulations.
- 21.5 In the event any tax is imposed on natural gas, or the production, severance, gathering, transportation, sale, delivery, or use of natural gas, or if such tax is imposed in any other manner so as to constitute directly or indirectly a charge upon the gas delivered to East Ohio for redelivery pursuant to the transportation service agreement, the amount of such tax shall be borne by the Customer so far as it affects or relates to or is apportionable to the gas delivered to East Ohio under the transportation service agreement or applicable rate schedules. In the event East Ohio is required to pay such tax, the amount of the tax shall be billed directly to the Customer.
- 21.6 The Customer shall pay, or cause to be paid, any royalty payments due or owed on the gas delivered pursuant to the transportation service agreement, and shall indemnify and hold East Ohio harmless from any responsibility, liability or obligation for payment of any such royalty. In the event East Ohio is obligated by law to make any such royalty payment directly to royalty owners, the Customer shall reimburse East Ohio for any such payment and any costs associated with such payment. If the Customer fails to reimburse East Ohio, East Ohio may deduct the amount of such payments or costs from any payments accruing to the Customer under the transportation service agreement or applicable rate schedules, or take production in kind in satisfaction of the Customer's obligation.

Issued:

	Second Revi	sed Sheet F-ECPS 3
Superceding	First Revised	Sheet F-ECPS 3

		ouporous survey boro	
	-	Contract No.	
·····			

SERVICE AGREEMENT ENERGY CHOICE POOLING SERVICE		
THIS AGREEMENT is entered into as of, by THE EAST OHIO GAS COMPANY d/b/a Dominion East Ohio ("East Ohio") and ("Supplier").		
WITNESSETH: That in consideration of the mutual covenants contained in this Agreement, the parties agree:		
Section 1. <u>Service to be Rendered.</u> In accordance with the provisions of East Ohio's General Terms and Conditions of Energy Choice Pooling Service ("ECPS General Terms and Conditions"), a copy of which is attached and incorporated as a part of this Agreement, and the terms and conditions of this Agreement, East Ohio shall receive the aggregate quantities of gas requested by Supplier to be delivered to East Ohio for redelivery by East Ohio to Supplier's Customers within the State of Ohio.		
Section 2. <u>Regulation</u> . This Agreement is contingent upon the receipt and continuation of all necessary regulatory approvals and authorizations, if any. This Agreement shall become null and void or expire, as appropriate, if necessary regulatory approval or authorization is not received or continued.		
Section 3. Rates and Charges. Supplier shall be assessed the following charges, as discussed in more detail in the ECPS General Terms and Conditions, on a non-discriminatory basis. All charges billed to Supplier shall be subject to the Gross Receipts Tax Rider.	C	
• Financial Evaluation Fee - <u>\$47.80</u> for the initial and each subsequent Supplier creditworthiness review performed by East Ohio.	R	
• Eligible Customer List Fee - Supplier shall pay \$0.048 per name and address provided in the initial customer information list, and thereafter for each additional update requested by Supplier. Alternatively, Supplier may pay \$0.072 per name and address provided, and East Ohio shall provide not more than three quarterly updates during the 12 months following the date of the customer information agreement at no charge and at a time to be determined solely by East Ohio.		
• Supplier Energy Choice Pooling Service Fee – A volumetric charge of \$0.033 per Mcf for all Daily Pool Requirement volumes redelivered to Supplier's Customers.	\	

Issued:

SERVICE AGREEMENT - ENERGY CHOICE POOLING SERVICE

- Customer Conversion Charge <u>\$4.78</u> for each End Use Customer payable when the End Use Customer initially receives commodity service from Supplier after having been served in the prior Customer Billing Cycle by another Supplier.
- Optional Assignment of Upstream Capacity Charge Upstream Pipeline Primary Firm Transportation capacity and/or Contract Storage capacity made available by East Ohio may be assigned to Supplier upon its request and will be structured as a release of capacity at the full maximum rates paid by East Ohio, in accordance with Paragraphs 4.1 and 4.4 of the ECPS General Terms and Conditions.
- On-System Storage Transfer Supplier shall purchase from or sell to East Ohio On-System Storage volumes in place in amounts necessary to attain required On-System storage inventory levels pursuant to Section 5 of the ECPS General Terms and Conditions. The transfer price shall equal the first of the month price index as published in *Inside F.E.R.C.'s Gas Market Report* (The McGraw-Hill Companies, Inc.) for Dominion Transmission Inc. Appalachia, or an appropriate successor index should it cease to be published, for the month in which the purchase or sale takes place plus the 100% load factor cost of transportation on Dominion Transmission Inc. to East Ohio's city gate. Such price shall be adjusted by the Unaccounted-for Gas Percentage, the conversion to Mcf pursuant to Paragraph 7.2 of the ECPS General Terms and Conditions, and associated excise tax if applicable.
- Firm Receipt Point Surcharge Suppliers electing to designate specific Transportation Receipts Points, set forth in Exhibit A to this Agreement, shall be assessed an amount determined in accordance with Section 9 of the ECPS General Terms and Conditions.
- Daily Imbalance Trading Charge A total charge of \$95.60 per month shall be assessed for daily Imbalance Trading transactions with other ECPS Suppliers, as set forth in Section 17 of the ECPS General Terms and Conditions.
- Daily Imbalance Charges Daily imbalance volumes created during periods in which no OFOs have been issued that are not otherwise offset through the imbalance trading procedure referenced above will be handled as follows. The sum of the positive daily imbalance volumes accumulated during the month will be totaled and purchased by East Ohio at a price based on the ratio of the cumulative positive daily imbalance volume to the sum of the Daily Pool Requirements for the month as further described in Paragraph 18.1 of the ECPS General Terms and Conditions. The sum of the negative daily imbalance volumes accumulated during the month will be totaled and sold by East Ohio at a price based on the ratio of the cumulative negative daily imbalance volume to the sum of the Daily Pool Requirements for the month as further described in Paragraph 18.1 of the ECPS General Terms and Conditions.
- Monthly Imbalance Trading Charge A charge of \$95.60 per transaction shall be assessed for monthly Imbalance Trading transactions with other ECPS and FRPS Suppliers, as set forth in Section 19 of the ECPS General Terms and Conditions.

R

R

SERVICE AGREEMENT - ENERGY CHOICE POOLING SERVICE

- Optional Firm Storage Service Charge Optional firm storage service, if available, may be purchased by the Supplier at rates and charges identical to those of the Enhanced Seasonal Service offered under Rate Schedule FSS in accordance with Section 20 of the ECPS General Terms and Conditions.
- OFO Non-Compliance Charge Non-compliance with an OFO may result in the recall of assigned capacity and the assessment of the following incremental charges as further described in Section 21 of the ECPS General Terms and Conditions: (a) the payment of a gas cost equal to the highest incremental cost paid by East Ohio on the date of non-compliance; and (b) demand charges based on the Dominion Transmission, Inc. FTNN rate schedule as set forth in paragraph 21.1(b) with the maximum amount over any Winter Season equal to twelve months' demand charges multiplied by the maximum OFO shortfall experienced during that Winter Season; and (c) the payment of all other charges, inclusive of storage and overrun costs, incurred by East Ohio on the date of the OFO shortfall and associated excise tax.
- Fees and charges for any other service shall be established by East Ohio and assessed on a non-discriminatory basis. If Supplier desires a billing service or custom rate that is not readily available in East Ohio's billing system, East Ohio may establish a reasonable fee to recover reasonable programming and administrative costs associated with such custom billing requirements.

Section 4. <u>On-System Storage Capacity Election</u>. Supplier makes the following elections regarding the percentage of its prospective assignment of On-System Storage capacity pursuant to Paragraphs 5.4 and 5.5 of the ECPS General Terms and Conditions:

Percentage to be remarketed by East Ohio:	% (Paragraph 5.4)
Percentage to be used in other pooling services:	% (Paragraph 5.5)
The above elections may be updated annually hereafter p	rior to the Summer Period.
Section 5. Representations. Supplier representation in this Agreement, (ii) place of formation is and (iii) principal place of business is	ts that its (i) exact legal name is as set

Section 6. <u>Notices.</u> Any notices, except those relating to billing or termination of service, required or permitted to be given pursuant to this Agreement shall be effective only if delivered personally or by facsimile to an officer or authorized representative of the party being notified, or mailed by certified mail to the address below:

Issued: September 15, 2006

Effective: October 1, 2006

SERVICE AGREEMENT - ENERGY CHOICE POOLING SERVICE

EAST OHIO:		SUPPLIER:	
d/b/a l 1201 l	ast Ohio Gas Company Dominion East Ohio East 55 th Street land, OH 44103-1028		
Attn:	Jeffrey A. Murphy	Attn:	_
	Director, Pricing and Regulatory Aff	airs Title:	_
	Phone: (216) 736-6376	Phone:	-
	Fax: (216) 736-6247	Fax:	_
Agree	/ITNESS WHEREOF, the parties ment as of its effective date.	hereto have accordingly and duly executed	the
Ву:		Title:	
	EAST OHIO GAS COMPANY Dominion East Ohio		
Ву:		Title:	

SERVICE AGREEMENT - ENERGY CHOICE POOLING SERVICE

EXHIBIT A

FIRM RECEIPT POINT OPTION

Transportation Receipt Point(s):

Upstream Pipeline Coptional Firm Receipt Point Quantity

We Receipt Point(s) (MMBtu per day)

- 1.
- 2.
- 3.

Issued: September 15, 2006

Effective: October 1, 2006

D

TABLE OF CONTENTS

TITLE	SECTION
Sales Service Rate Schedules	A
 West Ohio Division Sales Service Rate Schedules PUCO No. 100 and PUCO No. 102 	
Standard Service Offer (SSO) Rate	В
(This section not used)	C
 Transportation Service and Transportation Service Rate Schedules East Ohio Gas Transportation Service Rate Schedules General Terms and Conditions of Transportation Service, DTS, GTS, and TSS West Ohio Division Transportation Rate Schedules General Terms and Conditions of Transportation Service, GTS – West Ohio Division 	D
 Energy Choice Transportation Rate Schedules General Terms and Conditions of Energy Choice Pooling Service East Ohio Gas Energy Choice Rate Schedules ECTS and LVECTS West Ohio Division Energy Choice Rate Schedules ECTS - West Ohio and LVECTS - West Ohio 	D-1
Ancillary Services - Standby Service Rate Schedule - Firm Storage Service Rate Schedule	Е
PIP Plan and Uncollectible Expense Riders - Interim Emergency and Temporary PIP Plan Rider - East Ohio Gas Uncollectible Expense Rider - West Ohio Division Uncollectible Expense Rider	F
Transportation Migrations Riders	G

TABLE OF CONTENTS (Continued)

<u>TITLE</u>	SECTION
Transportation Surcredit Rider	H
Gross Receipts and Excise Tax Riders - East Ohio Gas Gross Receipts and Excise Tax Riders - West Ohio Division Gross Receipts and Excise Tax Riders	I
(This section not used)	J
Rules & Regulations	K
Termination of Residential Service	L
Establishment of Credit for Residential Service	М
System Map	N
List of Communities Served by County	O



Τ

GEAUGA COUNTY, OHIO

		•	
OUNTY, OHIO	BELMONT COUNTY, OHIO		CUYAHOGA COUNTY, OHIO

List of Communities Served By County

ALLEN COUNTY, OHIO BELMONT COUNTY, OHIO CUYAHOGA COUNTY, OHIO (Cont'd)

Beaverdam Powhatan Point Newburg Heights

Bluffton North Olmsted
Cairo CARROLL COUNTY, OHIO North Randall

DelphosDellroyOakwoodElidaMonroe TownshipOrangeFort ShawneeRose TownshipPepper Pike

Fort Snawnee Rose Township Pepper Pike
Harrod Richmond Height

Harrod Richmond Heights
Lafayette COLUMBIANA COUNTY, OHIO Riveredge

Lima Rocky River
Spencerville East Palestine Seven Hills

Westminster Unity Township Shaker Heights
Solon

ASHLAND COUNTY, OHIO COSHOCTON COUNTY, OHIO South Euclid
University Heights

Green Township Crawford Valley View
Hanover Township Walton Hills

Loudonville CUYAHOGA COUNTY, OHIO Warrensville Heights
Warrensville Township

ASHTABULA COUNTY, OHIO Beachwood Woodmere

Bedford
Ashtabula Bedford Heights

Ashtabula Township Bentleyville

Austinburg Township Bratenahl Bainbridge

Bushnell Brecksville Bainbridge Township

Clark Corners Broadview Heights Burton

ConneautBrooklynBurton TownshipGenevaBrooklyn HeightsChardon

Geneva-on-the-Lake Brookpark Chardon Township
Geneva Township Chagrin Falls Chester Township

Geneva Township Chagrin Falls Chester Township
Harpersfield Township Chagrin Falls Township Chesterland

Jefferson Cleveland Hambden Township

Jefferson Cleveland Hambden Town
Jefferson Township Cleveland Heights Middlefield

Kingsville Cuyahoga Heights Middlefield Township
Kingsville Township East Cleveland Munson Township

Monroe Township Euclid Newbury
North Kingsville Fairview Park Newbury Township

PierpontGarfield HeightsNoveltyPierpont TownshipGates MillsRussell CenterPlymouth TownshipGlenwillowRussell TownshipSaybrookHighland HeightsSouth Russell

Saybrook Township Hunting Valley

Unionville Independence HARDIN COUNTY, OHIO
Lakewood

AUGLAIZE COUNTY, OHIO Linndale Kenton

Lyndhurst

Cridersvile Maple Heights

Kossuth Mayfield

St. Mary's Mayfield Heights Wapakonela Moreland Hills

Issued: April 11, 2001 Effective: Service rendered on or after April 11, 2001

Τ

List of Communities Ser	ved By	County
-------------------------	--------	--------

MAHONING COUNTY, OHIO PAULDING COUNTY, OHIO HOLMES COUNTY, OHIO Haviland (Cont'd) Clark Township Cornersburg Craig Beach PORTAGE COUNTY, OHIO Loudonville Washington Township Diamond Jackson Township Atwater Township KNOX COUNTY, OHIO Lake Milton Aurora Lowellville Blackhorse Brady Lake Brinkhaven Milton Township New Middletown Brimfield Township Danville North Jackson Deerfield Township Gann Jefferson Township Petersburg Earlville Union Township Poland Franklin Township Poland Township Freedom Township LAKE COUNTY, OHIO Smith Corners Garrettsville Springfield Township Hiram Concord Struthers Hiram Township Woodworth Kent Concord Township Eastlake Youngstown Mantua Fairport Harbor Mantua Center MEDINA COUNTY, OHIO Mantua Corners Grand River Mantua Township Kirtland Clarks Corner Kirtland Hills Mogadore Granger Township Nelson Township Lakeline Guilford Township **New Milford** Madison Hinckley Palmyra Madison Township Madison-on-the-Lake Hinckley Township Palmyra Township Sharon Township Randolph Township Mentor Mentor-on-the-Lake Wadsworth Ravenna Wadsworth Township Ravenna Township North Madison Western Star Rootstown Township North Perry Painesville Saint Joseph Painesville Township MERCER COUNTY, OHIO Shalersville Township Perry Silo Perry Township Celina Streetsboro Suffield Timberlake Coldwater Unionville Fort Recovery Suffield Station Waite Hill Montezuma Suffield Township Rockford Wickliffe Sugarbush Knolls St. Henry Twin Lakes Willoughby

Willoughby Hills

Willowick

MONROE COUNTY, OHIO

Windham

Windham Township

Columbus Grove

Antioch PUTNAM COUNTY, OHIO MAHONING COUNTY, OHIO

Beallsville Austintown Township Graysville

Glandorf Jerusalem Beaver Township Boardman Township Lewisville Leipsic Salem Township Ottawa Campbell Wilson Pandora Canfield Township Coitsville Township Woodsfield West Leipsic

Issued: April 11, 2001 Effective: Service rendered on or after April 11, 2001

List of Communities Served By County

SHELBY COUNTY, OHIO STARK COUNTY, OHIO SUMMIT COUNTY, OHIO (Cont'd) (Cont'd) Steels Corners Anna Tuscarawas Township **Botkins** Uniontown Stow Waco Swartz Corners STARK COUNTY, OHIO Washington Township Tallmadge Turkey Foot Lake SUMMIT COUNTY, OHIO Twinsburg Atwood Lake Aultman Twinsburg Township Akron West Richfield Avondale Barberton Bethleham Township Bath Township TRUMBULL COUNTY, OHIO Cairo Canal Fulton Bath Center Boston Heights Bazetta Township Canton Canton Township **Boston Township** Braceville Township Clinton Brookfield Township Congress Lake East Canton Comet Champion Township Fairhope Copley Township Champion Heights Greentown Coventry Township Churchill Cuyahoga Falls Cortland Harrisburg Darrowville Evansville Hartville Hills and Dates East Liberty Fowler Township Fairlawn Howensteine Girard Jackson Township Franklin Township Howland Township Gnent Hubbard Lake Cable Lake Sherman Green Hubbard Township Greensburg Leavittsburg Lake Township Lawrence Township Hudson Liberty Township Lexington Township Hudson Township Lordstown Krumroy McDonald Limaville McKinley Heights Louisville Lakemore **Lockwood Corners** Mineral Ridge Mariboro Macedonia Newton Falls Marlboro Township Manchester **Newton Township** Massillon Mogadore Niles Maximo Montrose Vienna Township McDonaldsville Meyers Lake Monroe Falls Warren Myersville Warren Township Middlebranch Northampton Township Weathersfield Township Moffitt Heights Mt. Pleasant Northfield Northfield Center TUSCARAWAS COUNTY, OH Newman Norton Nimishillen Township North Canton Peninsula Baltic Portage Lakes Brightwood North Industry Reminderville **Bucks Township** Osnaburg Township Richfield Columbia Perry Heights Richfield Township Dennison Perry Township Sagamore Hills Dover Pike Township Plain Township Sawyerwood **Dover Township** Silver Lake Franklin Township Reedurban

Issued: April 11, 2001 Effective: Service rendered on or after April 11, 2001

Springfield Township

Richville

Goshen

Τ

List of Communities Served By County

TUSCARAWAS COUNTY, OH

WAYNE COUNTY, OHIO

(Cont'd)

Goshen Township

Jefferson Township

Lawrence Township

Midvale

Mill Township

Mineral City New Cumberland

New Philadelphia

Parral

Sandy Township

Sandyville

Stone Creek Sugarcreek

Sugarcreek Township

Summerdale Tuscarawas Uhrichsville Union Township Wainwright Warren Township

Warwick Township Zoarville

(Cont'd)

Riceland Shreve

Smithville

Sugarcreek Township

Wayne Township

Weilersville Wooster

Wooster Township

WASHINGTON COUNTY, OHIO

Belpre

Beverly Marietta

New Matamoras Waterford Twp.

