0	R	G		V	Å	L

UNITED STATES OF AMERICA

-

		1
1		
) <u>P</u>		
Г		
£		
-		
t		
د`		
· · · · · · · · · · · · · · · · · · ·	-	
	_	
	-	
· · · · · · · · · · · · · · · · · · ·		
	-	
		i
	<u> </u>	

-

Respondent brings its Motion pursuant to Commission Rule 3.22(a), a general authority for ruling on motions, which sets forth, "[d]uring the time a proceeding is before an Administrative Law Judge, all other motions [besides those specified] shall be addressed to and decided by the Administrative Law Judge, if within his or her authority." 16 C.F.R. § 3.22(a). However, Respondent offers no reason or legal authority to support ruling on the Motion in its favor to strike references to Ms. Sabo at the prehearing conference or trial in this matter. Respondent, as movant, has failed to

Respondent's Motion DENIED.

ORDERED:

In changel

D. Michael Chappell Chief Administrative Law Judge