## Ohio | Public Utilities Commission

Mike DeWine, Governor Sam Randazzo, Chairman

Commissioners

M. Beth Trombold Lawrence K. Friedeman Dennis P. Deters Daniel R. Conway

2020 JUL 15 PM 2: 07

June 22, 2020

PUCO

20-1286-6A-CSS

Rick Cunningham 740 - 685 - 3973 57624 North Star Road Pleasant City, OH 43772

CASE ID: 00602264

Dear Rick Cunningham:

Thank you for contacting the Public Utilities Commission of Ohio (PUCO). Enclosed is the necessary information for filing a formal complaint.

Please note that all filings must be made on 8-1/2 by 11 inch paper. You must provide one original and two copies of the complaint.

Should you have any additional utility-related questions, please do not hesitate to contact the PUCO Call Center at (800) 686-PUCO (7826) or visit our website at <a href="https://www.PUCO.ohio.gov">www.PUCO.ohio.gov</a>.

Sincerely,

Cindi Mack
Customer Service Lead Investigator

**Enclosure** 

This is to certify that the images appearing are an accurate and complete reproduction of a case file document delivered in the regular course of business.

Technician Date Processed 7/15/20

# Ohio Public Utilities Commission

Case Number

Public Utilities Commission of Ohio Attn: Docketing 180 E. Broad St. Columbus, OH 43215

### Formal Complaint Form

Death Course Hairs		a 40
Customer Name (Please Print)	57624 NoRTH STAR Customer Address	<i>KID</i>
	PLEASANT CITY	<i>DH</i> 43772 State Zip
Against	//056999001000 <b>5</b>	COLUMBIA GAS
COLUMBIA GAS OF OHID AND/OR	SAME	
	Customer Service Address (if diff	ferent from above)
TENER <b>G</b> 4 Utility Company Name	City	State Zip
Please describe your complaint. (Attach additional sh	eets if necessary)	
PLEASE SEE ATTACHED PR	PERS FOR ENTIRE  Signature  740-685-3973  Customer Telephone Number	Lem

IN 1984 WE WERE INSTALLED A GAS TAP SINTO LOLUMBIA GAS TRANS MISSON LINE. "SEE ATCHED AGREE-MENT" IN 1995 I CALLED COMMBIA GAS DO GET A 2ND METER SET. IUNS TOLD THAT THEY NO LONGER DO THAT. COLUMBIA GAS DID TEU ME THAT AFTER IT GOES THAUGH THE METER, THEN I COLD TEE THE LINE AND GO TO THE GARAGE THAT I WANTED TO BUILD. I WAS TOLD THAT IT WOULD NEED TO BE JUSPECTED AND TESTED FOR LEAKS BEFORE & COULD COVER THE LINE BACK UP. I DIA JUST THAT. IT WAS CHECKED By COLUMBIA GAS FOR DEPTH "18", A KISER Coming OUT OF THE GROUND ON BOTH ENDS, A TRACER WIRE IN THE TRENCH THE FULL LEIGTH OF THE GAS LINE. IT HAS BEEN LIKE THAT FOR 25 YEARS. AT SOME POINT COLUMBIA GAS TRANSMISSION, SOLD THIS LINE TO TC ENERGY. FOR SOME REASON THEY ARE TELLING ME THAT I CAN NOT HAVE THAT LINE TEE'ED AND HAVE GAS GOING TO MY GARAGE. I DIA WHAT COLUMBIA GAS TOLD ME TO DO.

COLUMBIA GAS DID ZUSPECT THE LINE MUD TECTED

TTO TO ENERGY HAS SAID THAT, IF THE SECOND LINE IS NOT DISCONNECTED BY SEPTEMBER 10th 2020

I WILL LOSE SERVICE TO BOTH MY HOME AND GARAGE.
THE WAY THAT I RESO THE FOREEMENT THAT I
SIGNED IN 1984. WE ARE IN COMPLIANCE WITH THAT

AGREEMENT.

