## **BEFORE**

## THE PUBLIC UTILITIES COMMISSION OF OHIO

In the Matter of the Application of Vectren	)	;
Energy Delivery of Ohio, Inc. for Approval	)	
of Various Revisions to its Tariffs for	).	Case No. 11-1099-GA-ATA
Standard Choice Offer Service, Pooling	)	
Service, and the Exit Transition Cost Rider.	)	•

## FINDING AND ORDER

## The Commission finds:

- (1) Vectren Energy Delivery of Ohio, Inc (VEDO) is a public utility as defined in Section 4905.02, Revised Code, and, as such, is subject to the jurisdiction of this Commission.
- (2) On March 1, 2011, VEDO filed an application requesting approval of proposed revisions to its tariffs for Rate 396, Standard Choice Offer (SCO); Rate 385, Pooling Service (Residential and General); and the Exit Transition Cost (ETC) Rider. In its application, VEDO explains that there are six changes being proposed:
  - (a) Sheet No. 21, Page 4 of 4, Rate 385, Pooling Service (Residential and General): This change provides the appropriate Ohio Administrative Code reference and clarifies the content requirements already reflected in the Pooling Agreement.
  - (b) Sheet No. 23, Page 2 of 4, SCO Supplier Service: This change provides the appropriate Ohio Administrative Code reference and clarifies the content requirements already reflected in the SCO Supplier Agreement.
  - (c) Sheet No. 41, Page 1 of 1, ETC Rider: This change clarifies the components subject to recovery in the ETC Rider.
  - (d) Sheet No. 52, Page 11 of 14, Pooling Service Terms and Conditions (Residential and General): This change memorializes a requirement in the tariff already imposed on Choice suppliers.

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(e) Sheet No. 56, Page 6 of 7, SCO Supplier Terms and Conditions: This change memorializes a requirement in the tariff already imposed on SCO suppliers.

(f) Sheet No. 56, Page 7 of 7, SCO Supplier Terms and Conditions: This eliminates the requirement for a defaulting SCO supplier to sell 5 percent of its Columbia Gas Transmission Corp. (TCO) storage requirement to remaining SCO Suppliers. The storage contract quantity to which the proposed deletion refers is recallable by VEDO and may be reassigned by VEDO as needed.

In support of its application, VEDO states that the proposed revisions were reviewed and discussed by VEDO's Exit Working Group in December 2010 and received consensus support.

(3) The Commission has reviewed the application and finds that it is not for an increase in rates and does not appear to be unjust or unreasonable, therefore the proposed tariff revisions should be approved.

It is, therefore,

ORDERED, That VEDO's application to revise the applicable tariff sheets be approved. It is, further,

ORDERED, That VEDO is authorized to file four complete copies of tariffs in final form, consistent with this Finding and Order. VEDO shall file one copy in this case docket and one copy in its TRF docket (or may file electronically as directed in Case No 06-900-AU-WVR). The remaining two copies shall be designated for distribution to the Rates and Tariffs, Energy and Water Division of the Commission's Utilities Department. It is, further,

ORDERED, That nothing in this Finding and Order shall be binding upon this Commission in any future proceeding or investigation involving the justness or reasonableness of any rate, charge, or regulation of VEDO. It is, further,

ORDERED, That a copy of this Finding and Order be served upon all parties of record in this proceeding.

THE PUBLIC UTILITIES COMMISSION OF OHIO

Paul A. Centolella

Steven D. Lesser

JR:js

Entered in the Journal MAR 1 6 2011

Reneé J. Jenkins

Secretary