

**BEFORE**

**THE PUBLIC UTILITIES COMMISSION OF OHIO**

In the Matter of the Application of Duke )  
Energy Ohio, Inc., for Approval to Adjust ) Case No. 22-0163-EL-RDR  
its Power Future Initiatives Rider. )

## DIRECT TESTIMONY OF

ROBERT RIES

**ON BEHALF OF**

**DUKE ENERGY OHIO, INC.**

March 31, 2022

## **TABLE OF CONTENTS**

	<b><u>PAGE</u></b>
<b>I. INTRODUCTION .....</b>	<b>1</b>
<b>II. BACKGROUND ON DUKE ENERGY OHIO’S AMI ENVIRONMENT .....</b>	<b>2</b>
<b>III. DUKE ENERGY OHIO’S AMI TRANSITION .....</b>	<b>5</b>
<b>IV. COSTS OF THE PROPOSED AMI TRANSITION RECOVERABLE THROUGH RIDER PF .....</b>	<b>7</b>
<b>V. CONCLUSION.....</b>	<b>8</b>

## **I. INTRODUCTION**

1   **Q.    PLEASE STATE YOUR NAME AND BUSINESS ADDRESS.**

2    A.    My name is Robert Ries, and my business address is 424 Gest Street, Cincinnati  
3       Ohio, 45203.

4   **Q.    BY WHOM ARE YOU EMPLOYED AND IN WHAT CAPACITY?**

5    A.    I am employed by Duke Energy Business Services LLC (DEBS), as Manager,  
6       Field Metering. DEBS provides various administrative and other services to Duke  
7       Energy Ohio, Inc., (Duke Energy Ohio or Company) and other affiliated  
8       companies of Duke Energy Corporation (Duke Energy).

9   **Q.    PLEASE    BRIEFLY    DESCRIBE    YOUR    EDUCATION    AND**  
10       **PROFESSIONAL EXPERIENCE.**

11   A.    I received a Bachelor of Science Degree in English from the University of  
12       Cincinnati in 1993. At the time, I was employed by Duke Energy Ohio, Inc., (then  
13       known as Cincinnati Gas & Electric Company) in the Distribution Design  
14       organization. Throughout my 35 year career, I have held various positions of  
15       increasing responsibility in the areas of engineering and operations, including  
16       distribution design, gas field operations, and metering. Prior to my current role, I  
17       was Manager, Project Construction, responsible for managing the project  
18       execution for Duke Energy's Midwest Advanced Metering Infrastructure (AMI)  
19       meter replacement project. I was promoted to my current position in 2021.

1   **Q.   PLEASE DESCRIBE YOUR DUTIES AS MANAGER, FIELD**  
2       **METERING.**

3   A.   As Manager, Field Metering, my primary responsibility is managing the electric  
4       meter techs and meter reading employees for Duke Energy Midwest (Ohio,  
5       Kentucky, and Indiana) jurisdictions.

6   **Q.   HAVE YOU PREVIOUSLY TESTIFIED BEFORE THE PUBLIC**  
7       **UTILITIES COMMISSION OF OHIO?**

8   A.   Yes. I previously testified in Case Nos. 20-666-EL-RDR, and 21-0012-EL-RDR  
9       regarding the Company's AMI transition.

10  **Q.   WHAT IS THE PURPOSE OF YOUR TESTIMONY IN THESE**  
11       **PROCEEDINGS?**

12  A.   The purpose of my testimony is to discuss the Company's AMI transition and  
13       provide an update on its progress. I then describe and support the Company's  
14       application for recovery of costs of the communication infrastructure through the  
15       Power Future Initiatives Rider (Rider PF) in these proceedings.

**II.   BACKGROUND ON DUKE ENERGY OHIO'S**  
**AMI ENVIRONMENT**

16  **Q.   WHAT IS AMI?**

17  A.   AMI involves a two-way communication network between the utility and its  
18       meters that is used to provide operational efficiencies and to enable customer  
19       services not possible with metering programs involving walk-by or one-way  
20       communications network (drive-by) readings.

