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BEFORE THE PUBLIC UTILITIES COMMISSION OF OHIO

In the Matter of the Application of
Brainard Gas Corporation for Approval
of Five Transportation Agreements.

Case No. 14-0948-GA-AEC

**BRAINARD GAS CORPORATION'S SUPPLEMENTAL MOTION
FOR PROTECTIVE TREATMENT**

Pursuant to Ohio Administrative Code ("O.A.C.") Section 4901-1-24(D), Brainard Gas Corporation ("Brainard") respectfully supplements its motion for protective treatment filed with the Public Utilities Commission of Ohio ("Commission") on May 27, 2014 in this proceeding. The reasons underlying this supplemental motion are fully set forth in the attached Memorandum in Support.

Respectfully submitted,



Mark S. Yurick (0039176)
Email: myurick@taftlaw.com
Zachary D. Kravitz (0084238)
Email: zkravitz@taftlaw.com
Direct Dial: (614) 334-6117
TAFT STETTINIUS & HOLLISTER LLP
65 East State Street, Suite 1000
Columbus, Ohio 43215
Facsimile: (614) 221-2007

Attorneys for Brainard

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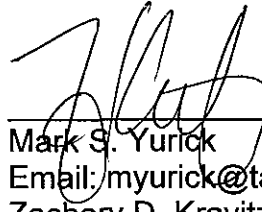
BEFORE THE PUBLIC UTILITIES COMMISSION OF OHIO

In the Matter of the Application of	:	
Brainard Gas Corporation for Approval	:	Case No. 14-0948-GA-AEC
of Five Transportation Agreements.	:	
	:	

**MEMORANDUM IN SUPPORT OF
SUPPLEMENTAL MOTION FOR PROTECTIVE TREATMENT**

On May 27, 2014, Brainard Gas Corporation ("Brainard") filed its Application for Approval of Five Transportation Agreements (the "Application") with the Public Utilities Commission of Ohio ("Commission"). Pursuant to O.A.C. § 4901:1-24(D), Brainard requested protective treatment over the specific price terms in Brainard's transportation contracts, which motion was also filed on May 27, 2014. In the Application, Brainard stated that the transportation agreements with Accurate Metal Sawing Service Co. ("AMSS") and Dillen Products ("Dillen") were forthcoming. Through this supplemental motion for protective treatment, Brainard hereby submits the confidential versions of the unredacted transportation agreements with AMSS and Dillen. For the same reasons set forth in Brainard's May 27, 2014 motion for protective treatment, the price terms in the transportation agreements with AMSS and Dillen constitute trade secrets and are entitled to protective treatment. Accordingly, Brainard respectfully moves this Commission to extend protective treatment over the supplemented transportation agreements filed under seal with this supplemental motion.

Respectfully submitted,

A handwritten signature in black ink, appearing to be 'M. Yurick', written over a horizontal line.

Mark S. Yurick (0039176)

Email: myurick@taftlaw.com

Zachary D. Kravitz (0084238)

Email: zkravitz@taftlaw.com

Direct Dial: (614) 334-6117

TAFT STETTINIUS & HOLLISTER LLP

65 East State Street, Suite 1000

Columbus, Ohio 43215

Facsimile: (614) 221-2007

Attorneys for Brainard

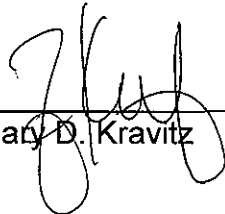
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CERTIFICATE OF SERVICE

I hereby certify that a copy of *Brainard Gas Corporation's Supplemental Motion for Protective Treatment and Memorandum in Support* was served this 19th day of June, 2014 by electronic mail upon the following:

William Wright
Assistant Attorneys General
Public Utilities Section
180 East Broad Street, 6th Floor
Columbus, Ohio 43215
william.wright@puc.state.oh.us

Joseph P. Serio
Assistant Consumers' Counsel
Office of the Ohio Consumers' Counsel
10 West Broad Street, Suite 1800
Columbus, Ohio 43215
serio@occ.state.oh.us



Zachary D. Kravitz