THE CONTACT INFORMATION FOR "BECKA WARNULL" AND TC ENERGY IS INCLUDED IN THE PAPERS I AM SENDING. I DO WANT TO KEEP THE GAS GOING TO MY GARAGE.

KICK LUNINGHAM PLEASANT CITY, OH 43772 3973

### Re: Farm Tap-Line O (Cunningham) 57624 Northstar Rd, Pleasant city, OH

From: i»¿Rick & Sue Cunningham (giddyup2825@frontier.com)

To: becca\_warnick@tcenergy.com

Date: Thursday, June 11, 2020, 02:49 PM EDT

J NO

Becca, I received your letter today via FedEx. I need to say upfront and first of all, I will remove the line going to my garage if need be, by your deadline of Sept 10th, 2020. How ever, before I seek counsel. I would ask that you clarify your position. According to the agreement signed, and I quote "said gas to be used by one customer on premises owned by applicant situate in, Section Tract 23, Township District Valley, County Guernsey, state Ohio, for resider.tial" end quote. That is exactly what I am doing.

You have said several times that it is only for one Dwelling, and repeated that in your letter. I do not consider a garage a Dwelling. I did consider adding living quarters into the garage but have since decided against that.

Even so, the agreement says nothing about Dwellings. It only refers to "one customer"... There is in fact only one and I intend for it to stay that way. Again I would ask that you clarify before I seek counsel. Thank you, Rick Cunningham, 57624 NorthStar rd, Pleasant city, Ohio, 43772

On Thursday, June 11, 2020, 07:48:52 AM EDT, Becca Warnick <becca\_warnick@tcenergy.com> wrote:

Ok thank you.

From: i»¿Rick & Sue Cunningham <giddyup2825@frontier.com>

Sent: Thursday, June 11, 2020 12:30 AM

To: Becca Warnick <becca\_warnick@tcenergy.com>

Subject: [EXTERNAL] Re: Farm Tap-Line O (Cunningham) 57624 Northstar Rd, Pleasant

city, OH

Becca, I am following this agreement to the letter, as agreed. Yes, I have split the land and have two deeds. But still own all the land and have no intent to sell any. There was a person that was trying to get me to sell some, but that is not going to happen. Rick

On Wednesday, June 10, 2020, 06:52:56 PM EDT, Becca Warnick < becca\_warnick@tcenergy.com> wrote:

Rick,

Attached are the documents you requested.

#### **Becca Warnick**

Land Manager- U.S. Taps Program US Land Services East Becca\_warnick@tcenergy.com desk: 304.357.2423



1700 MacCorkle Avenue, SE Charleston, West Virginia 25314

TCEnergy.com

Re: Farm Tap-Line O (Cunningham) 57624 Northstar Rd, Pleasant city, OH

From: Becca Warnick (becca\_warnick@tcenergy.com)

To: giddyup2825@frontier.com

Date: Monday, June 15, 2020, 17:52 AM EDT

Mr. Cunningham,

That is correct a garage is not a dwelling hence the request to remedy the situation. You mention below "Section Tract 23, Township District Valley, County Guernsey, state Ohio, for residential" I believe you are referring to the Agreement for Conditional Limited Gas Service (TLSA) description portion of the agreement and you are correct it does say that. The purpose of the 1984 TLSA is to outline the terms of how and when the Transmission and Distribution Companies will provide you with gas service; however, it does not obligate Columbia to provide you with gas service. In fact, it states that Columbia can provide you with gas at its sole discretion. Therefore, we refer to the ROW when looking at what you are entitled to. Furthermore, the 1952 ROW is the governing document for the gas service obligation, and it provides for "the right to purchase gas for domestic use in one dwelling on said premises".

