TEL: 516.374.8400 X 108 FAX: 516.374.2600 CELL: 516.967.3242 E-MAIL: ufogel@aol.com

March 10, 2015

By Electronic Mail

Hon. Kathleen Burgess Secretary New York State Public Service Commission Three Empire State Plaza Albany, New York 12223

Re: Case 15-G-0101- Petition of the Small Customer Marketer Coalition To Examine and Revise the Mechanism For The Annual Reconciliation of Gas Expenses and Gas Cost Recoveries.

Dear Secretary Burgess:

On or about February 26, 2015, the Small Customer Marketer Coalition ("SCMC") submitted a petition requesting that the Commission institute an investigation and examination of (i) the Annual Reconciliation of Gas Expenses and Gas Cost Recoveries codified at Title 16 NYCRR Section 720.6.5 to assess its impact and efficacy in the current regulatory and economic environment, and (ii) alternative cost recovery mechanisms that would ensure that the monthly gas adjustment clauses are truly reflective of current market costs.

The Retail Energy Supply Association ("RESA"), a trade association representing ESCOs providing gas and electric service in

RESA's members include: AEP Energy, Inc.; Champion Energy Services, LLC; Consolidated Edison Solutions, Inc.; Constellation NewEnergy, Inc.; Direct Energy Services, LLC; GDF SUEZ Energy Resources NA, Inc.; Homefield Energy; IDT Energy, Inc.; Integrys Energy Services, Inc.; Interstate Gas Supply, Inc. dba IGS Energy; Just Energy; Liberty Power; MC Squared Energy Services, LLC; Mint Energy, LLC; NextEra Energy Services; Noble Americas Energy Solutions LLC; NRG Energy, Inc.; PPL

New York, strongly supports granting the relief sought in the SCMC Petition.

As correctly noted in the Petition, the existing cost recovery mechanism interferes with allowing Customers to accurately assess utility and ESCO price offerings, and undermines the Commission's efforts to reform the energy vision.

Thank you for your consideration.

Respectfully submitted,

Retail Energy Supply Association

By: <u>Usher Fogel, Counsel</u>
Usher Fogel, Counsel

Cc: Bruce Alch (by electronic mail) Douglas Elfner (by electronic mail) Luanne Scherer (by electronic mail) John Sano (by electronic mail)

EnergyPlus, LLC; Stream Energy; TransCanada Power Marketing Ltd. and TriEagle Energy, L.P. The comments expressed in this filing represent only those of RESA as an organization and not necessarily the views of each particular RESA member.