BEFORE

THE PUBLIC UTILITIES COMMISSION OF OHIO

In the Matter of the Complaint of Climet N. Renfroe,)
Complainant,)
v.) Case No. 12-294-GA-CSS
The East Ohio Gas Company dba)
Dominion East Ohio,)
Respondent.)
_	NA TOWNS (

ENTRY

The attorney examiner finds:

- (1) On January 13, 2012, Climet N. Renfroe (Mr. Renfroe) filed a complaint against The East Ohio Gas Company dba Dominion East Ohio (Dominion), alleging that he was incorrectly billed for gas used by another customer. Mr. Renfroe explained that in June 2011, he transferred service from 11001 Mt. Overlook Avenue, Cleveland, Ohio (Mt. Overlook), to his current address at 761 Providence Court, Streetsboro, Ohio (Providence Court). Mr. Renfroe stated that his balance due for Mt. Overlook at the time of the transfer was \$264.88, yet his first bill at Providence Court was for \$6,103.95. Mr. Renfroe contended that he has provided information to Dominion indicating that his brother is responsible for the unpaid gas usage, but Dominion shut off gas service to Providence Court in September 2011.
- (2) Dominion answered the complaint on February 6, 2012. Dominion admitted that, in June 2011, it transferred to Mr. Renfroe's current account an arrearage from two accounts at Mt. Overlook, including \$5,805.52 for Unit U at Mt. Overlook and \$264.88 for Unit D at Mt. Overlook. Dominion added that Unit U at Mt. Overlook was charged for service from March 22, 2002, to July 12, 2006. Dominion denied other allegations made by Mr. Renfroe and contended that it has properly billed him.

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(3) By entry issued February 10, 2012, the attorney examiner scheduled a March 7, 2012, settlement conference. However, on March 7, 2012, Dominion filed a motion for a continuance of the conference, explaining that the parties needed more time to finalize a settlement that had been agreed upon. The attorney examiner granted the motion for a continuance.

- (4) On May 16, 2012, the attorney examiner issued an entry scheduling a June 19, 2012, hearing.
- (5) On June 6, 2012, the parties field a joint motion to dismiss the complaint with prejudice, explaining that they had settled the matter.
- (6) Given the filing of the joint motion to dismiss, the attorney examiner concludes that the June 19, 2012, hearing shall be cancelled to allow the Commission further time to consider the motion.

It is, therefore,

ORDERED, That the June 19, 2012, hearing shall be cancelled. It is, further,

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

THE PUBLIC UTILITIES COMMISSION OF OHIO

By: / y James M. Lynn

Attorney Examiner

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Entered in the Journal JUN 1 2 2012

Barcy F. McNeal

Secretary