



April 20, 2016

Commonwealth of Pennsylvania  
Pennsylvania Public Utility Commission  
Ms. Rosemary Chiavetta, Secretary  
400 North Street  
Commonwealth Keystone Building – 2<sup>nd</sup> Floor  
Harrisburg, PA 17120  
*Via UPS Courier*

RECEIVED

APR 26 2016

PA PUBLIC UTILITY COMMISSION  
SECRETARY'S BUREAU

Re: Docket No. A-2016-2525105  
Utility Code: 1218432

Dear Ms. Chiavetta:

Please find enclosed Mansfield Power and Gas, LLC's ("MPG") responses to the Energy Industry Group request for additional information in the above referenced Docket Number. Accordingly, MPG hereby submits responses to Data Request Nos. 1,3,4,5,6,7 and 9. MPG previously filed Data Request No. 2, and MPG is currently working with Staff on Data Request No. 8. Also attached is a revised Exhibit "G" from MPG's original application.

Should you have any questions or need further information, please feel free to contact Steve Moore on 404 455 5613 or via email at [smoore@mansfieldpowergas.com](mailto:smoore@mansfieldpowergas.com).

I, Blake Young, hereby state that the facts above set forth are true and correct to the best of my knowledge, information and belief, and that I expect to be able to prove the same at a hearing held in this matter. I understand that the statements herein are made subject to the penalties of 18 Pa. C.S. § 4904 (relating to unsworn falsification to authorities).

Blake Young

President

A handwritten signature in black ink, appearing to read 'Blake Young', is written over a horizontal line. The signature is stylized and cursive.

ATLANTA • HOUSTON • CHICAGO • DENVER • DETROIT • LOS ANGELES • CHARLOTTESVILLE • BLOOMINGTON • SIOUX CITY

MANSFIELD POWER & GAS  
1025 Airport Parkway, Gainesville, GA 30501  
678-450-2000 Main • 678-207-3047 Fax  
[info@mansfieldpowergas.com](mailto:info@mansfieldpowergas.com)  
[MansfieldPowerGas.com](http://MansfieldPowerGas.com)

Public Utility Commission, or other agencies. The main contact's information will be listed on the Commission website list of licensed NGSS.

Sal Perez  
Manager – Retail Operations  
1025 Airport Parkway, S.W.  
Gainesville GA 30501  
678 207 3045  
678 207 3046-fax  
[sperez@mansfieldpowergas.com](mailto:sperez@mansfieldpowergas.com)

Steve Moore  
Director – Regulatory Affairs  
1025 Airport Parkway  
Gainesville GA 30501  
404 455 5613  
678 207 3046 fax  
[smoore@mansfieldpowergas.com](mailto:smoore@mansfieldpowergas.com)

**2. BUSINESS ENTITY FILINGS AND REGISTRATION**

**a. FICTITIOUS NAME:** *(Select appropriate statement and provide supporting documentation as listed.)*

The Applicant will be using a fictitious name or doing business as ("d/b/a")

Provide a copy of the Applicant's filing with Pennsylvania's Department of State Pursuant to 54 Pa. C.S. §311.

**Or**

X The Applicant will not be using a fictitious name.

RECEIVED

APR 26 2016

PA PUBLIC UTILITY COMMISSION  
SECRETARY'S BUREAU

**b. BUSINESS ENTITY AND DEPARTMENT OF STATE FILINGS:**

*(Select appropriate statement and provide supporting documentation. As well, understand that Domestic means being formed within Pennsylvania and foreign means being formed outside Pennsylvania.)*

The Applicant is a sole proprietor.

- If the Applicant is located outside the Commonwealth, provide proof of compliance with 15 Pa. C.S. §4124 relating to Department of State filing requirements.

**Or**

The Applicant is a:

- domestic general partnership (\*)
- domestic limited partnership (15 Pa. C.S. §8511)
- foreign general or limited partnership (15 Pa. C.S. §4124)
- domestic limited liability partnership (15 Pa. C.S. §8201)
- foreign limited liability general partnership (15 Pa. C.S. §8211)
- foreign limited liability limited partnership (15 Pa. C.S. §8211)

- Provide proof of compliance with appropriate Department of State filing requirements as indicated above.

- Give name, d/b/a, and address of partners. If any partner is not an individual, identify the business nature of the partner entity and identify its partners or officers.



MPG DR#5

March 28, 2016

Rosemary Chiavetta, Secretary  
Pennsylvania Public Utility Commission  
400 North Street  
Harrisburg, PA 17120

Re: Parental Guaranty under Docket No. A-2016-2525105

Ladies and Gentlemen:

For value received, Mansfield Energy Corp (the "Guarantor"), a corporation duly organized under the laws of the State Of Georgia, hereby unconditionally guarantees the prompt and complete payment when due, whether by acceleration or otherwise, of all obligations and liabilities, whether now in existence or hereafter arising, of Mansfield Power and Gas, LLC, a limited liability company organized under the laws of the State of Georgia (the "Mansfield"), to the local natural gas utility/utilities in Pennsylvania for Mansfield's obligation in taking title to the natural gas arising out of its becoming a natural gas service provider in the Commonwealth of Pennsylvania as and when certified by the Pennsylvania Public Utilities Commission (the "Commission") pursuant to Mansfield's Application filed in Docket No. A2016-2525105 with the Commission on December 28, 2015. This Guaranty will remain valid for the period so long as Mansfield remains a certified competitive retail natural gas service provider.

This Guaranty shall continue in full force and effect until the opening of business on the fifth business day after Commission receives written notice of termination from the Guarantor. It is understood and agreed, however, that notwithstanding any such termination this Guaranty shall continue in full force and effect with respect to the obligations and liabilities set forth above which shall have been incurred prior to such termination.

THIS GUARANTY SHALL BE GOVERNED BY AND CONSTRUED IN ACCORDANCE WITH THE INTERNAL LAWS OF THE STATE OF GEORGIA WITHOUT GIVING EFFECT TO PRINCIPLES OF CONFLICTS OF LAW.

Very truly yours,

MANSFIELD ENERGY CORP

By: J. Alexander  
Alexander (Mar 28, 2016)  
Authorized Officer

MD  
MD

RECEIVED

APR 26 2016

PA PUBLIC UTILITY COMMISSION  
SECRETARY'S BUREAU

**PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA  
REGISTRATION CERTIFICATE  
TO OPERATE AS A  
CORE TRANSPORT AGENT**



CTA NO.: CTA0021

Mansfield Power and Gas, LLC  
1025 Airport Parkway S.W.  
Gainesville, GA 30501

The above named Core Transport Agent, having made written application to the Public Utilities Commission of the State of California to register its operations as a Core Transport Agent mandated by Senate Bill (SB) 656 and pursuant to Commission Decision (D.) 14-08-043, dated August 28, 2014, is granted this certificate of registration authorizing its operations in the State of California, subject to the following conditions:

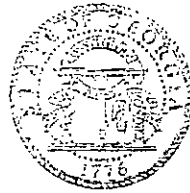
- (1) Is said Core Transport Agent fails to update their registration information set forth in paragraphs (1) to (10), inclusive, of subdivision (a) of Section 981 within 60 days of any material change in the information provided.
- (2) Pursuant to future legislation, the Core Transport Agent may be required to publish its registration number on all service contracts, billing documents and advertising materials.
- (3) This registration certificate is subject to suspension or cancellation as provided by Section 980 of the Public Utilities Code.
- (4) Said Core Transport Agent shall comply with all Commission orders, rules, directions and requirements governing Core Transport Agents.
- (5) An annual fee as authorized by the Commission for Core Transport Agents which shall be paid to the Commission within 30 days of billing.

**Dated this day: August 20, 2015**

**California Public Utilities Commission - Energy Division**

COMMISSIONERS:

CHUCK EATON, CHAIRMAN  
H. DOUG EVERETT  
TIM G. ECHOLS  
LAUREN "BUBBA" McDONALD, JR.  
STAN WISE



FILED

FEB 25 2014

EXECUTIVE SECRETARY  
G.P.S.C.

