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JUN **26 2013**

PA PUBLIC UTILITY COMMISSION SECRETARY'S BUREAU

June 26, 2013

Pennsylvania Public Utility Commission Secretary of the Commission Keystone Building, 400 North Street Harrisburg, PA 17120

RE: Tiger Natural Gas, Inc., Filing/License # A-125081
Amendment to 'Customer Class' – adding Residential to our potential customer base.

Secretary of the Commission:

Please accept this letter, and the attached filing as our request to include Residential customers to our potential customer class options.

Tiger Natural Gas, Inc. was originally approved in April 2000 to serve natural gas to all customer classes. Accordingly Tiger served notice in the applicable newspapers in the area reflecting our intent to supply natural gas to the general public, and no protests were received. A copy of the original notices are included in this filing.

In December 2000, Tiger requested the Pennsylvania Public Utility Commission to list Tiger as serving commercial and industrial customers only. Tiger continues to serve only commercial and industrial customers at this time, but we now hope to enter the residential market as well.

Please do not hesitate to contact me if you have any questions or if additional information is needed.

Thank you for considering this amendment request.

Sincerely,

Teresa Walker,

Chief Financial Officer, Tiger Natural Gas, Inc.

1422 E 71st, Suite J

Tulsa, Ok 74136

Phone 918-491-6998

Fax 918-491-6659

twalker@tigernaturalgas.com

BEFORE THE PENNSYLVANIA PUBLIC UTILITY COMMISSION

Application of TIGER NATURAL GAS, INC. TIGER, INC.

Application of d/b/a __, 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:

TIGER NATURAL GAS, INC. 1422 E. 71ST, SUITE J TULSA, OK 918 491-6998 918 491-6659

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.

- 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: TERESA WALKER, TIGER NATURAL GAS, INC., 1422

 EAST 71ST, SUITE J, TULSA, OK 74136

 918 491-6998, 918 491-6659
 - 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:

 TERESA WALKER, TIGER NATURAL GAS, INC., 1422 EAST 71ST, SUITE J, TULSA, OK 74136, 918
 491-6998, 918 491-6659 FAX
- 3.a. **ATTORNEY:** If applicable, the name, address, telephone number, and FAX number of the Applicant's attorney are:

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PA PUBLIC UTILITY COMMISSION SECRETARY'S BUREAU

b.	REGISTERED AGENT: If the Applicant does not maintain a principal office in the Commonwealth, the required name, address, telephone number and FAX number of the Applicant's Registered Agent in the Commonwealth are:
	RICK TESSMER, PITTSBURGH OFFICE, 119 RIVERCREST DR., MOON TOWNSHIP, PA 15108
4 .	FICTITIOUS NAME: (select and complete appropriate statement)
	The Applicant will be using a fictitious name or doing business as ("d/b/a"):
	Attach to the Application a copy of the Applicant's filing with the Commonwealth's Department of State pursuant to 54 Pa. C.S. §311, Form PA-953.
	or
	The Applicant will not be using a fictitious name.
5.	BUSINESS ENTITY AND DEPARTMENT OF STATE FILINGS: (select and complete appropriate statement)
	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.