VAN WERT COUNTY, OHIO

Convoy Middle Point Ohio City Scott Van Wert Willshire

WAYNE COUNTY, OHIO

Apple Creek

Baughman Township

Chippewa Township

Clinton Township

Doylestown

East Union Township

Franklin Township

Green Township

Guerne

Honeytown

Kidron

Madisonburg

Marshallville

Orrville

Issued: April 11, 2001 Effective: Service rendered on or after April 11, 2001

General Sales Service (GSS)

1. Applicability

Service under this rate schedule is available to Customers throughout East Ohio's service area who purchase and receive all of their natural gas requirements directly from East Ohio pursuant to this rate schedule. Customers who purchase transportation service from East Ohio may elect to receive standby service, pursuant to the Standby Service Rate Schedule, or enter into a special arrangement with East Ohio for Contract Supply Service, pursuant to Section 16 of the general Terms and Conditions of Transportation Service.

D

2. Character of Service

All gas supplied under this rate schedule shall be supplied on a firm and continuous basis, provided, however, that in the event of an emergency, service may be curtailed pursuant to PUCO rules or a curtailment plan approved for East Ohio by the PUCO.

3. Rates and Charges

- 3.1 The volumetric charges for each Customer at each location served under this rate schedule shall be the rates set forth below plus the riders, as specified in 3.3, applicable to service rendered under this rate schedule:
- T

1) \$1.2355-per Mcf for all consumption each month; and

- I
- 2) a charge for the cost of gas based on the standard service offer rate as set forth on tariff sheet B-SSO 1 plus a charge equal to the Transportation Surcredit Rider.
- 3.2 In addition to the volumetric charge, each Customer shall be charged a service charge of \$5.70 per month.
- 3.3 Customers receiving service under this rate schedule shall be responsible for charges pursuant to East Ohio's Gross Receipts Tax Rider, Excise Tax Rider, Interim Emergency and Temporary PIP Plan rider, Uncollectible Expense Rider, Transportation Migration Rider and Transportation Surcredit rider as applicable.



3.4 The minimum charge each month for each Customer at each location shall be the monthly-service charge.

Т

Issued: September 15, 2006

Effective: With bills rendered on or after October 12, 2006

Τ

T

4.—Estimated Bills

When East-Ohio cannot obtain access to the meter on the Customer's premises, bills will be rendered on the basis of an estimate of the gas consumed, determined from the consumption history of the premises.

5. Resumption of Service After Interruption

If service in interrupted as a result of the Customer's failure to make payment or at the Customer's request, East Ohio shall not be under any obligation to resume service to the same Customer at the same premises unless East Ohio shall have received, in addition to payment for all gas received by the Customer under this rate schedule, a reconnection payment of \$20.

6. Prohibition on Resale of Gas

No gas supplies under this rate schedule shall be resold for any purpose.

Issued: September-15, 2006

Effective: With bills rendered on or after October 12, 2006

Large Volume General Sales Service (LVGSS)

1. Applicability

Service under this rate schedule is available to Customers throughout East Ohio's service area who purchase and receive all of their natural gas requirements directly from East Ohio pursuant to this rate schedule and who have entered into a written contract with East Ohio for service under this rate schedule for a minimum of twelve months. Customers who purchase transportation service from East Ohio may elect to receive standby service, pursuant to the Standby Service Rate Schedule, or enter into a special arrangement with East Ohio for Contract Supply Service, pursuant to Section 16 of the General Terms and Conditions of Transportation Service.

T, D

2. Character of Service

All gas supplied under this rate schedule shall be supplied on a firm and continuous basis, provided, however, that in the event of an emergency, service may be curtailed pursuant to PUCO rules or a curtailment plan approved for East Ohio by the PUCO.

3. Rates and Charges

3.1 The volumetric charges for each Customer at each location-served under this rate schedule shall be the rates set forth below plus the riders, as specified in 3.3, applicable to service rendered under this rate schedule:

T

(1) For the first 100 Mcf each month, For the next 400 Mcf each month, For all over 500 Mcf each month, \$0.9927 per Mcf, and \$0.8187 per Mcf; and

I

- (2) a charge for the cost of gas based on the standard service offer rate as set forth on tariff sheet B-SSO 1 plus a charge equal to the Transportation Surcredit Rider.
- 3.2 In addition to the volumetric charge, each Customer shall be charged a service charge of \$40.00 per month.
- 3.3 Customers receiving service under this rate schedule shall be responsible for charges pursuant to East Ohio's Gross Receipts Tax Rider, Excise Tax Rider, Interim Emergency and Temporary PIP Plan Rider, Uncollectible Expense Rider, Transportation Migration Rider, and Transportation Surcredit Rider as applicable.

С

3.4The minimum charge each month for each Customer at each location shall be the monthly service charge.

4. Estimated Bills

When East Ohio cannot obtain access to the meter on the Customer's premises, bills will be rendered on the basis of an estimate of the gas consumed, determined from the consumption history of the premises.



5. Termination of Contract

After receiving service under this rate schedule for at least twelve months, the Customer may terminate purchases under the contract and under this rate schedule upon thirty days written notice to East Ohio, which notice shall specify the termination date.



6. Resumption of Service after Interruption

T

If service is interrupted as a result of the Customer's failure to make payment or at the Customer's request, and the Customer subsequently requests and receives service under East Ohio's General Sales Service, East Ohio shall not be under any obligation to resume service to the same Customer at the same premises under this rate schedule during the twelve consecutive months subsequent to the interruption or termination. East Ohio shall not be required to resume service under any rate schedule to the same Customer at the same premises unless East Ohio shall have received, in addition to payment for all gas received by the Customer under this or any other rate schedule, a reconnection payment of \$60.

T

7. Prohibition on Resale of Gas

No gas supplied under this rate schedule shall be resold for any purpose.

Issued: September 15, 2006

Effective: With bills rendered on or after October 12, 2006

Energy Choice Transportation Service (ECTS)

1. Applicability

Transportation service pursuant to this rate schedule is available to Customers throughout East Ohio's service area who:

- a) have purchased or otherwise arranged to receive all of their natural gas requirements from a qualified Supplier that is receiving service under the terms of East Ohio's Energy Choice Pooling Service;
- b) qualify for transportation service under the PUCO Gas Transportation Program Guidelines: and
- ce) have no arrears of 30 days or more or are current on a payment plan to discharge such arrears for service rendered under this or any other of East Ohio's PUCO-approved rate schedules. Other Customers may begin receiving service pursuant to this rate schedule provided they have not broken a prior payment plan more than once during the preceding 12-month period. Such Customers shall be placed on a new payment plan upon enrollment and must remain current on that plan in order to continue receiving service pursuant to this rate schedule.

2. Character of Service

- 2.1 The gas received by East Ohio on any Day for the account of the Customer shall be delivered by East Ohio on a firm basis. East Ohio's obligation to deliver gas to the Customer on any Day is limited to the Daily Available Volume provided by the Customer's Supplier on behalf of the Customer.
- 2.2 In the event the Customer no longer desires to receive transportation service, the Customer must purchase and receive all of its natural gas requirements from East Ohio pursuant to East Ohio's General Sales Service or Large Volume General Sales Service rate schedules.

3. Measurement of Deliveries

Delivery Points shall be equipped with monthly gas measurement equipment or real-time electronic gas measurement capability.

D

T

Т

4. Rates and Charges

4.1 The volumetric charge for each Customer at each Delivery Point served under this rate schedule shall be the rate set forth below plus the riders, as specified in 4.3, applicable to service rendered under this rate schedule:

\$1.2355 per Mcf for all consumption each month.

- 4.2 In addition to the volumetric charge, each Customer shall be charged a service charge of \$5.70 per Delivery Point per month.
- 4.3 Customers receiving transportation service under this rate schedule shall be responsible for charges pursuant to East Ohio's Excise Tax Rider, Interim Emergency and Temporary PIP Plan Rider, Uncollectible Expense Rider, Transportation Migration Riders, and Transportation Surcredit Rider as applicable.

5. Billing

East Ohio shall bill for all services provided by East Ohio. Pursuant to a separate Billing Agreement, Supplier shall have the option of East Ohio rendering a combined bill for both distribution and commodity service, or the Supplier may bill for commodity service independently. All eustomer bills and payments will be handled in accordance with OAC rule 4901:1-29-12 except for 4901:1-29-12(F), (J), and (K), for which a waiver was granted.

6. Resumption of Service after Interruption

If service is interrupted as a result of the Customer's failure to make payment or at the Customer's request, East Ohio shall not be under any obligation to resume service to the same Customer at the same premises unless East Ohio shall have received, in addition to payment for all gas received by the Customer under this rate schedule, a reconnection payment of \$20.

If service is disconnected while receiving service under this rate schedule and the Customer's account is inactivated, the Customer will revert to the Company's Sales Service upon reconnection and the agreement between the Customer and the Supplier will be terminated.

7. Disconnection For Non-payment

Where East Ohio is rendering a combined bill for both distribution and commodity service, non-payment of the bill, including the Supplier gas commodity portion, shall subject Customer to disconnection of service in accordance with rule 8 of Section K – Rules and Regulations of the Company's tariffs.

8. Regulations

All gas service provided by East Ohio is rendered under and subject to the Rules and Regulations contained in its tariff.

С

I

T

Ι

T

Energy Choice Transportation Service (ECTS)

9. Definitions

Customer – any individual, governmental, or corporate entity taking transportation service hereunder.

Daily Available Volume—the quantity of gas available to be redelivered by East Ohio to the Customer on any given Day.

Day – a 24-hour period beginning at 10:00 a.m. Eastern Standard-Time or other such time as specified by East Ohio.

Delivery Point – the billing determinant for the application of Customer charges represented by the meter location at which gas is redelivered to the Customer.

Energy Choice Pooling Service – a gas pooling service in which Suppliers can aggregate demand and supplies for redelivery to Customers under East Ohio's Energy Choice Transportation Service and Large Volume Energy Choice Transportation Service rate schedules.

OAC – Ohio Administrative Code.

PUCO – the Public Utilities Commission of Ohio.

Supplier – any entity which has in effect an Energy Choice Pooling Service agreement with East Ohio.

D

Т

Large Volume Energy Choice Transportation Service (LVECTS)

Applicability 1.

Transportation service pursuant to this rate schedule is available to Customers throughout East Ohio's service area who:

- a) have purchased or otherwise arranged to receive all of their natural gas requirements from a qualified Supplier that is receiving service under the terms of East Ohio's Energy Choice Pooling Service;
- b) qualify for transportation service under the PUCO Gas Transportation Program Guidelines:
- e) have entered into a written contract for service under this rate schedule for a minimum of twelve months if so required by East Ohio; and
- d) have no arrears of 30 days or more or are current on a payment plan to discharge such arrears for service rendered under this or any other of East Ohio's PUCO-approved rate schedules. Other Customers may begin receiving service pursuant to this rate schedule provided they have not broken a prior payment plan more than once during the preceding 12-month period. Such Customers shall be placed on a new payment plan upon enrollment and must remain current on that plan in order to continue receiving service pursuant to this rate schedule.

2. Character of Service

- The gas received by East Ohio on any Day for the account of the Customer shall 2.1 be delivered by East Ohio on a firm basis. East Ohio's obligation to deliver gas to the Customer on any Day is limited to the Daily Available Volume provided by the Customer's Supplier on behalf of the Customer.
- In the event the Customer no longer desires to receive transportation service, the 2.2 Customer must purchase and receive all of its natural gas requirements from East Ohio pursuant to East Ohio's General Sales Service or Large Volume General Sales Service rate schedules.

3. Measurement of Deliveries

Delivery Points shall be equipped with monthly gas measurement equipment or real-time electronic gas measurement capability.

Large Volume Energy Choice Transportation Service (LVECTS)

4. Rates and Charges

4.1 The volumetric charge for each Customer at each Delivery Point served under this rate schedule shall be the rate set forth below plus the riders, as specified in 4.3, applicable to service rendered under this rate schedule:

For the first 100 Mcf each month, \$1.2527 per Mcf, For the next 400 Mcf each month, \$0.9927 per Mcf, \$0.8187 per Mcf.

- 4.2 In addition to the volumetric charge, each Customer shall be charged a service charge of \$40.00 per Delivery Point per month.
- 4.3 Customers receiving transportation service under this rate schedule shall be responsible for charges pursuant to East Ohio's Excise Tax Rider, Interim Emergency and Temporary PIP Plan Rider, Uncollectible Expense Rider, Transportation Migration Riders, and Transportation Surcredit Rider as applicable.

5. Billing

East Ohio shall bill for all services provided by East Ohio. Pursuant to a separate Billing Agreement, Supplier shall have the option of East Ohio rendering a combined bill for both distribution and commodity service, or the Supplier may bill for commodity service independently. All eustomer bills and payments will be handled in accordance with OAC rule 4901:1-29-12, except for 4901:1-29-12(F), (J), and (K) for which a waiver was granted.

6. Resumption of Service after Interruption

If service is interrupted as a result of the Customer's failure to make payment or at the Customer's request, and the Customer subsequently requests and receives service under East Ohio's General Sales Service or Energy Choice Transportation Service, East Ohio shall not be under any obligation to resume service to the same Customer at the same premises under East Ohio's Large Volume General Sales Service or this rate schedule during the twelve consecutive months subsequent to the interruption or termination. East Ohio shall not be required to resume service under any rate schedule to the same Customer at the same premises unless East Ohio shall have received, in addition to payment for all gas received by the Customer under this or any other rate schedule, a reconnection payment of \$60.

I

| T

Issued: September 15, 2006 Effective: With bills rendered on or after October 12, 2006

Large Volume Energy Choice Transportation Service (LVECTS)

If service is disconnected while receiving service under this rate schedule and the Customer's account is inactivated, the Customer will revert to the Company's Sales Service—upon reconnection and the agreement between the Customer and the Supplier will be terminated.

7. Disconnection For Nonpayment

Where East Ohio is rendering a combined bill for both distribution and commodity service, nonpayment of the bill, including the Supplier gas commodity portion, shall subject Customer to disconnection of service in accordance with rule 8 of Section K – Rules and Regulations of the Company's tariffs.

8. Regulations

All gas service provided by East Ohio is rendered under and subject to the Rules and Regulations contained in its tariff.

9. Definitions

Customer – any individual, governmental, or corporate entity taking transportation service hereunder.

Daily Available Volume—the quantity of gas available to be redelivered by East Ohio to the Customer on any given Day.

Day – a 24-hour period beginning at 10:00 a.m. Eastern Standard Time or other such time as specified by East Ohio.

Delivery Point – the billing determinant for the application of Customer charges represented by the meter location at which gas is redelivered to the Customer.

Energy Choice Pooling Service – a gas pooling service in which Suppliers can aggregate demand and supplies for redelivery to Customers under East Ohio's Energy Choice Transportation Service and Large Volume Energy Choice Transportation Service rate schedules.

OAC – Ohio Administrative Code.

PUCO – the Public Utilities Commission of Ohio.

Supplier – any entity which has in effect an Energy Choice Pooling Service agreement with East Ohio.

