## **BEFORE** THE PUBLIC UTILITIES COMMISSION OF OHIO

BEFORE	
THE PUBLIC UTILITIES CON	AMISSION OF OHIO
In the Matter of the Application of Columbia	
Gas of Ohio, Inc. for Approval of a General	)
Exemption of Certain Natural Gas Commodity	) Case No. 08-1344-GA-EXM
Sales Services or Ancillary Services from	)
Chapters 4905, 4909, and 4935 except Sections	)
4905.10, 4035.01 and 4935.03, and from	)
specified sections of Chapter 4933 of the	)
Revised Code.	)

## NOTICE TO TAKE DEPOSITION UPON ORAL EXAMINATION OF JOHN DOE AND REQUEST FOR PRODUCTION OF DOCUMENTS

Pursuant to Ohio Adm. Code Rule 4901-1-21(B), please take notice that the Ohio Consumers' Counsel ("OCC") will take the oral deposition of all individuals for whom testimony is filed or will be filed in the above-captioned matters or who have knowledge and expertise with the subject matter of these proceedings on behalf of the Northwest Ohio Aggregation Coalition ("NOAC") including, but not limited to, John Doe. The deposition will take place at the offices of OCC, 10 West Broad Street, 18<sup>th</sup> Floor, Columbus, Ohio and will begin at 10:00 a.m. on August 13, 2009, or such other place and time as are mutually agreed upon by NOAC and the OCC. Deponent will appear at designated time with documents at OCC and remain present until deposed. Parties are invited to attend and cross-examine.

The deposition will be taken of the aforementioned deponent on relevant topics within the scope of these proceedings, including but not limited to, the subject matter of the deponent's testimony or the deponent's knowledge and expertise with the subject matter of this proceeding. The deposition will be taken upon oral examination (as upon

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cross-examination) before an officer authorized by law to take depositions and will continue from day to day, except for holidays and weekends, until completed.

Pursuant to Ohio Adm. Code Rules 4901-1-21(E) and 4901-1-20, the deponent is requested to produce at the time of his or her deposition all documents relating to his or her testimony or the deponent's knowledge and expertise with the subject matter of these proceedings and/or the deponent's responses to discovery, including, but not limited to, the results of any studies done for these proceedings and any backup documentation, including raw data, for those studies.

Respectfully submitted,

JANINE L. MIGDEN-OSTRANDER CONSUMERS' COUNSEL

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## CERTIFICATE OF SERVICE

I hereby certify that a copy of the OCC's Notice to Take Deposition and Request for Production of Documents was served upon the following parties by first class mail

Larry S. Sauer

Assistant Consumers' Counsel

## **SERVICE LIST**

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this 21<sup>st</sup> day of July 2009.

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