BEFORE

THE PUBLIC UTILITIES COMMISSION OF OHIO

In the Matter of the Regulation of the) Transportation Migration Rider - Part B,) Contained Within the Rate Schedules) Case No. 09-219-GA-EXR of The East Ohio Gas Company d/b/a) Dominion East Ohio and Related Matters.) In the Matter of the Regulation of the Exit) Transition Cost Rider Contained Within) Case No. 09-220-GA-EXR the Rate Schedules of Vectren Energy) Delivery of Ohio, Inc., and Related Matters.)

<u>ENTRY</u>

The Commission finds:

- (1)The East Ohio Gas Company d/b/a Dominion East Ohio (DEO) and Vectren Energy Delivery of Ohio, Inc. (VEDO) currently provide gas service pursuant to exemptions granted by the Commission, in accordance with Section 4929.04, Revised Code. See In the Matter of the Application of The East Ohio Gas Company d/b/a Dominion East Ohio for Approval of a General Exemption of Certain Natural Gas Commodity Sales Services or Ancillary Services, Case No. 07-1224-GA-EXM; In the Matter of the Application of The East Ohio Gas Company d/b/a Dominion East Ohio for Approval of a Plan to Restructure Its Commodity Service Function, Case No. 05-474-GA-ATA; and In the Matter of the Application of Vectren Energy Delivery of Ohio, Inc., for Approval of a General Exemption of Certain Natural Gas Commodity Sales and Services or Ancillary Services, Case No. 07-1285-GA-EXM (collectively, the exemption cases).
- (2) In accordance with the Commission's decisions in the exemption cases, DEO and VEDO were authorized to recover the costs of their transition to not serving in the merchant function through a Transportation Migration Rider—Part B (TMR) and an exit transition cost rider (ETC rider), respectively. Each company is required to update its respective rider on a quarterly basis. In addition, each rider is subject to a financial audit process.

- (3) On December 18, 2008, the Commission initiated the abovecaptioned cases for the purpose of providing a docket for the filing of the periodic updates for each company's rider and for the filing of documents related to the annual audit of each rider.
- (4) By entries issued on January 15, 2009, DEO and VEDO were instructed to file their updates in the appropriate docket. The entries also stated new exemption for natural gas sales of services-rates (EXR) dockets would be opened by the Commission for subsequent years' filings and audits. Throughout 2009, each company properly filed the updates for its rider.
- (5) While the January 15, 2009, entries referred to an annual audit of each company's rider, no audit was performed in either of the above-captioned cases in 2009 because the relevant audit periods for these companies do not end until March 31, 2010. Rather, an audit of DEO's TMR, covering the period from September 1, 2008, to March 31, 2010, and an audit of VEDO's ETC rider, covering the period from October 1, 2008, to March 31, 2010, will be performed after March 31, 2010.
- (6) On November 17, 2009, the Commission opened Case Nos. 10-219-GA-EXR and 10-220-GA-EXR for the purpose of providing dockets for DEO and VEDO, respectively, to file their 2010 updates and audit information.
- (7) Since each company made all the necessary filings for the 2009 calendar year and because new EXR dockets have been opened and the audits for the relevant time periods for these companies will be filed and considered in the 2010 EXR dockets, the Commission finds that the above-captioned cases no longer need to remain open and should be closed of record.

It is, therefore,

ORDERED, That Case Nos. 09-219-GA-EXR and 09-220-GA-EXR be closed as a matter of record. It is, further,

ORDERED, That a copy of this entry be served upon all parties of record in these cases.

THE PUBLIC UTILITIES COMMISSION OF OHIO

Alan R. Schriber, Chairman

Paul A. Centolella

Valerie A. Lemmie

Ronda Hartman Fergus

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Reneé J. Jenkins Secretary