DEBORAH K. FLANNAGAN  
EXECUTIVE DIRECTOR

REECE McALISTER  
EXECUTIVE SECRETARY

February 25, 2014  
**Georgia Public Service Commission**

(404) 656-4501  
(800) 282-5813

244 WASHINGTON STREET, S.W.  
ATLANTA, GEORGIA 30334-9052

FAX: (404) 656-2341  
www.psc.state.ga.us

Mr. Reece McAlister  
Executive Secretary  
Georgia Public Service Commission  
244 Washington Street, S.W.  
Atlanta, GA 30334-9052

DOCKET# 37735  
DOCUMENT# 152125

RE: Docket No. 37735 MANSFIELD POWER & GAS LLC'S APPLICATION FOR A  
NATURAL GAS MARKETER CERTIFICATE OF AUTHORITY

PROPOSED INTERIM CERTIFICATE ORDER

Dear Mr. McAlister:

Please find enclosed an original and fifteen copies of the Proposed Interim Certificated Order per the Procedural and Scheduling Order in the above referenced matter.

The Proposed Order will be presented for the Commission's consideration on March 4, 2014, the date established in this docket by the Commission's Procedural and Scheduling Order.

Sincerely,

*Bolin H. Killings*  
Bolin Killings

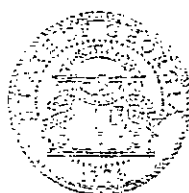
RECEIVED

APR 26 2016

PA PUBLIC UTILITY COMMISSION  
SECRETARY'S BUREAU

**COMMISSIONERS:**

CHUCK EATON, CHAIRMAN  
H. DOUG EVERETT  
TIM G. ECHOLS  
LAUREN "BUBBA" McDONALD, JR.  
STAN WISE



**FILED**

FEB 25 2014

EXECUTIVE SECRETARY  
G.P.S.C.

DEBORAH K. FLANNAGAN  
EXECUTIVE DIRECTOR

REECE McALISTER  
EXECUTIVE SECRETARY

## Georgia Public Service Commission

(404) 656-4501  
(800) 282-5813

244 WASHINGTON STREET, S.W.  
ATLANTA, GEORGIA 30334-9052

FAX: (404) 656-2341  
www.psc.state.ga.us

**DOCKET NO. 37735**

**IN RE: MANSFIELD POWER & GAS, LLC'S APPLICATION FOR A NATURAL  
GAS MARKETER CERTIFICATE OF AUTHORITY**

### **PROPOSED INTERIM CERTIFICATE ORDER**

Interim Certificate No.: GM-41

Date Issued: March 4, 2014

#### **APPEARANCES**

**FOR MANSFIELD POWER & GAS, LLC:**

William Bradford Puryear, General Counsel

**FOR THE COMMISSION STAFF:**

Nancy Gibson, Attorney

#### **I. STATEMENT OF PROCEEDINGS**

*A. Summary and Jurisdiction*

This matter came before the Georgia Public Service Commission ("GPSC" or "Commission") on the application of Mansfield Power & Gas, LLC ("Applicant," "Mansfield", or "Company"), pursuant to the Natural Gas Competition and Deregulation Act ("Act"), particularly O.C.G.A. Section 46-4-153, and the Commission's Rules, Chapter 515-7-3 for a certificate of authority to market and provide natural gas commodity sales service to retail customers who receive firm service. Each Interim Certificate is specific to the delivery pool

group(s) on the Atlanta Gas Light Company ("AGLC") distribution system for which the Applicant receives authority to serve.

The Act provides that a certificate of authority is necessary prior to providing or offering to provide natural gas service to firm retail customers in Georgia. O.C.G.A. § 46-4-153(a)(1). In order to be certificated, an applicant must demonstrate to the Commission that it meets the criteria set forth in the Act. Those criteria include that the applicant "(p)ossesses satisfactory financial and technical capability to render the certificated service;" (O.C.G.A. § 46-4-153(a)(2)(A)) "(h)as a sufficient gas supply to meet the requirements of such service;" (O.C.G.A. § 46-4-153(a)(2)(B)) and "(w)ill offer such service pursuant to rules and contract terms which the commission finds economically viable for the territory which the marketer proposes to serve." (O.C.G.A. § 46-4-153(a)(2)(C)).

The Act requires that the Commission conduct a hearing within sixty (60) days of the filing of the application and that the Commission issue an Order within ninety (90) days of the application. O.C.G.A. § 46-4-153(c)(5).

### ***B. Issues and Proceedings***

Mansfield filed its application on October 21, 2013. On November 4, 2013, pursuant to Commission Rule 515-7-3-.03(6), the Staff sent a letter of incompleteness to inform Mansfield that its application was incomplete. On November 25, 2013, Mansfield filed supplemental information and the application was deemed complete on December 9, 2013. On January 3, 2014, the Staff sent its first set of data requests to Mansfield and the Applicant responded to data requests on January 10, 2014.

Pursuant to the Procedural and Scheduling Order, the Commission received pre-filed testimony from Mansfield on February 6, 2014 and a hearing on the application was held on February 18, 2014. The Applicant sponsored the witness panel of Fernando de Agüero, Ira Pearl and Michael Jaspersen. The Applicant also submitted into evidence exhibits including a copy of the application for certification.

Under the provisions of O.C.G.A. Section 46-4-153(a)(2), the Commission has the authority to certify applicants that demonstrate satisfactory financial and technical capability, sufficient gas supply, and offer such certificated service pursuant to rules and contract terms which the Commission finds economically viable for the territory which the applicant proposes to serve.

## **II. FINDINGS OF FACT AND CONCLUSIONS OF LAW**

Mansfield Power & Gas, LLC is a wholly owned subsidiary of Mansfield Energy Corp. ("MEC"). Mansfield, a Georgia limited liability company seeks to market and sell natural gas to commercial and residential customers in Georgia. Mansfield proposes to serve all nine primary delivery pool groups on the AGLC system within the State of Georgia.

### ***A. Technical Capability***

The Commission reviewed Mansfield's application pursuant to the standards of Commission Rule 515-7-3-.04 in order to determine technical capability to render service. Technical capability applies not only to natural gas operations but also to a marketer's ability to perform other functions necessary for providing customers with reliable service. These other functions include, but are not limited to, billing and customer service. Mansfield presented evidence of its capability to provide all of these functions.

On operational issues, witness Fernando de Agüero, the Chief Operating Officer for Mansfield, testified that the Applicant's management team has significant experience in all aspects of being a natural gas supplier, including the technical and day-to-day aspects of the business. Each member of MPG's management team already has considerable knowledge of the technical and day-to-day operations of a natural gas supply company through various senior roles with other energy companies and more recently with natural gas supplied by MPG to locations outside of Georgia. (pre-filed testimony p. 10). In addition, Mansfield provided information during the application process that its personnel are trained and experienced in managing, natural gas supply, transportation and natural gas storage.

At the hearing, no other party offered any evidence in opposition to the Applicants' testimony or documentary submissions. Through the testimony of its witnesses, as well as its exhibits, and responses to Staff's Data Requests, Mansfield demonstrated the technical capability to perform the following:

- (a) obtain sufficient natural gas supply to meet the requirements of its proposed service;
- (b) Meet required forecasted load demand;
- (c) provide back-up natural gas supplies in the event of a disruption in natural gas supply;  
and
- (d) provide ancillary services to firm customers, including but not limited to billing, billing inquiries, payment processing, customer service inquiries and telephone support.

The Applicant demonstrated its technical and managerial expertise in the natural gas industry. Based on the evidence presented, the Commission finds and concludes that Mansfield satisfies the requirements of technical capability to provide firm natural gas commodity sales service.

### ***B. Financial Capability***

The Applicant demonstrated that it is financially capable to meet the requirements to provide natural gas service in the State of Georgia. Applicant presented financial documentation, which shows that Mansfield's available capital is greater than its expected liabilities. The Applicant has shown that it has the ability to meet the creditworthiness standards of the interstate pipelines serving the State of Georgia and the Commission-approved creditworthiness standards of AGLC. The Applicant has also shown that it will offer service pursuant to rules and contract terms that are economically viable for the delivery groups that the Applicant proposes to serve.



