



March 9, 2012

VIA FEDERAL EXPRESS

Attn: James J. McNulty, Secretary Pennsylvania Public Utilities Commission 400 North Street, Harrisburg, PA 17120

RE:

ELECTRIC GENERATION SUPPLIER LICENSE NO. 4-11-8531 A- 110531

PROOF AS REGISTRATION WITH PJM AS LOAD-SERVING ENTITY (LSE)

In accordance with the letter received from the Pennsylvania Public Utility Commission (re: Docket No. M-2010-2157431), all licensed EGS that provide retail electric supply must annually provide proof of registration as a PJM load serving entity (LSE). GDF Suez Retail Energy Solutions LLC dba Think Energy ("Think Energy"), as a licensed supplier in the State of Pennsylvania, submits it proof of registration with PJM as a load serving entity (LSE).

If you have any questions or require any additional information, contact me at via email at Naveen.rabie@gdfsuezna.com or at (713) 636-1607.

Newson Babi

Naveen Rabie Counsel

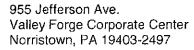
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cc:

VIA FEDERAL EXPRESS

ATTN: Kathleen Aunkst, Secretary's Bureau Pennsylvania Public Utilities Commission 400 North Street, Harrisburg, PA 17120 PA PUBLIC UTILITY COMMISSION SECRETARY'S BUREAU





July 12, 2011

Mr. Jason Austin GDF Suez Retail Energy Solutions, LLC 1990 Post Oak Suite 1900 Houston, TX 77056

Dear Mr. Austin,

Welcome to PJM!

As promised, enclosed are the signed membership agreements for your records. To ensure your needs are met, PJM has assigned Client Manager Helen Burnley, as your primary point of contact. She can be contacted at burnlh@pjm.com or 610-635-3468. You may also contact our Customer Service Center at 866-400-8980 should you have any questions as well.

Thank you,

Leslie Yeager

PJM Interconnection

SCHEDULE 4

STANDARD FORM OF AGREEMENT TO BECOME A MEMBER OF THE LLC

Any entity which wishes to become a Member of the LLC shall, pursuant to Section 11.6 of this Agreement, tender to the President an application, upon the acceptance of which it shall execute a supplement to this Agreement in the following form:

Additional Member Agreement

- 1. This Additional Member Agreement (the "Supplemental Agreement"), dated as of 7/12/2011, is entered into among GDF Suez Retail Energy Solutions, LLC and the President of the LLC acting on behalf of its Members.
- 2. <u>GDF Suez Retail Energy Solutions, LLC</u> has demonstrated that it meets all of the qualifications required of a Member to the Operating Agreement. If expansion of the PJM Region is required to integrate <u>GDF Suez Retail Energy Solutions, LLC</u> 's facilities, a copy of Attachment J from the PJM Tariff marked to show changes in the PJM Region boundaries is attached hereto. <u>GDF Suez Retail Energy Solutions, LLC</u> agrees to pay for all required metering, telemetering and hardware and software appropriate for it to become a member.
- 3. <u>GDF Suez Retail Energy Solutions, LLC</u> agrees to be bound by and accepts all the terms of the Operating Agreement as of the above date.
- 4. <u>GDF Suez Retail Energy Solutions, LLC</u> hereby gives notice that the name and address of its initial representative to the Members Committee under the Operating Agreement shall be:

Jason Austin, 1990 Post Oak, Suite 1900, Houston, TX 77056

- 5. The President of the LLC is authorized under the Operating Agreement to execute this Supplemental Agreement on behalf of the Members.
- 6. The Operating Agreement is hereby amended to include GDF Suez Retail Energy Solutions, LLC as a Member of the LLC thereto, effective as of Tuly 12, the date the President of the LLC countersigned this Agreement.

IN WITNESS WHEREOF, <u>GDF Suez Retail Energy Solutions</u>, <u>LLC</u> and the Members of the LLC have caused this Supplemental Agreement to be executed by their duly authorized representatives.

By:
Name:
Terry Roston
Title:
President 4 100

By:
Name: /Jason Austin
Title:

Title: /P & General Counsel

Effective: May 1, 2004

Issued By: Craig Glazer

Vice President, Government Policy

Issued On: April 30, 2004

Application for Membership Between PJM Interconnection, L.L.C. and

GDF Suez Retail Energy Solutions, LLC (Company's Name)

This Application for Membership Agreement ("Agreement") is entered into between PJM Interconnection, L.L.C. ("PJM") and ("Applicant"). The purpose of this Agreement is to apply to become a member of the PJM and to participate under the PJM Amended and Restated Operating Agreement, Third Revised Rates Schedule FERC No. 24 ("Operating Agreement"). The Applicant has read and understands the terms and conditions of the Operating Agreement. The Applicant agrees to accept the concepts and obligations set forth in this Agreement and the Operating Agreement posted on the PJM website at: http://www.pjm.com/documents/agreements/pjm-agreements.aspx.