Thanks,

Becca

From: i»¿Rick & Sue Cunningham <giddyup2825@frontier.com>

Sent: Thursday, June 11, 2020 2:49 PM

To: Becca Warnick <becca\_warnick@tcenergy.com>

Subject: [EXTERNAL] Re: Farm Tap-Line O (Cunningham) 57624 Northstar Rd, Pleasant city, OH

Becca, I received your letter today via FedEx. I need to say upfront and first of all, I will remove the line going to my garage if need be, by your deadline of Sept 10th, 2020. How ever, before I seek counsel. I would ask that you clarify your position. According to the agreement signed, and I quote "said gas to be used by one customer on premises owned by applicant situate in, Section Tract 23, Township District Valley, County Guernsey, state Ohio, for resider.tial" end quote. That is exactly what I am doing.

You have said several times that it is only for one Dwelling, and repeated that in your letter. I do not consider a garage a Dwelling. I did consider adding living quarters into the garage but have since decided against that.

Even so, the agreement says nothing about Dwellings. It only refers to "one customer"... There is in fact only one and I intend for it to stay that way. Again I would ask that you clarify before I seek counsel. Thank you, Rick Cunningham, 57624 NorthStar rd, Pleasant city, Ohio, 43772

On Thursday, June 11, 2020, 07:48:52 AM EDT, Becca Warnick < warnick@tcenergy.com > wrote:



TC Energy

Attn: Land Services 700 Louisiana St., Suite 700, Houston, TX 77002 Tel: 1.877.287.1782 landowners@tcenergy.com



June 10, 2020

#### **CERTIFIED MAIL- RETURN RECEIPT REQUESTED**

Rick Cunningham 57624 North Star Rd. Pleasant City, OH 43772

RE: Colu

Columbia Gas Transmission, LLC Right of Way Number: 73A (FS009308-000)

Columbia Gas of Ohio Account Service Provided from Columbia Gas Transmission, LLC Pipeline O

Dear Mr. Cunningham:

I am writing to you on behalf of TC Energy Corporation, an affiliate of Columbia Gas Transmission, LLC ("Columbia") concerning natural gas service to the above-referenced premises. As you know, Columbia is engaged in the business of interstate transmission and storage of natural gas. We do not own the gas transported in our pipelines, nor do we act as distribution companies to provide gas service. As such, Columbia does not operate its pipelines to serve individual consumers, nor does it sell or deliver gas to individual consumers.

It has been brought to our attention that there has been an unauthorized connection to your existing service line. We have been informed that you currently have two structures receiving gas from one meter and tap off of Columbia's facilities. This setup has safety implications that should be remedied immediately.

Additionally, your right to purchase natural gas from a tap on Columbia's Pipeline O stems from the Right of Way providing for the "right to purchase gas for domestic use in <u>one dwelling</u> on said premises." In other words, Columbia has authorized service for domestic use in one dwelling from its facilities, not multiple dwellings or structures. Your usage does not comply with this provision, and as a result of this unauthorized connection, we request that you either correct this matter or risk termination of service.

Please correct this matter by having only one (1) dwelling receive service from the meter for this service via Columbia's tap. Any additional dwelling or structures being served must be disconnected from your service line and the meter before September 10, 2020. Failure to comply to this notice will result in termination of your service via Columbia's tap on September 10, 2020 and so long thereafter as you are out of compliance.

If you have additional questions, please contact me on my direct line at (304) 357-2423 or by email at becca\_warnick@tcenergy.com.

Thank you for your cooperation.

