December 20, 2011

Mr. Jeff Barger  
Vice President, Operations  
Dominion Transmission, Inc.  
445 West Main Street  
Clarksburg, WV 26301

Dear Mr. Barger:

On December 30, 2010, the Pipeline and Hazardous Materials Safety Administration (PHMSA) issued to Dominion Transmission, Inc. (DTI) a Final Order in the above-referenced case. This Order included a Compliance Order and Civil Penalty assessment.

After receiving an extension of time, DTI submitted to PHMSA, by letter dated February 23, 2011, a Petition for Reconsideration of the Order (Petition).

DTI submitted, by letter dated February 28, 2011, interim results for Compliance Order Items 1 and 2 (per the terms of Item 3 in the Compliance Order) to the Director, PHMSA Eastern Region (Director). For Compliance Order Item 2, DTI was required to submit a plan for drip blowing operations to the Director, within 60 days of the Final Order (and execution of the plan within 365 days of the Final Order). DTI submitted test results in lieu of a plan. The Director accepted the test results in lieu of a plan.

DTI supplemented its Petition to PHMSA by letter dated May 26, 2011.

DTI submitted a letter dated July 29, 2011 with additional Compliance Order related results to the Director. In that letter, DTI:
• Provided safety related costs associated with Compliance Order Item 4.
• Updated the results for Compliance Order Items 1 and 2.
• Inadvertently referred to an incorrect date for submission of plans for Compliance Order Item 2. DTI stated February 14, 2011, which should have been February 28, 2011.

PHMSA issued its decision on the Petition in the above referenced case on October 13, 2011. The Petition was denied.

DTI subsequently paid the civil penalty amount via wire transfer on October 27, 2011.

DTI submitted a letter to the Director on November 18, 2011, noting that the one previously remaining inoperable drip within its Oakford Storage Field had been successfully blown on October 28, 2011.

Based on our review of the documentation you provided and confirmation of payment of the civil penalty, it has been determined that you have complied with the terms of this Order.

Accordingly, this case is now closed and no further action is contemplated with respect to the matters involved in this case. Thank you for your cooperation in this matter.

Sincerely,

Byron Coy, PE
Director, Eastern Region
Pipeline and Hazardous Materials Safety Administration