

**ILLINOIS POWER AGENCY
FULL REQUIREMENT PRODUCTS
REQUEST FOR COMMENTS
JUNE 17, 2014**

**COMMENTS
OF THE RETAIL ENERGY SUPPLY ASSOCIATION**

The Retail Energy Supply Association (“RESA”)¹ is a broad and diverse group of retail energy suppliers who share the common vision that competitive retail energy markets deliver a more efficient, customer-oriented outcome than a regulated utility structure. RESA is devoted to working with all stakeholders to promote vibrant and sustainable competitive retail energy markets for residential, commercial and industrial consumers. RESA was an active participant in Ill. C. C. Docket 13-0546, in which the Illinois Commerce Commission (“Commission”) entered its order approving, with modifications, the most recent procurement plan of the Illinois Power Agency (“IPA”). RESA members participated in the June 5, 2014 IPA workshop regarding Full Requirements Products (“FRPs”).

In Docket 13-0546, the Illinois Competitive Energy Association (“ICEA”) made a modest proposal to incorporate FRPs into the procurement process for ComEd. RESA supported ICEA’s proposals in RESA’s numerous filings made in Docket 13-0546. While the Commission rejected that proposal, it did include in its final order language encouraging a more thorough analysis of FRPs in the IPA’s next procurement plan.

¹ RESA’s members include AEP Energy, Inc.; Champion Energy Services, LLC; ConEdison *Solutions*; Constellation NewEnergy, Inc.; Direct Energy Services, LLC; GDF SUEZ Energy Resources NA, Inc.; Homefield Energy; IDT Energy, Inc., Integrys Energy Services, Inc.; Just Energy; Liberty Power; MC Squared Energy Services, LLC; Mint Energy, LLC; NextEra Energy Services; Noble Americas Energy Solutions LLC; NRG, Inc.; PPL EnergyPlus, LLC; Stream Energy; TransCanada Power Marketing Ltd.; and TriEagle Energy, L.P.. The comments expressed in this filing represent the position of RESA as an organization but may not represent the views of any particular member of RESA.

The June 5, 2014 workshop regarding FRPs demonstrated the advantages of including FRPs in the next IPA procurement plan. The questions raised by the IPA in its June 17, 2014 are very important questions. RESA has reviewed the detailed Comments on ICEA addressing those questions and RESA supports and joins in ICEA's Comments.

Dated: July 2, 2014

Respectfully submitted,

/S/ GERARD T. FOX

Gerard T. Fox

An Attorney for the Retail Energy Supply Association

Law Offices of Gerard T. Fox
203 N. LaSalle Street
Suite 2100
Chicago, IL 60601
(312) 827-7986
gerardtfox@gerardtfoxlawoffices.com