Buy MA

Sincerely,

Becca Warnick

Land Manager, U.S. Taps Program

#### COLUMBIA GAS DISTRIBUTION COMPANIES



#### AGREEMENT FOR CONDITIONAL LIMITED TIME GAS SERVICE

				APPLICAN	T NAME		
THIS AGREEMENT, made this 28 day of	f Februar	cy , 19 84	, by and betw	een Ric	k Cunnin	ham	,
		DISTRIBUTION C	OMPANY	·		*	<del></del>
hereinafter called "Applicant", party of the	Columbia	Gas of	Ohio	, I:	nc.		
ADDRESS		DISTRICT	OFFICE NAME		FFICE NAME		NUMBER
99 North Front St., Columbus, Ohio 43215,		HÌ:	stern	Can	bridee		34430
COMMUNITY NAME	NUMBER	<u> </u>	*DOC 111				
Cambridge	71.3	hereinafter called "Distribution Company", party of the second part			nd part and		
TRANSMISSION COMPANY	ADDRESS:						
Columbia Gas Transmission Corporation	1700 Mac	1700 MacCorkle Ave. S.E., Charleston, West Virginia 25314, hereinafter			nafter called		
"Transmission Company", party of the thin	d part; WHE	REAS, App	icant has here	tofore filed a	n application	for gas	service with
					LOT	,	QUARTER
Distribution Company, said gas to be used	by one (1) cust	tomer on pre	mises owned by	y Applicant	situate in		
	YTNUC		STATE		T		
23   Valley	Guernsey		Chio		for 🗷 resider	tial 🗀 co	ommercial or
industrial purposes; and WHEREAS, a (	Company servi	ice line is requ	iired on a pipeli	ne facility ov	ned by Trans		
new service or $\square$ continuation of service of natural gas to be supplied to Applicant from Transmission Company						NE NO.	
which is a well, gathering, storage or transmission pipeline; and external protection of Transmission Company and Distribution Com						bution Com-	
pany equipment X is 🗆 is not required at time of installation; and unless Applicant already owns the land at the location of the service						of the service	
line and all other facilities to be installed by	Transmission	Company an	d Distribution	Company her	eunder, Appl	cant has	acquired an
easement therefor from the landowner by a de	eed dated	F	of record in	COUNTY			
PE VOLUME PAGE so that Applicant will be entitled to grant to Transmission Compan					on Company		
and Distribution Company the easement des	cribed in Sect	ion 8 below.					
Applicant, Distribution Company and Transm	ission Compan	v. for thems	elves and their l	neirs, success	ors and assign	ns. mutu	ally agree to

the following terms and conditions: 1. Service hereunder will be made possible at the sole discretion of Transmission Company by a Company service line installed on its pipeline, and only when and for so long as the rendition of such service will not adversely affect the primary function of the well, gathering, storage or transmission pipeline from which Applicant is served.

2. Applicant understands and agrees that Applicant must make a payment to Distribution Company under the provisions of Section 9 hereof, in the amount of \$\_\_\_\_\_\_, as a contribution in aid of the cost of \_\_\_\_\_\_() high pressure regulator(s), before work will be commenced to install the facilities necessary for service hereunder.

- 3. Service is granted to Applicant only because Transmission Company makes the gas available to Distribution Company for resale to Applicant; and Applicant understands that Transmission Company does not hereby agree to serve Applicant directly, either now or at any time in the future. Such service to Applicant is made subject to the absolute right of Distribution Company to discontinue such service, upon thirty (30) days' notice, for any of the following reasons, among others:
  - (A) When the well, gathering, storage or transmission pipeline of Transmission Company serving Applicant is no longer needed for its
  - When the supply of natural gas contemplated for service to Applicant becomes depleted or exhausted.
  - When the pressure on such Transmission Company pipeline is reduced to an improper or unsatisfactory level to maintain service to Applicant and to fulfill its other purposes.
  - (D) Whenever it becomes necessary to relocate, reclaim or abandon the pipeline of Transmission Company.
- 4. Transmission Company or Distribution Company may, without notice to Applicant, interrupt the delivery of gas to Applicant, whenever in its sole judgment such action is essential to the preservation or conservation of the health, safety or property of Transmission Company or Distribution Company, or the employees of either, or Applicant or the public generally.
- 5. Transmission Company and Distribution Company make no warranty, express or implied, as to the length of time such natural gas for the contemplated service will be available.
- 6. Applicant covenants that his service hereunder will be surrendered upon request of Distribution Company and in accordance with the terms of this Agreement, and further covenants that should he refuse to surrender the service upon request so as to delay or impede Transmission Company in removing said pipeline from service, or so as to cause Transmission Company to operate or maintain said pipeline in an inefficient manner in order to maintain service to Applicant and to fulfill the other purposes, if any, of said pipeline, such action shall constitute a breach of this Agreement; and Applicant shall thereupon be liable in damages to Transmission Company for its costs from time to time incurred in consequence of such breach hereof.
- 7. Transmission Company agrees that at such time as service shall be permanently and finally terminated to Applicant under Section 3 hereof, it shall, upon request of Applicant, pay to Applicant in full satisfaction of any and all claims against Transmission Company and Distribution Company, and to aid and assist Applicant in the costs attendant to the transfer to the most economical alternate source of energy where gas is not readily available from another supplier, a sum reckoned according to the following schedule:

