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 the Adjustment of its Interim |) | Case No. 13-1208-GA-PIP |
| Emergency and Temporary Percentage of |) | |
| Income Payment Plan Rider. |) | |

ENTRY

The attorney examiner finds:

- (1) On May 17, 2013, as revised on June 5, 2013, The East Ohio Gas Company d/b/a Dominion East Ohio (DEO) filed this application requesting approval to adjust its Interim Emergency and Temporary Percentage of Income Payment Plan (PIPP) Rider based on the actual unrecovered deferred balance as of March 31, 2013, and projected deferred balances over the period that the rate is to be in effect. DEO proposes a PIPP Rider rate of (\$0.2276) per thousand cubic feet.
- (2) In accordance with the Commission's finding and order issued December 2, 1993, in *In the Matter of the Review of the Interim Emergency and Temporary PIP Plan Riders Contained in the Approved Rate Schedules of Electric and Gas Companies*, Case Nos. 88-1115-GE-PIP et al., approval of proposed PIPP rider modifications are deemed subject to a 45-day review process. Absent Commission action, applications proposing PIPP rider modifications are approved on the 46th day after filing. In the present case, absent Commission action, DEO's application will be considered approved on July 2, 2013.
- (3) On June 24, 2013, the Ohio Consumers' Counsel (OCC) filed a motion to intervene in this case. OCC asserts, in support of its motion, that it is a representative of DEO's residential customers, who will be impacted by the resolution of this application. Moreover, OCC avers that its participation will not unduly prolong or delay this proceeding and will allow for efficient processing of the case with consideration of the public interest. OCC recommends the Commission immediately approve the application to refund the over-collection and that the Commission examine DEO's forecasting methods.

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(4) Upon consideration of the motion to intervene, the attorney examiner finds that it is reasonable and should be granted.

It is, therefore,

ORDERED, That the motion for intervention filed by OCC be granted. It is, further,

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

THE PUBLIC UTILITIES COMMISSION OF OHIO

s/ Christine M.T. Pirik

By: Christine M.T. Pirik Attorney Examiner

sef/vrm

Entered in the Journal

Barcy F. McNeal

Secretary

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in

Case No(s). 13-1208-GA-PIP

Summary: Attorney Examiner Entry granting the motion to intervene filed by the Ohio Consumers' Counsel; electronically filed by Vesta R Miller on behalf of Christine M.T. Pirik, Attorney Examiner, Public Utilities Commission of Ohio