	* If a corporate partner in the Applicant's domestic partnership is not domiciled in Pennsylvania, attach a copy of the Applicant's Department of State filing pursuant to 15 Pa. C.S. §4124.
	or
	The Applicant is a:
	domestic corporation (none) foreign corporation (15 Pa. C.S. §4124) domestic limited liability company (15 Pa. C.S. §8913) foreign limited liability company (15 Pa. C.S. §8981) Other
	Provide proof of compliance with appropriate Department of State filing requirements as indicated above. Additionally, provide a copy of the Applicant's Articles of Incorporation.
	Give name and address of officers. LORI NALLEY, PRESIDENT ROBERT SMITH, EXECUTIVE VICE PRESIDENT DEBORAH SMITH, SECRETARY/TREASURER TERESA WALKER, CHIEF FINANCIAL OFFICER
6.	The Applicant is incorporated in the state ofOKLAHOMA . AFFILIATES AND PREDECESSORS WITHIN PENNSYLVANIA: (select and complete appropriate statement) Affiliate(s) of the Applicant doing business in Pennsylvania are:
	Give name and address of the affiliate(s) and state whether the affiliate(s) are jurisdictional public utilities.
	Does the Applicant have any affiliation with or ownership interest in: (a) any other Pennsylvania retail natural gas supplier licensee or licensee applicant, (b) any other Pennsylvania retail licensed electric generation supplier or license applicant, (c) any Pennsylvania natural gas producer and/or marketer, (d) any natural gas wells or (e) any local distribution companies (LDCs) in the Commonwealth
affiliatio	If the response to parts a, b, c, or d above is affirmative, provide a detailed description and explanation of the n and/or ownership interest.
☐ Pro	vide specific details concerning the affiliation and/or ownership interests involving: (a) any natural gas producer and/or marketers, (b) any wholesale or retail supplier or marketer of natural gas, electricity, oil, propane or other energy sources.
	Provide the Pa PUC Docket Number if the applicant has ever applied: (a) for a Pennsylvania Natural Gas Supplier license, or A-125081 VALID LICENSE

		If the Applicant or an affiliate has a predecessor who has done business within Pennsylvania, give name and address of the predecessor(s) and state whether the predecessor(s) were jurisdictional public utilities.
		or
	Á	The Applicant has no affiliates doing business in Pennsylvania or predecessors which have done business in Pennsylvania.
7.	API	PLICANT'S PRESENT OPERATIONS: (select and complete the appropriate statement)
		The Applicant is presently doing business in Pennsylvania as a natural gas interstate pipeline. municipal providing service outside its municipal limits. local gas distribution company retail supplier of natural gas services in the Commonwealth a natural gas producer Other. (Identify the nature of service being rendered.)
		or
		The Applicant is not presently doing business in Pennsylvania.
8.	APF	PLICANT'S PROPOSED OPERATIONS: The Applicant proposes to operate as a:
	XX	supplier of natural gas services. Municipal supplier of natural gas services. Cooperative supplier of natural gas services. Broker/Marketer engaged in the business of supplying natural gas services. Aggregator engaged in the business of supplying natural gas services. Other (Describe):

(b) for a Pennsylvania Electric Generation Supplier license.

9.	TIGER AMEND	POSED SERVICES: Generally describe the natural gas services which the Applicant proposes to offer. HAS BEEN PROVIDING NATURAL GAS SERVICES TO COMMERICIAL CUSTOMERS, AND IS WISHING TO OUR LICENSE TO INCLUDE RESIDENTIAL AND SMALL COMMERCIAL CUSTOMERS. WE ARE WANTING COME A CHOICE SUPPLIER.
10.		TICE AREA: Provide each Natural Gas Distribution Company (NGDC) in which Applicant proposes to services.
11.	CUST	OMERS: Applicant proposes to initially provide services to:
		Residential Customers Commercial Customers - (Less than 6,000 Mcf annually) Commercial Customers - (6,000 Mcf or more annually) Industrial Customers Governmental Customers All of above Other (Describe):
12.		T DATE: The Applicant proposes to begin delivering services on
		August 2013 - for Residential customers. We are currently serving commercial and industrial accounts

We are currently serving commercial and industrial accounts Under operating license / case A-125081. 13. **NOTICE:** Pursuant to Section 5.14 of the Commission's Regulations, 52 Pa. Code §5.14, serve a copy of the signed and verified Application with attachments on the following:

Irwin A. Popowsky
Office of Consumer Advocate
5th Floor, Forum Place
555 Walnut Street
Harrisburg, PA 17120-1921

William R. Lloyd, Jr.
Commerce Building, Suite 1102
Small Business Advocate
300 North Second Street
Harrisburg, PA 17101

Office of the Attorney General Bureau of Consumer Protection Strawberry Square, 14th Floor Harrisburg, PA 17120

Commonwealth of Pennsylvania Department of Revenue Bureau of Compliance Harrisburg, PA 17128-0946