D

T

Τ

General Transportation Service (GTS)

1. Applicability

- 1.1 Transportation service pursuant to this rate schedule is available to Customers throughout East Ohio's service area who:
 - a) have purchased or otherwise arranged for a supply of natural gas of acceptable quality and have provided for the delivery of such gas to East Ohio's system for redelivery at a point on the East Ohio system; and
 - b) qualify for transportation service under the PUCO Gas Transportation Program Guidelines; and
 - c) have entered into a written contract (the "contract") with East Ohio for service under this rate schedule for a minimum of 12 months.
- 1.2 Transportation service pursuant to this rate schedule is subject to East Ohio's General Terms and Conditions of Transportation Service.

2. Character of Service

The gas received by East Ohio on any Day for the account of the Customer shall be delivered by East Ohio to the Customer on the same Day on a firm basis, provided, however, that East Ohio's obligation to deliver gas to the Customer on any Day is limited to the Maximum Daily Transportation Quantity specified in the contract and is subject to the provisions of Section 2-of East Ohio's General Terms and Conditions of Transportation Service.

3. Measurement of Deliveries

- 3.1 Delivery Points specified in the contract may be equipped with monthly gas measurement equipment instead of real-time electronic gas measurement ("EGM") capability, except as specified in Section 3. 2 below. For any Delivery Point so equipped, the average daily volume of gas delivered by East Ohio to the Customer shall be calculated by dividing the total volume of gas delivered by East Ohio during the Customer's Billing Cycle by the number of days in the Billing Cycle. In addition:
 - a) Customers without EGM devices are subject to East Ohio's issuance of operational flow orders.
- 3.2 Any Customer that does not receive all of its natural gas requirements through East Ohio shall_be required to equip all of its Delivery Points with EGM capability. Any other Customers may elect to equip some or all of its Delivery Points with EGM

T

T

Т

capability. If EGM capability approved and required by East Ohio is not available at any of the Delivery Points specified in the contract at the time the contract is executed, such equipment shall be installed, owned, operated, and maintained by East Ohio, provided, however, that all costs associated with the purchase and installation of such equipment shall be borne by the Customer and paid to East Ohio in equal monthly installments over a period specified in the contract, which period shall not exceed 24 months. In addition:

- a) The Customer shall provide, at no cost to East Ohio and in a timely manner, a 120 volt, 15 ampere, AC power supply and a telephone tie to the Customer's telephone system accessible at Customer's meter location(s), and any necessary telephone enhancements to properly transmit data.
- b) The Customer shall pay all charges for continuous electric and telephone service necessary for the operation of the EGM equipment.
- e) Customers with EGM devices are subject to East Ohio's issuance of operational matching orders.

4. Tolerances

Positive and Negative Imbalance Volumes will be reconciled pursuant to Sections 5 and 6 of East Ohio's General Terms and Conditions of Transportation Service.

5. Volume Banking Service

- 5.1 Customers purchasing transportation service pursuant to this rate schedule are required to subscribe to Volume Banking Service. The minimum Monthly Tolerance Level for such Customers is two percent (2%) of monthly consumption volumes.
- 5.2 Customers will be billed the applicable rate per Mcf on all Delivery Volumes according to the level of Volume Banking set forth in their service agreements.

Monthly Tolerance Level	Rate per Mcf for all Delivery Volumes
Two Percent	\$ 0.022
Four Percent	\$ 0.027
Six Percent	\$0.03 4
Eight Percent	\$0.040
Ten Percent	\$0.046

ď

D

Issued: April 2, 2004 Effective: With bills rendered on or after April 2, 2004
Filed under authority of The Public Utilities Commission of Ohio in Case No. 03 2573-GA-ATA
Bruce C. Klink, Vice President

6. Rates and Charges

6.1 The volumetric charge for each Customer at each Delivery Point served under this rate schedule shall not exceed the rates set forth below plus any riders applicable to service rendered under this rate schedule:

T

For the first 100 Mcf each month, \$1.3128_per Mcf, For the next 400 Mcf each month, \$1.0528_per Mcf, For all over 500 Mcf each month, \$0.8788_per Mcf



In no event shall the volumetric charge for volumes delivered under this rate schedule be less than the Variable Cost of Service.

- 6.2 In addition to the volumetric charge, each Customer shall be charged a Customer charge of \$102.50 per Delivery Point per month.
- 6.3 Any Customer that does not receive all-of its natural gas requirements through East Ohio will be subject to a surcharge equal to \$3.00 per Mcf times the Customer's Maximum Daily Transportation Quantity, payable monthly.



6.4 Any Customer initiating transportation service under this rate schedule who was exclusively a sales customer of East Ohio as of November 8, 1994 shall continue to be responsible for charges pursuant to East Ohio's Interim Emergency and Temporary PIP Plan Rider. Such Customer shall also be responsible for East Ohio's Uncollectible Expense Rider and receive a credit for \$0.0601 per Mef in recognition thereof.



Issued: April 2, 2004 Effective: With bills rendered on or after April 2, 2004 Filed under authority of The Public Utilities Commission of Ohio in Case No. 03-2573-GA-ATA

Transportation Service for Schools (TSS)

1. Applicability

- 1.1 Transportation service pursuant to this rate schedule is for service to the non-residential premises of primary and secondary schools throughout East Ohio's service area that:
 - a) have purchased or otherwise arranged for a supply of natural gas of acceptable quality and have provided for the delivery of such gas to East Ohio's system for redelivery at a point on the East Ohio system; and
 - b) qualify for transportation service under the PUCO Gas Transportation Program Guidelines; and
 - c) have entered into a written contract (the "contract") with East Ohio for service under this rate schedule for a minimum of 12 months.
- 1.2 Transportation service pursuant to this rate schedule is subject to East Ohio's General Terms and Conditions of Transportation Service.

2. Character of Service

The gas received by East Ohio on any Day for the account of the Customer shall be delivered by East Ohio to the Customer on the same Day on a firm basis, provided, however, that East Ohio's obligation to deliver gas to the Customer on any Day is limited to the Maximum Daily Transportation Quantity specified in the contract and is subject to the provisions of Section 2 of East Ohio's General Terms and Conditions of Transportation Service.

3. Measurement of Deliveries

- 3.1 Delivery Points specified in the contract may be equipped with monthly gas measurement equipment instead of real-time electronic gas measurement ("EGM") capability, except as specified in Section 3.2 below. For any Delivery Point so equipped, the average daily volume of gas delivered by East Ohio to the Customer shall be calculated by dividing the total volume of gas delivered by East Ohio during the Customer's Billing Cycle by the number of days in the Billing Cycle. In addition:
 - a) Customers without EGM devices are subject to East Ohio's issuance of operational flow orders.
- 3.2 Any Customer that does not receive all of its natural gas requirements through East Ohio shall be required to equip all of its Delivery Points with EGM capability. Any

Т

Т

Т

other Customers may elect to equip some or all of its Delivery Points with EGM capability. If EGM capability approved and required by East Ohio is not available at any of the Delivery Points specified in the contract at the time the contract is executed, such equipment shall be installed, owned, operated, and maintained by East Ohio, provided, however, that all costs associated with the purchase and installation of such equipment shall be borne by the Customer and paid to East Ohio in equal monthly installments over a period specified in the contract, which period shall not exceed 24 months. In addition:

- a) The Customer shall provide, at no cost to East Ohio and in a timely manner, a 120-volt, 15-ampere, AC power supply and a telephone tie to the Customer's telephone system accessible at Customer's meter location(s), and any necessary telephone enhancements to properly transmit data.
- b) The Customer shall pay all charges for continuous electric and telephone service necessary for the operation of the EGM equipment.
- e) -Customers with EGM devices are subject to East-Ohio's issuance of operational matching orders.

4. Balancing Tolerances

Positive and Negative Imbalance Volumes will be reconciled pursuant to Sections 5 and 6 of East Ohio's General Terms and Conditions of Transportation Service.

5. Volume Banking Service

- 5.1 Customers purchasing transportation service pursuant to this rate schedule are required to subscribe to Volume Banking Service. The minimum Monthly Tolerance Level for such Customers is two percent (2%) of monthly consumption volumes.
- 5.2 Customers will be billed the applicable rate per Mcf on all Delivery Volumes according to the level of Volume Banking set forth in their service agreements.

D

Monthly Tolerance Level	Rate per Mcf for all Delivery Volumes
Two Percent	\$0.022
Four Percent	\$0:027
Six Percent	\$0.034
Eight Percent	\$0.040
Ten Percent	\$0.046

R

6. Rates and Charges

6.1 The volumetric charge for each Customer at each Delivery Point served under this rate schedule shall not exceed the rates set forth below plus any-riders applicable to service rendered under this rate schedule:



For the first 100 Mcf each month, \$1.4568 per Mcf, For the next 400 Mcf each month, \$1.1968 per Mcf, For all over 500 Mcf each month, \$1.0228 per Mcf.



In no event shall the volumetric charge for volumes delivered under this rate schedule be less than the Variable Cost of Service.

- 6.2 In addition to the volumetric charge, each Customer shall be charged a Customer charge of \$50.00 per Delivery Point per month.
- 6.3 Any Customer that does not receive all of its natural gas requirements through East Ohio will-be subject to a surcharge equal to \$3.00 per Mcf times the Customer's Maximum Daily Transportation Quantity, payable monthly.



6.4 Any Customer initiating transportation service under this rate schedule who was exclusively a sales customer of East Ohio as of November 8, 1994 shall continue to be responsible for charges pursuant to East Ohio's Interim Emergency and Temporary PIP Plan Rider. Such Customer shall also be responsible for East Ohio's Uncollectible Expense Rider and receive a credit for \$0:0601 per Mcf in recognition thereof.

С

Daily Transportation Service (DTS)

1. Applicability

- 1.1 Transportation service pursuant to this rate schedule is available to Customers throughout East Ohio's service area who:
 - a) have purchased or otherwise arranged for a supply of natural gas of acceptable quality and have provided for the delivery of such gas to East Ohio's system for redelivery at a point on the East Ohio system; and
 - b) qualify for transportation service under the PUCO Gas Transportation Program Guidelines; and
 - c) have entered into a written contract (the "contract") with East Ohio for service under this rate schedule for a minimum of 12 months.
- 1.2 Transportation service pursuant to this rate schedule is subject to East Ohio's General Terms and Conditions of Transportation Service.

2. Character of Service

The gas received by East Ohio on any Day for the account of the Customer shall be delivered by East Ohio to the Customer on the same Day on a firm basis, provided, however, that East Ohio's obligation to deliver gas to the Customer on any Day is limited to the Maximum Daily Transportation Quantity specified in the contract and is subject to the provisions of Section 2 of East Ohio's General Terms and Conditions of Transportation Service.

3. Measurement of Deliveries

- 3.1 All Delivery Points specified in the contract shall be equipped with real-time electronic gas measurement ("EGM") capability. If EGM capability approved and required by East Ohio is not available at any of the Delivery Points specified in the contract at the time the contract is executed, such equipment shall be installed, owned, operated, and maintained by East Ohio, provided, however, that all costs associated with the purchase and installation of such equipment shall be borne by the Customer and paid to East Ohio in equal monthly installments over a period specified in the contract, which period shall not exceed 24 months.
- 3.2 The Customer shall provide, at no cost to East Ohio and in a timely manner, a 120-volt, 15 ampere, AC power supply and a telephone tie to the Customer's telephone system accessible at Customer's meter location(s), and any necessary telephone enhancements to properly transmit data.

T

- 3.3 The Customer shall pay all charges for continuous electric and telephone service necessary for the operation of the EGM equipment.
- 3.4 The Customer is subject to the issuance of Operational Matching Orders.

l C

4. Balancing Tolerances

- 4.1 The Customer's Daily Available Volume on any Day shall equal the Delivery Volume on that Day, plus or minus 5%. Daily imbalances in excess of the 5% tolerance shall be subject to an imbalance fee of \$0.20 per Mcf per Day.
- 4.2 Positive and Negative Imbalance Volumes will be reconciled pursuant to Sections 5 and 6 of East Ohio's General Terms and Conditions of Transportation Service.

5. Optional Volume Banking Service

- 5.1 Customers purchasing transportation service pursuant to this rate schedule may elect to subscribe to Volume Banking Service. A Customer electing such service shall enter into a written service agreement for Volume Banking Service. The minimum Monthly Tolerance Level for such Customer is two percent (2%) of monthly consumption volumes.
- 5.2 Customers that subscribe to Volume Banking Service will be billed the applicable rate per Mcf on all Delivery Volumes according to the level of Volume Banking set forth in their service agreements.

Monthly Tolerance Level	Delivery Volumes
Two Percent	\$ 0.022
Four Percent	\$0.027
Six Percent	\$0.034
Eight Percent	\$0. 04 0
Ten Percent	\$0.046

R

6. Rates and Charges

6.1 The volumetric charge for each Customer at each Delivery Point served under this rate schedule shall not exceed the rates set forth below plus any riders applicable to service rendered under this rate schedule:

T

For the first	500	Mcf each month,	\$1.0803 per Mcf,
For the next	24,500	Mcf each month,	\$0.9113 per Mcf,
For the next	25,000	Mcf each month,	\$0.5603 per Mcf,
For all over	50,000	Mcf each month,	\$0.1663 per Mcf.

R, I

Issued: April 2, 2004

Effective: With bills rendered on or after April 2, 2004

In no event shall the volumetric charge for volumes delivered under this rate schedule be less than the Variable Cost of Service.

- 6.2 In addition to the volumetric charge, each Customer shall be charged a Customer charge of \$377.00 per Delivery Point per month.
- 6.3 Any Customer initiating transportation service under this rate schedule who was exclusively a sales customer of East Ohio as of November 8, 1994 shall continue to be responsible for charges pursuant to East Ohio's Interim Emergency and Temporary PIP Plan Rider.—Such Customer shall also be responsible for East Ohio's Uncollectible Expense Rider and receive a credit for \$0.0601 per Mef in recognition thereof.

С

ISSFSS 1

Superseding Original Sheet No.

Firm Storage Service (FSS)

1. Applicability

Firm Storage Service under this rate schedule is available, subject to the availability of storage capacity, in conjunction with transportation service under Rate Schedules TSS, GTS, and DTS, subject to the eligibility requirements for the specific storage services as set forth in Section 5, below. A Customer or its authorized agent who has a pooling service agreement with East Ohio in effect must enter into a written contract with East Ohio for service under this rate schedule for a minimum of 12 months.

2. Character of Service

Gas received by East Ohio for the account of the Customer shall be injected into East Ohio's storage facilities and thereafter shall be available for withdrawal by the Customer in accordance with the provisions set forth in Section 5. East Ohio may decline requests to provide service under this rate schedule whenever, in its judgment, rendering such service would be detrimental to the operation of East Ohio's system or its ability to meet its Core Demand. East Ohio's obligation to inject or withdraw gas on the Customer's behalf on any Day is limited to the Maximum Daily Storage Capacity specified in the contract, and to the Maximum Storage Capacity specified in the contract.

3. Nominations

All receipts and deliveries must be nominated inadvance in accordance with the procedures applicable to service under Rate Schedules TSS, GTS and DTS-and-East Ohio's General Terms and Conditions of Transportation Service.

4. Curtailment

East Ohio shall have the right to restrict, limit, or halt its receipt or delivery of Firm Storage Service whenever, in East Ohio's sole discretion, it is necessary to do so due to Force Majeure or under circumstances requiring East Ohio to act to protect its ability to meet its Core Demand.

С

Т

C

 Origina	lFirst Re	vised	Sheet

ISSESS 2

Superseding Original Sheet No.

5. Types of Firm Storage Services

The Customer may chose from the following storage services:

5.1 Seasonal Service

This service is available to Customers at a load factor of fifty percent (50%) or more (that is, Customers agree to take storage service such that the amount allocated against consumption in any month does not exceed the lesser of (1) the total storage volumes received by East Ohio times forty percent (40%), or (2) the total unallocated storage volumes). The Customer may inject gas into East Ohio's storage facilities during the Summer Period and withdraw gas during the Winter Period. Daily withdrawal volumes shall be specified by the Customer in advance of the Winter Period. The rates charged to each Customer electing to purchase this service shall not exceed (1) a reservation fee of \$0.403-per Mcf times the maximum Storage Capacity specified in the contract, payable before November 1 each year, and (2) a usage fee of \$0.058-per Mcf injected and \$0.057-per Mcf withdrawn. In no event shall the charges under this Section 5.1 be less than the Variable Cost of Service.

5.2 Enhanced Seasonal Service

This service is available to Customers at a load factor of fifty percent (50%) or more. The customer may inject gas into East Ohio's storage facilities during the Summer Period and withdraw gas during the Winter Period. Daily withdrawal volumes shall be nominated by the Customer in advance of each month of the Winter Period; limited nomination changes, which shall apply prospectively, shall be permitted during the month. The rates charged to each Customer electing to purchase this service shall not exceed (1) a reservation fee, payable before November 1 each year, of \$0.403 per Mcf times the Maximum Storage Capacity specified in the contract, and (2) a usage fee of \$0.083 per Mcf injected and \$0.082 per Mcf withdrawn. In no event shall the charges under this Section 5.2 be less than the Variable Cost of Service.

D

C, I

Issued: March 26, 2001 Effective: With bills rendered on or after March 29, 2001 Filed under authority of The Public Utilities Commission of Ohio in Case No. 01-543-GA-UNC

THE EAST OHIO GAS COMPANY No. F-FSS 3 OriginalFirst Revised Sheet

ISSISS 3

Superseding Original Sheet No.

