BEFORE THE PUBLIC UTILITIES COMMISSION OF OHIO

In the matter of the Application of Suburban)	
Natural Gas Company for Approval of)	Case No. 15-1401-GA-UNC
Revisions to Certain Portions of the)	
Company's Tariff.)	

AMENDED APPLICATION OF SUBURBAN NATURAL GAS COMPANY

On August 5, 2015, Suburban Natural Gas Company ("Suburban" or "Company") filed an application for approval to revise the language of certain portions of Suburban's tariff sheets ("Application"). The Application proposed revisions in order to align the procedures and regulations of the Company with current minimum gas service standards. After review and in consultation with Public Utilities Commission of Ohio ("Commission" or "PUCO") Staff, Suburban respectfully submits this Amended Application in order to incorporate recommended Staff changes to the original Application.

Specifically, the Company seeks to amend the following items in its original Application:

- 1. Formatting changes to original Attachment A, Section V, Revised Sheet No. 2 (included herein as Amended Attachment A, in both redlined and proposed form).
- 2. Formatting changes to original Attachment B, Section I, Sheet No. 4 (included herein as Amended Attachment B, in both redlined and proposed form).
- 3. The withdrawal of the proposed, substantive changes to original Attachment B, Section IV, Sheet No. 2 (the page containing the proposed change has been has been eliminated

from Amended Attachment B). Suburban respectfully maintains its request for Commission approval of all other changes as proposed in its original Application.

WHEREFORE, Suburban Natural Gas Company respectfully requests that the Public Utilities Commission approve its Application, as amended, to revise certain portions of the Company's tariff for compliance with Ohio law and Administrative Code Rules.

Respectfully submitted,

/s/ Christopher J. Allwein Christopher J. Allwein (0084914) Kegler Brown Hill & Ritter Co., LPA 65 East State Street, Suite 1800 Columbus, Ohio 43215 Telephone: (614) 462-5400

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Attorney for Suburban Natural Gas Company

September 22, 2015

Suburban Natural Gas Company Cygnet, Ohio SECTION V

SecondThird Revised Sheet No. 2

EFFECTIVE: July August

Miscellaneous Charges:

The following charges shall apply to all classes of customers:

- (a) <u>Reconnection Charge.</u> If a service is reconnected after disconnection, a charge of twenty dollars (\$20.00) shall be assessed.
- (b) <u>Dishonored Check Charge</u>. Whenever a customer pays a bill by check and the check is returned to Company by the customer's financial institution for lack of sufficient funds in the customer's account, there may be a dishonored cheek charge assessed for each check returned. Such customer shall be charged thirty dollars (\$30.00) for processing the dishonored check.
- (c) <u>Late Payment Charge</u>. If a bill payment is not received by the Company offices or by the Company's authorized agent on or before the specified payment date, which shall be fourteen (14) days after the mailing of the bill, a one-time additional amount of five percent (5%) of the amount of the bill will become due and payable as part of the customer's total obligation. This provision is not applicable to: (1) unpaid account balances existing prior to the effective date of this rule and regulation; or (2) unpaid account balances of customers enrolled in payment plans pursuant to Ohio Administrative Code, Section 4901:1-18-04.
- (d) Meter Test Charge. When a meter is tested at the customer's request and the results of the test demonstrate that the meter is accurate within a tolerance of plus or minus three percent (3%), the Company will assess a meter test charge of thirty-five dollars (\$35.00) to recover the cost of the removal and meter test, in accordance with Ohio Revised Code Section 4933.09. If the meter tested is not found to be accurate, there shall be no charge for the removal and test.

ISSUED: <u>JulyAugust 4</u>, 201<u>45</u> 4_, 201<u>45</u>

Filed pursuant to the Opinion and Order of the Public Utilities Commission of Ohio in

Case No. 0815-947____GA1401-GA-ABNUNC, dated JuneAugust 29___, 20145

Suburban Natural Gas Company Cygnet, Ohio SECTION V

Third Revised Sheet No. 2

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ISSUED: August , 2015 EFFECTIVE: August , 2015

Filed pursuant to the Opinion and Order of the Public Utilities Commission of Ohio in Case No. 15-1401-GA-UNC, dated August ___, 2015

Suburban Natural Gas Company Cygnet, Ohio

SECTION I Original Revised Sheet No. 4

only to such parts of the premises as may be the location of Company-owned property.

- 8. Customer's Responsibility. Customer assumes all responsibility for property owned by the customer on customer's side of the point of delivery, generally the outlet side of the curb cock, for the service supplied or taken, as well as for the installation of appliances used in connection therewith, and will save Company harmless from and against all claims for injury or damage to persons or property occasioned by or in any way resulting from such service or the customer's use thereof of the property and installed appliances on customer's side of the point of delivery, which are within the control of the customer.
- 9. Right-of-Way. Customer, without reimbursement, will make or procure conveyance to Company of right-of-way satisfactory to it across the property owned or controlled by customer for Company's distribution mains, extensions thereof, or appurtenances necessary or incidental to the supplying of service to customer.
- 10. Charges and Payments for Temporary Service. In addition to regular payments for gas used, the customer shall pay the cost for all material, labor, and all other necessary expense incurred by the Company in supply gas service to the customer at his request for any temporary purpose or use. The Company may, at its option, require that any customer for temporary service shall deposit with the Company, a sum equal to the Company's estimate of the cost to be incurred by it, as above.

After the service has been discontinued and all actual costs determined, any sum deposited by the customer in excess of actual cost shall be refunded to him or, if the costs exceeded the Company's estimate, the customer shall be liable for payment of the excess. It is provided further that if the Company shall elect to leave in place any or all of the facilities provided, constructed, or installed to render such temporary service, a proportional amount of the customer's deposit shall be returned to him or he shall only be charged for the facilities not retained, a proportional share of the total cost.

ISSUED: September 6, 19912015 EFFECTIVE: September 6, 19912015

Filed pursuant to the Opinion and Order of the Public Utilities Commission of Ohio in Case No. 9015-1401825-GA-COTUNC, dated September 5, 1991 2015

ISSUED BY $\frac{DAVID\ L.\ PEMBERTON}{ANDREW\ J.\ SONDERMAN}$, PRESIDENT

Suburban Natural Gas Company Cygnet, Ohio

SECTION I Revised Sheet No. 4

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ISSUED:	2015	EFFECTIVE:	2015	
	Filed pursuant to	the Opinion and Order	of	
_	the Public Utilities	Commission of Ohio in		
	Case No. 15-1401-GA-	UNC, dated	_2015	

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in

Case No(s). 15-1401-GA-UNC

Summary: Amended Application Amended Application in order to incorporate recommended Staff changes to the original Application electronically filed by Mr. Christopher J. Allwein on behalf of Suburban Natural Gas Company