BEFORE THE PUBLIC UTILITIES COMMISSION OF OHIO

In the Matter of the Application of The East)	
Ohio Gas Company d/b/a Dominion Energy)	
Ohio to Adjust its Pipeline Infrastructure)	Case No. 18-1587-GA-RDR
Replacement Cost Recovery Charge and)	
Related Matters)	

THE EAST OHIO GAS COMPANY D/B/A DOMINION ENERGY OHIO'S STATEMENT INFORMING THE COMMISSION WHETHER THE ISSUES RAISED IN COMMENTS HAVE BEEN RESOLVED

In accordance with the Commission's March 8, 2019 Entry, The East Ohio Gas Company d/b/a Dominion Energy Ohio (DEO) hereby informs the Commission whether the issues raised in the comments have been resolved.

Staff filed Comments on March 25, 2019, in which it recommended approval of DEO's application, subject to the recommendation "that the Company include the entire PISCC-related EDIT balance, as of December 31, 2017, as an offset to rate base, and that the balance be amortized over a period of 72 months (6 years) unless otherwise required to be amortized in accordance with the Average Rate Assumption Method (ARAM)." (Staff Comments at 7.) And "Staff further recommend[ed] that the amortization of PISCC-related EDIT be grossed up at the prevailing Federal tax rate." (*Id.*) Subject to this modification, Staff "recommend[ed] that the Commission approve DEO's Application." (*Id.*) No other party filed comments in this case.

Although DEO does not necessarily agree with Staff's position regarding the treatment of PISCC-related EDIT, for purposes of resolving this proceeding DEO is not opposing Staff's recommendation. Given that no issues raised in the comments require Commission resolution, and given that Staff (the only party to file comments) recommended approval of the PIR Cost Recovery Charge with modifications that are not being opposed, DEO believes that a hearing in

this case is unnecessary. See Entry \P (5)(f) (Mar. 8, 2019) ("In the event that all of the issues are not resolved or the parties enter into a stipulation, a hearing shall commence . . .") (emphasis added). Therefore, DEO respectfully requests that the Commission approve its February 28, 2019 Application subject to the modification recommended by Staff.

DEO would also note that Staff's Comments did not recommend a specific revision to the PIR Cost Recovery Charge. DEO is determining the rate impact of implementing Staff's modification and, after consulting with Staff, intends to file revised tariffs reflecting an updated charge prior to the issuance of a Commission Order.

Dated: March 29, 2019 Respectfully submitted,

/s/ Christopher T. Kennedy

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CERTIFICATE OF SERVICE

I hereby certify that a copy of the foregoing Statement was served by electronic mail to the following on this 29th day of March, 2019:

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/s/ Rebekah J. Glover

One of the Attorneys for The East Ohio Gas Company d/b/a Dominion Energy Ohio This foregoing document was electronically filed with the Public Utilities

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Case No(s). 18-1587-GA-RDR

Summary: Text Statement Informing the Commission Whether the Issues Raised in the Comments Have Been Resolved electronically filed by Ms. Rebekah J. Glover on behalf of The East Ohio Gas Company d/b/a Dominion Energy Ohio