### BEFORE THE PUBLIC UTILITIES COMMISSION OF OHIO

In the Matter of the Application of Columbia Gas of Ohio, Inc., for Authority to Amend its Filed Tariffs to Increase the Rates and Charges for Gas Services and Related Matters.	) ) ) )	Case No. 21-637-GA-AIR
In the Matter of the Application of Columbia Gas of Ohio, Inc., for Approval of an Alternative Form of Regulation.	) ) )	Case No. 21-638-GA-ALT
In the Matter of the Application of Columbia Gas of Ohio, Inc., for Approval of a Demand Side Management Program.	) ) )	Case No. 21-639-GA-UNC
In the Matter of the Application of Columbia Gas of Ohio, Inc. for Approval to Change Accounting Methods.	) )	Case No. 21-640-GA-AAM

## PREFILED TESTIMONY IN RESPONSE TO OBJECTIONS TO THE STAFF REPORT

**OF** 

# JAMES T. RIPKE RATES AND ANALYSIS DEPARTMENT PUBLIC UTILITIES COMMISSION OF OHIO

STAFF EXHIBIT \_\_\_\_

- 1 1. Q. Please state your name and business address.
- A. My name is James (Jim) Ripke and my business address is 180 East
- Broad Street, Columbus, Ohio 43215.

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- 2. Q. By whom and in what capacity are you employed?
- A. I am employed by the Public Utilities Commission of Ohio (PUCO or
- 7 Commission) as a Utility Specialist in the Rates and Analysis
- 8 Department.

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- 10 3. Q. Please briefly describe your educational and professional background.
- 11 A. I have a Bachelor of Arts degree from The Ohio State University. I
- received a Bachelor of Science degree from Franklin University.

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- I have been employed with the PUCO since 1999. I initially started in the
- Service Monitoring and Enforcement Division's (SMED) call center, receiving
- 16 complaints on utility company practices and services. As a Customer Service
- 17 Investigator, I would liaison with utility company representatives in an attempt
- resolve issues brought by consumers.

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- In 2010, I was promoted to Utility Specialist 1, where a majority of work
- 21 assignments have dealt with natural gas companies. My primary focus of
- responsibility is the Demand Side Management (DSM) programs of Columbia
- Gas of Ohio, Inc., (Columbia or Company), Vectren Energy Delivery of Ohio,
- Inc. d/b/a CenterPoint Energy Ohio (CenterPoint), and The East Ohio Gas

- 1 Company d/b/a Dominion Energy Ohio.
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- My work includes reviewing applications for renewal, changes in rider rates, and auditing program spending.
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- 6 4. Q. What is the purpose of your testimony in this proceeding?
- A. The purpose of my testimony is to address objections raised regarding the
- 8 Demand Side Management (DSM) program in Columbia Gas of Ohio,
- 9 Inc's. (Columbia or Company) distribution rate case. Specifically, I
- address Environmental Law & Policy Center (ELPC) Objection 1,
- 11 Citizens' Utility Board of Ohio (CUB Ohio) Objection 2, and Ohio
- Partners for Affordable Energy (OPAE) Objections 1 and 2.
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- 5. Q. ELPC Objection 1, OPAE Objection 2, and CUB Ohio Objection 2 all
- object to the recommendations to deny annual inflation—based budget
- increases and cap annual spending to the DSM program. How do you
- respond?
- A. Each year, Columbia submits an application to the Commission for an
- adjustment to its DSM rider rate. In its Application, Columbia includes
- documentation indicating annual program budgets and spending that
- occurred throughout the calendar year. Staff reviewed the Company's
- previous DSM budgets and program spend and found that, historically,
- Columbia's programs have not fully spent the projected budgets. They,

nevertheless, have been successful in meeting their targeted annual energy savings. Staff believes that the total amount of funding proposed in the Stipulation should ensure an adequate amount of overall funding. For these reasons, Staff, consistent with the Stipulation, does not think Columbia's budget should contain an annual two percent increase, and budgets should be capped to 2022 spending levels.

- 6. Q. OPAE Objection 1 and CUB Ohio Objection 2 both object to the recommendation to transfer \$7.1 million in WarmChoice© funding from base rates to the DSM rider. How do you respond?
- A. Staff does not agree that transferring \$7.1 million from base rates to the DSM rider will place the program at risk. The transfer of low-income energy efficiency funds from base rates to a rider has been approved for another natural gas utility in the past and Staff has not seen any negative impact to its low-income programs. Moreover, Columbia has a long history of support for low-income energy efficiency program funding and Staff expects the Company to continue its commitment. Staff also believes that moving the WarmChoice© funding from base rates to the DSM Rider ultimately removes risk from rate payers by providing access to annual rider audits and providing flexibility to the program in between rate cases. Finally, in addition to the \$7.1 million, the Stipulation provides

In the Matter of the Application of Vectren Energy Delivery of Ohio, Inc. for Approval of an Increase in Gas Rates, Case No. 18-298-GA-AIR, Opinion and Order (August 28, 2019).

- Columbia access to additional funding available in the DSM Rider for
  WarmChoice©, which Staff believes should ensure an adequate amount
  of overall funding.
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- 7. Q. CUB Ohio Objection 2 and ELPC Objection 1 both claim that the Staff recommendations to the DSM Rider violate state policy in R.C. 4905.70 and R.C. 4929.02(A)(12)? Do you agree?
- A. No. In the Stipulation, the signatory parties agreed to certain DSM Rider terms. Staff believes that the Stipulation would be consistent with the policies raised in the respective objections were the Stipulation approved by the Commission. Staff believes that the Stipulation represents a fair and reasonable compromise of issues raised among the signatory parties and supports the Stipulation.
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- 15 8. Q. Does this conclude your testimony?
- A. Yes. However, I reserve the right to submit supplemental testimony as new information subsequently becomes available or in response to positions taken by other parties.

#### CERTIFICATE OF SERVICE

The undersigned hereby certifies that a true and correct copy of the **Pre-filed** 

#### Testimony of James T. Ripke in Response to Objections to the Staff Report has

been served upon the below-named counsel via electronic mail, this 9<sup>th</sup> day of November, 2022.

/s/ Werner L. Margard

Werner L. Margard

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Summary: Testimony 0f James Ripke electronically filed by Ms. Tonnetta Y. Scott on behalf of PUC