

December 27, 2010

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PA PUBLIC UTILITY COMMISSION SECRETARY'S BUREAU

Ms. Rosemary Chiavetta
Office of the Secretary
Commonwealth of Pennsylvania
Pennsylvania Public Utility Commission
P.O. Box 3265
Harrisburg, Pennsylvania
17105-3265

RE: Great American Power, LLC

Pennsylvania Electric Generation Supplier Application

Docket No. A-2010-2205475

Dear Ms. Chiavetta,

Great American Power, LLC ("GAP") is in receipt of the letter dated December 17, 2010 addressing certain questions regarding the Electric Generation Supplier application of Great American Power, LLC.

Great American Power, LLC is hereby filing these answers to the following questions. Please let me know if you have any further questions or need for clarification.

#### 1. FERC Filing. (Application Item No. 12.)

PAPUC Request - Update status of FERC application.

GAP Response - Great American Power, LLC has made application for Approval of Initial Market-Based Rate authority. This application has been filed with the Federal Energy Regulatory Commission ("FERC") under docket ER11-02497-000 and requested for market-based rate tariff to be effective January 1, 2011.

### 2. <u>Taxation. (Application Item No. 15.)</u>

PAPUC Request - Provide a completed tax certification statement with corporate box number.

GAP Response – The Account ID or Corporate Box Number for Great American Power, LLC is 0486-881.



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#### 3. Contacts for Consumer Service, etc. (Application Item No. 17.a.)

PAPUC Request - Provide fax numbers for consumer contacts.

GAP Response – The facsimile number for consumer contacts will be (727) 216-6195.

#### 4. Proposed Marketing Method. (Application Item No 4.f.)

PAPUC Request - Provide a response to the item number and provide any additional description of the method(s) to be utilized.

GAP Response – As GAP is a wholly-owned subsidiary of Telecommunications on Demand, a teleservices management company based in Pennsylvania, the company will utilize its own internal resources for its residential marketing.

For marketing to Commercial & Industrial customers the company will utilize both direct employees and non-EGS licensed persons or entities as third-party contractors. These third-party contractors will operate exclusively for GAP.

#### 5. Door-to-Door Sales. (Application Item No. 4.g.)

PAPUC Request - Provide a response to the item number.

GAP Response – Great American Power, LLC will not utilize door-to-door sales activities.

#### 6. PJM Load Serving Entity Requirement. (Application Item No. 10.a.)

PAPUC Request - Provide a response to the item number.

GAP Response – Great American Power, LLC has filed all required forms and documents necessary to be a member of PJM. GAP will pay the membership fees necessary to serve load within PJM and sign the Reliability Assurance Agreement upon licensing from the Pennsylvania Public Utility Commission.

As per 52 Pa Code § 1.36 Great American Power, LLC will affirm the following:



I, Lyman Gray Wilkes, 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).

Should you have any questions concerning this response, please do not hesitate to contact me via email or phone.

Thank you for your consideration in this matter.

Sincerely

Lyman G. Wilkes

President

Great American Power, LLC

Email – <u>lwilkes@greatamericanpower.com</u>

Phone – (713) 443-4026

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