Mansfield stated in its application and/or pre-filed testimony that it is using a combination of cash on hand, a credit facility, and a parental guaranty. As a condition of this certificate of authority, should MEC for any reason provide notice to Mansfield that the parental guarantee is being terminated, or if MEC's bank provides MEC notice that its credit facility is being terminated and /or in the event that MEC's unencumbered capital is less than one million dollars (U.S. \$1,000,000.00) at any time, then Mansfield shall give the Commission written notice of any such condition(s) within ten days of the event(s) occurrence and Mansfield shall further provide to the Commission, at such time, documentary proof that it has the financial capability to continue to meet its obligations as a natural gas marketer in the State of Georgia. MEC must maintain at least unencumbered capitalization greater than or equal to One Million Dollars (U.S. \$1,000,000.00) while this Guaranty is in effect and will make this capitalization available for obligations of Mansfield.

No party offered any evidence to dispute Mansfield's testimony or documentary submissions. Based on the evidence submitted, the Commission finds and concludes that Mansfield satisfies the financial capability standards required by this Georgia law and Commission rules.

### III. GENERAL CONDITIONS FOR NATURAL GAS CERTIFICATE APPLICANTS

The Commission is cognizant of the General Assembly's intent to promote competition while protecting the consumer during and after the transition to a competitive natural gas market, to maintain and encourage safe and reliable natural gas service, to deregulate those components of the industry subject to actual competition while continuing to regulate those services subject to monopoly power, and to promote an orderly and expeditious transition of the industry toward competition. O.C.G.A. Section 46-4-151(a). The Commission affirms that certain conditions should be imposed upon all the new certificates of authority in order to attain these legislative goals. Applicants must apply to the Commission prior to any change in ownership, name change (including doing-business-as [d/b/a] name change), adding or dropping a primary delivery pool group from service, owning meters or any other substantial change that would affect their certification, Commission Rule 515-7-3-.04 (10).

In addition, any marketer that is found to have engaged in "cramming" or to have switched a customer's service or to have changed the features of a customer's service without that customer's authorization shall be subject to Commission sanctions including, without limitation, the revocation of its certificate. All applicants for a natural gas certificate are required to pass through discounts to senior citizens who are eligible for the AGLC senior citizen discount program, to the extent that AGLC provides the underlying discounts to the marketers.

Applicants are required to maintain on file with the Commission current and accurate copies of their sample bills and terms and conditions in accordance with any applicable Commission rules. Applicants shall be required to fulfill any outstanding request for information

from the Staff that may not have been provided as of the date of issuance of the interim certificate, and to provide any other information that may be required by the Commission.

All applicants shall comply with all applicable laws, rules and regulations. For example, all contracts must allow a firm customer to cancel their contract without penalty within seventy-two (72) hours after the customer has signed, and must allow cancellation without penalty if the customer moves outside the primary delivery pool group (see Commission Rules 515-7-3-.03(2)(f)(i)[d](1) and (2), passed pursuant to the authority of O.C.G.A. Section 46-4-160(a)(2)). Marketers with interim certificates may not avoid their obligations under their certificate conditions, applicable laws, rules and regulations, by contracting with intermediary agents whose practices would result in violations of these obligations, or by contracting in any manner that results in customers not receiving the full protection of these obligations. Mansfield shall be required to make available contemporaneously to customers who are randomly assigned to it the same options for rates, terms and conditions of service that Mansfield makes available to its other similarly situated customers. The Commission may revoke a certificate for good cause under the Act, including without limitation, a finding that activities of the marketer are serving or could serve to mislead, deceive or work a fraud upon members of the public under O.C.G.A. Section 46-4-153(e). All applicants must abide by statutory and Commission rules provisions relating to the Universal Service Fund.

#### IV. ORDERING PARAGRAPHS

The Commission decides, based upon its evaluations and determinations as set forth in the preceding Findings of Fact and Conclusions of Law, and upon the evidence of record, that it is appropriate to certify the Applicant with certain conditions being set upon the certificate.

\* \* \* \* \*

**WHEREFORE, IT IS ORDERED**, that Interim Certificate No. GM-41 is granted to Mansfield Power & Gas, LLC, 1025 Airport Parkway, SW Gainesville, GA 30501 to provide firm natural gas commodity sales services in Georgia in the primary delivery pool groups specified below. The certificate of authority shall be issued on an interim basis as a condition of this certificate.

**ORDERED FURTHER**, that Mansfield Power & Gas, LLC is hereby granted an Interim Certificate of authority to provide firm natural gas services in all of the AGLC Georgia primary delivery pool groups, to wit: Atlanta, Ex-Atlanta Southern, Ex-Atlanta Transco, Macon, Augusta, Brunswick, Rome, Valdosta, and Savannah.

**ORDERED FURTHER**, that if Mansfield seeks to add or drop a primary delivery pool group from service, it must submit an application for an amendment to its current Interim Certificate to provide services to additional or fewer primary delivery pool groups.

**ORDERED FURTHER**, that as a condition of this Interim Certificate of authority, the parental guaranty shall remain in place until Mansfield provides documentation to the

Commission proving and the Commission determining that Mansfield has sufficient capital to stand on its own.

**ORDERED FURTHER**, that as a condition of this Interim Certificate of authority, should MEC for any reason provide notice to Mansfield that the parental guarantee is being terminated, or if MEC's bank provides MEC notice that its credit facility is being terminated and /or in the event that MEC's unencumbered capital is less than one million dollars (U.S. \$1,000,000.00) at any time, then Mansfield shall give the Commission written notice of any such condition(s) within ten days of the event(s) occurrence and Mansfield shall further provide to the Commission, at such time, documentary proof that it has the financial capability to continue to meet its obligations as a natural gas marketer in the State of Georgia. MEC must maintain at least unencumbered capitalization greater than or equal to One Million Dollars (U.S. \$1,000,000.00) while this Guaranty is in effect and will make this capitalization available for obligations of Mansfield.

**ORDERED FURTHER**, that Mansfield must maintain a current listing for a registered office and a registered agent in Georgia on file with this Commission, as well as a current registration with the Georgia Secretary of State's Office to do business in Georgia.

**ORDERED FURTHER**, that if Mansfield does not transact any business as a marketer of firm natural gas services in one or more primary delivery pool groups for more than twelve (12) months, it shall file an application to amend or terminate its current certificate accordingly with respect to such un-served primary delivery pool group(s).

**ORDERED FURTHER**, that if Mansfield ceases to do business in Georgia under any name(s) appearing on this interim certificate, it shall submit an application for an amendment to its certificate stating the name or names which Mansfield no longer plans to use.

**ORDERED FURTHER**, that if Mansfield desires to change ownership or do business in Georgia under any name which does not appear on this interim certificate, or proposes any other substantial change that would affect its certification, it shall submit an application for an amendment to its certificate describing the change or stating the name(s) under which it plans to conduct business.

**ORDERED FURTHER**, that during the interim period of this certificate, Mansfield must keep current and accurate copies of its sample bills and terms and conditions, for all firm customers, including residential, on file with the Commission. Sample bills and terms and conditions shall be filed with the Commission within thirty (30) days of any changes being made to the same. To the extent that said information is trade secret, filings may be made pursuant to the Commission's Trade Secret Rule 515-3-1-.11.

**ORDERED FURTHER**, that the Interim Certificate herein approved is issued subject to the standards and requirements adopted by the Commission in Docket No. 15326 and that Mansfield shall abide by the provisions relating to the Universal Service Fund in that docket and Commission Rule 515-7-5, all Federal laws and all applicable laws under the Official Code of

Georgia Annotated, all applicable rules and regulations of the Commission and provisions of pertinent Commission orders currently in effect or which may be promulgated from time to time.

**ORDERED FURTHER**, that during the period of the Interim Certificate herein Mansfield is subject to the standards and requirements adopted in the Commission Rules.

**ORDERED FURTHER**, that pursuant to O.C.G.A. § 46-4-153, the Interim Certificate granted herein shall be subject to revocation if Mansfield fails to comply with Commission Rules, requirements or orders, or violates any applicable law.

**ORDERED FURTHER**, that if the Commission determines that marketers may own meters, and Mansfield wishes to own meters, Mansfield shall submit an application for an amendment to this certificate showing its technical capability to install, remove and safely operate and maintain meters. Such application must comply with any Commission rules that may be in effect regarding meter ownership, and shall include but not be limited to the Georgia Department of Transportation's certificate for meter ownership.

**ORDERED FURTHER**, that to the extent AGLC makes available to Mansfield a senior citizen discount program, Mansfield shall be required, as a condition to this Interim Certificate, to pass through all such discounts to its senior citizen customers eligible for such program.