Time elapsed from initial service hereunder to termination 5 years or less

5 to 15 years More than 15 years

Where gas is not readily available from another supplier

Alternate fuel costs (up to 200 million B.T.U. per year) for 3.0 years Alternate fuel costs (up to 200 million B.T.U. per year) for 2.0 years Alternate fuel costs (up to 200 million B.T.U.) for 1.0 year

- 8. In considerat on of the premises, Applicant hereby grants to Distribution Company and Transmission Company an easement for a site, acceptable to them, for the location of a Company service line, a cleaner, heater, regulators, meter and building, as may be required, at a point not to exceed twenty (20) feet from the pipeline of Transmission Company; and at Applicant's own cost and expense. Applicant shall furrish, lay, connect and maintain the customer service line and house line used for the safe and practical transporting and controlling of gas to be served, and install meter protection from external forces, when required; and Transmission Company agrees to furnish, install and maintain the necessary Company service line from its pipeline, which will include any necessary gas cleaning equipment. All installations performed by persons other than Distribution Company or Transmission Company are subject to Distribution Company approval in accordance with the then effective Columbia Gas System standards for gas piping and appliance venting on customer's premises.
- 9. Distribution Company shall furnish, at its own cost and expense, the meters, fittings and service regulators for furnishing the gas to be supplied hereunder to all except large volume customers (that is, up to 50 million B.T.U. per day), except as follows with respect to service regulators:
  - (A) If the Transmission Company pipeline from which Applicant is to be served is operated at a pressure not exceeding 60 psig. Distribution Company will furnish the necessary service regulator at no cost to Applicant.
  - (B) If the Transmission Company pipeline from which Applicant is to be served is operated at a pressure in excess of 60 psig but not in excess of 200 psig, which will necessitate one high pressure service regulator in addition to the service regulator. Applicant will be required to make a payment to cover the cost, installed, of the high pressure service regulator.
  - (C) If the Transmission Company pipeline from which Applicant is to be served is operated at a pressure in excess of 200 psig which will necessitate two high pressure service regulators in addition to the service regulator. Applicant will be required to make a payment to cover the cost, installed, of the high pressure service regulators.
  - (D) Subsequent to this Agreement, Distribution Company agrees (i) to make any and all replacements of service regulators and (ii) install any additional service regulators needed at this location, at Distribution Company's cost and expense. If this Agreement supersedes a pre-existing service Agreement, Distribution Company shall bear the cost and expense of replacing pre-existing service regulators.

Applicant agrees to maintain, at his own cost and expense, the customer service line, house line and installed meter protection from external forces, when required, in an operating condition satisfactory to Distribution Company. All material furnished by either Applicant or Distribution Company or Transmission Company may be reclaimed and removed from the premises by the party owning same at the termination of this Agreement.

