BEFORE THE PUBLIC UTILITIES COMMISSION OF OHIO

In the Matter of the Application of Ohio Gas Company for Approval of an Alternative Rate Plan)) Case No. 19-1354-GA-ALT)
In the Matter of the Application of Ohio Gas Company for Tariff Approval) Case No. 19-1355-GA-ATA

NOTICE OF INTENT OF OHIO GAS COMPANY TO FILE AN APPLICATION FOR APPROVAL OF AN ALTERNATIVE RATE PLAN AND FOR TARIFF APPROVAL

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July 1, 2019

Attorneys for Ohio Gas Company

BEFORE THE PUBLIC UTILITIES COMMISSION OF OHIO

In the Matter of the Application of Ohio Gas Company for Approval of an Alternative Rate Plan)	Case No. 19-1354-GA-ALT
In the Matter of the Application of Ohio Gas Company for Tariff Approval)	Case No. 19-1355-GA-ATA

NOTICE OF INTENT OF OHIO GAS COMPANY TO FILE AN APPLICATION FOR APPROVAL OF AN ALTERNATIVE RATE PLAN AND FOR TARIFF APPROVAL

Under R.C. 4909.18 and 4929.05 and Rules 4901:1-19-06 and 4901-7-01, Ohio Administrative Code, Appendix A, Chapter I, Ohio Gas Company ("Ohio Gas") submits its prefiling notice of its intent to file an application for an alternative rate plan and tariff changes to implement that plan. The entire service area of Ohio Gas will be covered in the application rates. Separately, Ohio Gas is filing a motion for a waiver of certain filing requirements. Ohio Gas will submit its application for an alternative rate plan no sooner than thirty days after the filing of this notice.

Included in this notice are the following exhibits:

- PFN Exhibit 1: This exhibit includes a statement of notice of intent to file an
 application for an alternative rate plan and identifies the service area that will be
 included in the application for an increase in rates. Based on the waivers
 requested in the motion filed with this notice, the Exhibit does not include a date
 for a date certain.
- PFN Exhibit 2: This exhibit includes a listing of municipalities that will be included in the application, along with the addresses of the mayors and legislative

authorities of municipalities to whom Ohio Gas sent notice of its intention to file an application to increase rates as required by R.C. 4909.43(B).

- PFN Exhibit 3: This exhibit includes a redline version of the proposed tariff changes and a clean version of the proposed tariff.
- PFN Exhibit 4: This exhibit includes the typical bill comparison reflecting the anticipated impact on bills from the application to increase rates.

Respectfully submitted,

/s/ Frank P. Darr

Frank P. Darr (Reg. No. 0025469) (Counsel of Record) Matthew R. Pritchard (Reg. No. 0088070) McNees Wallace & Nurick LLC 21 East State Street, 17TH Floor Columbus, OH 43215 Telephone: (614) 469-8000

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Attorneys for Ohio Gas Company

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Ohio Gas Company

NOTICE OF INTENT TO FILE FOR AN APPLICATION APPROVAL OF AN ALTERNATIVE RATE PLAN

This document constitutes Ohio Gas Company's Notice of Intent to file for an application for approval of an alternative rate plan and an application for approval for a new tariff sheet and changes to the existing tariff to accommodate the proposed new charge requested as the alternative rate plan. For purposes of calculating a new charge, Ohio Gas will use a test year of January 1, 2019 to December 31, 2019. The proposed changes to the tariff and typical bill impacts are available at: https://www.ohiogas.com/home.aspx?=gisapplication. Alternatively, a compact disc of the proposed tariff sheets and typical bill comparison may be obtained by contacting the Customer Service Department of Ohio Gas at 419-636-1117 or toll free 1-800-331-7396.

SERVICE AREA INCLUDED

The entire service area of Ohio Gas Company in Defiance, Fulton, Henry, Lucas, Paulding, and Williams Counties will be included in the application for an increase in rates.

Ohio Gas Company

PFN Exhibit 2, Part A. List of Municipalities provided with gas service from Ohio Gas Company:

- Antwerp
- Archbold
- Blakeslee
- Bryan
- Defiance
- Delta
- Edgerton
- Edon
- Fayette
- Florida
- Hamler
- Hicksville
- Holgate
- Holiday City
- Liberty Center
- Lyons
- Malinta
- Metamora
- Montpelier
- Napoleon
- Ney
- Paulding
- Payne
- Pioneer
- Sherwood
- Stryker
- Swanton
- Wauseon
- West Unity
- Whitehouse

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Ohio Gas Company

PFN Exhibit 2, Part B. List of mayors and legislative authorities to whom the notice of intent was sent.

Village of Antwerp

Mayor Clerk
Ray E. Delong Aimee Lichty
118 N. Main St.
P.O. Box 1046
Antwerp, OH 45813
Clerk
Aimee Lichty
118 N. Main St.
P.O. Box 1046
Antwerp, OH 45813

Village of Archbold

Mayor Clerk
Jeffrey D. Fryman Laurie Storrer
300 N. Defiance St.
Archbold, OH 43502 Archbold, OH 43502

Village of Blakeslee

Mayor Clerk
Linda L. Muehlfeld Beth Rediger
227 W. Washington 227 West Washington
Blakeslee, OH 43505
Blakeslee, OH 43505

City of Bryan

Mayor Clerk
Carrie Schlade Laura Rode
1399 E. High St.
P.O. Box 190
Pryan, OH 43506

Clerk
Laura Rode
1399 E. High St.
P.O. Box 190
Bryan, OH 43506

Bryan, OH 43506

City of Defiance

Mayor Clerk
Mike McCann Lisa Elders
631 Perry St. 631 Perry St.
Defiance, OH 43512 Defiance, OH 43512

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Village of Delta

Mayor Clerk
Dan D. Miller Stephanie Mossing
401 Main St. 401 Main St.
Delta, OH 43515 Delta, OH 43515

Village of Edgerton

Mayor Clerk
Lance Bowsher Denise Knecht
324 N. Michigan Ave.
P.O. Box 609
Edgerton, OH 43517
Clerk
Denise Knecht
324 N. Michigan Ave.
P.O Box 609
Edgerton, OH 43517

Village of Edon

Mayor Clerk
Duane Thiel Heidi Bidwell
108 E. Indiana St.
P.O. Box 338
Edon, OH 43518
Clerk
Heidi Bidwell
108 E. Indiana St.
P.O. Box 338
Edon, OH 43518