1   **Q.    DESCRIBE THE CURRENT AMI ENVIRONMENT FOR DUKE ENERGY**  
2       **OHIO.**

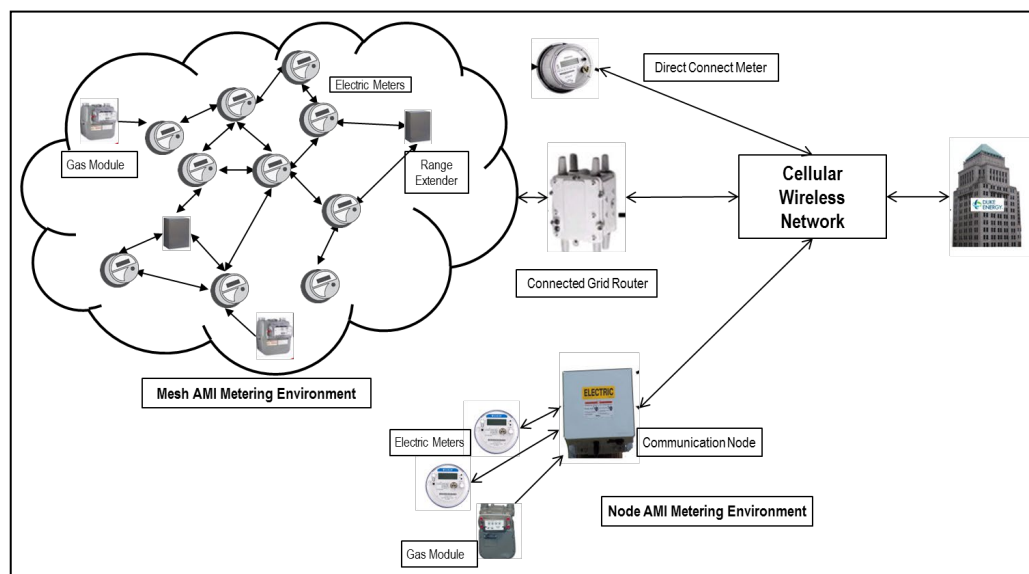
3    A.    Today, the Company has two AMI metering environments, which I will describe  
4           as the node and mesh environments. The node environment is composed of  
5           Echelon electric meters, Badger gas communication modules, and communication  
6           nodes that were originally manufactured by Ambient, which has since been  
7           acquired by Ericsson. The mesh environment is composed of Itron electric meters,  
8           Itron gas communications modules, Itron range extenders, and Cisco Connected  
9           Grid Routers (CGRs).

10   **Q.    HOW DO COMMUNICATIONS WORK IN THE AMI MESH**  
11       **ENVIRONMENT?**

12   A.    The mesh environment is so described because Itron electric meters communicate  
13           with one another and CGRs using wireless radiofrequency signals with Internet  
14           Protocol version 6 communication protocol, effectively forming a meshed  
15           communication network across a geographic area. Itron gas communication  
16           modules communicate with Itron electric AMI meters using a separate wireless  
17           radiofrequency signal that uses a communication protocol known as ZigBee, and  
18           that data is then carried over the mesh network to CGRs. Each CGR is equipped  
19           with a cellular modem that allows for data and signals to be sent to and received  
20           from the mesh environment. Itron range extenders are used in the mesh  
21           environment to help extend the wireless radiofrequency signal when necessary.  
22           The Itron OpenWay head-end system manages the Itron AMI meters and the  
23           Cisco Network Management System (CGNMS) manages the CGRs.

Figure 1 below illustrates Duke Energy Ohio's overall AMI network architecture. The mesh environment is depicted in the top left corner of the image. It shows gas modules communicating with electric meters and the electric meters communicating with one another and the CGR wirelessly. It then shows how the CGR communicates through the cellular wireless network. The node environment is portrayed at the bottom of the image. It shows electric meters and gas modules communicating directly to a communication node, which also then communicates through the cellular wireless network. Finally, at the top of Figure 1 there is a depiction of an Itron Direct Connect electric AMI meter, which communicates directly over the cellular wireless network using a built-in cellular radio. The Direct Connect meters are used as an alternative for situations in which an Itron mesh electric meter at a specific premise cannot connect reliably with other mesh network meters in that area, and it is cost prohibitive to extend the mesh utilizing Itron range extenders.

Figure 1:



### III. DUKE ENERGY OHIO'S AMI TRANSITION

1 Q. PLEASE BRIEFLY EXPLAIN DUKE ENERGY OHIO'S AMI  
2 TRANSITION?

3 A. The Commission approved Duke Energy Ohio's transition of its AMI system  
4 from a node-based system to the mesh system as part of its Opinion and Order in  
5 consolidated Case No. 17-32-EL-AIR *et. al* (Order). The Company needed to  
6 transition away from the node-based Echelon technology due to several  
7 technological issues, including obsolescence. The communication nodes installed  
8 to support the Echelon technology experienced a higher than expected rate of  
9 failure and stopped being produced by the manufacturer. In addition, the Echelon  
10 technology relied upon Verizon cellular service and was incompatible with  
11 Verizon's planned system upgrade to a 4G network. Moreover, the transition to  
12 the Itron mesh network technology enabled additional enhancements to the  
13 overall customer experience including the availability of customer energy usage  
14 data (CEUD) that can be used by competitive retail electric service providers to  
15 provide customers more innovative products.<sup>1</sup> The Commission recognized the  
16 need and reasonableness of the AMI transition in its Order, and among other  
17 things, approved a settlement that allowed the Company cost recovery for the  
18 communication infrastructure needed to support the AMI transition as part of  
19 Rider PF.

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<sup>1</sup> Opinion and Order pp. 77-78.

