

BEFORE THE IDAHO PUBLIC UTILITIES COMMISSION

TESSA LESEBERG, on behalf of RALPH W.)	
AND WANDA H. LESEBERG)	
)	CASE NO. INT-G-07-01
Complainant,)	
vs.)	
)	
INTERMOUNTAIN GAS COMPANY,)	ORDER NO. 30476
)	
Respondent.)	
)	

On April 16, 2007, the Lesebergs filed a formal complaint against Intermountain Gas Company (Company) objecting to a corrected rebilling issued to them by the Company for a one-year period during which their meter was not working properly. The parties have indicated that their dispute has been resolved. With this Order the Commission dismisses this case.

DISCUSSION

The Lesebergs were rebilled for a one-year period in the amount of \$496.76 due to a broken wiggler, which caused their meter to progressively slow over time. After informal attempts to resolve the rebilling between the Lesebergs and the Company failed, the Lesebergs filed a "formal" complaint with the Commission. The Commission issued a Summons to the Company directing it to respond. The Company then filed a timely answer to the complaint.

On August 23, 2007, Intermountain Gas notified the Commission that it had contacted the Lesebergs and resolved the complaint. On September 18, 2007, Staff sent a letter to the Lesebergs asking how they wished to proceed with their formal complaint. On September 27, 2007, the Lesebergs responded by letter that they did not wish to proceed with their case and were withdrawing their complaint. The letter was also sent to the Company.

A party desiring to withdraw a pleading may do so by giving notice of such to the Commission and all parties. Procedural Rule 68, IDAPA 31.01.01.068. Unless otherwise ordered by the Commission, the notice is effective 14 days after filing. *Id.* We find the Lesebergs' letter to be sufficient and proper notice to both the Commission and the Company of the withdrawal of the complaint. This complaint case was initiated by the customer and has no

intervening parties. Based on the statements of both the customer and the Company that the case is resolved, we find that this matter should be dismissed and the case closed.

ORDER

IT IS HEREBY ORDERED that Case No. INT-G-07-01, the complaint of Tessa Leseberg on behalf of Ralph and Wanda Leseberg against Intermountain Gas Company, be dismissed and closed.

THIS IS A FINAL ORDER. Any person interested in this Order may petition for reconsideration within twenty-one (21) days of the service date of this Order with regard to any matter decided in this Order. Within seven (7) days after any person has petitioned for reconsideration, any other person may cross-petition for reconsideration. *See Idaho Code § 61-626.*

DONE by Order of the Idaho Public Utilities Commission at Boise, Idaho this 20th day of December 2007.



MACK A. REDFORD, PRESIDENT

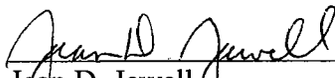


MARSHA H. SMITH, COMMISSIONER



JIM KEMPTON, COMMISSIONER

ATTEST:



Jean D. Jewell
Commission Secretary

O:INT-G-07-01_dw