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. 07-829-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. 07-830-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. 07-831-GA-AAM
In the Matter of the Application of The East Ohio Gas Company d/b/a Dominion East Ohio for Approval of Tariffs to Recover Certain Costs Associated with a Pipeline Infrastructure Replacement Program Through an Automatic Adjustment Clause and for Certain Accounting Treatment.))))	Case No. 08-169-GA-UNC

<u>ENTRY</u>

The attorney examiner finds:

- (1) On August 30, 2007, The East Ohio Gas Company d/b/a Dominion East Ohio (DEO) filed applications for an increase in gas distribution rates, for approval of an alternative rate plan, and for approval to change accounting methods in Case Nos. 07-829-GA-AIR, 07-830-GA-ALT, and 07-831-GA-AAM, respectively (rate case proceedings).
- (2) On February 22, 2008, DEO filed an application, in Case No. 08-169-GA-UNC (08-169), requesting approval of: tariffs to recover, through an automatic adjustment mechanism, costs associated with a pipeline infrastructure replacement (PIR) program; its proposal to assume responsibility for and ownership of the curb-to-meter service lines; and the

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accounting authority to defer the recovery of the costs for the PIR program. On that same day, DEO filed a motion to consolidate 08-169 with the rate case proceedings.

- (3) On March 14, 2008, the Office of the Ohio Consumers' Counsel (OCC) filed a motion to dismiss 08-169 and Ohio Partners for Affordable Energy (OPAE) filed a motion to intervene in 08-169.
- (4) Paragraph (B) of Rule 4901-1-12, Ohio Administrative Code (O.A.C.), provides that any party may file a memorandum contra within fifteen days after the service of a motion, or such other period as the attorney examiner requires and any party may file a reply memorandum within seven days after the service of a memorandum contra, or such other period as the attorney examiner requires.
- (5) The attorney examiner finds that good cause exists to modify the response times for motions in these cases as follows:
 - (a) Memoranda contra OCC's and OPAE's motions filed on March 14, 2008, shall be due on March 26, 2008, and replies to memoranda contra shall be due on March 31, 2008.
 - (b) With respect to motions filed after the date of this entry:
 - (i) Any party wishing to file a memorandum contra a pending motion must do so within seven business days after service of a motion.
 - (ii) Any party wishing to file a reply to a memorandum contra a pending motion must do so within four business days after service of the memorandum contra.
 - (c) The parties will serve motions by electronic means.
 - (d) Rule 4901-1-07, O.A.C., which provides an additional three days' time, where service is made by mail, will not apply.

It is, therefore,

ORDERED, That the response times for motions filed in these proceedings be modified in accordance with finding (5). It is, further,

ORDERED, That a copy of this entry be served upon each interested person of record.

THE PUBLIC UTILITIES COMMISSION OF OHIO

By:

Christine M.T. Pirik

Attorney Examiner

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Entered in the Journal

MAR- 1-9-2008

Reneé J. Jenkins

Secretary