The Applicant also commits to supply data required for coordination of planning and operating, including data for capacity accounting, and agrees to pay all costs and expenses in accordance with the Operating Agreement and all other applicable costs under the PJM Open Access Transmission Tariff ("Tariff"). Such costs include but are not limited to: (i) payment obligations under Schedule 3 of the Operating Agreement; (ii) costs under Schedule 9 of the PJM Tariff; and (iii) potential default allocation payment obligations pursuant to Section 15.2 of the Operating Agreement (PJM may, under the Operating Agreement, declare members in default for not paying their invoices. If that occurs, PJM may pursue collection of the overdue invoices that exceed the collateral PJM holds from the defaulting member as well as take steps to terminate the defaulting members' membership. According to the Operating Agreement, all members are required to pay a portion of the payment default that exceeds the defaulting member's collateral held by PJM.)

The Applicant will pay the annual fee of \$5,000 for the remainder of the year of application upon notification of PJM application approval per Schedule 3.

The Applicant recognizes that it shall become a member of PJM effective as of the date that the Applicant receives the supplement to the Operating Agreement in the form prescribed in Schedule 4 of the Operating Agreement signed by the Applicant and countersigned by the President of PJM pursuant to section 11.6 of the Operating Agreement.

This Agreement will remain in effect until notice of termination is given in writing by the authorized representative of either the Applicant or PJM. Any financial obligations must be satisfied prior to termination of the Applicant's obligations and responsibilities under the PJM Agreement.

Applicant: GDF Suez, Retail Ene	rgy Solut	ions, LI	LC.		
Signature M S- Charles	-				
Name Jason Austin	Title: VP &	General	Counse	Date: June	7, 2011
PJM Interconnection, L.L.C.	,				
Signature: Jeny Sort	 m				
Name: Terry Boston	Title: Pres	sident & Cl	ЕО	Date: July	12,2011

RELIABILITY ASSURANCE AGREEMENT

Among

LOAD SERVING ENTITIES

in the

PJM REGION

Effective Date: 3/8/2012

Downes Associates, Inc.

DPL Energy Resources, Inc.

Driftwood LLC

DTE Energy Supply, Inc.

DTE Energy Trading, Inc.

Duke Energy Commercial Asset Management, Inc.

Duke Energy Kentucky, Inc.

Duke Energy Ohio, Inc.

Duke Energy Retail Sales, LLC

Duquesne Light Company

Duquesne Light Energy, LLC

Dynegy Energy Services, Inc.

Dynegy Kendall Energy, LLC

E Minus LLC

Eagle Energy, LLC

Easton Utilities Commission

EDF Industrial Power Services (IL), LLC

EDF Trading North America, LLC

Edison Mission Marketing and Trading, Inc.

Employers' Energy Alliance of Pennsylvania, Inc.

Energetix, Inc.

Energy America, LLC

Energy Cooperative Association of Pennsylvania (The)

Energy Cooperative of America, Inc.

Energy International Power Marketing Corporation

Energy Plus Holdings LLC

Energy Services Providers, Inc.

EnerPenn USA, LLC

ERA MA, LLC

Evraz Claymont Steel

Exelon Energy Company:

Exelon Generation Co., LLC

FirstEnergy Solutions Corp.

First Point Power, LLC

Front Royal (Town of)

Galt Power Inc.

Gateway Energy Services Corporation

GenOn Power Midwest, LP

Gerdau Ameristeel Energy, Inc.

GDF Suez Retail Energy Solutions, LLC

Glacial Energy of New Jersey, Inc.

Great American Power, LLC

Green Mountain Energy Company

Hagerstown Light Department

Harrison REA, Inc. - Clarksburg, WV

Hess Corporation

From: (713) 636-1607 Naveen Rabie

SUEZ Energy North America 1990 Post Oak Blvd. Suite 1900

Houston, TX 77056

Origin ID: HOUA



12101112190225

SHIP TO: (713) 636-1607

BILL SENDER

Attn: Secretarys Bureau Penn. PUC 400 NORTH ST

HARRISBURG, PA 17120

Ship Date: 09MAR12 ActWgt: 1.0 LB CAD: 3028311/INET3250

Delivery Address Bar Code



Ref# Invoice#

PO# Dept# s . MAR 1 3 2012

PA PUBLIC UTILITY COMMISSION SECRETARY'S BUREAU

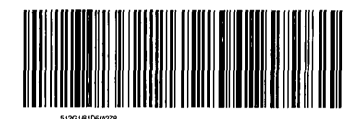
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Use of this system constitutes your agreement to the service conditions in the current FedEx Service Guide, available on fedex.com.FedEx will not be responsible for any claim in excess of \$100 per package, whether the result of loss, damage, delay, non-delivery,misdelivery,or misinformation, unless you declare a higher value, pay an additional charge, document your actual loss and file a timely claim.Limitations found in the current FedEx Service Guide apply. Your right to recover from FedEx for any loss, including intrinsic value of the package, loss of sales, income interest, profit, attorney's fees, costs, and other forms of damage whether direct, incidental,consequential, or special is limited to the greater of \$100 or the authorized declared value. Recovery cannot exceed actual documented loss.Maximum for items of extraordinary value is \$500, e.g. jewelry, precious metals, negotiable instruments and other items listed in our ServiceGuide. Written claims must be filed within strict time limits, see current FedEx Service Guide.