5.3 In/Out Service

Customers purchasing thisservice, which is only available to Customers contracting for transportation servicepursuant to Rate Schedule DTS, may inject gas into East Ohio's storage facilities on any Day and withdraw gas on any subsequent Day. East Ohio shall manage the Customer's injection and withdrawal volumes, subject to the daily and annual limitations specified in the contract, in a manner that will minimize any otherwise applicable imbalance charges. The rates charged to each Customer electing to purchase this service shall not exceed (1) a reservation fee, payable monthly, of the sum of (a) \$1.870 per Mcf times the Maximum Daily Storage Capacity specified in the contract and (b) \$0.041 per Mcf times the Maximum Storage Capacity specified in the contract, and (2) a usage fee of \$0.022 per Mcf injected or withdrawn. In no event shall the charges under this Section 5.3 be less than the Variable Cost of Service.

Т

C

C, I

'| T

Standby Service Rate Schedule

1. Applicability

Standby Service under this rate schedule is available, subject to the availability of storage capacity, in conjunction with transportation service under Rate Schedules TSS, GTS and DTS. A transportation Customer must enter into a written contract with East Ohio for service under this rate schedule for a minimum of 12 months.

2. Character of Service

The gas supplied by East Ohio under this rate schedule shall be on a firm and continuous basis, provided, however, that in the event of an emergency, service may be curtailed pursuant to PUCO rules or a curtailment plan approved for East Ohio by the PUCO. East Ohio's obligation to deliver gas hereunder to the Customer on any Day is limited to the Maximum Daily Standby Quantity specified in the contract. The Maximum Daily Standby Quantity is defined as the maximum volume of gas that East Ohio shall sell to a Customer pursuant to this rate schedule on any Day, as specified in the Customer's standby service contract.

a. DTS Customers

The gas supplied by East Ohio under this rate schedule on any Day to a Customer receiving transportation service under Rate Schedule DTS is limited to the lesser of the maximum Daily Standby Quantity and the Daily Negative Imbalance. The Daily Negative Imbalance is defined as the amount by which the Customer's Delivery Volume exceeds the Customer's Daily Available Volume. On any Day on which the Customer's Daily Available Volume exceeds the Delivery Volume, gas will not be supplied under this rate schedule.

b. GTS and TSS Customers

The gas supplied by East Ohio under this rate schedule during the Customer's Bill Cycle to Customers receiving transportation service under Rate Schedules TSS or GTS is limited to the Maximum Daily Standby Quantity times thirty (30).

Issued: March 26, 2001 Effective: With bills rendered on or after March 29, 2001

3. Rates and Charges

The demand component of the rate charged for service hereunder shall not exceed \$2.526 per Mcf times the maximum Daily Standby Quantity, payable monthly. In no event shall the charges under this rate schedule be less than the Variable Cost of Service, plus a contribution to total company fixed costs. The demand component shall be billed and payable whether or not standby gas is actually delivered to the Customer.

The commodity rate charged for gas supplied hereunder shall be the current cost of gas based on the standard service offer rate as set forth on tariff sheet B-SSO 1.

Positive Imbalance Volumes and those Negative Imbalance Volumes in excess of gas supplied under this rate schedule, as defined in the General Terms and Conditions of Transportation Service, will be reconciled pursuant to Sections 5 and 6, respectively, of those terms and conditions, as set forth on Sheet F-GT&C 6.

STANDARD SERVICE OFFER GAS COST RATE

A standard service offer gas cost rate of \$9.031 per Mcf shall be applied effective with bills rendered for billing cycles commencing on or after June 15, 2007 to all volumes purchased and received under the following East Ohio rate schedules:

T

General Sales Service Rate Schedule (GSS)

Large Volume General Sales Service Schedule (LVGSS)

P.U.C.O. 100 General Service Rate (West Ohio Division)

P.U.C.O. 102 Large Volume General Service Rate (West Ohio Division)

T, D

Gross Receipts Tax Rider

Applicability

Applicable to all gas cost charges billed by East Ohio under rate schedules GSS and LVGSS, except that this rider shall not be billed to those Customers statutorily exempted from the payment of gross receipts taxes.

All bills rendered shall be adjusted to include the effect of the Ohio excise tax of gross receipts on gas cost billings at a rate of 4.8957%.

Excise Tax Rider

Applicability

Applicable to all sales and transportation service rate schedules.

Rates for all customers except Flex Customers as defined by O.R.C. 5727.80(N).

First 100 Mcf per month	\$0.1593 per Mcf
Next 1,900 Mcf per month	\$0.0877 per Mcf
Over 2,000 Mcf per month	\$0.0411 per Mcf

All bills rendered to a Flex Customer as defined by O.R.C. 5727.80(N) shall be adjusted to provide for recovery of East Ohio's excise tax liability at a rate of \$0.020 per Mcf on all volumes delivered with a corresponding reduction to the flexed base rate(s) being billed.

C

R

Transportation Migration Rider - Part B

An additional charge of \$0.3441 per Mcf shall be applied to all volumes delivered under the following rate schedules:

- Energy Choice Transportation Service (East Ohio and West Ohio Division)
- Large Volume Energy Choice Transportation Service (East-Ohio and West Ohio Division)
- General Sales Service (East Ohio)
- Large Volume General Sales Service (East-Ohio)
- -P.U.C.O. 100 General Service Rate (West Ohio Division)
- -P.U.C.O. 102-Large Volume General-Service Rate (West Ohio Division)

This charge is comprised of the following plus associated excise tax:

- (1)A-credit of \$0.000 per Mcf for unrecovered gas costs; and
- (2) A charge of \$0.328 per Mcf based on the cost of operational balancing and other-reconciliation adjustments.

C, D

Transportation Surcredit Rider

1. Applicability

This rider shall be applied to all volumes delivered under the following Energy Choice rate schedules:

- Energy Choice Transportation Service (East Ohio-and West Ohio-Division)
- Large Volume Energy Choice Transportation Service (East Ohio and West Ohio Division)

2. Rates

A credit in the amount specified below shall be applied to all volumes covered by the applicable rate schedules.

East Ohio —	\$.005342 per Mef
West Ohio Division	\$.004805 per Mcf

3. Applicability to Standard Service Offer Rate Schedules

In order to improve the comparability of rates, this rider shall also be applied to all volumes delivered under the following rate schedules, but shall be offset by a charge in the same amount added to the standard service offer gas cost rate:

- General Sales Service (East-Ohio)
- Large Volume General Sales Service (East Ohio)
- P.U.C.O. 100 General Service Rate (West Ohio Division)
- P.U.C.O. 102 Large Volume General Service Rate (West Ohio Division)

Т

D

D

Rules and Regulations

SECTION I - SERVICE

- I. Minimum Service Standards. East Ohio shall comply with the minimum gas service standards for natural gas companies as set forth in Chapter 4901:1-13 of the Ohio Administrative Code, a copy of which may be viewed on the Public Utilities Commission of Ohio's Web site at www.puco.ohio.gov, or obtained from the Public Utilities Commission of Ohio upon request. Where the Public Utilities Commission of Ohio has granted a waiver to East Ohio for any provision of the minimum gas service standards, East Ohio shall comply with the terms of any Order granting such waiver.
- 2. <u>Application for Service</u>. All applications for gas service shall be made through East Ohio's Customer Service Center.
- 3. Security Deposit. If a proposed consumer is not a financially responsible freeholder or cannot give a reasonably safe guaranty in an amount sufficient to secure the payment of bills for sixty days' supply of gas, the consumer may be required to deposit with East Ohio an amount sufficient to cover an estimate of the monthly average of the annual consumption by such consumer plus 30%, upon which deposit interest at the rate of not less than 3% per annum will be allowed and paid to the consumer, provided it remains on deposit for six consecutive months.

Security deposits shall be governed by the "Establishment of Credit for Residential Service" adopted by The Public Utilities Commission of Ohio and contained in Chapter 4901:1-17 of the Ohio Administrative Code, a copy of which is included as Section M of the East Ohio Gas Company Tariff. For small commercial customers, security deposits shall be governed by Rule 4901:1-13-08, "Standards specific to the provision of small commercial gas service" of the Ohio Administrative Code.

- 4. <u>Service Turn On</u>. The consumer, after making proper application for gas, shall notify East Ohio when he desires gas turned on. In no case shall he or his agent or employee turn on the gas. East Ohio may discontinue the supply of gas to premises where persons other than East Ohio's authorized employees have turned on the gas.
- 5. Service Continuity. East Ohio will use its best efforts to furnish necessary and adequate service and facilities in compliance with Section 4905.22 of the Ohio Revised Code. East Ohio cannot and does not guarantee a sufficient supply of gas₃-or an adequate or uniform gas pressure. East Ohio shall not be liable for any damage or loss directly or indirectly due or attributable to insufficiency of the gas supply, variation in the gas pressure, partial or total interruption of gas service, the use of gas appliances on the eonsumer's-premises, or the presence thereon of any Company

Т

N

Т

 \mathbf{C}

property. East Ohio will provide to customers, to the extent possible under the circumstances, prior notice of planned outages or interruptions in service.

- 6. <u>Service Disturbance</u>. No customer shall attach or use any appliance which may result in the injection of air, water, or other foreign matter into the Company's lines and, without prior approval from the Company, no customer shall attach or use any appliance which will increase or decrease the pressure in the Company's lines intermittently to such extent as to interfere with continuous service to other customers.
- 7. <u>Access to Premises</u>. The authorized agents and employees of East Ohio shall at all reasonable times have access to any premises supplied with gas by East Ohio.
- 8. <u>Customer's Request for Discontinuance of Service</u>. The consumer shall notify East Ohio before vacating the premises where gas is used or before discontinuing the use of gas. The consumer shall be liable for all charges for gas consumed on such premises until 48 hours after such notice has been received, provided that access to the premises shall have been given East Ohio within such 48 hour period; and if access has not been given within such period then for all charges until such access has been given.

If a customer, who is a property owner or the agent of a property owner, requests disconnection of service and the Company through reasonable efforts has determined that there are remaining residential tenants at the premises, the Company is required to notify the tenants of the disconnection of service. This notification will be mailed to such tenants or posted in a conspicuous place at the premises at least 10 working days prior to the scheduled date for disconnection of service. The property owner, or the agent of the property owner, shall continue to be liable for all gas consumed during the 10-day notice period. This notice provision shall not preclude the Company from taking appropriate actions where safety or tampering issues are raised as sited-in Rule 9, subparagraph (g) and Rule 10 of these Rules and Regulations.

- 9. <u>Company's Right to Disconnect Service</u>. East Ohio shall have the right to disconnect service and remove from the premises of any consumer the meter and any other property belonging to East Ohio for any of the following reasons or purposes:
 - (a) Refusing access to the meter-for reading, testing, repairs or other purposes.
 - (b) Violation of or refusal to comply with any applicable law or ordinance, contract, or any of these Rules and Regulations.
 - (c) Non-payment of bills for gas within the net payment period for such bills, including nonpayment of security deposits applied to delinquent bills as a condition for continued service.
 - (d) When customer has moved from the customer location.
 - (e) Use of gas in a manner detrimental to the service to other customers.
 - (f) Fraudulent representation or practice.





(g) Whenever deemed necessary by East Ohio for the safety or integrity of the gas system (including but not limited to instances of theft or vandalism).

Disconnection of service to residential consumers or customers pursuant to Rule 9, subparagraph (a) of these Rules and Regulations shall include, but not be limited to, circumstances where despite its reasonable efforts to do so, East Ohio has been unable to obtain an actual meter reading at least once within any twelve-month period. "Actual meter reading" shall be as defined in Rule 16 of these Rules and Regulations. The reconnection of service after disconnection pursuant to Rule 9, subparagraph (a) of the Rules and Regulations shall be subject to prior payment of a fee of \$20.00 for the disconnection and reconnection costs.

In order to have service restored after being disconnected for (1) failing to provide East Ohio access to its metering equipment to obtain an actual meter reading pursuant to Rule 4901:1-13-04(G) of the Ohio Administrative Code or (2) tampering or theft of service as set forth in Rule 4901:1-13-09 of the Ohio Administrative Code, a customer shall pay, in addition to all other charges owed to East Ohio, \$78.00 for the installation of automated meter reading equipment for each meter to be so equipped.

Disconnection of service to residential consumers or customers shall be governed by the "Termination of Residential Service" adopted by The Public Utilities Commission of Ohio and contained in Chapter 4901:1-18 of the Ohio Administrative Code, except for areas where the Public Utilities Commission of Ohio has granted a waiver to East Ohio for any provision of these rules. A copy of Chapter 4901:1-18 is included as Section L of the East Ohio Gas Company Tariff. For small commercial customers, disconnection of service shall be governed by Rule 4901:1-13-08, "Standards specific to the provision of small commercial gas service" of the Ohio Administrative Code.

SECTION II - METERING & BILLING

10. Pressure Regulators, Gas Meters and Tampering. The gas meter and any pressure regulator to be installed on a service line and connected with East Ohio's distribution system will be furnished by East Ohio and will remain its property, and the Company shall have the right to replace them as the Company may deem necessary. When a customer is served from the Company's field or gathering lines, then-the customer shall install and maintain, at his expense, a suitable regulator or regulators for reducing the pressure. The regulator or regulators shall be installed in the manner required by the Company. If any meter or regulator, or the pipes, fittings or connections used in supplying gas to such meter or regulator, is tampered with by a consumer, his agent or employee, East Ohio may remove such meter or regulator and may discontinue the supply of gas to such consumer until payment has been made for all unregistered gas, in an amount estimated by East Ohio, and for all damage to East Ohio's property, or, at East Ohio's option, it may discontinue gas service permanently to such-consumer.

C

]]C, I

T

- 11. <u>Meter Location</u>. The Company shall determine the location of the meter. When changes in a building or arrangements therein render the meter inaccessible or exposed to hazards, the Company may require the customer, at the customer's expense, to relocate the meter setting together with any portion of the customer's service line necessary to accomplish such relocation.
- 12. <u>Meter Connections</u>. The owner or customer shall not permit anyone who is not an authorized agent of the Company to connect or disconnect the Company's meters, regulators or gauges or in any way alter or interfere with the Company's meters, regulators or gauges.
- 13. Bill Due Date. The due date for each bill for gas shall be no earlier than fourteen (14) days after the date of its mailing or electronic delivery to the customer.
- 14. <u>Billing Periods</u>. Bills ordinarily are rendered regularly at monthly intervals, but may be rendered more or less frequently at the Company's option. Non-receipt of bills by customer does not release or diminish the obligation of customer with respect to payment thereof. Unless otherwise ordered by the Commission, rate changes shall become effective for bills rendered as of the start of a billing cycle within the monthly billing period as determined by the Company.
- 15. Payment of Bills. Bills may be paid by the customer in any of the following ways:
 - (a) online at www.dom.com or through a participating provider's Web site,
 - (b) by bank draft automated withdrawal from customer's bank account,
 - (c) by credit/debit card or electronic check through a participating agency,
 - (d) at any one of the Company's authorized payment-agencies during the regular hours of such agencies,
 - (e) by U.S. mail at the address specified on the back of the bill,
 - (f) by Electronic Data Interchange (EDI),
 - (g) by Automated Clearing House (ACH) transfer.
- 16. Meter Reading. East Ohio will make reasonable attempts to obtain an actual meter reading by Company personnel or agents every other month. East Ohio is required to obtain an actual meter reading at least once within each twelve-month period. "Actual meter reading" shall mean reading of an indoor or outdoor meter by an authorized agent or employee of Dominion East Ohio or through electronic or other means acceptable to the Commission. East Ohio will obtain an actual meter reading at the initiation and/or the termination of service if the meter has not been read within the immediately preceding seventy days and access to the meter is provided.

If the consumer-has refused East Ohio access to its meter or other property, or if East Ohio has been unable to obtain an actual meter reading at least once within any twelve-month period, East Ohio may terminate service in accordance with Rule 9 of these Rules and Regulations. East Ohio may obtain a court order to gain access to its meter or other property.

T

T

| T

If consumption is billed pursuant to an applicant requesting East Ohio to provide lighting services on an unmetered basis, such service shall be billed on an estimated basis. The estimates used to define consumption for billing purposes will be tested and adjusted at least once within each full-calendar-year of service.

- D
- 17. Meter Testing. In accordance with Section 4933.09 of the Ohio Revised Code, gas meters in use shall be tested on the request of the-consumer, in his presence if desired by him, with a tested and sealed meter-prover, by an authorized employee or agent of East Ohio. If the meter is found to be correct, and it is deemed correct if the variation is not greater than three percent, the party requesting the inspection shall pay a fee for the removal of the meter for the purpose of the test. The fee for a residential consumer-is \$40; for all other-consumers, the fee is \$100. If the meter is proved incorrect, no fees or expense shall be paid by the consumer, and East Ohio shall furnish a new meter without charge to the consumer.
- T

- 18. <u>Back Billing</u>. East Ohio's policy on backbilling shall comply_with the guidelines established by The Public Utilities Commission of Ohio and the Ohio legislature (Section 4933.28 of the Ohio Revised Code and Rule 4901:1-13-04 of the Ohio Administrative Code).
- T, I

19. Delinquent Balance Transfer.

(a) Except as otherwise provided in subparagraph b., East Ohio shall have the right to transfer a delinquent commercial or industrial account balance, regardless of the service address, to another non-delinquent-commercial or industrial account in the name of or owned by the same customer or owner of that business or establishment. If the same customer or owner has more than one non-delinquent account, East Ohio shall transfer the delinquent balance to the non-delinquent account having the lowest balance due.