Any of the following Natural Gas Distribution Companies through whose transmission and distribution facilities the applicant intends to supply customers:

facilities the applicant intends to supply customers:	
Valley Energy Inc.	National Fuel Gas Distribution Corp.
Robert Crocker	David D. Wolford
523 South Keystone Avenue	6363 Main Street
Sayre, PA 18840-0340	Williamsville, NY 14221
PH: 570.888-9664	PH: 716.857.7483
FAX: 570.888.6199	FAX: 716.857.7479
email: rcrocker@ctenterprises.org	email: wolfordd@natfuel.com
UGI Central Penn	Peoples Natural Gas Company LLC
David Beasten	Lynda Petrichevich
2525 N. 12 th Street, Suite 360	375 North Shore Drive, Suite 600
Reading, PA 19612-2677	Pittsburgh, PA 15212
PH: 610.796.3425	email: Lynda.w.petrichevich@peoples-gas.com
FAX: 610.796.3559	PH: 412.208.6528
	FAX: 412.208.6577
Peoples TWP LLC (Formerly T. W. Phillips)	ÜĞI
Andrew Wachter	David Beasten
375 North Shore Drive, Suite 600	2525 N. 12 th Street, Suite 360
Pittsburgh, PA 15212	Reading, PA 19612-2677
PH: 724.431.4935	PH; 610.796.3425
FAX: 724.287.5021	FAX: 610,796,3559
email: Andrew.Wachter@peoplestwp.com	
UGI Penn Natural	Equitable Gas Company
David Beasten	Jerald Moody
2525 N. 12 th Street, Suite 360	225 North Shore Drive
Reading, PA 19612-2677	Pittsburgh, PA 15212-5352
PH: 610.796.3425	PH: 412.395.3209
FAX: 610.796.3559	FAX: 412.395.3335
PECO	Columbia Gas of Pennsylvania Inc.
Carlos Thillet, Manager, Gas Supply and Transportation	Thomas C. Heckathorn
2301 Market Street, S9-2	200 Civic Center Drive
Philadelphia, PA 19103	Columbus, OH 43215
email: carlos.thillet@exeloncorp.com	PH: 614.460.4996
PH: 215.841.6452	FAX:614.460.6442
	email: theckathorn@nisource.com
Philadelphia Gas Works	
Douglas Moser	
800 West Montgomery Avenue	
Philadelphia, PA 19122	•
email: douglas.moser@pgworks.com	
PH: 215.684.6899	

Pursuant to Sections 1.57 and 1.58 of the Commission's Regulations, 52 Pa. Code §§1.57 and 1.58, attach Proof of Service of the Application and attachments upon the above named parties. Upon review of the Application, further notice may be required pursuant to Section 5.14 of the Commission's Regulations, 52 Pa. Code §5.14.

- 14. TAXATION: Complete the <u>TAX CERTIFICATION STATEMENT</u> attached as Appendix B to this application.
- 15. **COMPLIANCE:** State specifically whether the Applicant, an affiliate, a predecessor of either, or a person identified in this Application has been convicted of a crime involving fraud or similar activity. Identify all proceedings, by name, subject and citation, dealing with business operations, in the last five (5) years, whether before an administrative body or in a judicial forum, in which the Applicant, an affiliate, a predecessor of either, or a person identified herein has been a defendant or a respondent. Provide a statement as to the resolution or present status of any such proceedings.
- 16. STANDARDS, BILLING PRACTICES, TERMS AND CONDITIONS OF PROVIDING SERVICE AND CONSUMER EDUCATION: All services should be priced in clearly stated terms to the extent possible. Common definitions should be used. All consumer contracts or sales agreements should be written in plain language with any exclusions, exceptions, add-ons, package offers, limited time offers or other deadlines prominently communicated. Penalties and procedures for ending contracts should be clearly communicated.
 - a. Contacts for Consumer Service and Complaints: Provide the name, title, address, telephone number and FAX number of the person and an alternate person responsible for addressing customer complaints. These persons will ordinarily be the initial point(s) of contact for resolving complaints filed with Applicant, the Distribution Company, the Pennsylvania Public Utility Commission or other agencies.
 - b. Provide a copy of all standard forms or contracts that you use, or propose to use, for service provided to residential customers.
 - c. If proposing to serve Residential and/or Small Commercial customers, provide a disclosure statement. A sample disclosure statement is provided as Appendix B to this Application.