**ORDERED FURTHER**, that Mansfield may not avoid its obligations under this interim certificate, applicable laws, rules or regulations, by contracting with intermediary agents whose practices would result in violations if undertaken by Mansfield, or by contracting in any manner that results in customers not receiving the full protection of these obligations.

**ORDERED FURTHER**, that any marketer found to have switched a customer's service or to have changed the features of a customer's service without that customer's authorization shall be subject to Commission sanctions including, without limitation, the revocation of its certificate.

**ORDERED FURTHER**, that Mansfield shall be required to make available contemporaneously to customers randomly assigned to it the same options for rates, terms and conditions of service that it makes available to its other similarly situated customers.

**ORDERED FURTHER**, that Mansfield shall fulfill any outstanding request for information from the Staff within thirty (30) days of the order, and shall provide any other information that may be required by the Commission.

**ORDERED FURTHER**, that all findings, conclusions and determinations stated in the preceding sections of this Order are adopted as findings of fact, conclusions of law, and determinations of regulatory policy of this Commission.

**ORDERED FURTHER**, that any motion for reconsideration, rehearing or oral argument, or any other motion, shall not stay the effectiveness of this Order, unless otherwise ordered by the Commission.

**ORDERED FURTHER**, that jurisdiction over this matter is expressly retained for the purpose of entering such further Order or Orders as the Commission may deem just and proper.

The above by action of the Commission in Administrative Session on the 4th day of March 2014.

\_\_\_\_\_  
Reece McAlister  
Executive Secretary

\_\_\_\_\_  
Chuck Eaton  
Chairman

\_\_\_\_\_  
Date

\_\_\_\_\_  
Date

RECEIVED

STATE OF ILLINOIS

ILLINOIS COMMERCE COMMISSION

APR 26 2016

PA PUBLIC UTILITY COMMISSION  
SECRETARY'S BUREAU

<b>Mansfield Power and Gas, LLC</b>	:	
	:	<b>14-0627</b>
<b>Application for Certificate of Service</b>	:	
<b>Authority under Section 19-110 of the</b>	:	
<b>Public Utilities Act.</b>	:	

ORDER

By the Commission:

**Background**

On October 14, 2014, Mansfield Power and Gas, LLC ("Mansfield") filed a verified Application requesting a certificate of service authority as an alternative gas supplier (an "AGS") in Illinois pursuant to Section 19-110 of the Public Utilities Act (the "Act") 220 ILCS 5/1-101 *et seq.* and also 83 Ill. Adm. Code 551.10 *et seq.*

On October 15, 2014, notice of Mansfield's Application was published in the official state newspaper, pursuant to Section 19-110(c) of the Act and 83 Ill. Adm. Code 551.30(a). On October 28, 2014, the Administrative Law Judge issued a ruling requiring information additional to that which was provided in or attached to the Application. On November 5, 2014, Mansfield filed an Amended Application, which responded to that ruling, and which, included several attachments. Because the information provided fully satisfied the statutory and regulatory requirements, the Administrative Law Judge determined that no hearing was necessary.

**The Applicable Laws**

Statutory provisions regarding the certification of alternative gas suppliers are set forth in Section 19-110 of the Act. Subsection 19-110(a) provides in part that Section 19-110 applies only to alternative gas suppliers, which seek to serve residential or small commercial customers. Statutes governing the AGS application process are contained in Section 19-110(b) through (e). An applicant must identify the areas that it intends to serve, as well as and the types of services to be offered. It must also demonstrate sufficient technical, financial and managerial fitness to provide the proposed services. Generally speaking, the Commission is required to enter an order within 45 days after publication of a properly-filed Application for certification.

Commission rules for certification of alternative gas suppliers are set forth in 83 Ill. Adm. Code 551.10 *et seq.* Procedures and requirements pertaining to the application

process are contained in 83 Ill. Adm. Code 551.20 through 551.110. The procedures for reporting continuing complaints are located in 83 Ill. Adm. Code 551.120 through 551.170.

### **Description of the Applicant and the Proposed AGS Services**

The Applicant, Mansfield, is a Georgia limited liability company. It seeks a license to provide service to residential and small commercial customers in the Ameren, Nicor, North Shore and Peoples Gas services territories. Mansfield provided documentation from the Illinois Secretary of State demonstrating that it is licensed to transact business in Illinois.

### **The AGS Requirements and Obligations**

Pursuant to 83 Ill. Adm. Code 551.20(a), Mansfield certifies that it will comply with all of the applicable regulations, regional and industry rules, practices, policies, procedures and tariffs for the use, operation, maintenance, safety, integrity and reliability of the interstate natural gas system. It further avers that it will submit good faith schedules of natural gas deliveries in accordance with the applicable tariffs. Mansfield also certifies that it will provide service to residential and small commercial customers that are eligible to take service from an AGS; that it will comply with informational and reporting requirements established by the Commission; and that it will comply with all other applicable laws and regulations and Commission orders.

Additionally, in accordance with 83 Ill. Adm. Code 551.40, Mansfield states that it shall adopt and follow rules and procedures ensuring that authorizations received from customers, customer billing records, and requests for service transmitted to utilities are retained for a period of not less than two calendar years. Additionally, it agreed to confidential treatment of all customer information that is confidential in nature.

Financial qualifications and requirements are contained in 83 Ill. Adm. Code 551.50 and 551.80. 83 Ill. Adm. 551.80(e)

83 Ill. Adm. Code 551.80(e) specifies that an applicant seeking an AGS certificate may meet the financial qualifications by establishing that it has an unconditional guarantee or a payment bond of an affiliate which reimburses Illinois residential and small commercial customers for any additional costs that they may incur due to the applicant's failure to comply with a contractual obligation to supply energy. Mansfield has supplied evidence that it has such a guarantee. See, 83 Ill. Adm. Code 551.80(e).

Further, Mansfield has two or more individuals in management positions with four or more years of demonstrated experience in management positions with enterprise financial and administrative responsibilities, including profit and loss responsibilities and four years of natural gas sales experience. Mansfield has established that it meets the managerial requirements in 83 Ill. Adm. Code 551.110 and the technical requirement in 93 Ill. Adm. Code 551.90(b).

Mansfield also presented evidence establishing that it has individuals with two years or more of experience working with the rules and practices established by the North American Energy Standards Board or its successor. Mansfield has established that it is in compliance with 83 Ill. Adm. Code 551.90(b).

Finally, Mansfield presented evidence presented by a person with personal knowledge of the facts to which he attested, that Mansfield has had no formal or informal complaints against it in any jurisdiction in which it operates.

### **Commission Conclusions, Finding and Ordering Paragraphs**

The Commission has reviewed the Application and attachments, as well as the supplementary information the Applicant provided in its Amended Petition, which responded to the Administrative Law Judge's Ruling. Subject to the conditions herein, the Commission finds that the Application and the Amended Application satisfy the requirements in the Act and in 83 Ill. Adm. Code 551.10 *et seq.* The Commission concludes that this Application should be granted as is set forth below:

The Commission, having considered the entire record and being fully advised in the premises, is of the opinion and finds that:

- (1) The Applicant, which is a limited liability company organized pursuant to the laws of the State of Georgia, is licensed to do business in Illinois and it seeks to operate as an Alternative Gas Supplier pursuant to Section 19-110 of the Act;
- (2) the Commission has jurisdiction over the Applicant and it has subject-matter jurisdiction;
- (3) the recitals of fact set forth in the prefatory portion of this Order are supported by the record and are hereby adopted as findings of fact;
- (4) as is required by Section 19-110 of the Act, the Applicant possess sufficient technical, financial and managerial resources and abilities to provide natural gas service to eligible customers throughout the areas specified herein;
- (5) the Applicant shall comply with Sections 19-110(e)(2)(3) and (5) of the Act;
- (6) the Applicant shall be granted a Certificate of Service Authority as is set forth below, and shall thereafter comply with all of the applicable laws or Commission orders.

IT IS THEREFORE ORDERED by the Illinois Commerce Commission that Mansfield Power and Gas, LLC is hereby granted a Certificate of Service Authority as an Alternative Gas Supplier, and that this Certificate of Service Authority is as follows:



CERTIFICATE OF SERVICE AUTHORITY

It IS HERBY CERTIFIED that Mansfield Power and Gas, LLC, is granted service authority to operate as an Alternative Gas Supplier as follows:

SERVICE TO BE PROVIDED: The sale of natural gas.