C

For purposes of this Rule-19, "customer" means the party in whose name the account is carried.

C

account is carried.

T

(b) East Ohio may not transfer a delinquent commercial/industrial account to any account-where any end-user is a residential consumer.

T

Section III - Service Lines & Mainline Extensions

20. <u>Service Line Installation</u>. In the installation of a service line East Ohio will make all necessary connections with its distribution system and extend its service line from the distribution main to the service valve and will install the service valve and curb box enclosing the same without cost to the property owner or consumer.

T

|| T

T

T

- 21.. Where no service valve is installed in the service line East Ohio will install a valve Tee at the main and will extend its service line from the main to a tie-in coupling, to be located between approximately 4 to 6 feet from and to the coupling closest to the owner's property line in the direction toward the main. The property owner shall install and replace as necessary, at his expense, and shall be the owner of the service line extending from the service valve, or, where there is no service valve then from and including the tie-in coupling, to the meter on the owner's property. Before turning on gas East Ohio shall have the right to inspect the owner's service line and to refuse to turn on gas if in the opinion of East Ohio the service line is not properly constructed, fitted and laid. At the request of the property owner, and at his expense, East Ohio may, upon mutual agreement with the customer, install the service line from the service valve, or from tie-in coupling where there is no service valve, to the meter on the owner's property. The property owner shall promptly pay for all material furnished and labor used in the installation of such service line, of which he shall be the sole owner. Requests for the installation by East Ohio of a service line shall be made to the local office of East Ohio on a form to be furnished by East Ohio.
- 22. Service Line Responsibilities. The service line from the service valve to the meter, or where there is no service valve then from and including the tie-in coupling mentioned in Rule 20 to the meter, all gas lines on the outlet side of the meter, and all fittings and connections, shall be the property of the owner of the premises, shall be under his exclusive control and shall be replaced as necessary and kept by him in good repair and safe condition, and East Ohio shall not be liable for any imperfections therein or for any damage, injury or loss resulting, directly or indirectly, from the escape of gas therefrom. East Ohio shall be responsible for these facilities in accordance with the applicable provisions of the Pipeline Safety Act, 49 U.S.C. 60101 et seq., 49 C.F.R. part 192 and all applicable federal regulations, and Chapter 4901:1-16 of the Ohio Administrative Code. Such responsibilities shall include, but not be limited to, East Ohio's responsibilities for cathodic protection and leak detection of the service line up to and including the meter.
- 23. <u>Installation and Inspection.</u> Before applying to East Ohio to turn on gas it shall be the duty of the applicant to see that the service line and gas lines and fittings and connections mentioned in Rule 24 and all gas appliances and equipment connected thereto have been installed and tested and are maintained in accordance with governmental codes and regulations and with the reasonable requirements of East Ohio and are free of leaks.
- 24. <u>Service Line Extensions Prohibited.</u> No service line supplying gas to any building shall be extended by the owner or consumer so as to furnish gas to any other building.
- 25. <u>House Piping</u>. The customer shall install and maintain, at the customer's expense, the house piping from the outlet of the meter to gas burning appliances.
- 26. <u>Appliances</u>. The customer shall install and maintain all appliances, at the customer's expense.

- 27. <u>Inspections of Altered Piping</u>. It shall be the duty of the customer to notify the Company promptly of any additions, changes, alterations, remodeling or reconstruction affecting gas piping on the customer's premises.
- 28. Extension of Distribution Mains. East Ohio will extend its distribution mains for the furnishing of natural gas on any dedicated street or highway without cost to the consumer whenever at least one consumer on an average of each 100 additional feet of pipe in the street or highway in which the extension is to be run shall first agree to take a supply of gas at the applicable rate, measurement to be taken from the end of the nearest distribution main. Upon application for a service extension of main in excess of an average of 100 feet for each applicant for such service. East Ohio may enter into an extension agreement with the applicant or applicants providing for a deposit with East Ohio of a sum deemed adequate by East Ohio to cover the cost to be incurred by it for the excess of the extension over the average of 100 feet for each applicant to be served, such deposit to be refunded within a period of 10 years from the date of the agreement at a rate per each additional eonsumer-thereafter connected with said extension, equivalent to the rate per 100 feet deposited, the total amount refunded not to exceed the amount deposited. No refund shall be made after 10 years from the date of the extension agreement and such deposit shall, after such period, become the property of East Ohio. Extension deposits shall bear no interest. Extensions of street and highway mains shall at all times be the property of East Ohio. Mainline extensions that are not installed in road right of way, or adjacent thereto, will be made only if the following guidelines are met:
 - (a) A minimum 20 foot legally described easement or blanket right of way is made and granted, provided, however, that all gas mainlines with a maximum allowable operating pressure at or above 100 psi must have a minimum 30 foot easement.
 - (b) Free and clear access to the gas mainline is maintained with no structures permitted on the easement.

East Ohio shall not be required to lay any service lines across paved streets or highways. East Ohio shall not be required to make any extensions of its mains or to lay any service lines during the months of December, January, February and March of any year.

Nothing contained herein shall be construed to prohibit East Ohio from making longer free extensions than herein prescribed, should the anticipated revenues exceed the anticipated costs over a period of twenty years, provided like free extensions are made to other applicants under similar conditions.

29. <u>Right of Removal</u>. No person or entity shall erect any structure within a Company easement or change the existing grade over a Company gas line without the express permission of East Ohio. East Ohio shall have the right to remove any such structure or grade change at the expense of the customer or responsible party.

30. <u>Discontinuance of Supply on Notice of Defect in Customer's Property</u>. If, at any time, in the opinion of East Ohio the property owner's service line, other gas lines, fittings, connections, gas appliances or equipment on a consumer's premises are defective or in such condition as to constitute a hazard, East Ohio, upon notice to it of such defect or condition, may discontinue the supply of gas to such appliances or equipment or to such service line or such other gas lines until such defect or condition has been rectified by the property owner or consumer in a manner satisfactory to East Ohio.

SECTION IV - MISCELLANEOUS

- 31. <u>Tariff Disclosure</u>. A full and complete copy of East Ohio's current tariff covering rates and charges for service and terms and conditions of service will be provided to a consumer-upon request within five business days. East Ohio shall comply with the tariff disclosure requirements established by The Public Utilities Commission of Ohio and set forth in Section 4901:1-1-03 of the Ohio Administrative Code, as amended from time to time.
- 32. <u>PUCO Orders</u>. These Rules and Regulations are subject to and include as part thereof all orders, rules and regulations applicable to East Ohio from time to time issued or established by The Public Utilities Commission of Ohio under its emergency powers.
- 33. <u>Right to Modify</u>. East Ohio reserves the right to modify, alter or amend the foregoing Rules and Regulations and to make such further and other rules and regulations as experience may suggest and as East Ohio may deem necessary or convenient in the conduct of its business.

Т

General Terms and Conditions of Transportation Service

Definitions

<u>Contract Supply Service</u>—supplemental gas supply service provided by East Ohio to Customer pursuant to a special arrangement.

<u>Core Demand</u> -- the total supply needs of East Ohio's system supply-Customers.

<u>Customer</u> -- any individual, governmental, or corporate entity taking transportation service hereunder.

<u>Customer's Billing Cycle</u> -- for Delivery Points equipped with electronic gas measurement equipment, the calendar month used for billing purposes; for Delivery Points not equipped with electronic gas measurement equipment, the period that occurs between meter readings taken-by East Ohio for billing purposes.

<u>Daily Available Volume</u> -- the quantity of gas available to be redelivered by East Ohio to the Customer on any given day. This quantity is equal to the volume of gas actually delivered to East Ohio for the Customer's account on that day, less any appropriate unaccounted-for gas percentage, plus any adjustments associated with Positive Imbalance Volumes.

<u>Day</u> -- a 24-hour period beginning at-8:00 a.m. Eastern Standard-Time.

<u>Delivery Point</u> -- the billing determinant for the application of Customer charges represented by the meter location at which gas is redelivered to the Customer.

<u>Delivery Volume</u> -- the volume of gas actually-delivered by East Ohio to the Customer.

EBB -- East Ohio's Electronic Bulletin Board.

<u>FERC</u> -- the Federal Energy Regulatory Commission.

<u>Human Needs Customer</u> -- any Customer who uses natural gas for heating a residence, or a governmental agency or other entity which provides emergency or life support services. Human Needs Customers include hospitals, nursing homes, and residential correctional institutions, and exclude hotels, motels and non-residential educational facilities.

<u>Maximum Daily Storage Capacity</u>—the maximum volume of gas that East Ohio will inject into or withdraw from a Customer's interruptible storage service account on any Day.

Maximum Daily Transportation Quantity—the maximum volume of gas that East Ohio shall deliver to a transportation Customer on any Day pursuant to a transportation service contract.

Issued: November 8, 1994

Effective: Bills rendered November 8, 1995

Filed under authority of The Public Utilities Commission of Ohio in Case No. 93-2006-GA-AIR Order dated November 3, 1994.

Bruce C. Klink, Vice President
Vice President Rates and Administration

D

T



General Terms and Conditions of Transportation Service

Maximum Storage Capacity—the maximum volume of gas that East Ohio will hold in a Customer's interruptible storage service account at any point in time.

ue of

D

Mcf -- one thousand (1,000) cubic feet of gas in its natural state having a gross heating value of not less than 1,000 British thermal units per cubic foot at 14.73 PSIA, sixty-degrees (60) Fahrenheit and saturated with water vapor.

MMBtu -- one million (1,000,000) British thermal units.

<u>Monthly Tolerance Level</u> -- the imbalance tolerance level, expressed as a percentage of the sum of all daily volumes actually delivered to the Customer during the Customer's Billing Cycle, that establishes the degree to which the Customer's Positive Imbalance Volumes will be subject to reconciliation on a volumetric basis.

<u>Negative Imbalance Volume</u> -- the amount by which the sum of all daily volumes actually delivered to the Customer during the Customer's Billing Cycle exceeds the sum of the daily volumes available for redelivery by East Ohio to the Customer during the same period.

<u>Positive Imbalance Volume</u> -- the amount by which the sum of all daily volumes available for redelivery by East Ohio to a Customer during the Customer's Billing Cycle exceeds the sum of all daily volumes actually delivered to the Customer during the same period.

<u>Production Receipt Point(s)</u> — the meter(s), specified in the transportation service contract, at which Ohio produced gas is delivered into East Ohio's system for the Customer's account.

<u>Production Volume</u> — the volume of gas actually delivered by the Customer into East Ohio's system on any Day at the Production Receipt Points.

PSIA -- pounds per square inch, absolute.

PUCO -- The Public Utilities Commission of Ohio.

Summer Period -- the seven month period beginning April 1 and continuing through October 31.

<u>Transportation Receipt Point(s)</u> -- the interconnection(s), specified in the transportation service eontract, at which gas is delivered into East Ohio's system from an Upstream Pipeline for the Customer's account.

<u>Transportation Volume</u> -- the volume of gas actually delivered for the Customer's account on any Day into East Ohio's system at the Transportation Receipt Points.

<u>Upstream Pipeline</u> -- any interstate pipeline, intrastate pipeline, or local distribution company other than East Ohio through which gas is delivered directly to East Ohio for the Customer's account.

Issued: November 8, 1994

Effective: Bills rendered November 8, 1995

Superseding Original Sheet No. F-GT&C 3 General Terms and Conditions of Transportation Service

Variable Cost of Service the portion of the cost of service that fluctuates according to the volume of service provided, including gas costs and associated riders as applicable, lost and unaccounted-for gas, and excise taxes.			
Winter Period the five month period beginning November 1 and continuing through March 31.			

Issued: November 8, 1994 Effective: Bills rendered November 8, 1995

T

General Terms and Conditions of Transportation Service

- I. Sources of Supply
 - 1.1 Customers may receive gas supplies delivered to East Ohio from Upstream Pipelines and/or-Ohio production sources.
- 2. Authorized Daily Volume
 - 2.1 Customer's Authorized Daily Volume on any Day consists of the sum of Customer's Daily Available Volume plus any additional volumes that East Ohio authorizes Customer to use on that Day. Delivery of Customer's Authorized Daily Volume is firm, except as provided in this Section 2.1. Such deliveries, however, shall be subject to interruption or curtailment based on the failure of an Upstream Pipeline to deliver Transportation Volumes, the failure of the Customer to deliver Production Volumes, Force Majeure conditions, or an order of the PUCO or other governmental body. The Customer and East Ohio shall use their best efforts to minimize such interruption or curtailment within the limitations of applicable law, regulations, and orders of any governmental authority Consumption at Customer's facility in excess of the Authorized Daily Volume is interruptible service, and upon notice to Customer, East Ohio may require Customer to reduce consumption to Customer's Authorized Daily Volume whenever East Ohio deems it necessary to do so. East Ohio may, at its option, require such reductions in consumption by DTS Customers prior to imposing similar reductions on TSS, ESGTS, or GTS Customers.
 - 2.2 In the event Delivery Volumes are in excess of the Authorized Daily Volume on any day on which East Ohio requires Customer to limit gas consumption to that Authorized Daily Volume, Customer shall be liable for all gas costs, transportation costs, penalties, and fines incurred by East Ohio as a result of Customer's deliveries in excess of its Authorized Daily Volume.
- 3. Electronic Bulletin Board
 - 3.1 All Customers or their authorized agents will have access to East Ohio's Electronic Bulletin Board ("EBB"). The EBB will provide, at a minimum, for the electronic nomination and confirmation of Customer's Production Volumes and Transportation Volumes, information concerning Customer's Delivery Volumes and imbalances and East Ohio's current Calendar of Nomination.

Issued: November 8, 1994

Effective: Bills rendered November 8, 1995

General Terms and Conditions of Transportation Service

- 4. Volume Banking Service
 - 4.1 Under the Volume Banking Service, East Ohio will reconcile in subsequent Customer Billing Cycles, on a volumetric basis, any Positive Imbalance Volumes previously incurred.
 - 4.2 Customers must subscribe to the Volume Banking Service set forth in Rate Schedules TSS, ESGTS, GTS, and DTS to be eligible for the provisions of the Volume Bank-and-Balancing section described herein. The service is optional for all DTS transportation Customers; a minimum Monthly Tolerance Level is specified in Rate Schedules TSS, ESGTS, and GTS. Annual election of Monthly Tolerances Levels shall be effective on April 1. Customers may elect to change tolerance levels on an annual basis by providing written notification to East Ohio no later than January 2 for service to be effective the following April 1. Customers must execute new or amended contracts reflecting the new Monthly Tolerance Level. If Customer does not elect a specific percentage for a Monthly Tolerance Level, East Ohio will assume ten percent (10%) for TSS, ESGTS, and GTS Customers and zero percent (0%) for DTS Customers.

5. Positive Imbalance Volumes

- Unless Customer and East Ohio otherwise agree, East Ohio will purchase Customer's Positive Imbalance Volumes, in excess of Customer's Monthly Tolerance Level, at a rate determined by adding the current month's Positive Imbalance Volume reference gas cost, the minimum of the daily midpoints of common price spreads for gas entering Tennessee Gas Pipeline Company's 800 leg-during the month as published in Gas Daily Eastern Edition (Pasha Publications Inc.) times eighty percent (80%), plus the variable transportation charges paid to bring the gas to East Ohio's system, adjusted for shrinkage.
- 5.2 Positive Imbalance Volumes within Customer's Monthly Tolerance Level shall be available for delivery to the Customer in the Customer Billing Cycle following the determination of the Positive Imbalance Volume (the "Adjustment Month"), by increasing the Customer's Daily Available Volume on each Day in the Adjustment Month by an amount equal to the Positive Imbalance Volume divided by the number of days in the Adjustment Month.

6. Negative Imbalance Volumes

6.1 East Ohio will sell gas to Customer to eliminate Negative Imbalance Volumes at a rate determined by adding the current month's Negative Imbalance Volume reference gas cost, the maximum of the daily midpoints of common price spreads for gas entering Tennessee Gas Pipeline Company's 800 leg during the month as

Issued: Nevember 8, 1994

Effective: Bills rendered November 8, 1995

C

General Terms and Conditions of Transportation Service

published in Gas-Daily Eastern Edition (Pasha Publications Inc.), for gas entering Tennessee Gas Pipeline Company in Zone 1, times one hundred and twenty percent (120%), plus the firm transportation charges to transport gas on Tennessee Gas Pipeline Company and CNG Transmission Corporation ("CNGT") to East Ohio's interconnections with CNGT, plus excise tax, adjusted for shrinkage. Charges for Negative Imbalance Volumes attributable to the eustomer's failure to comply with operational flow orders or operational matching orders will be based on the provisions of Sections 13-or-14, as appropriate. If the eustomer's Negative Imbalance Volumes exceed 25% of all daily volumes actually delivered to the Customer during the Customer's Billing Cycle over two or more consecutive months, East Ohio may at its sole discretion in accordance with reasonable and standard industry practice, terminate the contract for transportation service upon thirty (30) days written notice to the Customer and commence rendering sales service pursuant to the applicable rate schedule upon termination of the contract for transportation service.