Village of Fayette

Mayor Clerk
David Borer Karin Sauerlender
102 W. Main St. 102 W. Main St.
Fayette, OH 43521 Fayette, OH 43521

Village of Florida

Mayor Clerk
Jeff Nulton Jason Lieb
206 E. High St. 206 E. High St.
Florida, OH 43545 Florida, OH 43545

Village of Hamler

Mayor Clerk
G. Jeff Brubaker Shelly A. Grant
871 E. Hubbard St.
Hamler, OH 43524 Hamler, OH 43524

Village of Hicksville

Mayor Clerk
Diane Collins Cheryl Smith
111 S. Main St.
Hicksville, OH 43526 Hicksville, OH 43526

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Village of Holgate

Mayor Clerk
Blake Tijerina Sally Briggs
327 Railway Ave.
P.O. Box 217 P.O. Box 217
Holgate, OH 43527 Holgate, OH 43527

Village of Holiday City

Mayor Clerk
Robert J. Day, II Lauri K. TenEyck-Rupp
13918 B County Rd. M
Holiday City, OH 43543
Holiday City, OH 43543

Village of Liberty Center

Mayor Clerk
Max Fetterman Kris Carico
110 East St. 110 East St.
Liberty Center, OH 43532 Liberty Center, OH 43532

Village of Lyons

Mayor Clerk
Andrea Gleckler Pamela Kurfiss
126 W. Morenci St.
Lyons, OH 43533 Lyons, OH 43533

Village of Malinta

Mayor Clerk
Terry Wulff Deb Wulff
103-1/2 Turkeyfoot Ave.
Malinta, OH 43535 Malinta, OH 43535

Village of Metamora

Mayor Clerk
Kenneth Wysong Catherine Vorst
P.O. Box 299 P.O. Box 299
Metamora, OH 43540 Metamora, OH 43540

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Village of Montpelier

Mayor Clerk
Steven Yagelski Jessica Apple
211 N. Jonesville St.
P.O. Box 148
Montpelier, OH 43543
Montpelier, OH 43543

City of Napoleon

Mayor Clerk
Jason P. Maassel Roxanne Dietrich
255 W. Riverview Ave.
P.O. Box 151 P.O. Box 151
Napoleon, OH 43545
Napoleon, OH 43545

Village of Ney

Mayor Clerk
Tom Vance Jerry Bergman
230 E. Main St.
P.O. Box 237
P.O. Box 237
Ney, OH 43549
Ney, OH 43549

Village of Paulding

Mayor Clerk
Greg Reinhart Annette Hasch
116 S. Main St.
Paulding OH, 45879 Paulding OH, 45879

Village of Payne

Mayor Clerk
Steve Wobler Zoe McMaster
119 North Main St.
P.O. Box 58
Payne, OH 45880 Payne, OH 45880

Village of Pioneer

Mayor Clerk
Edward A. Kidston April McMillen
409 S. State St. 409 S. State St.
Pioneer, OH 43554 Pioneer, OH 43554

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Village of Sherwood

Mayor Clerk
Cary Mallett Dawn Buskirk
200 N. Harrison St.
Sherwood, OH 43556 Sherwood, OH 43556

Village of Stryker

Mayor Clerk
Joe Beck Beth Rediger
200 N. Defiance St.
P.O. Box 404
Stryker, OH 43557
Clerk
Beth Rediger
200 N. Defiance St.
P.O. Box 404
Stryker, OH 43557
Stryker, OH 43557

Village of Swanton

Mayor Clerk
Ann Roth Jennifer Harkey
219 Chestnut St. 219 Chestnut St.
Swanton, OH 43558 Swanton, OH 43558

City of Wauseon

Mayor Clerk
Kathy Huner Andrea Gerken
230 Clinton St. 230 Clinton St.
Wauseon, OH 43567 Wauseon, OH 43567

Village of West Unity

Mayor Clerk
Peggy Bernath Kim Grime
224 W. Jackson St.
P.O. Box 207
P.O. Box 207
West Unity, OH 43570
West Unity, OH 43570

Village of Whitehouse

Mayor Clerk
Donald L. Atkinson Susan Miller
6925 Providence St.
P.O. Box 2476 P.O. Box 2476
Whitehouse, OH 43571 Whitehouse, OH 43571

OHIO GAS COMPANY

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P.U.C.O. No. 2 Tariff for Gas Service

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Filed Under Authority of Case No. 17-1140-GA-ATA19-1354-GA-ALT

Issued by Richard Hallett Cinthia Reed, President Bryan, Ohio

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Issued by Richard Hallett Cinthia Reed, President Bryan, Ohio

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P.U.C.O. No. 2 Tariff for Gas Service

GENERAL SERVICE

To any residential, commercial or industrial customer for general service, manufacturing, processing and/or building heating and/or cooling at any one location subject to any governmental restrictions which may affect the Company's ability to provide new or additional gas service. Service under this rate schedule is subject to the Rules and Regulations in this tariff (Sheet Nos. 3 to 8)

DISTRIBUTION RATE

The distribution rate under this schedule includes the base rates and rider rates provided or referenced below.

BASE RATE

Customer Charge \$9.08 per month

For the first 10,000 Ccf

used per month \$0.15443 per Ccf

For all Ccf used over 10,000 Ccf

per month \$0.09518 per Ccf

RIDERS

Service under this rate schedule is subject to the following riders: Gross Receipts Excise Tax Rider (Sheet No. 11); Percentage of Income Payment Plan Rider (Sheet No. 12); and Uncollectible Expense Rider (Sheet No. 13); and GIS Rider (Sheet No. 15).

RECOVERY OF INCLUDABLE COST OF GAS SUPPLIES

Pursuant to Chapter 4901:1-14, Ohio Administrative Code, and by the terms of this tariff, the total rate charges under this schedule consists of the distribution rate plus the appropriate gas cost recovery rate specified in the Uniform Purchased Gas Adjustment Rider (Sheet No. 14).