1     **Q.     WHAT IS THE STATUS OF THE AMI TRANSITION?**

2     A.     The company initiated a “Tech Transition” project in mid-2017. That project  
3             concluded in February 2019. As part of that project, the company completed  
4             113,637 electric meter changes, 69,911 gas module changes, and we installed 74  
5             CGRs. We also removed approximately 23,500 Ambient communication nodes.  
6             That project was 100% complete at the end of February 2019.

7             The company started the full transition in March 2019. From March 2019  
8             through December 31, 2021 the Company changed a total of 488,832 electric  
9             meters, 323,553 gas modules, and we installed 813 CGRs. The Company also  
10            removed a total of approximately 79,142 communication nodes. That project was  
11            approximately 97.5% complete as of December 31, 2021.

12           Specifically during January 1, 2021 to December 31, 2021, the Company  
13           changed 152,872 electric meters, 99,232 gas modules, and installed 64 CGRs.  
14           The Company also removed approximately 47,272 communication nodes. These  
15           efforts brought the project from 65% completion as of December 31, 2020 to  
16           97.5% completion as of December 31, 2021.

17           In total, the entire transition (including both the above-described  
18           completed Tech Transition project and the in-progress project) was approximately  
19           97.5% complete as of December 31, 2021.

20    **Q.     WHEN WILL THE AMI TRANSITION BE COMPLETED?**

21    A.     The Company will complete the vast majority of the remaining electric meter and  
22             gas module changes by the end of the first quarter of 2022. The Company will  
23             have some minor “cleanup” through the end of the 2<sup>nd</sup> quarter of 2022.



1           Additionally, the Company will continue to remove the Ambient communication  
2           nodes through the end of the 2nd quarter of 2022.

**IV. COSTS OF THE PROPOSED AMI TRANSITION RECOVERABLE  
THROUGH RIDER PF**

3   **Q.   PLEASE DESCRIBE THE COSTS THAT ARE RECOVERABLE**  
4       **THROUGH RIDER PF COMPONENT TWO THAT RELATE TO THE**  
5       **AMI TRANSITION.**

6   A.   The Commission's Order authorized recovery of the communication  
7       infrastructure needed to support the AMI transition. This communication  
8       infrastructure includes both capital and operations and maintenance (O&M) costs  
9       related to the AMI transition that are not otherwise recovered through other riders,  
10      and base rates, excluding the costs of the meters themselves. Per the Stipulation,  
11      the cost recovery of the communications system shall not exceed \$28,625,000.

12 **Q.   WHAT IS THE AMOUNT OF AMI TRANSITION COSTS FOR**  
13 **COMMUNICATION INFRASTRUCTURE INCURRED FROM JANUARY**  
14 **1, 2021, THROUGH DECEMBER 31, 2021 RECOVERABLE THROUGH**  
15 **COMPONENT TWO OF RIDER PF?**

16 A.   The total spend from January 1, 2021, through December 31, 2021 is \$5,272,168.  
17       This includes \$241,619 of capital and \$5,030,549 of incremental O&M  
18       expenditures from January 1, 2021 through December 31, 2021.

19 **Q.   IS THE COMMUNICATION INFRASTRUCTURE INSTALLED TO**  
20 **SUPPORT THE AMI TRANSITION THROUGH DECEMBER 31, 2021 IN-**  
21 **SERVICE, FUNCTIONAL, AND BEING USED TO PROVIDE SERVICE**  
22 **TO CUSTOMERS?**

1 A. Yes. The communication infrastructure installed through December 31, 2021 is  
2 functional and supporting the Itron AMI meters installed to date. The  
3 infrastructure is being used to support these meters and provide service to  
4 customers.

5 **Q. HOW WERE THESE COSTS DETERMINED?**

6 A. Duke Energy Ohio has an existing materials contract for the electric meters, gas  
7 modules, grid routers, and range extenders. The project team utilized a  
8 competitive bid process to award work to two meter installation contractors. The  
9 project team is utilizing the existing Duke Energy Ohio contracts for the overhead  
10 construction work which includes the grid router installations and the Ambient  
11 node removals.

12 **Q. DO YOU BELIEVE THESE COSTS WERE PRUDENTLY INCURRED?**

13 A. Yes.

14 **Q. PLEASE EXPLAIN WHY YOU BELIEVE THESE COSTS WERE**  
15 **PRUDENTLY INCURRED.**

16 A. Each of the cost factors in this project have gone through extensive negotiations  
17 with our supply chain department to ensure cost competitiveness and accuracy. In  
18 addition, all work completed by our contractors is unit based, so we are only  
19 paying for the work they actually complete.

## V. CONCLUSION

20 **Q. DOES THIS CONCLUDE YOUR PRE-FILED DIRECT TESTIMONY?**

21 A. Yes.

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**Case No(s). 22-0163-EL-RDR**

Summary: Testimony Direct Testimony of Robert Ries on Behalf of Duke Energy Ohio, Inc. electronically filed by Mrs. Tammy M. Meyer on behalf of Duke Energy Ohio Inc. and D'Ascenzo, Rocco and Vaysman, Larisa and Kingery, Jeanne W. and Akhbari, Elyse Hanson