Decision No. R22-0519-I

### BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF COLORADO

PROCEEDING NO. 22F-0381TO

KEVIN MCCLUSKY,

COMPLAINANT,

V.

TOWING DONE RIGHT LLC,

RESPONDENT.

# INTERIM DECISION OF ADMINISTRATIVE LAW JUDGE G. HARRIS ADAMS PROHIBITING COLLECTION

Mailed Date: September 7, 2022

## I. STATEMENT

- 1. On September 1, 2022, Complainant Kevin McClusky filed a Complaint against Respondent Towing Done Right, LLC (Towing Done Right).¹ Complainant contends that Towing Done Right demands payment for inaccurate charges.
- 2. Complainant alleges that his vehicle was wrongfully towed by Respondent and requests that his vehicle and all payments previously made be refunded. In order to have the

<sup>&</sup>lt;sup>1</sup> The Complaint named "Xcel Energy Corporation" as the Respondent. Public Service conducts utility business in Colorado as a wholly-owned subsidiary of Xcel Energy, Inc., a public utility holding company. As a result, Public Service is the proper designation for the Respondent in this matter.

merits determined without further harm, Complainant requests that Respondent be prohibited from further collection and/or otherwise disposing of his vehicle.

- 3. The Commission has broad discretion to fashion relief in Complaint proceedings. Based upon the circumstances present, it is appropriate that the parties stand still so that the merits of the complaint can be determined. The Complainant has made a sufficient showing to warrant an order prohibiting further attempts to collected disputed amounts claimed to be owed.
- 4. The Complaint establishes sufficient grounds for prohibiting Towing Done Right from attempting to collect amounts claimed to be owed during the pendency of this proceeding.

## II. ORDER

### A. It Is Ordered That:

1. Towing Done Right, LLC shall cease any and all attempts to collect any portion of amounts in dispute within this proceeding, specifically including without limitation, furtherance of any efforts previously initiated, pending resolution of this proceeding.

2. This Decision shall be effective immediately.



ATTEST: A TRUE COPY

Doug Dean, Director THE PUBLIC UTILITIES COMMISSION OF THE STATE OF COLORADO

G. HARRIS ADAMS

Administrative Law Judge