7. Transportation Receipt Points

- 7.1 All Transportation Volumes will be measured at Transportation Receipt Points in accordance with the terms of East Ohio's agreement with the Upstream Pipeline and shall be conclusive for purposes of these tariffs.
- 7.2 When Transportation Volumes are received by East Ohio on an MMBtu basis, East Ohio will make a heat content adjustment in order to deliver to Customer volumes of gas on an Mcf basis. For each calendar year, East Ohio will calculate the weighted average heat content of all gas delivered by East Ohio during this period. This Heat Content Adjustment Factor, expressed as MMBtu per Mcf, will be used to adjust all Transportation Volumes received during the following twelve (12) month period commencing on April 1, unless East Ohio and Customer agree in writing to an alternative Heat Content Adjustment Factor.
- 7.3 Transportation Volumes received by East Ohio at Transportation Receipt Points shall conform to Upstream Pipeline's gas quality standards.
- 7.4 East Ohio shall use its best efforts to receive Transportation Volumes for Customer's account, unless Customer has made an election pursuant to Section 9 hereof.

8. Nomination of Transportation Volumes

8.1 All Transportation Volumes received for Customer's account at Transportation Receipt Points shall be nominated to East Ohio in advance according to the procedures outlined in this Section.

Issued: November 8, 1994

Effective: Bills rendered November 8, 1995

Original First Revised Sheet No. F-GT&C 7 Superseding Original Sheet No. F-GT&C 7

General Terms and Conditions of Transportation Service

- 8.2 Nominations are to be transmitted to East Ohio either by electronic facsimile (FAX) or via East Ohio's EBB, and are to be received by East Ohio by the dates and times specified in East Ohio's Calendar of Nomination
- 8.3 Nominations must conform, in content and format, with East Ohio's specifications for Transportation Volume Nominations, which shall include, at a minimum: Customer name; Customer's East Ohio contract number; Upstream Pipeline; Customer's Upstream Pipeline contract number; requested daily Transportation Volume; and the name and telephone number of the Customer's nominations contact.
- 8.4 Subject to the limits of East Ohio's operating conditions and facilities, previously confirmed nominations and timely confirmation by Upstream Pipelines, East Ohio will either confirm, in total or in part, or reject Customer's Transportation Volume nomination. Confirmed Transportation Volumes will be posted on East Ohio's EBB.
- 8.5 Confirmed nominations will become effective on the date specified in the Customer's nomination and will remain in force until the last day of the current calendar month, subject to continued receipt by East Ohio from Upstream Pipeline of the confirmed volume, unless superseded by a subsequent Transportation Volume nomination.

9. Firm Receipt Point Option

- 9.1 The Customer may elect to designate specific Transportation Receipt Points as firm receipt points. Each such firm receipt point, and the corresponding maximum daily transportation quantity for each such firm receipt point, shall be specified in the contract. The sum of the maximum daily transportation quantities for all firm receipt points shall not exceed the total Maximum Daily Transportation Quantity specified in the contract.
- 9.2 Access to any receipt points on East Ohio's system, as to which an election pursuant to Section 9.1 above has not been made, shall be on a best efforts basis.
- 9.3 A Customer making an election pursuant to Section 9.1, above, shall be assessed a firm receipt point surcharge; the actual amount of the surcharge shall be determined through competitive bidding with minimum bid amounts to be determined by East Ohio.

Issued: November 8, 1994

Effective: Bills rendered November 8, 1995

Filed under authority of The Public Utilities Commission of Ohio in Case No. 93-2006-GA AIR Order dated November 3, 1994.

> Bruce C. Klink, Vice President Vice President Rates and Administration

D

T

C

General Terms and Conditions of Transportation Service

- 10. Production Receipt Points
 - 10.1 The unit of measurement for Production Volumes shall be one (1) cubic foot of gas, and the term "cubic foot of gas" shall mean a cubic foot of gas at a pressure of 14.73 PSIA and at a temperature of sixty-degrees (60)-Fahrenheit. For purposes of measurement and meter calibration, atmospheric pressure shall be assumed to be 14.4 pounds per square inch. All gas delivered to East Ohio by the Customer shall be measured by orifice or other measurement facility of standard type to be selected and furnished by East Ohio. Orifice meters of East Ohio shall be constructed and installed in accordance with the applicable provisions of the American National Standard "Orifice Metering of Natural Gas," ANSI/API 2530, First Edition, and any amendments thereto. The volumes of gas delivered to East Ohio shall be computed from meter records and converted into the unit of measurement specified above in accordance with standard industry practices. Correction shall not be made for deviation from the Ideal Gas Laws. In the absence of a recording thermometer, an assumed flowing temperature of sixty degrees (60) Fahrenheit shall be used in computing said quantities of gas; provided, however, that if the temperature of the natural gas passing through the meter is determined for any Day by the use of a recording thermometer, then the arithmetic average of the temperature recorded for such Day shall be used.
 - 10.2 The Production Volume delivered to East Ohio shall be delivered in its natural state, and have a gross heating value of not less than 1,000 British thermal units per cubic foot at 14.73 PSIA, sixty-degrees (60) Fahrenheit and saturated with water vapor.
 - 10.3 If at any time the delivery by the Customer at the Production Receipt Point(s) of gas from any meter subject to the contract shall be less than an average of ten thousand cubic feet per Day, then East Ohio, at its sole option, may terminate the contract as to the gas behind any such meter(s), by giving the Customer thirty days prior written notice of such termination, unless East Ohio and Customer agree in writing to an alternative.
 - 10.4 The Production Receipt Points for Production Volumes from physical meters listed in the contract or any supplement thereto shall be at measuring stations furnished, constructed, owned, operated, and maintained by East Ohio, to be located at such points as East Ohio and the Customer shall agree, on East Ohio's lines as now constructed or on any extensions thereof which East Ohio in its sole judgment, in accordance with good industry practice, may hereafter construct. The sites for said measuring stations shall be furnished by East Ohio, or, if furnished by the Customer, shall provide rights of ingress and egress to East Ohio. In the event the Customer wishes to change any Production Receipt Points, all costs incurred by East Ohio in connection with such change shall be promptly reimbursed to East Ohio by the Customer. Measuring stations on East Ohio's lines existing as of the date of the contract and owned by the Customer or any

Issued: November 8, 1994

Effective: Bills rendered November 8, 1995

T

General Terms and Conditions of Transportation Service

other person, shall, subject to the approval of East Ohio, also be designated as Production Receipt Points, to-be operated and maintained by East Ohio.

- 10.5 The Customer shall be responsible for the construction of any necessary pipeline extending from the wells to the Production Receipt Points agreed upon. As soon as practical after completion of such a line by the Customer, East Ohio, at the Customer's expense, shall construct any measuring stations or approve Customer's construction of the Production Receipt Point to East Ohio's specifications which may be necessary at Production Receipt Points receiving Production Volumes. All pipelines which connect wells listed with East Ohio's measuring stations shall be owned and constructed by the Customer or by the party from which the Customer purchases volumes delivered to East Ohio.
- Unless otherwise agreed to by East Ohio and Customer, prior to construction of a measuring station at a Production Receipt Point, East Ohio shall provide the Customer with its best estimate of the costs of the measuring station, including station site. The Customer shall pay East Ohio an amount equal to the estimate provided by East Ohio to the Customer if Customer elects to have East Ohio construct the Production Receipt Point. Such payment, which will bear no interest, will be applied by East Ohio toward the actual construction costs of the measuring station. Following the accumulation of all actual costs by East Ohio for the measuring station, the parties shall reconcile any differences within thirty days.
- 10.7 Production Volumes received by East Ohio at Production Receipt Points listed in the contract shall be taken by East Ohio at all times at full flow against the varying pressures maintained from time to time in East Ohio's pipelines. East Ohio at any time may suspend the taking of gas hereunder while making repairs or alterations in its facilities. When practicable East Ohio shall notify the Customer in advance of its plans to suspend the taking of gas, giving its best estimate of the duration of the suspension. Such repairs and alterations shall be completed with reasonable speed, unavoidable delays excepted. During periods when East Ohio must suspend the taking of gas, East Ohio shall not be required to accept Production Volumes from meters. Subject to the foregoing, the Customer may compress and pump the gas to be delivered to East Ohio hereunder; however, the Customer shall install and maintain at its own expense the necessary equipment for the elimination or suppression of pulsations in the flowing gas that are-created by compression equipment, and, in addition, the Customer will-install the necessary equipment to insure a flowing temperature not to exceed 120 degrees Fahrenheit at the measuring stations described.
- 10.8 The capacity of East Ohio's facilities to receive Production Volumes at the Production Receipt Points shall be of such size as East Ohio in its sole judgment, in accordance with good industry practice, deems adequate. East Ohio shall have the right to restrict, limit or halt its receipt of Production Volumes whenever, in its

Issued: November 8, 1994

Effective: Bills rondered November 8, 1995

10

Superseding Original Sheet No. F-GT&C 10

General Terms and Conditions of Transportation Service

sole judgment, in accordance with good-industry practice, it is necessary to do so due to Force Majeure, an order of the PUCO or other governmental body, circumstances requiring East Ohio to act to protect its ability to meet its Core Demand. In the event East Ohio exercises its right to restrict, limit, or halt its receipt of Production Volumes, it shall give the Customer notice by telephone, letter, or otherwise to decrease or terminate deliveries of Production Volumes to East Ohio until such time as, in East Ohio's sole judgment, in accordance with good-industry practice, deliveries may be increased or resumed. If the Customer fails to act promptly in accordance with such notice, East Ohio shall have the right to shut in wells-or otherwise refuse to accept further Production Volumes at the Production Receipt Points.

- 10.9 The Customer shall install and maintain, at East Ohio's request at any time and at the Customer's own expense, the necessary equipment for separating and removing oil, water, salt, dust, and other foreign substances from Production Volumes before its delivery at the Production Receipt Points. The gas received by East Ohio at the Production Receipt Points shall be free from all foreign matter or fluid characteristics that might-interfere with its marketability or cause injury to, or interference with, the operation of the lines, regulators, meters, or other appliances connected with East Ohio's distribution system. East Ohio may refuse at any time any gas which contains gaseous impurities or objectionable odors.
- 10.10 East Ohio shall furnish, install, and maintain in-good repair-all meters and regulating equipment at the Production Receipt Points receiving Production Volumes. East Ohio shall read the meters, and the same shall be accessible to inspection and examination by the Customer at all reasonable times. If either party challenges the accuracy of any meter in use under the contract and desires to have the meter tested, East Ohio shall test the same in the presence of a Customer employee or representative, if the Customer wishes to exercise the right to be present or to be represented at such test; the cost of testing the meter to be borne by the party challenging its accuracy if it proves to be correct, and it shall be deemed correct if there be no greater variation than three percent (3%), either fast or slow.; but if the meter on test proves to be incorrect, then the cost of testing the meter shall be borne by East Ohio. For the purpose of testing, the meter shall be tested and adjusted on the ground. During such time as the meter is disconnected from the line, the gas delivered may be estimated by East Ohio until the meter is again connected to the line, and adjustment and settlement shall be made at the regular monthly periods on the basis of the amount of gas registered at like pressures for like periods of time when the meter was registering accurately. Any adjustment for errors in the meter shall be made for a period not to exceed ninety (90) days prior to the date of challenge by either party. The statements of meter measurement and estimated deliveries which under the contract are to be rendered by East Ohio to the Customer monthly shall be final, excepting as to corrections or adjustments then pending unless exceptions thereto in writing shall be made by

Issued: November 8, 1994 Effective: Bills rendered November 8, 1995

11

Superseding Original Sheet No. F-GT&C 11

General Terms and Conditions of Transportation Service

the Customer and mailed to East Ohio within sixty (60) days after the Customer shall receive the statements.

T

10.11 The addition or removal of Production Receipt Points from the contract shall be the subject of written supplements, which shall be proposed by the Customer and accepted or rejected at the sole discretion of East Ohio, in accordance with good industry practice.

D

D

T

11. Nomination of Production Volumes

- 11.1 All Production Volumes received for Customer's account at Production Receipt Points shall be nominated to East Ohio in advance according to the procedures outlined in this Section.
- 11.2 Nominations are to be transmitted to East Ohio either by electronic facsimile (FAX) or via East Ohio's EBB and are to be received by East Ohio by the dates and times specified in East Ohio's Calendar of Nominations, as amended from time to time, which is available on East Ohio's EBB.
- 11.3 Nominations must conform, in content and format, with East Ohio's specifications for Production Volume Nominations, which shall include, at a minimum:

 Customer name; Customer's East Ohio contract number; requested daily Production Volume; and the name and telephone number of the Customer's nominations contact.
- 11.4 Subject to the limits of East Ohio's operating conditions and facilities, and the reasonableness of Customer's nomination as determined solely by East Ohio, East Ohio will either confirm, in total or in part, or reject Customer's Production Volume nomination. Confirmed Production Volumes will be posted on East Ohio's EBB.
- 11.5 Confirmed nominations will become effective on the date specified in the Customer's nomination and will remain in force until the last day of the current calendar month, unless superseded by a subsequent Production Volume nomination.

12. Reconciliation of Production Volumes

12.1 Confirmed Production Volume nominations will be credited to Customer's account on the date specified in the Customer's nomination. When actual Production Volumes are known, any discrepancies between actual and confirmed Production Volumes will be reconciled, in the first full billing cycle following the determination of actual Production Volumes, in accordance with the provisions of Sections 5 and 6 hereunder.

Issued: November 8, 1994

Effective: Bills rendered November 8, 1995

General Terms and Conditions of Transportation Service

- 13. Operational Flow Orders
 - 13.1 Customers without electronic gas measurement devices are subject to East Ohio's issuance of operational flow orders ("OFO") which will-direct Customers to adjust Daily Available Volumes to match their estimated-Delivery Volumes Failure to comply with an operational flow order will-result in the billing of the following incremental charges times the OFO shortfall which is defined as the imbalance between Daily Available Volumes and estimated Delivery Volumes, as ealculated by East Ohio, on those Days subject to the OFO:
 - (A) the payment of a gas cost equal to the highest incremental cost paid by East Ohio on the date of non-compliance; and
 - (B) demand charges based on the weighted average cost incurred for Core Demand pursuant to the following schedule:

Number of Days of Noncompliance During the Calendar Month Monthly Demand Charge Multiplier Applied to Maximum OFO Shortfall

One, Two, or Three Four, Five, or Six Seven, Eight, or Nine Ten or More Three Six Nine Twelve

The maximum amount that the Customer shall pay pursuant to Section 13.1(B) over any Winter Season shall be Twelve months' demand charges multiplied by the Maximum OFO shortfall experienced during that Winter Season; and

- (C) the payment of all other charges, inclusive of storage and overrun costs, incurred by East Ohio on the date of the OFO shortfall
- 13.2 Customers in compliance with an OFO shall not be subject to any incremental charges or costs.
- 14. Operational Matching Orders
 - 14.1—Customers with electronic gas measurement devices are subject to East Ohio's issuance of operational matching orders ("OMO") which will direct Customers to adjust Daily Available Volumes to match their actual Delivery Volumes. Failure to comply with an OMO will result in the billing of the following incremental charges times the OMO shortfall which is defined as the imbalance between Daily Available Volumes and actual Delivery Volumes on those Days subject to the OMO:
 - (A) the payment of a gas cost equal to the highest incremental cost paid by East Ohio on the date of non-compliance; and

Issued: November 8, 1994

Effective: Bills rendered November 8, 1995

Filed under authority of The Public Utilities Commission of Ohio in Case No. 93-2006-GA-AIR Order dated November 3, 1994.

Bruce C. Klink, Vice President
Vice President - Rates and Administration



D

D

Superseding Original Sheet No. F-GT&C 13

General Terms and Conditions of Transportation Service

(B) demand charges based on the weighted average cost incurred for Core Demand pursuant to the following schedule:

Number of Days of Noncompliance — Monthly Demand Charge Multiplier

During the Calendar Month Applied to Maximum OFO Shortfall

One, Two, or Three Three
Four, Five, or Six
Seven, Eight, or Nine
Ten or More
Twelve

The maximum amount that the Customer shall pay pursuant to Section 14.1(B) over any Winter Season shall be twelve months' demand charges multiplied by the maximum OFO shortfall experienced during that Winter Season; and

- (C) the payment of all other charges, inclusive of Storage and overrun costs, incurred by East Ohio on the date of the OMO shortfall.
- 14.2 Customers in compliance with an OMO shall not be subject to any incremental charges or costs.