- 10. Where a heater must be operated on the inlet side of a service regulator, to permit measurement of the gas, the heater and the gas used to operate such heater shall be supplied by Transmission Company at its expense.
- 11. Applicant agrees to notify Distribution Company of all problems arising out of any variations in the pressure of gas in the customer service line and house lines as well as defects in pipe, connections or appliances, the escape or leaking of gas, the sticking of valves or regulators and other irregularities incident to the service equipment of Applicant.
- 12. Distribution Company and Transmission Company shall have access at all times to all equipment herein provided for, for the purpose of determining whether such equipment is in proper condition and operated in accordance with this Agreement, and as well with the Rules, Regulations and Schedules of Distribution Company applicable to the jurisdictional public service customers, which said Rules, Regulations and Schedules as they exist from time to time shall also apply to this Agreement and are hereby specifically made a part hereof by reference.
- 13. The maximum pressure at which gas is to be supplied to Applicant for residential use shall not exceed seven (7) inches water column at the outlet of the service regulator, and the responsibility for the care of the service regulators and their proper adjustment to conform with the above specified pressure shall rest with Distribution Company. Applicant agrees to install a customer service line and house lines of sufficient size to give adequate service at this pressure.
- 14. Applicant agrees that Distribution Company shall have the right, without notice, to shut off the gas at any time from Applicant for any of the following causes; (A) for repairs; (B) for want of gas supply; (C) for non-payment of bills when due; (D) for any violation of this Agreement by Applicant; (E) upon discovery of a flow of stray electric current upon the house lines that is or might become dangerous; (F) in the event that gas service hereunder was secured by Applicant's misrepresentation; (G) manipulation of the service regulators to increase the pressure above the seven (7) inches water column maximum pressure herein specified; (H) when hazardous contitions of the Company or customer service lines or house lines or appliances are found so that a shut-off is required for safety reasons; and (I) when leaks are found that require prompt repair (but not shut-off) for safety reasons, and when repairs are not made promptly by Applicant.
- 15. At all times, Applicant agrees to service, repair and maintain in good and safe condition all customer service lines, house lines, fixtures, appliances, equipment and facilities owned by or installed by Applicant hereunder. Applicant further agrees to hold Distribution Company and Transmission Company harmless from any and all liability imposed against it arising from Applicant's use, maintenance, repair or ownership of the same.
- 16. Distribution Company or its agent, may require Applicant to supply a reasonably safe guarantee or a cash deposit. Said deposit will be refunded when the delivery of gas has been discontinued, after all bills due to Distribution Company have been paid and the receipt for such deposit has been surrendered.
- 17. Upon the request of Applicant, Distribution Company will test the accuracy of the meter, provided Applicant deposits with Distribution Company a sum of money sufficient to cover the costs arising from the removal and replacement of the meter for testing purposes. A meter registering between three percent (3%) fast and three percent (3%) slow shall be deemed for all purposes to be registering correctly. When the meter is tested and is found to be registering correctly, Distribution Company shall retain such part of said deposit as was actually expended in the removal and testing of the meter. If said deposit should be insufficient to fully cover said actual expense, Applicant shall pay the difference. When the meter is tested and found to be registering incorrectly, Distribution Company will refund to Applicant the entire amount of the deposit. Provided, however, that where State meter testing rules vary from the above, such State rules shall control.
- 18. Applicant agrees to pay Distribution Company for all gas so delivered on receipt or before the due date of the bill for the monthly period and at the rate prevailing from time to time in the general locality in which Applicant is served hereunder.
- 19. Applicant understands, and by the execution of this Agreement specifically agrees, that the service herein contemplated is a private contractual service and is not utility service subject to public regulation, unless State law otherwise requires, and that nothing herein contained shall be construed as implying an intention or "holding out" on the part of either Distribution Company or Transmission Company to serve the public in the area generally, or to dedicate any of its facilities to public use or service. All parties agree that both Distribution Company and Transmission Company are subject generally to regulation, so that this Agreement is subject to any lawful governmental order applicable thereto.

