

June 26,2023

Rosemary Chiavetta;
Secretary Pennsylvania Public Utility Commission
Commonwealth Keystone Building
400 North Street
Harrisburg,Pa.17120

DATE OF DEPOSIT

JUN 27 2023

PA PUBLIC UTILITY COMMISSION
SECRETARY'S BUREAU

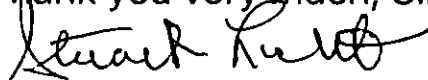
My dear Secretary Chiavetta I am enclosing a settlement written up by Todd Stewart for me to sign after he and I on June 23 had a phone Conversation agreeing to settle the dispute between IGS and myself. The Docket No C-2023-3040177.

This document expects me to not speak or further inform others of the False solicitations I experienced on the phone by IGS internal marketing Employees. I filed my initial complaint to stop this fraudulent manner of Solicitation By them and all others who prey on the senior population. I cannot sign this document which will prevent me from my desire to Stop this unkind and unfair practice.

After you read this document you will understand my position. IGS is not Subject to any restrictions while I am prevented to protect my peers from False solicitations.

On todays phone call Mr Stewart said we will litigate because I am Unwilling to sign his document. Please also be informed that on our phone Call of the 23rd of June I was told that it was merely a formality and never Once informed I would be deprived of my desire to stop all and any false Soliciting and promises.

Thank you very much; Sincerely


Stuart Licht

**BEFORE THE
PENNSYLVANIA PUBLIC UTILITY COMMISSION**

Dr. Stuart Licht :
Complainant, :
Docket No. C-2023-3040177 :
v. :
Interstate Gas Supply, Inc. d/b/a IGS Energy :
Respondent. :

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SECRETARY'S BUREAU**

SETTLEMENT AGREEMENT

WHEREAS, Dr. Stuart Licht ("Customer") has filed a Formal Complaint with the Pennsylvania Public Utility Commission ("Commission") in which he alleges that Interstate Gas Supply, Inc. d/b/a IGS Energy ("IGS") promised him a certain natural gas supply rate and did not provide gas at the promised rate, among other claims, and whereas Dr. Licht demanded reimbursement from IGS for the difference between the rate he alleges he was promised and the rate he was charged. (The "Complaint"); and

WHEREAS, IGS denies the allegations of Customer's Complaint; and,

WHEREAS, Customer and IGS desire to resolve and completely settle the Complaint;

NOW THEREFORE, the Customer and IGS Agree to resolve the Complaint as follows:

1. Scope of Agreement. This purpose of this Agreement is to affect a full and final settlement between Customer and IGS with respect to the Complaint and to resolve all claims raised in the Complaint, including any related claims that could have been raised in the Complaint, but were not.

2. Payment. IGS agrees to pay the sum of Five Hundred Dollars (\$500.00) to Customer, and Customer agrees to accept such payment in full and final settlement of the Complaint. IGS will mail or otherwise cause the payment to be delivered to Customer at: 414 Lindy Lane, Bala Cynwyd, PA 19004.

3. Release. Customer completely releases IGS, all of its affiliated companies, and all of their employees, contractors and owners from all claims and losses (including those that are not yet known but that may be discovered in the future) related to the Complaint, including but not limited to all illness and injury to person and property. If Customer has filed or otherwise initiated a complaint of any kind against IGS, Customer will dismiss all such complaints, expressly including the above captioned Formal Complaint before the Commission by authorizing Counsel for IGS to execute a Certificate of Satisfaction, in the form attached hereto, and to file said Certificate of Satisfaction with the Commission.

4. Confidentiality. Customer will keep confidential and not disclose to any third party the terms and conditions of this Agreement, the existence of this Agreement, or the existence or nature of Customer's claims against IGS, beyond what has been filed in the form. Customer acknowledges that the confidentiality obligations set forth in this Agreement are material considerations for IGS's entering in this Agreement, that IGS would not have entered into this Agreement without such confidentiality obligations, and that any failure by Customer to completely fulfill the confidentiality obligations would be a material breach of this Agreement.

5. Breach. If Customer breaches any of its obligations under this Agreement, Customer must refund to IGS the full payment made by IGS under this Agreement, along with all costs incurred by IGS in enforcing this Agreement, including IGS's reasonable attorney's fees. If IGS breaches any of its obligations under this Agreement, IGS will be liable to Customer for Customer's damages, along with all costs incurred by Customer in enforcing this Agreement, including Customer's reasonable attorney's fees.

6. No Admission of Fault. Neither Customer nor IGS admit to any fault related to the Complaint discussed in this Agreement, and this Agreement will not be construed as an admission that either Customer or IGS violated any law or rule, breached any contract, or committed any wrongdoing whatsoever.

7. Authority. Each person who signs below certifies that he/she has the authority to sign this Agreement. Further, Customer certifies that no other person or entity has any interest in Customer's claims against IGS, and that Customer has not transferred or otherwise disposed of any of its claims against IGS.

8. Entire Agreement; Successors; and Voluntary Acceptance. This Agreement contains the entire agreement between Customer and IGS regarding the subjects described in this Agreement. This Agreement may only be amended in a writing signed by both Customer and IGS. This Agreement will bind the heirs and successors of both Customer and IGS. The individuals signing this Agreement on behalf of Customer and IGS represent that they have completely read and understood and voluntarily accepted this Agreement.

9. Counterparts and Signatures. This Agreement may be signed in counterparts which, when taken together, will comprise the entire Agreement. Faxed, photocopied, or scanned copies of this Agreement which contain images of the signers' signatures may be used for all purposes under which an original agreement bearing original signatures could be used.

10. Severability; Governing Law. If any provision of this Agreement is determined to be invalid or unenforceable, such determination will not affect any other provision of this Agreement, and the provision in question will be modified by the court to the minimum extent necessary so as to be rendered enforceable. This Agreement will be governed in all respects by the laws of Pennsylvania.

AGREED AND ACCEPTED BY:

Customer:

Dr. Stuart Licht

DATE

IGS:



Todd S. Stewart, Counsel for IGS

June 23, 2023

DATE

WICHT
414 LINDY KANE
Bala Cynwyd Pa
19004



7022 3330 0000 4547 0097



RDC 99



17120

STAGE PAID
FIRST CLASS
BALA CYNWYD, PA
19004
JUN 27 23
AMOUNT

\$4.78

R2305P151268-40

Rosemary Chiavetta, Secretary
Pennsylvania Public Utility Commission
Commonwealth Keystone Building
400 North Street
Harrisburg, Pa. 17120

RECEIVED

JUN 30 2023

PA PUBLIC UTILITY COMMISSION
SECRETARY'S BUREAU

17120-007999