15. Obligations

- 15.1 The Customer shall be deemed to be in control and possession of the gas transported for it, until it shall have been delivered to East Ohio at the Transportation Receipt Point(s) or the Production Receipt Point(s), as applicable, after which East Ohio shall be deemed to be in control, but not possession, of the gas until the gas is redelivered to the Customer by East Ohio at the Delivery Point(s).
- 15.2 The Customer warrants the title to the gas delivered to East Ohio at the Transportation Receipt Point(s) or the Production Receipt Point(s), as applicable, and shall indemnify East Ohio for and save East Ohio harmless from all suits, actions, debts, accounts, damages, costs, losses and expenses arising from or attributable to the adverse claims of any and all other persons or parties to the gas delivered to East Ohio, provided, however, that if any person or party makes claim to any gas delivered to East Ohio adverse to Customer's claim of ownership of the gas, or obtains a lien or encumbrance against the gas, East Ohio may withhold payment, if any may be due, for such gas until such adverse claim or lien is released or disposed of by the parties by final court action and may pay such with held amount(s) to the party entitled to payment, unless the Customer posts a bond in an amount and on terms satisfactory to East Ohio to protect and indemnify East Ohio against such adverse claim or lien.

Issued: November 8, 1994

Effective: Bills rendered November 8, 1995

General Terms and Conditions of Transportation Service

16. Contract Supply Service

16.1 The Customer may elect to purchase natural gas supplies from East Ohio to supplement its purchases of gas supplies from third parties. Specific terms and conditions, including price, applicable to such Contract Supply Service purchased by Customer from East Ohio will be the subject of a separate written agreement, which will be filed with the PUCO pursuant to Section 4905.31 or other appropriate provisions of the Ohio Revised Code.

17. Provision for Human Needs Customers

17.1 Human Needs Customers are required to have adequate backup supply service in the form of: a) installed operational alternate fuel equipment and fuel; b) reliable alternative natural gas commodity, capacity, and delivery from another supplier; c) Standby Service from East Ohio; or d) Contract Supply Service from East Ohio. Determination of adequate backup supply service shall be made by East Ohio on a non-discriminatory basis.

18. — Optional Sale of Gas to East Ohio

18.1 The Customer may elect to sell its flowing supplies of natural gas to East Ohio. Should East Ohio agree, and enter into an arrangement with Customer, a special amendment to the Customer's transportation contract, specifying the terms and conditions, including price, for such a sale, will be executed by East Ohio and Customer.

19. Force Majeure

19.1 The term "Force Majeure," as used herein, and as applied to East Ohio or the Customer, shall mean unforeseen acts of law including governmental bodies acting pursuant to law, acts of God, strikes, lockouts or other labor disturbances, acts of a public enemy, war, blockades, insurrections, riots, epidemics, lightning, fires, floods, washouts, arrests, civil disturbances, explosions, breakage or accidents to machinery or lines of pipe, freezing of wells or pipelines, partial or entire failure of such wells, or any other cause, whether of the kind enumerated or otherwise, not reasonably within the control of the affected party. The settlement of strikes, lockouts or labor disturbances by acceding to the demands of an opposing party when such course is inadvisable is at the discretion or judgment of the affected party.

Issued: November 8, 1994

Effective: Bills rendered November 8, 1995

Filed under authority of The Public Utilities Commission of Ohio in Case No. 93-2006-GA-AIR-Order dated November 3, 1994.

Bruce C. Klink, Vice President Vice President - Rates and Administration D

С

D

Т

General Terms and Conditions of Transportation Service

- 19.2 In the event East Ohio or the Customer is rendered unable, wholly or in part, by Force Majeure, to carry out its obligations other than the obligation to make payment of amounts accrued and due under the transportation service agreement and applicable rate schedules, and after notice of the Force Majeure condition is given to the other party in writing or by facsimile, the obligation of both parties, so far as they are affected by such Force Majeure, shall be suspended during the continuance of any inability so caused except the obligation to continue delivery of Production Volumes during curtailment periods, and the Force Majeure condition shall be remedied with all reasonable dispatch.
- 19.3 Whenever East Ohio is unable to meet its Core Demand due to Force Majeure conditions on, or upstream of, East Ohio's system, East Ohio shall have the right to use the Customer's flowing supplies to meet its Core Demand. Any interruption in the Customer's service entitlement resulting from such condition shall be remedied as quickly as possible, and must be preceded by the exhaustion of other reasonable alternatives to avoid the involuntary interruption of service. To the extent possible and appropriate in the circumstances, any necessary interruptions in service will be based on the size and location of the facilities involved, to minimize the absolute number of interruptions required.
- 19.4 If East Ohio and the Customer have not entered into a contractual compensation arrangement pursuant to Section 18 hereof-covering the sale of Customer's gas to East Ohio, East Ohio shall compensate the Customer for gas diverted by East Ohio from the Customer pursuant to Section 19.3, above, as follows: East Ohio shall reimburse the Customer for the cost of the gas diverted plus a portion of the Customer's annual interstate pipeline demand charges, if any, in each month in which gas is taken by East Ohio. On the first Day on which gas is diverted in any month, the demand charge compensation shall equal 1/24 of the Customer's annual pipeline demand charges; if gas is diverted on two or more Days in a month, the demand charge compensation shall be 1/12 of the Customer's annual pipeline demand charges. In no event shall the monthly demand charge compensation exceed 1/12 of the Customer's annual pipeline demand charges. The total compensation determined in accordance with this Section-19.4 shall not be less than the cost of gas as computed pursuant to Section 6.1 of these General Terms and Conditions of Transportation Service.
- 19.5 Neither East Ohio nor the Customer shall be liable in damages to the other for any act, omission or circumstances occasioned by, or in consequence of, Force Majeure.
- 19.6 Such causes or contingencies affecting the performance of the transportation service agreement by East Ohio or the Customer shall not relieve the affected party of liability unless such party shall give notice and full particulars of such

Issued: Nevember 8, 1994

Effective: Bills rendered November 8, 1995

General Terms and Conditions of Transportation Service

cause or contingency in writing or by facsimile to the other party as soon as reasonably practical after the occurrence of the cause relied upon, nor shall such causes or contingencies affecting the performance of the transportation service agreement by either party relieve it of liability in the event of its concurring negligence, nor shall such causes or contingencies affecting the performance of the transportation service agreement relieve either party from its obligations to make payments of amounts then due under the Customer's transportation service agreement or applicable rate schedules in respect to gas already delivered.

20. Late Payment Charge

20.1 Charges previously billed to Customer by East Ohio, but unpaid by the payment date specified by East Ohio, will be assessed a late payment charge of one and one-half percent (1.5%) per month on the unpaid balance.

24. Ownership of Facilities

24.1 Except as provided herein, all pipelines, fittings and other properties furnished under these General Terms and Conditions of Transportation Service shall remain the property of the party paying for the facilities, who shall be solely responsible for the maintenance and operation of those facilities, and each party may remove its property at the termination of the contract. Existing measuring stations owned by parties other than East Ohio which qualify as Production Receipt Points shall not become the property of East Ohio, but shall be maintained and operated by East Ohio until termination of the contract. However, any measuring stations constructed or otherwise furnished by East Ohio shall be and remain the property of East Ohio.

22. Governmental Authorizations

- East Ohio and Customer shall file, as soon as practicable after execution of the transportation service agreement, all necessary applications with the appropriate governmental authorities for the purpose of securing all requisite authorizations for the service contemplated by the agreement, and shall proceed with all due diligence to secure such governmental authorizations.
- 22.2 In the event governmental approval of the transportation service agreement is conditioned in any manner, East Ohio or Customer may, within 30 days of such event, elect to terminate the agreement by giving the other fifteen days notice, and upon such termination neither party shall have any liability or obligation to the other by reason of the transportation service agreement other than the obligation

Issued: November 8, 1994

Effective: Bills rendered November 8, 1995

General Terms and Conditions of Transportation Service

to make payments as provided for in the agreement with respect to events or transactions that have occurred prior to such termination.

22.3 If the transactions provided for under the transportation service agreement at any time subject either party to the jurisdiction or regulation by the FERC to an extent greater than any which exists on the date of the contract, whether by reason of statutory, regulatory or judicial action, then either party may elect to terminate the contract in the manner provided for in Section-22.2 above, provided, however, that termination shall not relieve either party of its obligations under the transportation service agreement or applicable rate schedules with respect to transactions that have occurred prior to the date of termination.

23. Miscellaneous

- 23.1 No modification of the terms and provisions of the transportation service agreement shall be made or become effective except by the execution of a supplementary written agreement.
- 23.2 No waiver by East Ohio or the Customer of any one or more defaults by the other in the performance of any provision of the transportation service agreement or applicable rate schedules shall operate or be construed as a waiver of any future default or defaults, whether of a like or a different character.
- 23.3 The transportation service agreement shall not be assignable without the prior written consent of the other party, which consent shall not unreasonably be withheld.
- 23.4 The payments of the rates stated in the transportation service agreement or applicable rate schedules as well as the other provisions and conditions of these General Terms and Conditions of Transportation Service shall be subject to all applicable Federal and State laws and orders, rules and regulations.
- 23.5 In the event any tax is imposed on natural gas, or the production, severance, gathering, transportation, sale, delivery, or use of natural gas, or if such tax is imposed in any other manner so as to constitute directly or indirectly a charge upon the gas delivered to East Ohio for redelivery pursuant to the transportation service agreement, the amount of such tax shall be borne by the Customer so far as it affects or relates to or is apportionable to the gas delivered to East Ohio under the transportation service agreement or applicable rate schedules. In the event East Ohio is required to pay such tax, the amount of the tax shall be billed directly to the Customer.

Issued: November 8, 1994

Effective: Bills rendered November 8, 1995

THE EAST OHIO GAS COMPANY

Superseding Original Sheet No. F-GT&C 18

General Terms and Conditions of Transportation Service

23.6 The Customer shall pay, or cause to be paid, any royalty payments due or owed on the gas delivered pursuant to the transportation service agreement, and shall indemnify and hold East Ohio harmless from any responsibility, liability or obligation for payment of any such royalty. In the event East Ohio is obligated by law to make any such royalty payment directly to royalty owners, the Customer shall reimburse East Ohio for any such payment and any costs associated with such payment. If the Customer fails to reimburse East Ohio, East Ohio may deduct the amount of such payments or costs from any payments accruing to the Customer under the transportation service agreement or applicable rate schedules, or take production in kind in satisfaction of the Customer's obligation.

Issued: November 8, 1994

Effective: Bills rendered November 8, 1995

First Second Revised	Sheet F-ECPS 3
Superceding Original First Revised	Sheet F-ECPS 3

 	-
Contract No	-

Contract No		
SERVICE AGREEMENT ENERGY CHOICE POOLING SERVICE		
THIS AGREEMENT is entered into as of, by THE EAST OHIO GAS COMPANY d/b/a Dominion East Ohio ("East Ohio") and ("Supplier").		
WITNESSETH: That in consideration of the mutual covenants contained in this Agreement, the parties agree:		
Section 1. <u>Service to be Rendered</u> . In accordance with the provisions of East Ohio's General Terms and Conditions of Energy Choice Pooling Service ("ECPS General Terms and Conditions"), a copy of which is attached and incorporated as a part of this Agreement, and the terms and conditions of this Agreement, East Ohio shall receive the aggregate quantities of gas requested by Supplier to be delivered to East Ohio for redelivery by East Ohio to Supplier's Customers within the State of Ohio.		
Section 2. <u>Regulation</u> . This Agreement is contingent upon the receipt and continuation of all necessary regulatory approvals and authorizations, if any. This Agreement shall become null and void or expire, as appropriate, if necessary regulatory approval or authorization is not received or continued.		
Section 3. Rates and Charges. Supplier shall be assessed the following charges, as discussed in more detail in the ECPS General Terms and Conditions, on a non-discriminatory basis:	[(
• Financial Evaluation Fee - \$50-for the initial and each subsequent Supplier creditworthiness review performed by East Ohio.		
• Eligible Customer List Fee - Supplier shall pay \$0.05 per name and address provided in the initial customer information list, and thereafter for each additional update requested by Supplier. Alternatively, Supplier may pay \$0.075 per name and address provided, and East Ohio shall provide not more than three quarterly updates during the 12 months following the date of the customer information agreement at no charge and at a time to be determined solely by East Ohio.		
• Supplier Energy Choice Pooling Service Fee – A volumetric charge of \$0.035 per Mcf for all Daily Pool Requirement volumes redelivered to Supplier's Customers.	I	

Issued: September 15, 2006

Effective: October 1, 2006

SERVICE AGREEMENT - ENERGY CHOICE POOLING SERVICE

- Customer Conversion Charge \$5.00 for each End Use Customer payable when the End Use Customer initially receives commodity service from Supplier after having been served in the prior Customer Billing Cycle by another Supplier.
- Optional Assignment of Upstream Capacity Charge Upstream Pipeline Primary Firm Transportation capacity and/or Contract Storage capacity made available by East Ohio may be assigned to Supplier upon its request and will be structured as a release of capacity at the full maximum rates paid by East Ohio, in accordance with Paragraphs 4.1 and 4.4 of the ECPS General Terms and Conditions.
- On-System Storage Transfer Supplier shall purchase from or sell to East Ohio On-System Storage volumes in place in amounts necessary to attain required On-System storage inventory levels pursuant to Section 5 of the ECPS General Terms and Conditions. The transfer price shall equal the first of the month price index as published in *Inside F.E.R.C.'s Gas Market Report* (The McGraw-Hill Companies, Inc.) for Dominion Transmission Inc. Appalachia, or an appropriate successor index should it cease to be published, for the month in which the purchase or sale takes place plus the 100% load factor cost of transportation on Dominion Transmission Inc. to East Ohio's city gate. Such price shall be adjusted by the Unaccounted-for Gas Percentage, the conversion to Mcf pursuant to Paragraph 7.2 of the ECPS General Terms and Conditions, and associated excise tax if applicable.
- Firm Receipt Point Surcharge Suppliers electing to designate specific Transportation Receipts Points, set forth in Exhibit A to this Agreement, shall be assessed an amount determined in accordance with Section 9 of the ECPS General Terms and Conditions.
- Daily Imbalance Trading Charge A total charge of \$100.00-per month shall be assessed for daily Imbalance Trading transactions with other ECPS Suppliers, as set forth in Section 17 of the ECPS General Terms and Conditions.
- Daily Imbalance Charges Daily imbalance volumes created during periods in which no OFOs have been issued that are not otherwise offset through the imbalance trading procedure referenced above will be handled as follows. The sum of the positive daily imbalance volumes accumulated during the month will be totaled and purchased by East Ohio at a price based on the ratio of the cumulative positive daily imbalance volume to the sum of the Daily Pool Requirements for the month as further described in Paragraph 18.1 of the ECPS General Terms and Conditions. The sum of the negative daily imbalance volumes accumulated during the month will be totaled and sold by East Ohio at a price based on the ratio of the cumulative negative daily imbalance volume to the sum of the Daily Pool Requirements for the month as further described in Paragraph 18.1 of the ECPS General Terms and Conditions.
- Monthly Imbalance Trading Charge A charge of \$100.00-per transaction shall be assessed for monthly Imbalance Trading transactions with other ECPS and FRPS Suppliers, as set forth in Section 19 of the ECPS General Terms and Conditions.

R

Issued: September 15, 2006

Effective: October 1, 2006

SERVICE AGREEMENT - ENERGY CHOICE POOLING SERVICE

- Optional Firm Storage Service Charge Optional firm storage service, if available, may be purchased by the Supplier at rates and charges identical to those of the Enhanced Seasonal Service offered under Rate Schedule FSS in accordance with Section 20 of the ECPS General Terms and Conditions.
- OFO Non-Compliance Charge Non-compliance with an OFO may result in the recall of assigned capacity and the assessment of the following incremental charges as further described in Section 21 of the ECPS General Terms and Conditions: (a) the payment of a gas cost equal to the highest incremental cost paid by East Ohio on the date of non-compliance; and (b) demand charges based on the Dominion Transmission, Inc. FTNN rate schedule as set forth in paragraph 21.1(b) with the maximum amount over any Winter Season equal to twelve months' demand charges multiplied by the maximum OFO shortfall experienced during that Winter Season; and (c) the payment of all other charges, inclusive of storage and overrun costs, incurred by East Ohio on the date of the OFO shortfall and associated excise tax.
- Fees and charges for any other service shall be established by East Ohio and assessed on a non-discriminatory basis. If Supplier desires a billing service or custom rate that is not readily available in East Ohio's billing system, East Ohio may establish a reasonable fee to recover reasonable programming and administrative costs associated with such custom billing requirements.