CUSTOMERS TO BE SERVED: All eligible residential and small commercial customers.

GEOGRAPHIC REGIONS SERVED: The service areas of Northern Illinois Gas Company d/b/a Nicor Gas Company, The Peoples Gas Light and Coke Company, North Shore Gas Company and Ameren Utilities.

IT IS FURTHER ORDERED that the Applicant shall comply with all laws and Commission orders now in effect and as hereafter amended.

IT IS FURTHER ORDERED that, subject to Section 10-113 of the Public Utilities Act and 83 Ill. Adm. Code 200.880, this Order is final; it is not subject to the Administrative Review Law.

By Order of the Commission this 25th day of November, 2014.

(SIGNED) DOUGLAS P. SCOTT

Chairman

COMMISSIONERS

W. KEVIN HUGHES  
CHAIRMAN

HAROLD D. WILLIAMS  
LAWRENCE BRENNER  
KELLY SPEAKES-BACKMAN  
ANNE E. HOSKINS

STATE OF MARYLAND



## PUBLIC SERVICE COMMISSION

**#9, 12/10/14 AM; ML#s 158897, 159327 and 160185**  
**License Reference No.: IR-3400**

December 10, 2014

Steve Moore  
Regulatory Affairs  
Mansfield Power & Gas  
1025 Airport Parkway S.W.  
Gainesville, GA 30501

Dear Mr. Moore:

On September 24, 2014, Mansfield Power & Gas, LLC ("Company") filed an Application for a License to Supply to Supply Natural Gas or Natural Gas Supply Services in Maryland under COMAR 20.54. The Company proposes to provide natural gas supplier services in Maryland for residential, commercial and industrial customers as described in the application. Additional information was filed on October 10, 2014 and November 10, 2014.

After considering this matter at the December 10, 2014 Administrative Meeting, the Commission granted the Company a license to supply natural gas or natural gas supply services in Maryland (License Reference Number IR-3400). The license granted by the Commission under this Letter Order is limited solely to natural gas supplier services for the customer classes and service territories as recommended by Staff.

Finally, the Company is reminded that it is under a continuing obligation to notify the Commission within 30 days of any changes to the information upon which the Commission relied in granting this license. A copy of the supplemental or updated information is required to be filed concurrently with the Office of People's Counsel.

By Direction of the Commission,

*/s/ David J. Collins*

David J. Collins  
Executive Secretary

DJC/st

cc: Phil VanderHeyden, Electricity Division  
Obi Linton, Director, External Relations

WILLIAM DONALD SCHAEFER TOWER • 6 ST. PAUL STREET • BALTIMORE, MARYLAND 21202-6806

410-767-8000

Toll Free: 1-800-492-0474

FAX: 410-333-6495

MDRS: 1-800-735-2258 (TTY/Voice)

Website: [www.psc.state.md.us](http://www.psc.state.md.us)



Department of  
Public Service

Public Service Commission  
Audrey Zibelman  
Chair

Patricia L. Acampora  
Gregg C. Sayre  
Diane X. Burman  
Commissioners

Kimberly A. Harriman  
General Counsel  
Kathleen H. Burgess  
Secretary

Three Empire State Plaza, Albany, NY 12223-1350  
www.dps.ny.gov

March 24, 2015

Mr. Steve Moore  
Mansfield Power & Gas, LLC  
1025 Airport Parkway S.W.  
Gainesville, GA 30501

RE: Mansfield Power & Gas, LLC – Revised Eligibility to Include  
Residential Service – ESCO Code MANS

Dear Mr. Moore:

Thank you for submitting the recent updates to your ESCO Retail Access Application Package. This letter acknowledges your company's decision to offer residential service to electric and natural gas customers in New York State. All updated documentation recently submitted has been reviewed by Staff and remains in compliance with the New York State ESCO eligibility requirements that are implemented by codes and regulations found in the Uniform Business Practices and other applicable regulations or Commission Orders. **Therefore, Staff acknowledges that Mansfield Power & Gas, LLC has been deemed eligible to serve residential and non-residential electric and natural gas customers in New York State.**

Please be advised that you should check with utilities to determine if they have additional approval requirements by contacting those companies in whose service territories you intend to serve or are now serving customers

As always, to maintain your ESCO eligibility, you must notify Staff of any substantive legal, financial or business related changes to your company as they occur. If your business plan changes and you decide to move into other utility service territories, you must immediately submit the appropriate documentation for Staff review and determination of how it affects your current eligibility.

Please do not hesitate to contact me with any questions or concerns at (518) 473-8175 or at Robin.Taylor@dps.ny.gov.

Sincerely,

A handwritten signature in black ink that reads "Robin Taylor". The signature is written in a cursive, flowing style.

Robin Taylor  
Retail Access Section  
Office of Consumer Services



## CRNGS AUTOMATIC CASE ACTION FORM

Case No. 15-1556-GA-CRS

Date Sent: October 5, 2015

Effective Date of Certificate: October 4, 2015

Certificate Expires: October 4, 2017

Company Name and Company Name d/b/a: Mansfield Power and Gas, LLC

Renewal

**Action Needed:**

Issue Certificate Number 15-469G (1) to: Mansfield Power and Gas, LLC  
at (address): 1025 Airport Parkway SW, Gainesville, GA 30501

Certified To Provide the Following Services:

- Retail Natural Gas Aggregator
- Retail Natural Gas Broker
- Retail Natural Gas Supplier
- Natural Gas Governmental Aggregator

Renew Certificate No.            to

Revise Certificate No.            to (check all applicable):

Reflect name change from            to

Reflect address change from            to

Add new service offering to certificate:

- Retail Natural Gas Aggregator
- Retail Natural Gas Broker
- Retail Natural Gas Supplier
- Natural Gas Governmental Aggregator

Correct Administrative Error

Reflect Change of Ownership to:

Cancel Certificate No.

Protect Un-redacted copies until

Close Case File, Case Withdrawn at Applicant's Request

Close Case File

**CASE NUMBER:** 15-1556-GA-CRS  
**CASE DESCRIPTION:** MANSFIELD POWER & GAS LLC  
**DATE OF SERVICE:** 10/5/2015  
**DOCUMENT SIGNED ON:** 10/5/2015

Sign Here: \_\_\_\_\_

*JMS*

PARTY OF RECORD	APPLICANT	ATTORNEY
MANSFIELD POWER AND GAS LLC PRESIDENT Fernando de Agüero 1025 AIRPORT PARKWAY S.W. GAINSVILLE,GA 30501 Phone:678-450-2000 Fax:30501	NONE	

PARTY OF RECORD	ATTORNEY	ATTORNEY
none	*Moore, Steve Mr. 1025 Airport Parkway SW Gainesville,GA 30501 Phone:(404)455-5613 Email:smoore@mansfieldpowergas.com	

RECEIVED

COMMONWEALTH OF VIRGINIA

14072 0022

APR 26 2016

STATE CORPORATION COMMISSION

SEC-CLERK'S OFFICE  
DOCUMENT CONTROL CENTERPA PUBLIC UTILITY COMMISSION  
SECRETARY'S BUREAU

AT RICHMOND, JULY 10, 2014

2014 JUL 10 A 8:34

APPLICATION OF

MANSFIELD POWER AND GAS, LLC

CASE NO. PUE-2014-00041

For a license to conduct business  
as a competitive service provider  
of natural gas and electricity

ORDER GRANTING LICENSE

On May 27, 2014, Mansfield Power and Gas, LLC ("Mansfield" or the "Company"), filed an application with the State Corporation Commission ("Commission") for a license to conduct business as a competitive service provider of natural gas and electricity ("Application") pursuant to the Commission's Rules Governing Retail Access to Competitive Energy Services, 20 VAC 5-312-10 *et seq.* ("Retail Access Rules"). In its Application, the Company seeks authority to serve commercial and industrial customers throughout Virginia. The Company attested that it would abide by all applicable regulations of the Commission as required by 20 VAC 5-312-40 B of the Commission's Rules Governing Retail Access to Competitive Energy Services.