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P.U.C.O. No. 2 Tariff for Gas Service

TRANSPORTATION SERVICE

DEFINITIONS

In addition to the definitions contained in Sheet No. 2, the following terms shall have the meanings indicated below for purposes of Transportation Service (Sheet No. 10), and any defined term contained in these definitions supersedes a definition provided in the definitions contained in Sheet No. 2:

- Α. "Ccf" means one hundred (100) cubic feet measured at a pressure of fourteen and six tenths (14.6) pounds per square inch with correction for super compressibility and at a temperature of sixty degrees (60°) Fahrenheit.
- B. "Customer" means an individual, governmental or corporate entity taking transportation service hereunder where the gas is delivered to the Company for the Customer using gas supply allocation, upstream capacity allocation, allocation of responsibility for existing gas supply and related services previously used by the Company to provide bundled or transportation service to the Customer and billing methods developed for such purpose.
- "Customer Group" means two or more Customers who combine their gas C. requirements and purchase gas from a designated pool or program or supplier(s) where the gas is delivered to the Company for the Customer Group using gas supply allocation, upstream capacity allocation, allocation of responsibility for existing gas supply, and related services previously used by the Company to provide bundled or transportation service to any or all members of the Customer Group and billing methods developed for such purpose.
- D. "Delivery Point" means the location at which the Customer first delivers its gas to the Company.
- Ε. "Firm Service" means the quality of service provided under the terms and conditions of the schedule with the Company providing service absent a force majeure condition.
- F. "Gas" means the gas that is redelivered to Customer's meter at the Redelivery Point, and made available to the Company under this schedule.

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- G. "Imbalance" means the daily difference between the quantity delivered by the Customer to the Company at the Delivery Point and the quantity consumed by the Customer as measured at the Redelivery Point. It is understood that the quantity received by the Company at the Delivery Point must exceed the quantity measured at the Redelivery Point by the Company's unaccounted-for gas ("UFG"). An imbalance exists when actual receipts adjusted for unaccounted-for gas are either greater or less than actual deliveries. The term "day" or "daily" shall have the same meaning as established by the supplier that makes Customer's gas available to the Company at the Delivery Point.
- Н. "Index" means the monthly value determined based upon the published price for the Texas, Oklahoma region reported in the table "Prices of Spot Gas Delivered to Panhandle Eastern Pipe Line Company" ("PEPLC") in the first issue of "Inside F.E.R.C.'s Gas Market Report" for the month in which deliveries are made. In the event this publication ceases to exist as a convenient reference, the value shall be determined based upon accepted industry practice as applied to the determination of prices for first of the month spot purchases from the same region and delivered to PEPLC.
- "Interruptible Service" means the quality of service provided under the terms and I. conditions of this schedule with the Company providing service only when available each day based upon the reasonable judgment of the Company. Whenever the Company decides it is desirable for operational, gas supply, capacity, safety, or economic considerations, the Company may discontinue service under this schedule provided that the Company shall attempt to provide verbal notice of such discontinuation. The Company's failure to provide notice under this schedule and its failure to provide notice prior to discontinuance of service shall not give rise to any claim, cause of action, or right in the Customer.
- J. "Month" means calendar month or the period of approximately one month in length based on the Customer's billing cycle as established by the Company.
- K. "Nomination" means the quantity of gas which the Customer will have delivered to the Delivery Point for redelivery by the Company for the relevant period. It is understood that the ultimate nomination each month must take into account the

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Company's allowance for UFG and any similar reductions made by other transporters.

- L. "Primary Firm" means the delivery of natural gas by a Customer or Customer Group to a Delivery Point between the Company and the interstate pipeline supplying such natural gas, under a firm transportation agreement that specifies the Company as the primary receipt and Delivery Point.
- M. "Redelivery Point" means the location where gas is metered for delivery to the Customer's premises for billing purposes. In the case of a Customer Group, the Redelivery Point shall be the billing meter for each member of the Customer Group.
- N. "Single Location" means a facility located on contiguous property separated only by a roadway, railway, or waterway.
- Ο. "Transportation Service First Block Rate" means the volumetric rate stated in the Transportation Service rate schedule that applies to the first 10,000 Ccf of gas supplied under this rate schedule.

APPLICABILITY

Transportation service pursuant to this schedule consists of delivery of Customer- or Customer Group-owned or supplied gas volumes injected by or on behalf of the Customer or Customer Group into the Company's facilities for redelivery by the Company. The Company provides no assurance of continued delivery of gas in the event of interruption of the Customer's or Customer Group's supply. Subject to capacity constraints, transportation service under this schedule is available to the Company's Customers and Customer Groups who: (1) enter into a transportation service agreement; (2) have purchased or otherwise arranged for a supply of natural gas of acceptable quality on a Primary Firm basis; (3) have made arrangements to establish metering or other monitoring equipment which may be reasonably necessary to permit the Company to satisfy the Customer's service needs as well as the needs of the Company's other customers; and (4) use in excess of fifty thousand (50,000) Ccf per year. For purposes of the fourth requirement, if the Customer has multiple meters at a Single Location, the usage across all meters located on the Single Location may be totaled to satisfy the fifty thousand (50,000) Ccf requirement. The Customer or Customer Group must qualify for

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transportation service under the P.U.C.O. Gas Transportation Program Guidelines, must have requested that the Company transport such gas, and have provided for the delivery of such gas to a point on the Company's existing system which is acceptable to the Company for redelivery at a point on the Company's system which is acceptable to Company. The Company reserves the right to decline requests to provide service and discontinue service whenever rendering such service would be detrimental to the operation of its system. Notwithstanding this tariff offering, the Company may continue to enter into transportation service arrangements pursuant to Section 4905.31, Revised Code, when, in its judgment, the circumstances warrant a specific arrangement to address the nature of the service to be provided. Nothing in this schedule shall be understood to indicate that the Company shall not provide transportation service in accordance with ordinances enacted by municipalities provided such ordinances are accepted by the Company. The different types of transportation service are as follows:

Firm Service. The Company shall allocate and reserve pipeline capacity of the Company's facilities on behalf of the Customer for redelivery of the Customer's supply for consumption by the Customer.

Interruptible Service. The Company shall accept the Customer's supply for redelivery to the Customer based on the expected or actual available capacity of the Company's Interruptible capacity shall be determined after considering all capacity facilities. commitments relative to firm transportation.

TERM

Customers that elect to request transportation service will be required to execute a written service agreement prior to the commencement of any service. Unless otherwise agreed, service agreements shall provide for a primary term of three (3) years, continuing thereafter on a year-to-year basis, subject to cancellation by the Company or the Customer on 180 days' written notice or as otherwise agreed by the Company.

CAPACITY

Where the Company has agreed to provide the Customer with Firm Service requested by the Customer, service agreements shall specify the Company's pipeline capacity allocated to and reserved on behalf of the Customer for redelivery of the Customer's supply, recognizing the Company's UFG. The Company's obligation to accept the

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Customer's supply for redelivery for the Customer's consumption of all volumes in excess of the Customer's firm capacity shall be best efforts.

