

**SUPPLEMENT TO
GAS PURCHASE CONTRACTS**

MADE AND ENTERED INTO this _____ day of _____,
2007, by and between _____, a natural gas marketer doing
business in Ohio (hereinafter "Marketer"), with its main office at _____
_____.

AND

_____ (hereinafter "Producer"), a _____,
with its business address at _____.

WHEREAS, Marketer and Producer have entered into certain Gas Purchase
Contracts for the purchase of natural gas by Marketer from Producer (the "Contracts"); and,

WHEREAS, The East Ohio Gas Company d/b/a Dominion East Ohio ("DEO"),
an Ohio local distribution company, and Producer have entered into an agreement to adjust the
heat content of Ohio-produced natural gas commencing in 2008 (the "Heat Content
Agreement"); and,

WHEREAS, Producer may have also previously entered into an agreement with
DEO to recognize the heating value of Ohio-produced natural gas produced into the DEO system
on or after 2003 (the "Production Enhancement Agreement"); and

WHEREAS, in order to facilitate the Heat Content Agreement, Marketer and
Producer now desire to amend the Contracts;

NOW, THEREFORE, in consideration of the mutual covenants contained herein
and other good and valuable consideration, the receipt and sufficiency of which are hereby
acknowledged, the parties to this contract Supplement agree to the following:

1. Producer authorizes Marketer to withhold from payments otherwise owed
to Producer for natural gas sold pursuant to the Contracts, and to remit to the Ohio Oil and Gas
Association (the "Association"), or its agent, an amount equal to the Fees, as that term is defined
below; and Marketer agrees to withhold and remit the Fees to the Association, or its agent,
within fourteen days of Marketer receiving an invoice from the Association setting forth such
charges.

As used herein, the "Fees" shall consist of any and all Production Enhancement
Fees and Administration Fees, as those terms are defined and provided for in the Production
Enhancement Agreement, if applicable; and any and all Fees, Surcharge amounts, and
Administrative Charges, as those terms are defined and provided for in the Heat Content
Agreement.

Marketer hereby recognizes that both the Heat Content Agreement and the Production Enhancement Agreement provide for a Btu conversion, under which, in order to determine the dekatherm equivalent of natural gas produced from the meters covered by the Contracts and delivered into the DEO system, DEO will apply a Btu conversion factor reflecting the heating value of the natural gas volumes produced by the Producer, as that factor may be updated from time to time. Marketer acknowledges that as a result, additional volumes of natural gas will be credited by DEO to Marketers' pool for the Producer and Marketer, therefore, agrees to credit to Producer those additional volumes.

2. Except as provided for herein, all other terms and conditions of the Contracts shall remain in full force and effect.

IN WITNESS WHEREOF, the parties have executed this Amendment on the day and year first written above.

MARKETER

PRODUCER

By: _____

By: _____