**BEFORE**

**THE PUBLIC UTILITIES COMMISSION OF OHIO**

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| In the Matter of the Application of Duke Energy Ohio, Inc. for Tariff Approval Regarding Customer Energy Usage Data. | ))) | Case No. 14-2209-EL-ATA  |

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**COMMENTS**

**BY**

**THE OFFICE OF THE OHIO CONSUMERS’ COUNSEL**

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The Public Utilities Commission of Ohio (“PUCO”) held this case in abeyance because the issue raised in this case (sharing customer energy usage data with marketers) was also being addressed in Duke’s distribution rate case, Case No. 17-32-EL-AIR.[[1]](#footnote-2) That rate case was ultimately combined with several other cases, including Duke’s electric security plan case and its Ohio Valley Electric Corporation subsidy case (collectively, the “Combined Cases”). The current case (Case No. 14-2209-EL-ATA) was not part of that consolidation.

The PUCO has now asked parties to provide comments on whether the above-captioned case is moot.[[2]](#footnote-3) The Office of the Ohio Consumers’ Counsel (“OCC”) respectfully submits that this case is moot in light of the resolution of the Combined Cases and Duke’s recently-filed grid modernization case.

First, the approved settlement in the Combined Cases provides for the creation of a PowerForward rider (“Rider PF”). One part of Rider PF is for “the recovery of costs associated with advanced metering infrastructure (AMI) and data access, including the provision of internal customer energy usage data (CEUD) to customers, [electric Marketers], and third parties; [and] the enablement of PJM settlement data transfer enhancements.”[[3]](#footnote-4) This is the same issue that would otherwise have been addressed in the above-captioned case.

Second, Duke recently filed an application for a new “infrastructure modernization plan.”[[4]](#footnote-5) Under this plan, Duke states that it will “provide the platform for the Company to better engage with its customers and enable customers and [electric Marketers] to receive and use the granular data that is capable of collection through advanced metering infrastructure.”[[5]](#footnote-6) Again, these are the same issues that would otherwise have been addressed in the above-captioned case.

Any and all issues that might be addressed in the above-captioned case have either (i) already been addressed in the Combined Cases or (ii) can be addressed in Duke’s pending infrastructure modernization case, where the costs and benefits of Duke’s proposed Customer Information System and other smart grid investments will be fully explored. Thus, the above-captioned case is moot and should be closed.

Respectfully submitted,

Bruce Weston (0016973)

Ohio Consumers’ Counsel

*/s/ Christopher Healey*

Christopher Healey (0086027)

Counsel of Record

**Office of the Ohio Consumers’ Counsel**

65 E. State St., 7th Floor

Columbus, Ohio 43215

Telephone: 614-466-9571

christopher.healey@occ.ohio.gov

(willing to accept service by e-mail)

**CERTIFICATE OF SERVICE**

### I hereby certify that a copy of the foregoing Comments was served via electronic transmission upon the parties this 6th day of December 2019.

 */s/ Christopher Healey*

 Christopher Healey

 Assistant Consumers’ Counsel

The PUCO’s e-filing system will electronically serve notice of the filing of this document on the following parties:

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1. *See* Entry (Nov. 1, 2019). [↑](#footnote-ref-2)
2. *Id.* [↑](#footnote-ref-3)
3. Case No. 17-32-EL-AIR, Stipulation and Recommendation at 16-17 (Apr. 13, 2018). [↑](#footnote-ref-4)
4. Case No. 19-1750-EL-UNC. [↑](#footnote-ref-5)
5. Case No. 19-1750-EL-UNC, Application at 2-3. [↑](#footnote-ref-6)