## **BEFORE**

## THE PUBLIC UTILITIES COMMISSION OF OHIO

**ENTRY** 

In the Matter of the Complaint of Sarah Renee Pierce,	)
Complainant,	<u> </u>
v.	) Case No. 06-1446-GA-CSS
Columbia Gas of Ohio, Inc.,	<b>\</b>
Respondent.	ý ,

## The Commission finds:

- (1) On December 12, 2006, Sarah Renee Pierce (complainant) filed a complaint against Columbia Gas of Ohio, Inc. (Columbia). In the complaint, Ms. Pierce alleges that Columbia has wrongly opened an account in complainant's name. As relief, Ms. Pierce would like the service properly reflected in her mother's name, that responsibility for payment on the account be switched to her mother, and that this matter be removed from complainant's credit report.
- (2) On December 29, 2006, Columbia filed its answer, denying the allegations of the complaint.
- (3) Entries scheduling and rescheduling this matter for prehearing conference were issued on March 15, 2007, March 26, 2007, and April 19, 2007.
- (4) On February 19, 2008, Columbia filed a motion to dismiss, pursuant to Rule 4901-9-01(F), Ohio Administrative Code (O.A.C.), claiming that the parties have resolved all of the issues raised in the complaint. Columbia stated that, pursuant to Rule 4901-9-01(F), O.A.C., the complainant had 20 days, until March 10, 2008, to file a written response agreeing or disagreeing with Columbia's assertions and that, if no response is filed, the Commission may presume that satisfaction or settlement has occurred and dismiss the complaint.

This	18	to	certi	ÍY	that	t tì	10	ima	<b>568</b>	817	)ee	ring	are	aß	
ecchi	ate	ar	d cou	ĎТΘ	te :	cebi	. OC	Mac.	TON	ŌΣ	<b>5</b> .	COBS	-	-	
docum	ent	: đe	liver	:ed	in 1	the	re	gul	ar	cou:	rse	of,	busi	ness	
Pechr	461	an		حر			1	Date	Pr	oce	886	ad _ }	<u>7 35'5'</u>	<u> </u>	

A review of the docket reveals that nothing further has been (5) filed in this matter since February 19, 2008. pursuant to Rule 4901-9-01(F), O.A.C., the Commission will presume that satisfaction or settlement of this matter has occurred and this matter will be dismissed accordingly.

It is, therefore,

ORDERED, That this complaint be dismissed without prejudice in accordance with finding 5. 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

Paul A. Centolella

Valerie A. Lemmie

Cheryl L. Roberto

JRJ/vrm

Entered in the Journal

MAY 2 8 2008

Reneé J. Jenkins

Secretary