On June 3, 2014, the Commission entered an Order for Notice and Comment, which, among other things, docketed the case; required Mansfield to give notice to appropriate persons; provided for the receipt of comments from the public; required the Commission Staff ("Staff") to analyze the reasonableness of the Application and present its findings in a Staff Report; and provided an opportunity for participants to file any reply comments to the Staff Report.

On June 24, 2014, Virginia Electric and Power Company d/b/a Dominion Virginia Power ("Dominion Virginia Power") filed a Notice of Participation and Comments. In its comments,



Dominion Virginia Power urged the Commission and Staff to investigate and closely examine Mansfield's Application, particularly Mansfield's financial fitness, in light of recent disruptions in the electricity markets that exerted financial pressures on even large retail providers of electricity.<sup>1</sup>

On June 30, 2014, the Staff filed its Report, which summarized Mansfield's proposal and evaluated its technical fitness and financial condition. The Staff recommended that Mansfield be granted licenses to conduct business as a competitive service provider of natural gas and electricity to commercial and industrial customers throughout the Commonwealth of Virginia.<sup>2</sup> Neither Mansfield nor Dominion Virginia Power filed a response to the Staff Report.

NOW UPON CONSIDERATION of the Application, participant comments, the Staff Report, and applicable law and our Retail Access Rules, the Commission finds that Mansfield's Application for a license to conduct business as a competitive service provider of natural gas and electricity should be granted, subject to the conditions set forth below, and that this case should be continued to accommodate the consideration of any subsequent amendments or modifications to the licenses granted herein.

Accordingly, IT IS ORDERED THAT:

(1) Mansfield Power and Gas, LLC, hereby is granted License No. G-41 to conduct business as a competitive service provider of natural gas to serve commercial and industrial customers throughout the Commonwealth of Virginia as the Commonwealth opens to retail access and customer choice, and License No. E-29 to conduct business as a competitive service

---

<sup>1</sup> Notice of Participation and Comments of Virginia Electric and Power Company, filed June 24, 2014, at 3.

<sup>2</sup> Although Mansfield seeks to serve customers throughout the Commonwealth of Virginia, as noted in the Staff Report, retail choice exists only in the service territories of Columbia Gas of Virginia, Inc., Washington Gas Light Company, Dominion Virginia Power and Appalachian Power Company. Access to industrial gas customers in other gas distribution service territories has existed under FERC authority since the mid-1980s.

provider of electricity to serve commercial and industrial customers throughout the Commonwealth of Virginia as the Commonwealth opens to retail access and customer choice. These licenses to act as a competitive service provider for natural gas and electricity are granted subject to the provisions of the Retail Access Rules, this Order, and other applicable law.

(2) These licenses are not valid authority for the provision of any product or service not identified within the licenses themselves.

(3) This case shall remain open for consideration of any subsequent amendments or modifications to the licenses granted herein.

AN ATTESTED COPY hereof shall be sent by the Clerk of the Commission to: Fernando de Agüero, Chief Operating Officer, Mansfield Power and Gas, LLC, 1025 Airport Parkway, Gainesville, Georgia 30501; William H. Baxter, II, Esquire, Dominion Resource Services, Inc., Law Department, RS-2, 120 Tredegar Street, Richmond, Virginia 23219; Kristian M. Dahl, Esquire; McGuire Woods LLP, One James Center, 901 East Cary Street, Richmond, Virginia 23219-4030; C. Meade Browder, Senior Assistant Attorney General and Chief, Division of Consumer Counsel, Office of the Attorney General, 900 East Main Street, Second Floor, Richmond, Virginia 23219; Craig G. Goodman, President, National Energy Marketers Association, 3333 K Street, N.W., Suite 425, Washington, D.C. 20007; and Irene Leech, Virginia Citizens Consumer Council, 4220 North Fork Road, Elliston, Virginia 24087. A copy shall be delivered to the Commission's Office of General Counsel and Divisions of Utility Accounting and Finance and Energy Regulation.

# State of New Jersey



## Board of Public Utilities

44 South Clinton Avenue, P.O. Box 350, Trenton, New Jersey 08625-0350

### HEREBY LICENSES

**Mansfield Power and Gas LLC**  
101 Hudson Street  
21<sup>st</sup> Floor  
Jersey City, New Jersey 07302

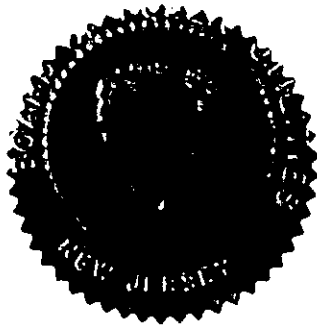
RECEIVED


APR 26 2016

PA PUBLIC UTILITY COMMISSION  
SECRETARY'S BUREAU

To conduct business in the State of New Jersey as a

**Gas Supplier**



  
Irene Kim Asbury  
Secretary of the Board

License No.      GSL-0154  
Effective Date:   August 19, 2015  
Expiration Date:  August 18, 2016

No.

Term, 19

PROOF OF PUBLICATION OF NOTICE IN THE WILLIAMSPORT  
SUN-GAZETTE UNDER ACT NO. 587, APPROVED MAY 16, 1929

STATE OF PENNSYLVANIA  
COUNTY OF LYCOMING

SS:

Bernard A. Oravec Publisher of the Sun-Gazette Company, publishers of the Williamsport, Sun-Gazette, successor to the Williamsport Sun and the Gazette & Bulletin, both daily newspapers of general circulation, published at 252 West Fourth Street, Williamsport, Pennsylvania, being duly sworn, deposes and says that the Williamsport Sun was established in 1870 and the Gazette & Bulletin was established in 1801, since which dates said successor, the Williamsport Sun-Gazette, has been regularly issued and published in the County of Lycoming aforesaid, and that a copy of the printed notice is attached hereto exactly as the same was printed and published in the regular editions of said Williamsport Sun-Gazette on the following dates, viz:

July 17, 2015

Affiant further deposes that he is an officer daily authorized by the Sun-Gazette Company, publisher of the Williamsport Sun-Gazette, to verify the foregoing statement under oath and also declares that affiant is not interested in the subject matter of the aforesaid notice of publication, and that all the allegations in the foregoing statement as to time, place and character of publication are true.

**PENNSYLVANIA  
PUBLIC UTILITY  
COMMISSION  
NOTICE**  
Applications of Mansfield Power and Gas LLC For Approval To Offer, Render, or Furnish Services as a Supplier, Aggregator, and Marketer/ Broker Engaged In The Business Of Supplying Natural Gas Supply Services and Electricity Supply or Electric Generation Services, To The Public In The Commonwealth Of Pennsylvania.

Mansfield Power and Gas, LLC will be filing an application with the Pennsylvania Public Utility Commission ("PUC") for a license to provide natural gas supply services as (1) a supplier of natural gas, and (2) a broker/ marketer engaged in the business of providing natural gas services. Mansfield Power and Gas, LLC will also be filing an application with the PUC for a license to supply electricity or electric generation services as (1) a generator and supplier of electric power, (2) a broker/marketer engaged in the business of supplying electricity, and (3) an aggregator engaged in the business of supplying electricity. Mansfield Power and Gas, LLC proposes to sell electricity, natural gas, and related services in the entire Commonwealth under the provisions of the new Natural Gas Choice and Competition Act and the Electricity Generation Customer Choice and Competition Act.

The PUC may consider this application without a hearing. Protests directed to the technical or financial fitness of Mansfield Power and Gas, LLC may be filed within 15 days of the date of this notice with the Secretary of the PUC, P.O. Box 3285, Harrisburg, PA 17105-3285. You should send copies of any protest to Mansfield Power and Gas, LLC's attorney at the address listed below.

By and through Counsel:  
William B. Puryear  
Mansfield Power and Gas, LLC  
1025 Airport Parkway  
S.W.  
Gainesville GA 30501  
678 450 2000  
1-888-275-8438 - Fax

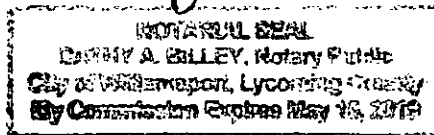
Bernard A. Oravec

SUN-GAZETTE COMPANY

Sworn to and subscribed before me

the 21<sup>st</sup> day of March 2016

Cathy A. Billey  
Notary Public



STATEMENT OF ADVERTISING COSTS

To the Sun-Gazette Company, Dr.:	
For publishing the notice attached hereto on the above state dates.....	\$ <u>330.76</u>
Probated same.....	\$
Total.....	\$ <u>330.76</u>

PUBLISHER'S RECEIPT FOR ADVERTISING COSTS

THE SUN-GAZETTE COMPANY hereby acknowledges receipt of the aforesaid advertising and publication costs and certifies that the same have been fully paid.