Section 4. On-System Storage Capacity Election. Supplier makes the following elections regarding the percentage of its prospective assignment of On-System Storage capacity pursuant to Paragraphs 5.4 and 5.5 of the ECPS General Terms and Conditions:

Percentage to be remarketed by East Ohio:	%	(Paragraph 5.4)
Percentage to be used in other pooling services:	%	(Paragraph 5.5)
The above elections may be updated annually hereafter pr	ior to the S	ummer Period.
Section 5. Representations. Supplier representations forth in this Agreement, (ii) place of formation is and (iii) principal place of business is	s that its (i	i) exact legal name is as set

Issued: September 15, 2006 Effective: October 1, 2006

notified, or mailed by certified mail to the address below:

service, required or permitted to be given pursuant to this Agreement shall be effective only if delivered personally or by facsimile to an officer or authorized representative of the party being

Section 6. Notices. Any notices, except those relating to billing or termination of

SERVICE AGREEMENT -	ENERGY	CHOICE	POOLING	SERVICE

EAST	оню:	SUPPLIER:	
d/b/a I 1201 I	ast Ohio Gas Company Dominion East Ohio East 55 th Street and, OH 44103-1028		
Attn:	Jeffrey A. Murphy Director, Pricing and Regulatory Af	Attn: nirs Title:	
	Phone: (216) 736-6376	Phone:	
	Fax: (216) 736-6247	Fax:	
Agree	VITNESS WHEREOF, the parties ment as of its effective date.	hereto have accordingly and duly execute	d the
		Title:	
	EAST OHIO GAS COMPANY Dominion East Ohio		
Ву:		Title:	

Issued: September 15, 2006

SERVICE AGREEMENT - ENERGY CHOICE POOLING SERVICE

EXHIBIT A

FIRM RECEIPT POINT OPTION

Transportation Receipt Point(s):

1.

2.

3.

Issued: September 15, 2006

WEST OHIO DIVISION

P.U.C.O. No. 100

GENERAL SERVICE RATE

Effective in

West Ohio Division

Applicability

Applicable to all customers for all purposes.

Rate

The volumetric charges for each Customer served under this rate schedule shall be the rates set forth below plus the riders applicable to service rendered under this rate schedule:

- For all consumption each month, \$1.1201 per Mcf.
- A charge for the cost of gas based on the standard service offer rate as set forth on tariff sheet B-SSO 1 plus a charge equal to the Transportation Surcredit Rider.

In addition to the charge determined from the above rates, each customer must pay a customer service charge of \$4.38 for each billing month.

Customers receiving service under this rate schedule shall be responsible for charges pursuant to East Ohio's Gross Receipts Tax Rider, Excise Tax Rider, Interim Emergency and Temporary PIP Plan Rider, Uncollectible Expense Rider, Transportation Migration Riders, and Transportation Surcredit Rider as applicable.

The minimum charge each month shall be the monthly customer service charge. The Company shall not be under any obligation to resume service to the same customer on the same premises within six (6) months of the cessation of service unless it shall have received payment of an amount at least equal to the said minimum charge under this rate schedule for each month of the intervening period if service under this rate schedule was interrupted as a result of the customer's failure to make payment or at the customer's request. Such payment will be in addition to any remaining payments due with respect to the amounts outstanding at the time of interruption.

1

D

Charge on

Delinquent Bills Each monthly bill shall be due and payable within fourteen (14) days after it is issued. If not paid within such fourteen (14) day period, then a charge for delinquent payment of five (5) cents per 1000 cubic feet of gas supplied during the billing month shall be added to the charges above provided for; provided, however, that in no case where a charge for delinquent payment is due shall the amount of such charge be less than ten (10) cents.

Reconnection Charge

Whenever the service is turned off for non-payment of bills, or at the request of the customer, a charge of five dollars (\$5.00) will be made by the Company to cover a part of the cost of reestablishment of service.

D

D

WEST OHIO DIVISION

P.U.C.O. No. 102

LARGE VOLUME GENERAL SERVICE RATE

Effective in

West Ohio Division

Applicability

Applicable to all customers for all purposes at one location who execute a signed contract with the Company requesting service hereunder.

Rate

The volumetric charges for each Customer served under this rate schedule shall be the rates set forth below plus the riders applicable to service rendered under this rate schedule:

- For the first 200 Mcf each month, \$1.1201 per Mcf,
 For the next 4,800 Mcf each month, \$0.7391 per Mcf,
 For the next 20,000 Mcf each month, \$0.4221 per Mcf,
 For all over 25,000 Mcf each month, \$0.3731 per Mcf.
- A charge for the cost of gas based on the standard service offer rate as set forth on tariff sheet B-SSO 1 plus a charge equal to the Transportation Surcredit Rider.

In addition to the charge determined from the above rates, each customer must pay a customer service charge of \$32.24 for each billing month.

Customers receiving service under this rate schedule shall be responsible for charges pursuant to East Ohio's Gross Receipts Tax Rider, Excise Tax Rider, Interim Emergency and Temporary PIP Plan Rider, Uncollectible Expense Rider, Transportation Migration Riders, and Transportation Surcredit Rider as applicable.

The minimum charge each month shall be the monthly Customer service charge.

If service under this rate schedule is interrupted or terminated at the customer's request or as a result of the customer's failure to make payment, and the customer subsequently receives service under another rate schedule, then the Company shall not be under

Issued: September 15, 2006

Effective: With bills rendered on or after October 12, 2006

any obligation to resume service under this rate schedule during the twelve consecutive month period subsequent to such interruption or termination. The Company shall not be under any obligation to resume service to the same customer on the same premises within six (6) months of the cessation of service unless it shall have received payment of an amount at least equal to the said minimum charge under this rate schedule for each month of the intervening period if service under this rate schedule was interrupted as a result of the customer's failure to make payment or at the customer's request. Such payment will be in addition to any remaining payments due with respect to the amounts outstanding at the time of interruption.

Each customer served hereunder must enter into a contract with the Company for service under this rate schedule for a minimum of twelve months which, so long as such customer is receiving service under this rate schedule, shall preclude service under any other rate schedule of the Company. After receiving service under this rate schedule for a minimum of twelve months, each customer can terminate purchases hereunder upon thirty (30) days written notice to the Company, which notice shall specify the termination date.

Charge on Delinquent Bills

Each monthly bill shall be due and payable within fourteen (14) days after it is issued. If not paid within such fourteen (14) day period, then a charge for delinquent payment of five (5) cents per 1000 cubic feet of gas supplied during the billing month shall be added to the charges above provided for; provided, however, that in no case where a charge for delinquent payment is due shall the amount of such charge be less than ten (10) cents.

Reconnection Charge

Whenever the service is turned off for non-payment of bills, or at the request of the customer, a charge of five dollars (\$5.00) will be made by the Company to cover a part of the cost of reestablishment of service.

D

Energy Choice Transportation Service (ECTS)(West Ohio Division)

1. Applicability

Transportation service pursuant to this rate schedule is available to Customers throughout the West Ohio Division of East Ohio's service area who:

- a) have purchased or otherwise arranged to receive all of their natural gas requirements from a qualified Supplier that is receiving service under the terms of East Ohio's Energy Choice Pooling Service;
- b) qualify for transportation service under the PUCO Gas Transportation Program Guidelines; and
- have no arrears of 30 days or more or are current on a payment plan to discharge such arrears for service rendered under this or any other of East Ohio's PUCO-approved rate schedules. Other Customers may begin receiving service pursuant to this rate schedule provided they have not broken a prior payment plan more than once during the preceding 12-month period. Such Customers shall be placed on a new payment plan upon enrollment and must remain current on that plan in order to continue receiving service pursuant to this rate schedule.

2. Character of Service

- 2.1 The gas received by East Ohio on any Day for the account of the Customer shall be delivered by East Ohio on a firm basis. East Ohio's obligation to deliver gas to the Customer on any Day is limited to the Daily Available Volume provided by the Customer's Supplier on behalf of the Customer.
- 2.2 In the event the Customer no longer desires to receive transportation service, the Customer must purchase and receive all of its natural gas requirements from East Ohio pursuant to East Ohio's P.U.C.O. No. 100, General Service Rate, or P.U.C.O. No. 102, Large Volume General Service Rate.

3. Measurement of Deliveries

Delivery Points shall be equipped with monthly gas measurement equipment or real-time electronic gas measurement capability.

Issued: April 4, 2004 Effective: April 4, 2004

Energy Choice Transportation Service (ECTS) (West Ohio Division)

4. Rates and Charges

- 4.1 The volumetric charge for each Customer at each Delivery Point served under this rate schedule shall be the rate set forth below plus the riders, as specified in 4.3, applicable to service rendered under this rate schedule:
 - \$1.1201 per Mcf for all consumption each month.
- 4.2 In addition to the volumetric charge, each Customer shall be charged a service charge of \$4.38 per Delivery Point per month.
- 4.3 Customers receiving transportation service under this rate schedule shall be responsible for charges pursuant to East Ohio's Excise Tax Rider, Interim Emergency and Temporary PIP Plan Rider, Uncollectible Expense Rider, Transportation Migration Riders, and Transportation Surcredit Rider as applicable.

5. Billing

East Ohio shall bill for all services provided by East Ohio. Pursuant to a separate Billing Agreement, Supplier shall have the option of East Ohio rendering a combined bill for both distribution and commodity service, or the Supplier may bill for commodity service independently. All customer bills and payments will be handled in accordance with OAC rule 4901:1-29-12 except for 4901:1-29-12 (F), (J), and (K), for which a waiver was granted.

6. Resumption of Service after Interruption

The minimum charge each month shall be the monthly Customer service charge. East Ohio shall not be under any obligation to resume service to the same Customer on the same premises within six (6) months of the cessation of service unless it shall have received payment of an amount at least equal to the said minimum charge under this rate schedule for each month of the intervening period if service under this rate schedule was interrupted as a result of the Customer's failure to make payment or at the Customer's request. Such payment will be in addition to any remaining payments due with respect to the amounts outstanding at the time of interruption. Whenever the service is turned off for non-payment of bills, or at the request of the customer, a charge of five dollars (\$5.00) will be made by East Ohio to cover a part of the cost of reestablishment of service.

Energy Choice Transportation Service (ECTS)(West Ohio Division)

If service is disconnected while receiving service under this rate schedule and the Customer's account is inactivated, the Customer will revert to the Company's Sales Service upon reconnection and the agreement between the Customer and the Supplier will be terminated.

7. Disconnection For Nonpayment

Where East Ohio is rendering a combined bill for both distribution and commodity service, nonpayment of the bill, including the Supplier gas commodity portion, shall subject Customer to disconnection of service in accordance with rule 8 of Section K – Rules and Regulations of the Company's tariffs.

8. Charge on Delinquent Bills

Each monthly bill shall be due and payable within fourteen (14) days after it is issued. If not paid within such fourteen (14) day period, then a charge for delinquent payment of five (5) cents per 1000 cubic feet of gas supplied during the billing month shall be added to the charges above provided for; provided, however, that in no case where a charge for delinquent payment is due shall the amount of such charge be less than ten (10) cents.

9. Regulations

All gas service provided by East Ohio is rendered under and subject to the Rules and Regulations contained in its tariff.

10. Definitions

Customer – any individual, governmental, or corporate entity taking transportation service hereunder.

Daily Available Volume – the quantity of gas available to be redelivered by East Ohio to the Customer on any given Day.

Day – a 24-hour period beginning at 10:00 a.m. Eastern Standard Time or other such time as specified by East Ohio.

Delivery Point – the billing determinant for the application of Customer charges represented by the meter location at which gas is redelivered to the Customer.

Energy Choice Pooling Service – a gas pooling service in which Suppliers can aggregate demand and supplies for redelivery to Customers under East Ohio's Energy Choice Transportation Service and Large Volume Energy Choice Transportation Service rate schedules.

-

D

D

Energy Choice Transportation Service (ECTS)(West Ohio Division)

OAC - Ohio Administrative Code.

PUCO – the Public Utilities Commission of Ohio.

Supplier – any entity which has in effect an Energy Choice Pooling Service agreement with East Ohio.

Issued: April 4, 2004

Effective: April 4, 2004

Large Volume Energy Choice Transportation Service (LVECTS) (West Ohio Division)

1. Applicability

Transportation service pursuant to this rate schedule is available to Customers throughout the West Ohio Division of East Ohio's service area who:

- a) have purchased or otherwise arranged to receive all of their natural gas requirements from a qualified Supplier that is receiving service under the terms of East Ohio's Energy Choice Pooling Service;
- b) qualify for transportation service under the PUCO Gas Transportation Program Guidelines;
- e) have entered into a written contract for service under this rate schedule for a minimum of twelve months if so required by East Ohio; and
- d) have no arrears of 30 days or more or are current on a payment plan to discharge such arrears for service rendered under this or any other of East Ohio's PUCO-approved rate schedules. Other Customers may begin receiving service pursuant to this rate schedule provided they have not broken a prior payment plan more than once during the preceding 12-month period. Such Customers shall be placed on a new payment plan upon enrollment and must remain current on that plan in order to continue receiving service pursuant to this rate schedule.

2. Character of Service

- 2.1 The gas received by East Ohio on any Day for the account of the Customer shall be delivered by East Ohio on a firm basis. East Ohio's obligation to deliver gas to the Customer on any Day is limited to the Daily Available Volume provided by the Customer's Supplier on behalf of the Customer.
- 2.2 In the event the Customer no longer desires to receive transportation service, the Customer must purchase and receive all of its natural gas requirements from East Ohio pursuant to East Ohio's P.U.C.O. No. 100, General Service Rate, or P.U.C.O. No. 102, Large Volume General Service Rate.

3. Measurement of Deliveries

Delivery Points shall be equipped with monthly gas measurement equipment or real-time electronic gas measurement capability.

Issued: April 2, 2004 Effective with bills rendered on or after April 2, 2004 Filed under authority of the Public Utilities Commission of Ohio in Case No. 03-2573-GA-ATA

Bruce C. Klink, Vice President

D

Large Volume Energy Choice Transportation Service (LVECTS) (West Ohio Division)

4. Rates and Charges

4.1 The volumetric charge for each Customer at each Delivery Point served under this rate schedule shall be the rate set forth below plus the riders, as specified in 4.3, applicable to service rendered under this rate schedule:

For the first 200 Mcf each month,	\$1.1201 per Mcf,
For the next 4,800 Mcf each month,	\$0.7391 per Mcf,
For the next 20,000 Mcf each month,	\$0.4221 per Mcf,
For all over 25,000 Mcf each month,	\$0.3731 per Mcf.

- 4.2 In addition to the volumetric charge, each Customer shall be charged a service charge of \$32.24 per Delivery Point per month.
- 4.3 Customers receiving transportation service under this rate schedule shall be responsible for charges pursuant to East Ohio's Excise Tax Rider, Interim Emergency and Temporary PIP Plan Rider, Uncollectible Expense Rider, Transportation Migration Riders, and Transportation Surcredit Rider as applicable.

5. Billing

East Ohio shall bill for all services provided by East Ohio. Pursuant to a separate Billing Agreement, Supplier shall have the option of East Ohio rendering a combined bill for both distribution and commodity service, or the Supplier may bill for commodity service independently. All customer bills and payments will be handled in accordance with OAC rule 4901:1-29-12, except for 4901:1-29-12(F), (J), and (K), for which a waiver was granted.

6. Resumption of Service after Interruption

The minimum charge each month shall be the monthly customer service charge. If service is interrupted or terminated at the Customer's request or as a result of the Customer's failure to make payment, and the Customer subsequently receives service under another rate schedule, then East Ohio shall not be under any obligation to resume service under East Ohio's P.U.C.O. No. 102, Large Volume General Service Rate, or this rate schedule during the twelve consecutive month period subsequent to such interruption or termination. East Ohio shall not be under any obligation to resume service to the same Customer at the same premises within six (6) months of the cessation of service unless it shall have received payment of an amount at least equal to the said minimum charge under this rate schedule for each month of the intervening period if service under this rate

1

Large Volume Energy Choice Transportation Service (LVECTS) (West Ohio Division)

schedule was interrupted as a result of the Customer's failure to make payment or at the Customer's request. Such payment will be in addition to any remaining payments due with respect to the amounts outstanding at the time of interruption. Whenever the service is turned off for on-payment of bills, or at the request of the Customer, a charge of five dollars (\$5.00) will be made by East Ohio to cover a part of the cost of reestablishment of service.

If service is disconnected while receiving service under this rate schedule and the Customer's account is inactivated, the Customer will revert to the Company's Sales Service upon reconnection and the agreement between the Customer and the Supplier will be terminated.

7. Disconnection For Nonpayment

Where East Ohio is rendering a combined bill for both distribution and commodity service, nonpayment of the bill, including the Supplier gas commodity portion, shall subject Customer to disconnection of service in accordance with rule 8 of Section K – Rules and Regulations of the Company's tariffs.

8. Charge on Delinquent Bills

Each monthly bill shall be due and payable within fourteen (14) days after it is issued. If not paid within such fourteen (14) day period, then a charge for delinquent payment of five (5) cents per 1000 cubic feet of gas supplied during the billing month shall be added to the charges above provided for; provided, however, that in no case where a charge for delinquent payment is due shall the amount of such charge be less than ten (10) cents.

9. Regulations

All gas service provided by East Ohio is rendered under and subject to the Rules and Regulations contained in its tariff.

10. Definitions

Customer – any individual, governmental, or corporate entity taking transportation service hereunder.

Daily Available Volume – the quantity of gas available to be redelivered by East Ohio to the Customer on any given Day.

Day -- a 24-hour period beginning at 10:00 a.m. Eastern Standard Time or other such time as specified by East Ohio.

D