UNACCOUNTED-FOR GAS ("UFG")

Unless otherwise agreed, the Customer shall have the right to retain, pursuant to this schedule, 100% of the gas delivered to the Company, less the average system-wide UFG percentage.

TRANSPORTATION RATES

The rates and charges for transportation services will be as follows:

Base Rates. Firm and interruptible service base rates shall not exceed the amounts specified below as adjusted to reflect the effect of all riders and other applicable charges. For Customers electing transportation service on and after December 31, 1996, the base rates may be adjusted by the Company to permit the Company to recover the Customer's or the Customer Group's appropriate share of unavoidable gas supply-related costs incurred by the Company to meet the requirements of the Customer or the Customer Group as those requirements would otherwise exist but for the election. The Company shall attempt to reduce and eliminate such unavoidable costs provided that such efforts do not place its other customers at an economic or service disadvantage. Base rates, at the Redelivery Point, for service before adjustment for unavoidable gas supply-related costs and applicable riders are as follows:

Customer Charge: \$9.08 per Redelivery Point per month

For the first 10,000 Ccf per month \$0.15443 per Ccf per month For all Ccf over 10,000 per month \$0.09518 per Ccf per month

Riders. The base rates shall be subject to the following riders: Gross Receipts Excise Tax Rider (Sheet No. 11); Percentage of Income Payment Plan Rider (Sheet No. 12); and Uncollectible Expense Rider (Sheet No. 13); and GIS Rider (Sheet No. 15). Service under this rate schedule is also subject to the Rules and Regulations in this tariff (Sheet Nos. 3 to 8).

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P.U.C.O. No. 2 Tariff for Gas Service

IMBALANCES

The Customer's daily gas consumption at the Redelivery Point shall equal the daily volume of gas the Customer delivers to the Company at the Delivery Point (subject to the adjustment for unaccounted-for gas) plus or minus five percent (5%). For each Ccf of positive or negative imbalance in excess of five percent (5%) each day (excess imbalance), and unless otherwise agreed, the Customer shall pay to the Company an imbalance fee as follows:

- A. If a negative excess imbalance exists, the Customer shall be obligated to pay to the Company a sum (in addition to all other charges specified herein) equal to the higher of: (1) the total amount of the negative imbalance multiplied by the Transportation Service First Block Rate and its successors on file and approved by the Commission, including the applicable charge for the cost of purchased gas, or (2) the highest penalty amount incurred by the Company as a result of or in connection with such imbalance pursuant to an interstate pipeline tariff multiplied by the imbalance quantity. This additional charge does not entitle the Customer to rely upon the Company to secure a supply of gas or provide standby or partial service but merely represents a means for eliminating the imbalance condition to the extent the Company has gas available to it without imposing additional cost on other Customers.
- B. If a positive excess imbalance (actual daily volume of the Customer's gas delivered to the Company for redelivery to the Customer adjusted for unaccounted-for gas more than five percent (5%) greater than actual gas consumption), the Company shall eliminate the imbalance by purchasing the excess imbalance according to the following schedule:

Percentage Imbalance Level	Sales Price
0-5	No Sale
> 5-10	.9 x index

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> 10-20 > 20 .7 x index .5 x index

TITLE TO GAS

Any Customer taking transportation service pursuant to this schedule warrants that it has title to the gas delivered to the Company free and clear of all claims and covenants and agrees to indemnify and hold harmless the Company from all suits, actions, debts, accounts, damages, costs, losses, and expenses arising from or attributable to the adverse claims of any and all other persons or parties to such gas.

BEST EFFORTS MONTHLY BALANCING SERVICE

Monthly balancing service may be selected by the Customer and shall be a required service when the Customer causes a positive or negative excess imbalance to exist. Balancing service does not relieve the Customer of the responsibility to avoid an imbalance condition. Unless otherwise agreed, monthly balancing service is a "best efforts" service which involves the Company's use of storage capacity and capabilities to hold, on a best efforts basis, excess daily deliveries of the Customer's gas for use by the Customer to meet balancing requirements. Additionally, the ability of the Company to use such storage capacity and capabilities to provide monthly balancing services on a best efforts basis is dependent on the performance of third parties and not subject to the Company's control.

The rate for best efforts monthly balancing service shall be \$0.00381 per Ccf transported per month. Payment of the applicable charges for monthly balancing service will permit the Customer to balance consumption with deliveries on a monthly basis provided that the Customer's monthly imbalance shall not exceed five percent (5%) of the Customer's consumption for the same month. In the event that the monthly imbalance is in excess of five percent (5%), the Customer shall eliminate the excess imbalance in the subsequent month. For each Ccf of positive or negative imbalance in excess of five percent (5%) each month (excess imbalance), the Customer shall pay to the Company an imbalance fee as follows:

A. If a negative excess imbalance exists, the Customer shall be obligated to pay to the Company a sum (in addition to all other charges specified herein) equal to the higher of: (1) the total amount

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of the negative imbalance multiplied by the rates and charges in the Transportation Service First Block Rate and its successors on file and approved by the Commission, including the applicable charge for the cost of purchased gas, or (2) the highest penalty amount incurred by the Company as a result of or in connection with such imbalance pursuant to an interstate pipeline tariff multiplied by the imbalance quantity. This additional charge does not entitle the Customer to rely upon the Company to secure a supply of gas or provide standby or partial service but merely represents a means of eliminating the imbalance condition to the extent the Company has gas available to it without imposing additional cost on other Customers.

B. If a positive excess imbalance (actual monthly volume of the Customer's gas delivered to the Company for redelivery to the Customer adjusted for unaccounted-for gas more than five percent (5%) greater than actual gas consumption) is not eliminated in the month following its creation, the Company shall eliminate the imbalance by purchasing the excess imbalance according to the following schedule:

Percentage Imbalance Level	Sales Price	
> 0-5	No Sale	
> 5-10	.9 x index	
> 10-20	.7 x index	
> 20	.5 x index	

In addition to the other rates and charges specified herein, the Customer shall reimburse the Company for all costs incurred by the Company, including penalties or overrun charges payable to pipelines, as a result of variations in the amount of gas consumed by the Customer at the Redelivery Point and the amount of gas the Customer delivers to the Company at the Delivery Point. In addition to the charges specified herein, the Company shall have the right (as stated in the General Terms and Conditions specified below) to terminate service as a result of the Customer's failure to satisfy the Customer's balancing obligations. Nothing in this schedule shall be understood to limit the Company's right to

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terminate transportation service under this schedule as a result of the Customer's failure to satisfy the Customer's balancing obligations.