SUN-GAZETTE COMPANY

BY Bernard A. Oravec

RECEIVED

APR 26 2016

The Scranton Times (Under act P.L. 877 No 160. July 9, 1976)  
Commonwealth of Pennsylvania, County of Lackawanna

MANSFIELD POWER & GAS LLC  
1025 AIRPORT PARKWAY S.W.  
GAINESVILLE GA 30501

RECEIVED

APR 26 2016

PA PUBLIC UTILITY COMMISSION  
SECRETARY'S BUREAU

Account # 609305  
Order # 81789872  
Ad Price: 274.45

PENNSYLVANIA PUBLIC UTIL  
Gina Krushinski

Being duly sworn according to law deposes and says that (s)he is Billing clerk for The Scranton Times, owner and publisher of The Scranton Times, a newspaper of general circulation, established in 1870, published in the city of Scranton, county and state aforesaid, and that the printed notice or publication hereto attached is exactly as printed in the regular editions of the said newspaper on the following dates:

07/16/2015

Affiant further deposes and says that neither the affiant nor The Scranton Times is interested in the subject matter of the aforesaid notice or advertisement and that all allegations in the foregoing statement as time, place and character or publication are true Sharon Venturi

Sworn and subscribed to before me  
this 21st day of March A.D., 2016

Sharon Venturi  
(Notary Public)

COMMONWEALTH OF PENNSYLVANIA  
Notarial Seal  
Sharon Venturi, Notary Public  
City of Scranton, Lackawanna County  
My Commission Expires Feb. 12, 2018  
MEMBER, PENNSYLVANIA ASSOCIATION OF NOTARIES

**PENNSYLVANIA PUBLIC UTILITY COMMISSION NOTICE**  
*Applications of Mansfield Power and Gas LLC For Approval To Offer, Render, or Furnish Services as a Supplier, Aggregator, and Marketer/Broker Engaged In The Business Of Supplying Natural Gas Supply Services and Electricity Supply or Electric Generation Services, To The Public In The Commonwealth Of Pennsylvania.*  
**Mansfield Power and Gas, LLC** will be filing an application with the Pennsylvania Public Utility Commission (PUC) for a license to provide natural gas supply services as (1) a supplier of natural gas, and (2) a broker/marketer engaged in the business of providing natural gas services. **Mansfield Power and Gas, LLC** will also be filing an application with the PUC for a license to supply electricity or electric generation services as (1) a generator and supplier of electric power, (2) a broker/marketer engaged in the business of supplying electricity, and (3) an aggregator engaged in the business of supplying electricity. **Mansfield Power and Gas, LLC** proposes to sell electricity, natural gas, and related services in the entire Commonwealth under the provisions of the new Natural Gas Choice and Competition Act and the Electricity Generation Customer Choice and Competition Act.  
The PUC may consider this application without a hearing. Protests directed to the technical or financial fitness of **Mansfield Power and Gas, LLC** may be filed within 15 days of the date of this notice with the Secretary of the PUC, P.O. Box 3265, Harrisburg, PA 17105-3265. You should send copies of any protest to **Mansfield Power and Gas, LLC's** attorney at the address listed below.  
By and through Counsel:  
William B. Puryear  
**Mansfield Power and Gas, LLC**  
1025 Airport Parkway S.W.  
Gainesville GA 30501  
678 450 2000  
1-866 275 5438 - Fax

MPG's management team experience is depicted in two forms: 1) in a narrative description of key MPG management experience, and 2) a chart illustrating MPG management's previous company work history and expertise.

RECEIVED

APR 26 2016

**Narrative Descriptions of Key MPG management –**

***Michael F. Mansfield Sr., Chairman and Chief Executive Officer***

PA PUBLIC UTILITY COMMISSION  
SECRETARY'S BUREAU

Michael Mansfield is a strategic visionary with staying power. He joined Mansfield in 1981 at age 21, and over the next three decades has focused on one mission: building Mansfield into an industry leader in the supply, and distribution of transportation fuel products and supply chain services.

Under his leadership, the company has grown into a \$7B energy company and operates as the largest delivered fuels supplier in North America. With cliental in 50 states and throughout Canada, Mansfield now supports the daily service, information and logistics needs of the world's largest fuel buyers.

While generating over \$20 million in revenue per employee, Michael has built his company into a model of operational and technological efficiency. This work has been achieved in concert with and supported by a culture of fair dealings, and world-class service execution.

By following his business philosophy, Mansfield has enjoyed double-digit growth for decades and is poised to expand further in both scale and operational sophistication. In Michael's opinion, while Mansfield was founded 56 years ago, it is still in the early stages of its mission and growth plan.

Michael earned a BA in Management from Piedmont College and has been married to Kim Mansfield for 30 years. They have 3 adult children and 2 grandchildren.

***Blake Young, President***

Blake Young is the President of Mansfield Power and Gas, LLC. Mr. Young is responsible for supply operations, technology infrastructure, risk management, customer service and regulatory activities. He also serves as the company's Chief Administrative Officer.

Mr. Young possesses broad energy industry knowledge and has CEO experience in both large and middle market companies (Publicly traded & Private Equity Backed). He has lead meaningful consumer-focused businesses, driven new product development, branding, and sales & marketing transformations.

Prior to joining Mansfield Power and Gas, LLC, served as Managing Partner of Cap2ity Consulting Group, providing executive level management consultancy services in an array of energy and technology services in areas of business strategy, commercial product development,

business expansion analysis, business systems implementation/technology infrastructure disciplines, merger and acquisitions support and integration services.

Prior to Cap2ity, Mr. Young was President & CEO of Comverge, an energy management company specializing in demand management. He repositioned Comverge within the smart grid industry as a growth oriented and innovative energy solutions company. At BG Group, he led a multi-hundred million dollar global technology transformation initiative aimed at integrating and high-grading the company's global technology infrastructure and key business applications.

While with Dynegy Inc, a Houston-based energy marketing and trading company, Mr. Young was one of 5 members of the Dynegy Executive Management Team with responsibility for corporate strategy & development, divestitures, regulated businesses, information technology, policy, corporate communications, public relations, financial planning, human resources and corporate shared services. He also served as President & CEO of Illinois Power Company, a \$2.5+ billion gas and electric transmission and distribution company in the Midwest serving 1.3 million customers across 40,000 square miles of service territory with 1,800 employees. He had overall company responsibility spanning all commercial, operational, regulatory and administrative areas.

Prior to Dynegy, Mr. Young was with Tenneco Energy, a large natural gas transporter and marketer. He served in a number of executive roles including Executive Director, National Accounts, Vice-President & Chief Information Officer and Chief Of Staff to the Chairman, President & CEO.

He is currently serving as an independent director for Salisbury Industries, a large national, Texas-based Engineering, Procurement & Construction firm.

***John Byrd, Executive Vice President***

John Byrd is EVP of Administration at Mansfield. John focuses on transactional and operational metrics to increase efficiencies across the organization. He is Mansfield's chief risk officer, overseeing the company's management of financial, legal, employee safety, credit, and environmental matters. Before joining Mansfield, John served as Senior VP of Accounting and Administration and Corporate Controller for TransMontaigne, where he was responsible for both operational and back-office accounting. Prior to TransMontaigne, John was with Arthur Andersen in both the Audit and Business Process Outsourcing Divisions where he focused on process consulting for energy trading companies. John graduated Summa Cum Laude with a BS in Accounting from Louisiana State University.

***Brad Puryear, General Counsel and Assistant Secretary***

With over fifteen years' experience in the petroleum industry, Brad Puryear manages Mansfield Energy's corporate acquisition and strategic alliance activity, and led Mansfield's business expansion into Canada. In addition to General Counsel, Brad serves as Mansfield's government

relations liaison. Brad is also on the Board of Directors for SIGMA as well as the Georgia Chamber of Commerce. Brad holds a BA in Economics from Marshall University and a JD in Law from the University of Georgia.

