BEFORE

THE PUBLIC UTILITIES COMMISSION OF OHIO

In the Matter of the Complaint of The Ohio
Bell Telephone Company d/b/a AT&T
Ohio,
Complainant,
v.
Halo Wireless, Inc.,
Respondent.

Case No. 12-1075-TP-CSS

ENTRY

The Commission finds:

- (1) On March 27, 2012, The Ohio Bell Telephone Company d/b/a AT&T Ohio (AT&T) filed a complaint against Halo Wireless, Inc. (Halo) seeking a Commission determination that Halo has materially breached the parties' interconnection agreement (ICA) by sending landline-originated traffic to AT&T, find that as a result of the breach, AT&T is excused from further performance under the ICA and may stop accepting traffic from Halo, and find, without determining any specific amounts due, that Halo is liable to AT&T for access charges on the interstate and interLATA landline-originated traffic Halo has sent to AT&T.
- (2) On April 17, 2012, Halo filed its answer as well as a motion to dismiss this matter.
- (3) On July 18, 2013, AT&T filed a pleading seeking to withdraw, without prejudice, its complaint filed in this matter.
- (4) The Commission finds that AT&T's request to withdraw the complaint without prejudice is reasonable and should be granted.

It is, therefore,

ORDERED, That AT&T's request to withdraw its complaint without prejudice be granted. It is, further,

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

THE PUBLIC UTILITIES COMMISSION OF OHIO

there Chairmar Lynn Slaby Steven D. Lesser Asim Z. Haque Trombold Beth

JRJ/vrm

Entered in the Journal AUG 2 1 2013

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Barcy F. McNeal Secretary