RECORD KEEPING AND METER READING

The Customer shall provide the Company such daily meter reading information that the Company shall reasonably request for purposes of administering the Customer's transportation service. It is understood that the Company shall be entitled to rely upon the Customer's records and meter readings for all such purposes.

QUALITY

The gas made available to the Company by the Customer for redelivery shall be of a quality equal to or better than the quality specifications contained in the tariffs or contracts governing the Company's purchase of gas from its interstate pipeline or other suppliers. It is understood that the Company shall have no obligation to accept volumes made available by the Customer in the event gas does not meet these quality specifications.

GENERAL TERMS AND CONDITIONS

- A. Services provided under this schedule are subject to all Federal, State of Ohio and local laws and to the orders, rules and regulations of any federal, State or local agencies having jurisdiction thereof.
- B. The Company shall invoice the Customer on a monthly basis and all invoices shall be due and payable within fifteen (15) days of the date the invoice is postmarked. All invoices not paid by the due date are subject to the Company's Late Payment Charge (Sheet No. 5). In the event the Customer supplies the Company with a check or other instrument which is supported by insufficient funds, the Customer shall also be assessed the Company's Bad Check Charge (Sheet No. 5).
- C. The Company, at its sole election, may terminate service under this schedule in the event the Customer fails to cause its gas supply to be made available to the Company at the Delivery Point to match the gas supply consumed at the Redelivery Point. The imbalance charges specified herein shall not be construed

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as the Company's exclusive remedy in the event that the Customer fails to fulfill its balancing obligations. In addition, nothing herein shall preclude the Company from waiving an imbalance rate or charge provided the Customer has undertaken reasonable efforts to eliminate the imbalance condition, the frequency and magnitude of the imbalance condition does not, in the Company's judgment, indicate the Customer is utilizing the imbalance to obtain an economic advantage related to the cost of gas or transportation and related services or the imbalance condition does not disadvantage other customers or the Company.

- D. No waiver by the Company or the Customer of one or more defaults by the other of the provisions of service under this schedule shall be construed as a waiver of any other or further defaults, whether of a like or of a different character.
- E. The Company does not hereby assume the risk of and shall not be responsible for any injury or damage that occurs as a result of the failure of a Customer's gas supply to reach the Delivery Point or as a result of acts of God, force majeure events, emergencies, riots, strikes, insurrections or the acts of third parties, regulators or government that prevent the Company from providing transportation service to the Customer.
- F. The Company may offer transportation service at rates that are downwardly flexible from the base rates and best efforts balancing service rate specified above. The rates may be flexed downward to a rate or charge that recovers all variable costs of service and provides some contribution to the Company's fixed costs of providing service. Reduced rates may be determined based on competitive services available to the Customer, the quality (firm or interruptible) of service, the Company's need to achieve load preservation, or the economic recovery of costs incurred by the Company and shall be subject to: (1) the requirements of Section 4905.31, Revised Code, as such requirements may apply based on the determinations of the Commission; or (2) the requirements of Article XVIII, Section 5 of the Ohio Constitution and the lawful acts of units of local government.

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GEOGRAPHICAL INFORMATION SYSTEM COST RECOVERY ("GIS") RIDER

In addition to all other rates and charges applicable to service provided under the General Service rate schedule (Sheet No. 9) or the Transportation Service rate schedule (Sheet No. 10), Customers receiving service pursuant to said rates shall pay an additional amount per month. The monthly charge shall be \$0.86 per account for 24 months, beginning with the first billing cycle following the approval of the application in Case No. 19-1354-GA-ALT. The charge shall continue for one additional month to collect or refund any under or overcollection of the amount authorized for recovery, as approved by the Commission. Thereafter, the charge will be set at 0. The GIS rider may also include Customer refunds if the Commission or Supreme Court of Ohio determines, as a result of an audit, that the GIS Rider was unlawful or unreasonable or included imprudent amounts.

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GENERAL SERVICE

To any residential, commercial or industrial customer for general service, manufacturing, processing and/or building heating and/or cooling at any one location subject to any governmental restrictions which may affect the Company's ability to provide new or additional gas service. Service under this rate schedule is subject to the Rules and Regulations in this tariff (Sheet Nos. 3 to 8)

DISTRIBUTION RATE

The distribution rate under this schedule includes the base rates and rider rates provided or referenced below.

BASE RATE

Customer Charge \$9.08 per month

For the first 10,000 Ccf

used per month \$0.15443 per Ccf

For all Ccf used over 10,000 Ccf

per month \$0.09518 per Ccf

RIDERS

Service under this rate schedule is subject to the following riders: Gross Receipts Excise Tax Rider (Sheet No. 11); Percentage of Income Payment Plan Rider (Sheet No. 12); Uncollectible Expense Rider (Sheet No. 13); and GIS Rider (Sheet No. 15).

RECOVERY OF INCLUDABLE COST OF GAS SUPPLIES

Pursuant to Chapter 4901:1-14, Ohio Administrative Code, and by the terms of this tariff, the total rate charges under this schedule consists of the distribution rate plus the appropriate gas cost recovery rate specified in the Uniform Purchased Gas Adjustment Rider (Sheet No. 14).

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TRANSPORTATION SERVICE

DEFINITIONS

In addition to the definitions contained in Sheet No. 2, the following terms shall have the meanings indicated below for purposes of Transportation Service (Sheet No. 10), and any defined term contained in these definitions supersedes a definition provided in the definitions contained in Sheet No. 2:

- Α. "Ccf" means one hundred (100) cubic feet measured at a pressure of fourteen and six tenths (14.6) pounds per square inch with correction for super compressibility and at a temperature of sixty degrees (60°) Fahrenheit.
- B. "Customer" means an individual, governmental or corporate entity taking transportation service hereunder where the gas is delivered to the Company for the Customer using gas supply allocation, upstream capacity allocation, allocation of responsibility for existing gas supply and related services previously used by the Company to provide bundled or transportation service to the Customer and billing methods developed for such purpose.
- C. "Customer Group" means two or more Customers who combine their gas requirements and purchase gas from a designated pool or program or supplier(s) where the gas is delivered to the Company for the Customer Group using gas supply allocation, upstream capacity allocation, allocation of responsibility for existing gas supply, and related services previously used by the Company to provide bundled or transportation service to any or all members of the Customer Group and billing methods developed for such purpose.
- D. "Delivery Point" means the location at which the Customer first delivers its gas to the Company.
- Ε. "Firm Service" means the quality of service provided under the terms and conditions of the schedule with the Company providing service absent a force majeure condition.
- F. "Gas" means the gas that is redelivered to Customer's meter at the Redelivery Point, and made available to the Company under this schedule.

