## **BEFORE**

## THE PUBLIC UTILITIES COMMISSION OF OHIO

In the Matter of the Complaint of Patrick W. Martens,	)
Complainant,	) ) ) Case No. 06-906-EL-CSS
The Toledo Edison Company,	) Case 140. 00-300-ELF-C00
Respondent.	)

## **ENTRY**

## The Commission finds:

- (1) On July 13, 2006, Patrick W. Martens filed a complaint against FirstEnergy, the parent of The Toledo Edison Company (TE), alleging, among other things, that his electric service was disconnected, without notice, in June 2006. The complaint also raises questions concerning the alleged \$6,381.43 balance required for reconnection. Further, Mr. Martens asserts that his mother lives with him and that her health problems are affected by the heat.
- On July 18, 2006, the attorney examiner contacted Mr. Martens by telephone to schedule a settlement conference as quickly as possible. During that telephone conversation, Mr. Martens indicated that he was in the middle of preparations to move, and that he preferred to schedule the settlement conference after his move was completed. Also during that telephone conversation, Mr. Martens agreed to contact the attorney examiner after his move to a new address.
- (3) On August 2, 2006, an answer was filed by TE. In its answer, TE denies that it disconnected Mr. Martens' power without notice, and denies the remaining allegations in the complaint for lack of information or belief as to the truth of the matters asserted.
- (4) By attorney examiner entry issued on December 29, 2006, the attorney examiner directed Mr. Martens to contact the Commission by January 17, 2007, if he wished to proceed with

ruls to to certify that the images appearing are an accurate and complete repreduction of a case file document delivered in the regular course of husiness. Technician

his complaint. Also by the attorney examiner entry, Mr. Martens was advised that, if he did not respond by January 17, 2007, the attorney examiner would recommend that the Commission dismiss the complaint.

(5) On February 12, 2007, TE filed a motion to dismiss this complaint for lack of activity. As of the date of this entry, Mr. Martens has not contacted the Commission concerning the status of his complaint. Accordingly, TE's motion should be granted and this complaint should be dismissed.

It is, therefore,

ORDERED, That TE's motion to dismiss the complaint is granted. It is, further,

ORDERED, That a copy of this Entry be served upon all parties of record.

THE PUBLIC UTILITIES COMMISSION OF OHIO

Alan R. Schriber, Chairman

Ronda Hartman Fergus

Valerie A. Lemmie

Judith A. Jones

Donald I Mason

JKS:ct

Entered in the Journal

Reneé J. Jenkins

Secretary