BEFORE THE PUBLIC UTILITIES COMMISSION OF OHIO

Randy Coleman, Sr.) Case No. 09-828-GA	Case No. 09-828-GA-CSS		
Complainant,)			7 0
v.)		2010 MAR	RECEIV
The East Ohio Gas Company, et al.)		AR -4	VED-DO
Respondents.	ý	0 0	PM 4:	DOCKETING
JOINT MOTION TO DISMISS WITH PREJUDICE			_03	O DIV

Randy Coleman, Sr., Complainant, for himself, and Respondents Interstate Gas Supply, Inc. and The East Ohio Gas Company, through counsel, respectfully request an order dismissing with prejudice the Complaint in this action. Complainant and IGS have settled this matter and resolved all allegations raised in the Complaint. Complainant does not otherwise wish to proceed on his claims against DEO.

Respectfully submitted,

Randy Coleman, Sr.

5333 Saint Andrews Street NW

Canton, OH 44708

phone: 310-720-9573

Rónald L. Waterman

Assistant General Counsel

Interstate Gas Supply, Inc.

Dublin, OH 43017

phone: 614-659-5056 fax: 614-923-1010

e-mail: rwaterman@igsenergy.com

Joef E. Sechler

Carpenter Lipps & Leland LLP

280 Plaza, Suite 1300

280 North High Street

(614) 365-4100 (Telephone)

(614) 365-9145 (Facsimile)

sechler@carpenterlipps.com

Attorney for Respondent

The East Ohio Gas Company

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CERTIFICATE OF SERVICE

I hereby certify that a copy of the foregoing Joint Motion to Dismiss with Prejudice was served by ordinary U.S. mail, postage prepaid, or electronic mail, as indicated, to the following persons on this 4th day of March, 2010:

Randy Coleman, Sr. 5333 Saint Andrews NW Canton, Ohio 44708 (via ordinary mail)

Ronald L. Waterman, Esq. Interstate Gas Supply, Inc. 5020 Bradenton Avenue Dublin, Ohio 43017 rwaterman@igsenergy.com (via electronic mail)

One of the Attorneys for Respondent The East Ohio Gas Company d/b/a Dominion East Ohio

860:009:245745