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- G. "Imbalance" means the daily difference between the quantity delivered by the Customer to the Company at the Delivery Point and the quantity consumed by the Customer as measured at the Redelivery Point. It is understood that the quantity received by the Company at the Delivery Point must exceed the quantity measured at the Redelivery Point by the Company's unaccounted-for gas ("UFG"). An imbalance exists when actual receipts adjusted for unaccounted-for gas are either greater or less than actual deliveries. The term "day" or "daily" shall have the same meaning as established by the supplier that makes Customer's gas available to the Company at the Delivery Point.
- H. "Index" means the monthly value determined based upon the published price for the Texas, Oklahoma region reported in the table "Prices of Spot Gas Delivered to Panhandle Eastern Pipe Line Company" ("PEPLC") in the first issue of "Inside F.E.R.C.'s Gas Market Report" for the month in which deliveries are made. In the event this publication ceases to exist as a convenient reference, the value shall be determined based upon accepted industry practice as applied to the determination of prices for first of the month spot purchases from the same region and delivered to PEPLC.
- I. "Interruptible Service" means the quality of service provided under the terms and conditions of this schedule with the Company providing service only when available each day based upon the reasonable judgment of the Company. Whenever the Company decides it is desirable for operational, gas supply, capacity, safety, or economic considerations, the Company may discontinue service under this schedule provided that the Company shall attempt to provide verbal notice of such discontinuation. The Company's failure to provide notice under this schedule and its failure to provide notice prior to discontinuance of service shall not give rise to any claim, cause of action, or right in the Customer.
- J. "Month" means calendar month or the period of approximately one month in length based on the Customer's billing cycle as established by the Company.
- K. "Nomination" means the quantity of gas which the Customer will have delivered to the Delivery Point for redelivery by the Company for the relevant period. It is understood that the ultimate nomination each month must take into account the

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Company's allowance for UFG and any similar reductions made by other transporters.

- L. "Primary Firm" means the delivery of natural gas by a Customer or Customer Group to a Delivery Point between the Company and the interstate pipeline supplying such natural gas, under a firm transportation agreement that specifies the Company as the primary receipt and Delivery Point.
- M. "Redelivery Point" means the location where gas is metered for delivery to the Customer's premises for billing purposes. In the case of a Customer Group, the Redelivery Point shall be the billing meter for each member of the Customer Group.
- N. "Single Location" means a facility located on contiguous property separated only by a roadway, railway, or waterway.
- O. "Transportation Service First Block Rate" means the volumetric rate stated in the Transportation Service rate schedule that applies to the first 10,000 Ccf of gas supplied under this rate schedule.

APPLICABILITY

Transportation service pursuant to this schedule consists of delivery of Customer- or Customer Group-owned or supplied gas volumes injected by or on behalf of the Customer or Customer Group into the Company's facilities for redelivery by the Company. The Company provides no assurance of continued delivery of gas in the event of interruption of the Customer's or Customer Group's supply. Subject to capacity constraints, transportation service under this schedule is available to the Company's Customers and Customer Groups who: (1) enter into a transportation service agreement; (2) have purchased or otherwise arranged for a supply of natural gas of acceptable quality on a Primary Firm basis; (3) have made arrangements to establish metering or other monitoring equipment which may be reasonably necessary to permit the Company to satisfy the Customer's service needs as well as the needs of the Company's other customers; and (4) use in excess of fifty thousand (50,000) Ccf per year. For purposes of the fourth requirement, if the Customer has multiple meters at a Single Location, the usage across all meters located on the Single Location may be totaled to satisfy the fifty thousand (50,000) Ccf requirement. The Customer or Customer Group must qualify for

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transportation service under the P.U.C.O. Gas Transportation Program Guidelines, must have requested that the Company transport such gas, and have provided for the delivery of such gas to a point on the Company's existing system which is acceptable to the Company for redelivery at a point on the Company's system which is acceptable to Company. The Company reserves the right to decline requests to provide service and discontinue service whenever rendering such service would be detrimental to the operation of its system. Notwithstanding this tariff offering, the Company may continue to enter into transportation service arrangements pursuant to Section 4905.31, Revised Code, when, in its judgment, the circumstances warrant a specific arrangement to address the nature of the service to be provided. Nothing in this schedule shall be understood to indicate that the Company shall not provide transportation service in accordance with ordinances enacted by municipalities provided such ordinances are accepted by the Company. The different types of transportation service are as follows:

The Company shall allocate and reserve pipeline capacity of the Company's facilities on behalf of the Customer for redelivery of the Customer's supply for consumption by the Customer.

Interruptible Service. The Company shall accept the Customer's supply for redelivery to the Customer based on the expected or actual available capacity of the Company's facilities. Interruptible capacity shall be determined after considering all capacity commitments relative to firm transportation.

TERM

Customers that elect to request transportation service will be required to execute a written service agreement prior to the commencement of any service. Unless otherwise agreed, service agreements shall provide for a primary term of three (3) years, continuing thereafter on a year-to-year basis, subject to cancellation by the Company or the Customer on 180 days' written notice or as otherwise agreed by the Company.

CAPACITY

Where the Company has agreed to provide the Customer with Firm Service requested by the Customer, service agreements shall specify the Company's pipeline capacity allocated to and reserved on behalf of the Customer for redelivery of the Customer's supply, recognizing the Company's UFG. The Company's obligation to accept the

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Customer's supply for redelivery for the Customer's consumption of all volumes in excess of the Customer's firm capacity shall be best efforts.

UNACCOUNTED-FOR GAS ("UFG")

Unless otherwise agreed, the Customer shall have the right to retain, pursuant to this schedule, 100% of the gas delivered to the Company, less the average system-wide UFG percentage.

