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JAN 28 2011

PA PUBLIC UTILITY COMMISSION SECRETARY'S BUREAU Planet Energy Corp.
10 Kingsbridge Garden Circle
Suite 800
Mississauga, ON L5R 3K6
[1] 905.755.0249
[f] 905.755.0545
www.planetenergy.ca

January 28, 2011

Pennsylvania Public Utility Commission Secretary of the Commission 400 North Street Keystone Building 2nd floor, Room N201 Harrisburg, PA 17120

Re: Docket A-2010-2216375 – revisions to both the Gas and Electricity Applications for Planet Energy (Pennsylvania) Corp.

To whom it may concern,

Please find attached revised first pages of both the Gas and Electricity applications. The original application stated that Planet Energy (Pennsylvania) Corp. is doing business as "Planet Energy". This information is incorrect. Planet Energy (Pennsylvania) Corp. will be carrying on business as Planet Energy (Pennsylvania) Corp.

We are also re-submitting a copy of the Credit Letter from Columbia Gas of Pennsylvania, which we understand, you have not yet been able to locate.

If you have any questions or require further information, please do not hesitate to contact Dianne Kellie, Director of US Revenue Assurance, at 905-755-9119 ext. 3021 or electronically at dkellie@planetenergy.ca.

Sincere

Senior Executive Assistant

Encl.

BEFORE THE PENNSYLVANIA PUBLIC UTILITY COMMISSION

Application of PLANET ENERGY (PENNSYLVANIA) CORP., d/b/a Planet Energy (Pennsylvania) Corp., for approval to offer, render, furnish, or as a(n) [as specified in item #8 below] to the public in the Commonwealth of Pennsylvania.

To the Pennsylvania Public Utility Commission:

1. **IDENTITY OF THE APPLICANT:** The name, address, telephone number, and FAX number of the Applicant are:

Planet Energy (Pennsylvania) Corp. 800 – 10 Kingsbridge Garden Circle, Mississauga, Ontario L5R 3K6

Tel: 905-755-9119 Fax: 905-755-0545

Please identify any predecessor(s) of the Applicant and provide other names under which the Applicant has operated within the preceding five (5) years, including name, address, and telephone number.

United Corporate Services, Inc. County of Dauphin 3631 North Front Street, Harrisburg, Pennsylvania 17110

2. a. **CONTACT PERSON:** The name, title, address, telephone number, and FAX number of the person to whom questions about this Application should be addressed are:

Dianne Kellie, Director of US Revenue Assurance 800 – 10 Kingsbridge Garden Circle, Mississauga, Ontario L5R 3K6

Tel: 905-755-9119 ext. 3021

Fax: 905-755-0545

b. **CONTACT PERSON-PENNSYLVANIA EMERGENCY MANAGEMENT AGENCY:** The name, title, address telephone number and FAX number of the person with whom contact should be made by PEMA;

Dianne Kellie, Director of US Revenue Assurance 800 – 10 Kingsbridge Garden Circle, Mississauga, Ontario L5R 3K6

Tel: 905-755-9119 ext. 3021

Fax: 905-755-0545

3.a. **ATTORNEY:** If applicable, the name, address, telephone *number*, and FAX number of the Applicant's attorney are:

Christopher Gaffney, Executive Vice President & Chief Legal Officer 800 – 10 Kingsbridge Garden Circle, Mississauga, Ontario L5R 3K6

Tel: 289-360-3002 Fax: 289-360-2865

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PA PUBLIC UTILITY COMMISSION SECRETARY'S BUREAU



January 10, 2011

Dianne Kellie Director, US Revenue Assurance Planet Energy Corp. 800-10 Kingsbridge Garden Circle Mississauga, ON L5R 3K6

Dear Dianne Kellie:

We are pleased that Planet Energy Corp. ("Planet") is providing Natural Gas Supply Service on the distribution system of Columbia Gas of Pennsylvania, Inc. ("Columbia Gas").

Under Paragraph 2.4.5 of the Rules Applicable to Distribution Service section of the Tariff of Columbia Gas, Planet is required to provide to Columbia Gas a bond or other financial security instrument in an amount that Columbia Gas determines to be appropriate. We have determined that Planet has satisfied this bonding and other financial security requirement to provide Natural Gas Supply Service to Columbia Gas customers. This was conditioned on the receipt of a deposit from Planet in the amount of \$5,000. We are acknowledging receipt of such deposit, and through this letter, Columbia Gas is notifying Planet that it currently meets Columbia Gas' bonding or other financial security instrument requirement under paragraph 2.4.5 of the Rules Applicable to Distribution Service section of the Tariff of Columbia Gas.

If the creditworthiness circumstances or Columbia Gas' exposure to Planet changes in the future, Columbia Gas might deem it appropriate to require Planet to increase the deposit or provide a bond or other financial security instrument.

In the meantime, please feel free to contact me at 614-460-4996 if you have any questions now or in the future regarding the bond or other financial security instrument requirements of Columbia Gas.

