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April 4, 2011

Secretary Rosemary Chiavetta Pennsylvania Public Utility Commission Commonwealth Keystone Building P.O. Box 3265 Harrisburg, PA 17105-3265

Application of Power Brokers, LLC (d/b/a/ PB2 Texas LLC) for Approval to Offer, Nender, Furnish or Supply Electric Generation Services as a Broker/Marketer

Docket No. A-2010-2207860

Dear Secretary Chiavetta:

Re:

By this letter, Power Brokers, LLC (d/b/a/ PB2 Texas LLC) ("Power Brokers") is hereby requesting an amendment to its Electric Generation Supplier license to permit Power Brokers to perform broker/marketer services for residential and small commercial customers.

By Order entered January 19, 2011 (a copy of which is enclosed herewith), the Commission approved Power Broker's Application to provide EGS services as a Broker/Marketer for industrial and large (over 25 kw demand) commercial customers.

On March 25, 2010, the Commission issued a Secretarial Letter which clarified that an EGS licensed to serve large commercial, industrial or governmental customers must also apply for and obtain authority to serve residential or small commercial customers in mixed meter scenarios.

As Power Brokers may encounter mixed meter scenarios in connection with its Broker – Marketer services in Pennsylvania, Power Brokers hereby respectfully requests that its Electric Generator Supply License be amended to authorize Power Brokers to serve residential and small commercial (less than 25kw demand) customers.

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As noted in the Secretarial Letter, an EGS filing a license amendment to change only the type of customers who are served is not required to publish notice in newspapers of general circulation, as required for original applications or requests to amend the geographic area to be served, pursuant to 52 Pa. Code §54.35. Therefore, Power Brokers respectfully requests that no second publication be required by the Commission in connection with the within license modification request. Furthermore EGSs filing applications to amend their licenses to serve residential or small commercial customers need not submit disclosure statements required by 52 Pa. Code §54.5 until such time as they would begin interacting directly with such customers. Power Brokers verifies that it will comply at all times with the applicable Chapter 56 residential service regulations.

Power Brokers also requests that no additional bond be required by the Commission. As Power Brokers indicated in its original application, Power Brokers will not be collecting any gross receipts from its customers or generating electricity. Also, Power Brokers will not make electric utility payments on behalf of its customers. Power Brokers services are solely to act as a marketer/broker engaged in the business of negotiating the purchase of electricity for its customers. The Commission granted Power Brokers' request to allow a posting of a \$10,000 bond in connection with its original EGS approval, and Power Brokers requests that the Commission maintain this level of bonding if it approves Power Brokers' request to modify its license to include residential customers.

Thank you for your consideration of this request. If you have any questions or need any additional information in order to process this request for license amendment, please do not he sitate to contact me.

Best Regards,

STEVENS & LEE

Mienaer A. Gruin, Esq.

Counsel for Power Brokers, LLC (d/b/a/

PB2 Texas LLC)

Enclosure

cc: PA PUC Bureau of Fixed Utility Services









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