***Ed Young, VP Commercial Operations***

In his role as VP Commercial Ops of Mansfield Power and Gas, LLC, Mr. Young oversees all operations activities of the company. He is directly involved with daily forecasting and purchasing operations, risk management, customer care and billing.

Mr. Young earned a civil engineering degree from Georgia Tech in 1992 and practiced as a structural engineer for 6 years. An appreciation of the financial markets prompted him to attend The University of Chicago where he earned an MBA in 1999. While attending business school, Mr. Young transitioned from engineering to finance applying the knowledge he gained in option theory to trade equity options for Lakota Trading. In this role, he traded as a floor market maker and member of the Chicago Board Options Exchange from 1998 to 2000.

After obtaining his MBA, Mr. Young joined Mirant, a spinoff of Southern Company, in 2000. He participated in the first year of Mirant's "Energy Development Program" working in asset management and structuring. In 2001, Mr. Young began trading natural gas, gaining a fundamental understanding in the dynamics of pipeline capacity and gas storage. He transitioned to power trading in early 2003 focusing on the Mid-Atlantic and Northeast markets for the following 8 years. Mr. Young executed effective hedging and optimization strategies for Mirant's generation assets and successfully traded a proprietary book.

At the beginning of 2011, Mr. Young moved to Constellation Energy Group (now a division of Exelon Corp.) where he eventually became Co-head of East power trading and led a team of traders in the Northeast Region. In addition to his management role, he worked with the asset team developing trading strategies to hedge the Northeast generation fleet and maintained a book for mid-marketing deal flow.

Beginning in 2014, Mr. Young was Principle at Piedmont Energy Management where he provided energy consulting services to various clients including MPG prior to joining MPG in his current position in 2015.

***Sal Perez, Retail Operations Manager***

In his role as Manager of Retail Operations, Mr. Perez manages the day to day operations related to customer billing and transactional communications via EDI between ISOs and individual Utilities. He is also responsible for customer care operations.

Prior to joining Mansfield Power and Gas, Mr. Perez supported Retail Electric Providers as an employee of Ista North America (a leading outsourced billing system and business process



outsourcing firm currently serving energy providers nationwide). Prior to his tenure at Ista, he performed a similar role to his current role for a Texas Retail Electric Provider (Nations Power) and a natural gas marketer in Georgia (Catalyst Natural Gas). Mr. Perez also supported competitive energy marketers while employed at an outsourced customer call center operation in the metro-Atlanta area (Ryla Teleservices).

***Keith Crunk, Wholesale Supply Manager***

Keith Crunk joined Mansfield Power and Gas, LLC in May 2014. As the Wholesale Supply Manager, Keith manages the purchase of supply for contracted customers in various markets, as well as daily and monthly nominations for the supply. He has also been involved in the implementation of Entrade, Mansfield's new ETRM system.

Prior to joining Mansfield Power and Gas, Keith worked as the Strategic Markets Analyst for Comverge, Inc., developing strategies surrounding capacity auction participation in various electricity markets, specifically with demand response. Prior to his tenure at Comverge, Keith was a Business Analyst with Southstar Energy Services, LLC, performing duties such as forecasting customer daily and monthly consumption, as well as budgeting and variance analysis. Keith began his career with Mirant Corporation (currently NRG), most notably working in the management of assets in New England and New York. Duties included daily asset bidding, P&L reporting, and variance analysis.

MPG Exhibit "G" (Revised) Docket No. A-2016-2525105

	Start	End	Role	Company Information	Managerial	Technical	Risk Mgmt
<b>Michael Mansfield, Sr.</b>							
Mansfield Energy Corp.	1981	2016	Chairman & CEO	mansfieldoil.com	36		
<i>Total</i>					35	0	0
<b>Blake Young</b>							
Mansfield Power and Gas	2016	2016	President	mansfieldpowergas.com	1	1	
Cap2ity Consulting Group	2014	2015	Managing Partner	cap2ity.com	2	2	
Converge, Inc.	2010	2014	President & CEO	converge.com	5	5	
BG Group	2007	2009	Sr. VP, Global Tech Unit	bg-group.com	3	3	
Dynegy	2003	2006	EVP & CAO	dynegy.com	4	4	
Illinois Power Company	2004	2005	CEO	sold (ameren.com)	2	2	
Dynegy	1998	2003	President, Global Tech	dynegy.com	6	6	
Tenneco Energy	1983	1997	VP, CIO	sold (elpaso.com)	14	14	
<i>Total</i>					37	37	0
<b>John Byrd</b>							
Mansfield Energy Corp.	2013	2016	EVP	mansfieldoil.com	4	4	4
Mansfield Energy Corp.	2005	2013	CFO	mansfieldoil.com	8	2	8
TransMontaigne	2002	2005	Senior VP, Controller	transmontaigne.com	3		3
Arthur Andersen	1994	2002	Manager	non-existent	8		
<i>Total</i>					23	6	15
<b>Brad Puryear</b>							
Mansfield Energy Corp.	1997	2016	General Counsel	mansfieldoil.com	20		
Hartness & Link PC	1989	1997	Attorney	770-535-7000	8		
<i>Total</i>					28	0	0
<b>Ed Young</b>							
Mansfield Power and Gas	2015	2016	VP, Commercial Op.'s	mansfieldpowergas.com	2	2	2
Piedmont Energy Management / MPG	2014	2015	Consulting Services	mansfieldpowergas.com	1	1	1
Constellation Energy Group	2011	2014	Northeast Energy Trader	acquired by Exelon	1	3	3
Mirant Corporation	2000	2011	Northeast Energy Trader	sold (nrg.com)		11	11
Lakota Trading	1998	2000	Options Market Maker	unknown		2	2
<i>Total</i>					4	19	19
<b>Keith Crunk</b>							
Mansfield Power and Gas	2014	2016	Mgr, Wholesale Supply	mansfieldpowergas.com	3	3	
Converge	2012	2014	Strategic Mkts Analyst	converge.com		2	
South Star Energy Services	2011	2012	Business Analyst	southstarenergyservices.com		1	
Mirant Corporation	1999	2011	Asset Management	sold (nrg.com)		12	
<i>Total</i>					3	18	0
<b>Sal Perez</b>							
Mansfield Power and Gas	2013	2016	Manager, Retail Ops.	mansfieldpowergas.com		4	
Ista North America	2011	2013	Senior Ops Analyst	ista-na.com	2	2	
Nations Power	2009	2011	Manager, Cust Ops	sold	2	2	
Catalyst Energy	2008	2008	Manager, Cust Ops	sold (constellation.com)		1	
Ryla Teleservices	2007	2007	Supervisor, Cust Care	sold (alorica.com)		1	
<i>Total</i>					4	10	0
<b>Company Total</b>					<b>134</b>	<b>90</b>	<b>34</b>

ORIGIN ID:FTYA (770) 631-4066  
STEVE MOORE  
156 PEACHTREE E. SHOPPING CTR.  
PEACHTREE CITY, GA 30269  
UNITED STATES US

SHIP DATE: 26APR16  
ACTWGT: 0.90 LB  
CAD: 109167041/WSX13100

BILL SENDER

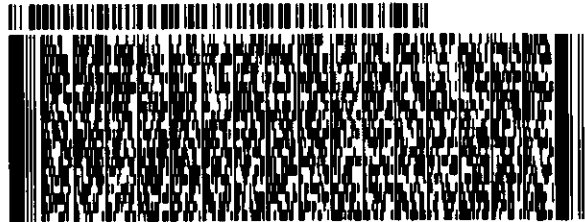
TO **ATTN: ROSEMARY CHIAVETTA**  
**PENNSYLVANIA PUBLIC UTILITY COMMISS**  
**400 NORTH STREET**  
**COMMONWEALTH KEYSTONE BLDG. - 2ND F**  
**HARRISBURG PA 17120**

(770) 631-4066  
THU1 PKG 1D1 13333  
P01

REF: STEVE MOORE

DEPT:

RC



FedEx  
Express



THU - 28 APR 4:30P

TRK# 7829 2546 6403  
0201

\*\* 2DAY \*\*

**SK MDTA**

17120  
PA-US MDT