TRANSPORTATION RATES

The rates and charges for transportation services will be as follows:

Base Rates. Firm and interruptible service base rates shall not exceed the amounts specified below as adjusted to reflect the effect of all riders and other applicable charges. For Customers electing transportation service on and after December 31, 1996, the base rates may be adjusted by the Company to permit the Company to recover the Customer's or the Customer Group's appropriate share of unavoidable gas supply-related costs incurred by the Company to meet the requirements of the Customer or the Customer Group as those requirements would otherwise exist but for the election. The Company shall attempt to reduce and eliminate such unavoidable costs provided that such efforts do not place its other customers at an economic or service disadvantage. Base rates, at the Redelivery Point, for service before adjustment for unavoidable gas supply-related costs and applicable riders are as follows:

Customer Charge: \$9.08 per Redelivery Point per month
For the first 10,000 Ccf per month
For all Ccf over 10,000 per month
\$0.15443 per Ccf per month
\$0.09518 per Ccf per month

Riders. The base rates shall be subject to the following riders: Gross Receipts Excise Tax Rider (Sheet No. 11); Percentage of Income Payment Plan Rider (Sheet No. 12); Uncollectible Expense Rider (Sheet No. 13); and GIS Rider (Sheet No. 15). Service under this rate schedule is also subject to the Rules and Regulations in this tariff (Sheet Nos. 3 to 8).

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IMBALANCES

The Customer's daily gas consumption at the Redelivery Point shall equal the daily volume of gas the Customer delivers to the Company at the Delivery Point (subject to the adjustment for unaccounted-for gas) plus or minus five percent (5%). For each Ccf of positive or negative imbalance in excess of five percent (5%) each day (excess imbalance), and unless otherwise agreed, the Customer shall pay to the Company an imbalance fee as follows:

- Α. If a negative excess imbalance exists, the Customer shall be obligated to pay to the Company a sum (in addition to all other charges specified herein) equal to the higher of: (1) the total amount of the negative imbalance multiplied by the Transportation Service First Block Rate and its successors on file and approved by the Commission, including the applicable charge for the cost of purchased gas, or (2) the highest penalty amount incurred by the Company as a result of or in connection with such imbalance pursuant to an interstate pipeline tariff multiplied by the imbalance quantity. This additional charge does not entitle the Customer to rely upon the Company to secure a supply of gas or provide standby or partial service but merely represents a means for eliminating the imbalance condition to the extent the Company has gas available to it without imposing additional cost on other Customers.
- B. If a positive excess imbalance (actual daily volume of the Customer's gas delivered to the Company for redelivery to the Customer adjusted for unaccounted-for gas more than five percent (5%) greater than actual gas consumption), the Company shall eliminate the imbalance by purchasing the excess imbalance according to the following schedule:

Percentage Imbalance Level	Sales Price	
0-5 > 5-10	No Sale .9 x index	

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> 10-20 .7 x index > 20 .5 x index

TITLE TO GAS

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BEST EFFORTS MONTHLY BALANCING SERVICE

Monthly balancing service may be selected by the Customer and shall be a required service when the Customer causes a positive or negative excess imbalance to exist. Balancing service does not relieve the Customer of the responsibility to avoid an imbalance condition. Unless otherwise agreed, monthly balancing service is a "best efforts" service which involves the Company's use of storage capacity and capabilities to hold, on a best efforts basis, excess daily deliveries of the Customer's gas for use by the Customer to meet balancing requirements. Additionally, the ability of the Company to use such storage capacity and capabilities to provide monthly balancing services on a best efforts basis is dependent on the performance of third parties and not subject to the Company's control.

The rate for best efforts monthly balancing service shall be \$0.00381 per Ccf transported per month. Payment of the applicable charges for monthly balancing service will permit the Customer to balance consumption with deliveries on a monthly basis provided that the Customer's monthly imbalance shall not exceed five percent (5%) of the Customer's consumption for the same month. In the event that the monthly imbalance is in excess of five percent (5%), the Customer shall eliminate the excess imbalance in the subsequent month. For each Ccf of positive or negative imbalance in excess of five percent (5%) each month (excess imbalance), the Customer shall pay to the Company an imbalance fee as follows:

A.	obligated to pay to the	nbalance exists, the Customer sh Company a sum (in addition to all equal to the higher of: (1) the total a	other
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of the negative imbalance multiplied by the rates and charges in the Transportation Service First Block Rate and its successors on file and approved by the Commission, including the applicable charge for the cost of purchased gas, or (2) the highest penalty amount incurred by the Company as a result of or in connection with such imbalance pursuant to an interstate pipeline tariff multiplied by the imbalance quantity. This additional charge does not entitle the Customer to rely upon the Company to secure a supply of gas or provide standby or partial service but merely represents a means of eliminating the imbalance condition to the extent the Company has gas available to it without imposing additional cost on other Customers.

B. If a positive excess imbalance (actual monthly volume of the Customer's gas delivered to the Company for redelivery to the Customer adjusted for unaccounted-for gas more than five percent (5%) greater than actual gas consumption) is not eliminated in the month following its creation, the Company shall eliminate the imbalance by purchasing the excess imbalance according to the following schedule:

Percentage Imbalance Level	Sales Price
> 0-5	No Sale
> 5-10	.9 x index
> 10-20	.7 x index
> 20	.5 x index

In addition to the other rates and charges specified herein, the Customer shall reimburse the Company for all costs incurred by the Company, including penalties or overrun charges payable to pipelines, as a result of variations in the amount of gas consumed by the Customer at the Redelivery Point and the amount of gas the Customer delivers to the Company at the Delivery Point. In addition to the charges specified herein, the Company shall have the right (as stated in the General Terms and Conditions specified below) to terminate service as a result of the Customer's failure to satisfy the Customer's balancing obligations. Nothing in this schedule shall be understood to limit the Company's right to

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terminate transportation service under this schedule as a result of the Customer's failure to satisfy the Customer's balancing obligations.

RECORD KEEPING AND METER READING

The Customer shall provide the Company such daily meter reading information that the Company shall reasonably request for purposes of administering the Customer's transportation service. It is understood that the Company shall be entitled to rely upon the Customer's records and meter readings for all such purposes.

QUALITY

The gas made available to the Company by the Customer for redelivery shall be of a quality equal to or better than the quality specifications contained in the tariffs or contracts governing the Company's purchase of gas from its interstate pipeline or other suppliers. It is understood that the Company shall have no obligation to accept volumes made available by the Customer in the event gas does not meet these quality specifications.