MAI MATTAIGO MAI IPPEOE COLL CONTRACTOR	reunto set their hands this Page 3 of 4
IN WITNESS WHEREOF, said parties have held	reunto set their hands this
Signed and acknowledged	
in the presence of:	
·	
WITNESS:	APPLICANIT:
2/1/2	
- 1	many sunger
Orto W. Lours	
	COLUMBIA GAS OF OHIO, INC.
elling 2 h 2	YM A
To infrest traham	By: /// LX / L DISPRICT OFFICE MANAGER
Danilla But	CANADE MANAGER
maritee piece	COLUMBIA GAS TRANSMISSION CORPORATION
1/2000010	COLUMBIA GAS TRANSMISSION CORPORATION
Jonna Kee	By: Temeth Salmo
June Albanila	MANAGER OF Land Rights
Mundous	
STATE OF OHIO )	
/ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	
COUNTY OF Cherrose	
Before me, a Notary Public in and for said	County and State, personally appeared the above
named Manualan	, who acknowledged that did sign the
foregoing instrument and that the same is	free act and deed.
TESTIMONY WHEREOF, I hereunto set my	hand and official seal thisday of
, 19 . 7.	Danie Tolly
	NOTARY PUBLIC
STATE OF OHIC )	
) SS:	2)
COUNTY OF LICENSEY)	
Before me a Notary Public in and for said Coul	nty and State, personally appeared
- Thack to got	, District Office Manager of the above named
COLUMBIA GAS OF OMIO, INC., a corporation,	who represented that he is duly authorized in the he foregoing instrument and that the same is his free
act and deed as such officer and is the free act an	
IN TESTIMONY WHEREOF, I hereunto, set my	
day of	
<b>V</b>	NOTARY PUBLIC OF
	DESIGNATION OF THE PROPERTY OF
STATE OF WEST VIRGINIA )	Notary Public, Short of Shio My Commission Excires Lifex 12, 1082
) SS:	W. Commission Extends strategies
COUNTY OF KANAWHA )  Before me, a Notary Public in and for said Court	aty and State negonally appeared
Kenneth C. Tallman, Me	anager of Land Rights of the above named
COLUMBIA GAS TRANSMISSION CORPORATION	I, a corporation, who represented that he is duly
authorized in the premises, and who acknowledged	that he did sign the foregoing instrument and that the
same is his free act and deed as such officer and	is the free act and deed of said corporation.
	set my hand and official seal this 7+h
day of	Alma Keo
THE WOTPHER THE	NOTARY PUBLIC
THIS INSTRUMENT	Commission expires Sept. 25, 1985
PREPARED BY:	FOR: COLUMBIA GAS OF OHIO, INC.
FORM C 2230-34 CSO VIII	2580 - 400
FORM C 2230-34 CSO (1-80)	3580 a 4 <b>33</b>

FORM C 2230-34 CSO (1-80)

FÖPM C 2230-34 CSD

' AGREEMENT AND EASEMENT TCO AGREEMENT AND EASEMENT NUMBER

CDC PERMANENT SERVICE ID NUMBER

FROM

Rick Cunningham Bx 26

MAILING ADDRESS:

NAME:

Buffalo, OH 43722 70

AND COLUMBIA GAS TRANSMISSION CORP. COLUMBIA GAS OF OHIO, INC.

DATE:

February 28

COUNTY:

Guernsey

STATE OF OHIO

MUNICIPALITY/ TOWNSHIP:

Valley

LOCATION

RECORDED

,19

DATE

PAGE:

**VOLUME:** 

RECORDED BY:(NAME)

RECORD BOOK

:347

COUNTY:

STATE OF OHIO

Columbia Gas Transmission Corporation Charleston, West Virginia 25314 Lease and Land Rights Section 1700 MacCorkle Avenue S. E. Return To

> RECURSON MAY 15 1984
>
> O N DESCRIPTION OF THE STATE OF THE 1884 WYX 17 on 15 30

NOT328 FVE N31 OFFINAL OF SCORE OF 94332