**BEFORE**

**THE PUBLIC UTILITIES COMMISSION OF OHIO**

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| --- | --- | --- |
| In the Matter of the Application Seeking Approval of Ohio Power Company’s Proposal to Enter into an Affiliate Power Purchase Agreement for Inclusion in the Power Purchase Agreement Rider.  In the Matter of the Application of Ohio Power Company for Approval of Certain Accounting Authority. | )  )  )  )  )  )  )  ) | Case No. 14-1693-EL-RDR  Case No. 14-1694-EL-AAM |

**MOTION TO STRIKE CORRESPONDENCE FILED BY**

**INTERSTATE GAS SUPPLY, INC.**

**BY**

**THE OFFICE OF THE OHIO CONSUMERS’ COUNSEL**

On December 29, 2015, Interstate Gas Supply, Inc. (“IGS”) filed “correspondence” in this case objecting “to OCC’s request IGS present a witness for deposition.” IGS does not dispute that it is a party to this case, a Signatory Party to the Stipulation, and that it was properly noticed for the deposition. Instead, it asserts meritless objections without citing to any authority.

The Office of the Ohio Consumers’ Counsel (“OCC”) hereby moves to strike IGS’s correspondence from the docket. The proper procedural method for IGS to raise its objections is objecting to specific questions during the deposition or filing a motion for a protective order under Ohio Admin. Code 4901-1-24. A motion would then provide a process for OCC to respond, for the IGS to reply, and for the Commission to resolve this issue on the record. By not filing such a motion, it is apparent that IGS acknowledges that such a motion would be unsuccessful. IGS’s effort to supplant the Civil Rules and the Commission’s Rules by filing a correspondence instead of a motion, thus denying OCC process and discovery, should not be tolerated. Thus, the correspondence should be stricken.

Further grounds supporting this request are set forth in the attached Memorandum in Support.

Respectfully submitted,

BRUCE J. WESTON (Reg. No. 0016973)

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**MEMORANDUM IN SUPPORT OF THE MOTION TO STRIKE**

**I. INTRODUCTION**

Ohio Admin. Code 4901-1-24 provides a mechanism for a person from whom discovery is sought to obtain an order that is necessary to protect a party or person from discovery. That is a motion for a protective order. *See* Ohio Admin. Code 4901-1-24.

IGS did not follow the governing rules and file a motion. Instead, it is attempting to short-circuit the process and deny OCC discovery by filing a correspondence. This is an affront to the Commission’s procedural rules and OCC respectfully requests that the Commission strike the correspondence from the docket.

**II. ARGUMENT**

Ohio Admin. Code 4901-1-24 provides a clear procedure for parties seeking protection from discovery – a motion for a protective order. Ohio Rule of Civil

Procedure 7 provides that any “application to the court for an order shall be by motion.”[[1]](#footnote-1) The rules provide an established procedural method for a party to seek relief from the Commission, for the non-moving party to respond, and for the motion to be decided after adequate adversarial process.[[2]](#footnote-2) IGS is ignoring this procedure.

IGS has asserted meritless objections (as confirmed by the fact that it cites no authority to support them) to OCC’s proper and timely deposition notice. In the normal course of events, such objections would be raised in response to questions during the deposition or in a motion for a protective order. IGS’s “correspondence” is an improper method for raising its objections.

There is no reason why IGS cannot assert objections during the deposition or file a motion for a protective order. Nevertheless, IGS must produce a witness for deposition.[[3]](#footnote-3) At the deposition, IGS may assert objections in response to specific questions, or file a motion for a protective order. IGS’s December 29, 2015 “correspondence” should be stricken from the docket and the Commission should disregard its contents.

**III. CONCLUSION**

For the reasons outlined above, OCC requests that the Commission strike IGS’s December 29, 2015 correspondence from the docket for this proceeding and disregard its contents.

Respectfully submitted,

BRUCE J. WESTON (Reg. No. 0016973)

CONSUMERS’ COUNSEL

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**Outside Counsel for the Office of the Ohio Consumers’ Counsel**

**CERTIFICATE OF SERVICE**

I hereby certify that a copy of the foregoing Motion to Strike was served via electronic transmission to the persons listed below on this 30th day of December, 2015.

*/s/ William J. Michael*

William J. Michael

Assistant Consumers’ Counsel

**SERVICE LIST**

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1. *See also* Ohio Admin. Code 4901-1-12. The Commission “look[s] to them [the Civil Rules] as persuasive authority.” *In the Matter of the Application of Ohio Edison Company, The Cleveland Electric Illuminating Company, and The Toledo Edison Company for Authority to Provide for a Standard Service Offer*, Case No. 14-1297-EL-SSO, Entry at 7 (July 22, 2015). [↑](#footnote-ref-1)
2. *See* Ohio Admin. Code 4901-1-12. [↑](#footnote-ref-2)
3. Of course, without an Order granting a motion for protective order after due process, OCC’s deposition notice to IGS, a party to this case, compels IGS to produce a witness or witnesses for the deposition as noticed. *See* Ohio Rule of Civil Procedure 30. [↑](#footnote-ref-3)