BEFORE

THE PUBLIC UTILITIES COMMISSION OF OHIO

In the Matter of the Complaint of the)	:
Ohio Consumers' Counsel, Stand)	
Energy Corporation, Border Energy,)	;
Incorporated, Northeast Ohio Public)	;
Energy Council, and Ohio Farm)	•
Bureau Federation,)	
Complainants,)	Case No. 10-2395-GA-CS\$
v.)	
••	í	
Interstate Gas Supply, Inc,	Ś	;
Respondent.)	
	ENTRY	

The attorney examiner finds:

- (1) On October 21, 2010, the Ohio Consumers' Counsel (OCC), Border Energy, Inc. (Border), Northeast Ohio Public Energy Council (NOPEC), Stand Energy Corporation (Stand), and the Ohio Farm Bureau Federation (OFBF) filed a complaint, alleging that, among other things, Interstate Gas Supply, Inc. (IGS) d/b/a Columbia Retail Energy has engaged in marketing, solicitation, sales acts, or practices that are unfair, misleading, deceptive, or unconscionable.
- (2) On November 12, 2010, IGS filed it answer denying the allegations contained in the complaint and asserting that it has complied with all statutory and regulatory requirements.
- (3) By entry issued February 28, 2011, this matter was set for a settlement conference on March 24, 2011.
- (4) On March 22, 2011, IGS filed a motion requesting that the settlement conference be rescheduled. Counsel for IGS informed the attorney examiner that they have a scheduling conflict on March 24, 2011. IGS stated it has advised the other parties of the conflict and no party objects to rescheduling the settlement conference for March 28, 2011. Accordingly, the settlement conference shall be rescheduled to March 28, 2011, at 10:00 a.m., at

Commission, 180 East Broad Street, Room 1247, Columbus, Ohio 43215-3793. The parties should bring all relevant documents to the conference.

- (5) If a settlement is not reached at the conference, the attorney examiner will conduct a discussion of procedural issues. Procedural issues for discussion may include discovery dates, possible stipulations of facts, and potential hearing dates.
- (6) As is the case in all Commission complaint proceedings, the complainants have the burden of proving the allegations of the complaint. Grossman v. Public Util. Comm. (1996), 5 Ohio St.2d 189.

It is, therefore,

ORDERED, That a settlement conference be rescheduled to March 28, 2011, at 10:00 a.m., at the offices of the Commission. It is, further,

ORDERED, That a copy of this entry be served upon all parties of record.

THE PUBLIC UTILITIES COMMISSION OF OHIO

By: Katie L. Stenman

Attorney Examiner

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Entered in the Journal

MAR 2 3 2011

Reneé J. Jenkins

Secretary