GENERAL TERMS AND CONDITIONS

- A. Services provided under this schedule are subject to all Federal, State of Ohio and local laws and to the orders, rules and regulations of any federal, State or local agencies having jurisdiction thereof.
- B. The Company shall invoice the Customer on a monthly basis and all invoices shall be due and payable within fifteen (15) days of the date the invoice is postmarked. All invoices not paid by the due date are subject to the Company's Late Payment Charge (Sheet No. 5). In the event the Customer supplies the Company with a check or other instrument which is supported by insufficient funds, the Customer shall also be assessed the Company's Bad Check Charge (Sheet No. 5).
- C. The Company, at its sole election, may terminate service under this schedule in the event the Customer fails to cause its gas supply to be made available to the Company at the Delivery Point to match the gas supply consumed at the Redelivery Point. The imbalance charges specified herein shall not be construed

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	Issued by Cinthia Reed, Preside	ent	

Bryan, Ohio

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OHIO GAS COMPANY

First Revised Sheet No. 10 Replaces Original Sheet No. 10 Page 10 of 10

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P.U.C.O. No. 2 Tariff for Gas Service

as the Company's exclusive remedy in the event that the Customer fails to fulfill its balancing obligations. In addition, nothing herein shall preclude the Company from waiving an imbalance rate or charge provided the Customer has undertaken reasonable efforts to eliminate the imbalance condition, the frequency and magnitude of the imbalance condition does not, in the Company's judgment, indicate the Customer is utilizing the imbalance to obtain an economic advantage related to the cost of gas or transportation and related services or the imbalance condition does not disadvantage other customers or the Company.

- D. No waiver by the Company or the Customer of one or more defaults by the other of the provisions of service under this schedule shall be construed as a waiver of any other or further defaults, whether of a like or of a different character.
- E. The Company does not hereby assume the risk of and shall not be responsible for any injury or damage that occurs as a result of the failure of a Customer's gas supply to reach the Delivery Point or as a result of acts of God, force majeure events, emergencies, riots, strikes, insurrections or the acts of third parties, regulators or government that prevent the Company from providing transportation service to the Customer.
- F. The Company may offer transportation service at rates that are downwardly flexible from the base rates and best efforts balancing service rate specified above. The rates may be flexed downward to a rate or charge that recovers all variable costs of service and provides some contribution to the Company's fixed costs of providing service. Reduced rates may be determined based on competitive services available to the Customer, the quality (firm or interruptible) of service, the Company's need to achieve load preservation, or the economic recovery of costs incurred by the Company and shall be subject to: (1) the requirements of Section 4905.31, Revised Code, as such requirements may apply based on the determinations of the Commission; or (2) the requirements of Article XVIII, Section 5 of the Ohio Constitution and the lawful acts of units of local government.

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OHIO GAS COMPANY

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P.U.C.O. No. 2 Tariff for Gas Service

GEOGRAPHICAL INFORMATION SYSTEM COST RECOVERY ("GIS") RIDER

In addition to all other rates and charges applicable to service provided under the General Service rate schedule (Sheet No. 9) or the Transportation Service rate schedule (Sheet No. 10), Customers receiving service pursuant to said rates shall pay an additional amount per month. The monthly charge shall be \$0.86 per account for 24 months, beginning with the first billing cycle following the approval of the application in Case No. 19-1354-GA-ALT. The charge shall continue for one additional month to collect or refund any under or overcollection of the amount authorized for recovery, as approved by the Commission. Thereafter, the charge will be set at 0. The GIS rider may also include Customer refunds if the Commission or Supreme Court of Ohio determines, as a result of an audit, that the GIS Rider was unlawful or unreasonable or included imprudent amounts.

Issued: _____, 2019 Effective: 1, 2019

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OHIO GAS COMPANY TYPICAL BILL COMPARISON

Data: x Actual Estimated

Type of Filing: x Original Updated Revised

Schedule E-5 Page 1 of 1

Type of thing. A original opasted neticed							1.086.1.01.1			
Work Paper Reference No(s): No Applicable Work Paper							Witness Responsible: Charles W. Turnwald			
LINE	MCF PER	BASE RATES ONLY					BASE RATES AND CEP GAS COST			
NO.	MONTH	CURRENT BILL	PROPOSED BILL	\$ INCREASE	% INCREASE	CURRENT BILL	PROPOSED BILL	\$ INCREASE	% INCREASE	
1	-	9.53	10.39	0.86	9.02%	9.5	3 10.39	0.86	9.02%	
2	1	11.18	12.04	0.86	7.69%	15.5	6 16.42	0.86	5.53%	
3	5	17.80	18.66	0.86	4.83%	39.7	1 40.57	0.86	2.17%	
4	7	21.10	21.96	0.86	4.08%	51.7	7 52.63	0.86	1.66%	
5	10	26.06	26.92	0.86	3.30%	69.8	8 70.74	0.86	1.23%	
6	20	42.59	43.45	0.86	2.02%	130.2	3 131.09	0.86	0.66%	
7	50	92.19	93.05	0.86	0.93%	311.2	9 312.15	0.86	0.28%	
8	100	174.85	175.71	0.86	0.49%	613.0	5 613.91	0.86	0.14%	
9	200	340.17	341.03	0.86	0.25%	1,216.5	7 1,217.43	0.86	0.07%	
10	1,000	1,662.73	1,663.59	0.86	0.05%	6,044.7	3 6,045.59	0.86	0.01%	
11	1,010	1,673.04	1,673.90	0.86	0.05%	6,098.8	6 6,099.72	0.86	0.01%	
12	1,020	1,683.35	1,684.21	0.86	0.05%	6,152.9	9 6,153.85	0.86	0.01%	
13	1,030	1,693.67	1,694.53	0.86	0.05%	6,207.1	3 6,207.99	0.86	0.01%	
14	1,040	1,703.98	1,704.84	0.86	0.05%	6,261.2	6 6,262.12	0.86	0.01%	
15	1,050	1,714.29	1,715.15	0.86	0.05%	6,315.3	9 6,316.25	0.86	0.01%	
16	1,060	1,724.60	1,725.46	0.86	0.05%	6,369.5	2 6,370.38	0.86	0.01%	
17	1,070	1,734.91	1,735.77	0.86	0.05%	6,423.6	5 6,424.51	0.86	0.01%	

This foregoing document was electronically filed with the Public Utilities

Commission of Ohio Docketing Information System on

7/1/2019 9:57:48 AM

in

Case No(s). 19-1354-GA-ALT, 19-1355-GA-ATA

Summary: Notice Notice of Intent of Ohio Gas Company to File an Application for Approval of an Alternative Rate Plan and for Tariff Approval electronically filed by Mr. Frank P Darr on behalf of Ohio Gas Company