

**BEFORE  
THE PUBLIC UTILITIES COMMISSION OF OHIO**

In the Matter of the Application of the East	)	
Ohio Gas Company d/b/a Dominion Energy	)	Case No. 22-619-GA-RDR
Ohio for Authority to Adjust Its Capital	)	
Expenditure Program Rider Charges	)	

**STATEMENT OF THE EAST OHIO GAS COMPANY D/B/A  
DOMINION ENERGY OHIO AS TO WHETHER ISSUES  
RAISED IN COMMENTS HAVE BEEN RESOLVED**

In accordance with the Commission’s April 21, 2022 Entry in this proceeding, The East Ohio Gas Company d/b/a Dominion Energy Ohio (DEO or the Company) hereby files its statement notifying the Public Utilities Commission of Ohio (the Commission) whether issues raised in comments have been resolved.

On July 28, 2022, Staff filed its Review and Recommendation (Staff Report). The Staff Report recommended approval of DEO’s proposed Capital Expenditure Program (CEP) Rider recovering CEP investments and deferrals through December 31, 2021 (the 2021 CEP Revenue Requirement); adopted the audit report of Blue Ridge Consulting Services, Inc. (Blue Ridge Audit Report); and recommended the removal of certain costs for renovating employee fitness areas from plant balances for the CEP Rider and DEO’s future base rates. (Staff Rep. at 4.)

On August 15, 2022, DEO and the Office of the Ohio Consumers’ Counsel (OCC) filed comments. The DEO comments set forth the basis for accepting Staff’s recommendation regarding the calculation of ADIT for updating CEP Rider rates. In addition, the comments indicate that the Company is not opposed to Staff’s recommendation to remove fitness area renovation costs from recovery in the CEP Rider but reserves the right to seek recovery of the costs in future base rates. OCC supported the conclusions of the Staff Report, but also

recommended that the Commission modify the CEP Rider's rate of return (ROR) for the 2021 CEP Revenue Requirement.

As of the filing of this Statement, it is the Company's understanding that two issues remain unresolved: (1) the rate of return to be applied to CEP rate base for the 2021 CEP Revenue Requirement and (2) whether fitness area renovation costs should be excluded from future base rates or whether, as DEO recommends, this issue should be addressed if DEO proposes recovery of the costs in a future rate case. Concurrently with this Statement, DEO is filing supplemental direct testimony on those two issues, in advance of the scheduled September 7, 2022 hearing in this matter, in accordance with O.A.C. 4901-1-29(A)(h).

Dated: August 31, 2022

Respectfully submitted,

/s/ Christopher T. Kennedy

Christopher T. Kennedy (0075228)  
WHITT STURTEVANT LLP  
88 East Broad Street, Suite 1590  
Columbus, Ohio 43215  
Telephone: (614) 224-3912  
kennedy@whitt-sturtevant.com

Andrew J. Campbell (0081485)  
DOMINION ENERGY, INC.  
88 East Broad Street, Suite 1303  
Columbus, Ohio 43215  
Telephone: (614) 601-1777  
andrew.j.campbell@dominionenergy.com

(Counsel willing to accept service by email)

ATTORNEYS FOR THE EAST OHIO GAS  
COMPANY D/B/A DOMINION ENERGY OHIO

**CERTIFICATE OF SERVICE**

I hereby certify that a courtesy copy of the foregoing pleading was served by electronic mail upon the following individuals on August 31, 2022:

Jodi.Bair@OhioAGO.gov  
Sarah.Feldkamp@OhioAGO.gov  
william.michael@occ.ohio.gov  
amy.botschner.obrien@occ.ohio.gov

Attorney Examiner:  
jacqueline.st.john@puco.ohio.gov

/s/ Christopher T. Kennedy  
One of the Attorneys for The East Ohio Gas  
Company d/b/a Dominion Energy Ohio

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**Case No(s). 22-0619-GA-RDR**

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