Sincerely,

Tom Heckathorn

31- Capala

Director, Transportation & Supplier Services

-/IPurolator

DOX

Parcels:

Angelica Herrera Planet Energy

10 Kingsbridge Garden CIR #800

MISSISSAUGA, ON L5R 3K6 Canada

(905) 755-9119 ext. 3084

Sender's ref: Lisa A ZIPCODE: Fold this Bill of Lading on the

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of Lading to each package

Pennsylvania Public Utility Co Secretary of the Commission 400 North ST

17120

SUITE N201 FLOOR 2nd Keystone Building

17120 HARRISBURG, PA USA

DESC: Documents

VALUE: 2.00 CAD IMP/EXP TYPE: Permanent

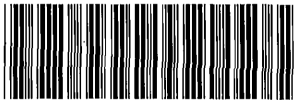
COUNTRY OF MFG: Canada

WEIGHT: 1.00 lb.

DATE: 01/28/2011

DUTIES/TAX DDU:.[X]

DDP:[]



US/INTERNATIONAL AIR-AWB: 7377027523

No Declared Value Entered By Sender

CONDITIONS OF CARRIAGE

IMPORTANT - PLEASE READ: The consignor agrees that the act of tendering the shipment to the carrier for transportation shall be sufficient to constitute signature of this bill of lading by the consignor and shall bind the consignor to all of the terms and conditions contained or referred to herein.

RECEIPT Carrier acknowledges receiving from the shipper, at the point of origin and on the date specified, the shipment described in this bill of lading in apparent good order, except as noted (contents and conditions of contents of shipment unknown), and agrees to carry and deliver the shipment to the receiver at the destination set out in this bill of lading. subject to payment of all lawful charges. "Carrier" refers to Purolator Courier Ltd, and any connecting and/or successive carriers involved in the transportation of the shipment herein described, including any of their respective subsidiaries, controlled entities, and their respective employees, agents and independent contractors. LIMITATION ON LIABILITY Carrier's liability in respect of the shipment described in this bill of lading (including for any loss, damage, delay, misdelivery, non-delivery or failure to deliver) is limited to \$2.00 per pound (\$4.41 per kilogram) computed on the total weight of the shipment, unless a higher value is declared in the specially marked Purolator Online Shipping user entry field, "Declared Value for Insurance (\$)". Notwithstanding any disclosure of the nature or value of the goods carried or any special agreement to the contrary, carrier is not liable under any circumstances for the consequences of delay, or for any indirect or consequential damages (including lost profits) howspever caused. NOTICE OF CLAIM Carrier is not liable for any loss, damage or delay to any goods carried under this bill of lading unless notice of the claim setting out particulars of the origin, destination and date of shipment of the goods and the estimated amount claimed in respect of such loss, damage or detay is given in writing to the carrier within sixty (60) days after the delivery of the goods, or, in the case of failure to make delivery, within nine (9) months from the date of shipment. Subject to any overriding statutory provisions, the final statement of the claim must be filed within nine (9) months from the date of shipment, together with a copy of the paid freight bill. If the Convention applies, other notice periods may govern. No claim will be entertained until all transportation charges due in connection with this bill of lading have been paid in full. All claims are subject to proof of amount of loss. TERMS INCORPORATED BY REFERENCE Every service to be performed under this bill of lading is subject to the conditions of carriage contained in this bill of lading, including the terms and conditions contained in Purciator Courier Ltd.'s published terms and conditions of carriage and the terms and conditions prescribed by the law of the jurisdiction where the goods originate (including the uniform conditions of carriage thereunder, if any). If the carriage involves an ultimate destination or a stop in a country other than the country of departure, the Convention (as defined below) may apply and limit the (lability of the carrier in respect of toss of, damage to or delay of cargo, "Convention" means the Convention for the Unification of Certain Rules relating to International Carriage by Air, signed at Warsaw, Poland, 12 October, 1929, or the Convention for the Unification of Certain Rules for International Carriage by Air, signed at Montreal, Canada, 28 May, 1999, or those Conventions as amended or supplemented as may be applicable to the carriage hereunder, MISCELLANEOUS Unless otherwise indicated, the consignor's name and address is the sender's name and address indicated on this bill of lading, and the latter is the place of execution and the place of departure; the consignee's name and address is the receiver's name and address indicated on this bill of lading, and the latter is the place of destination; and the date indicated on this bill of lading is the date of execution. There are no specific stopping places which are agreed to, and the carrier reserves the right to select the route and the mode of transportation that the carrier deems appropriate. The consignor warrants that the shipment is properly described on this bill of fading and on any accompanying documentation, and that the shipment is properly marked, addressed and packed to ensure safe transportation in accordance with the carrier's ordinary care in handling. Unless otherwise indicated on this bill of lading, the consignor waives its right to determine the volume or dimensions of the shipment, and to Indicate same on this bill of fading. The consignor appoints the carrier as its agent for the performance of customs clearance and selecting a customs broker. ENTIRE AGREEMENT The terms and conditions contained in this bill of lading, including those incorporated herein by reference, constitute the entire agreement relating to the carriage of the shipment described in this bill of lading, and no agent, servant or representative of the carrier or consignor has the authority to after, waive or otherwise modify any provision of this agreement. In tendering the shipment described herein for carriage, the consignor agrees to these terms and conditions on his own behalf and on behalf of the consignee and any other party claiming an interest in this shipment. Completion of the "from" field in this bill of lading is sufficient to constitute signature of this bill of lading by the consignor.

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