17. FINANCIAL FITNESS:

- A. Applicant shall provide sufficient information to demonstrate financial fitness commensurate with the service proposed to be provided. Examples of such information which may be submitted include the following:
- Actual (or proposed) organizational structure including parent, affiliated or subsidiary companies.
- Published parent company financial and credit information.
- Applicant's balance sheet and income statement for the most recent fiscal year. Published financial information such as 10K's and 10Q's may be provided, if available.
- Evidence of Applicant's credit rating. Applicant may provide a copy of its Dun and Bradstreet Credit Report and Robert Morris and Associates financial form or other independent financial service reports.
- A description of the types and amounts of insurance carried by Applicant which are specifically intended to provide for or support its financial fitness to perform its obligations as a licensee.
- Audited financial statements
- Such other information that demonstrates Applicant's financial fitness.
- B. Applicant must provide the following information:
- Provide proof of compliance with bonding/credit requirements for each NGDC the applicant is proposing to provide service in. This requirement is designated by each NGDC and can commonly be found in the NGDC supplier tariff.
- Identify Applicant's chief officers including names and their professional resumes.

- Provide the name, title, address, telephone number and FAX number of Applicant's custodian for its accounting records.
- 18. **TECHNICAL FITNESS:** To ensure that the present quality and availability of service provided by natural gas utilities does not deteriorate, the Applicant shall provide sufficient information to demonstrate technical fitness commensurate with the service proposed to be provided. Examples of such information which may be submitted include the following:
 - The identity of the Applicant's officers directly responsible for operations, including names and their is professional resumes.
 - A copy of any Federal energy license currently held by the Applicant.
 - Proposed staffing and employee training commitments.
 - Business plans.
- 19. **TRANSFER OF LICENSE:** The Applicant understands that if it plans to transfer its license to another entity, it is required to request authority from the Commission for permission prior to transferring the license. See 66 Pa. C.S. Section 2208(D). Transferee will be required to file the appropriate licensing application.
- UNIFORM STANDARDS OF CONDUCT AND DISCLOSURE: As a condition of receiving a license, Applicant agrees to conform to any Uniform Standards of Conduct and Disclosure as set forth by the Commission.
- 21. **REPORTING REQUIREMENTS**: Applicant agrees to provide the following information to the Commission or the Department of Revenue, as appropriate:
 - a. Reports of Gross Receipts: Applicant shall report its Pennsylvania intrastate gross receipts to the Commission on an annual basis no later than 30 days following the end of the calendar year.

Applicant will be required to meet periodic reporting requirements as may be issued by the Commission to fulfill the Commission's duty under Chapter 22 pertaining to reliability and to inform the Governor and Legislature of the progress of the transition to a fully competitive natural gas market.

- 22. **FURTHER DEVELOPMENTS:** Applicant is under a continuing obligation to amend its application if substantial changes occur in the information upon which the Commission relied in approving the original filing.
- 23. **FALSIFICATION:** The Applicant understands that the making of false statement(s) herein may be grounds for denying the Application or, if later discovered, for revoking any authority granted pursuant to the Application. This Application is subject to 18 Pa. C.S. §§4903 and 4904, relating to perjury and falsification in official matters.
- 24. FEE: The Applicant has enclosed the required initial licensing fee of \$350.00 payable to the Commonwealth of Pennsylvania.

JUN 2 6 2013

PA PUBLIC UTILITY COMMISSION SECRETARY'S BUREAU Applicant: TIGER NATURAL GAS, INC.

Title: President

AFFIDAVIT

[Commonwealth/State] of OK :	
:	ss.
TULSA :	
TERESA_WALKER , Affiant, being duly [sworn/affirmed]	according to law, deposes and says that:
[He/she is theCHIEF_FINACIAL_OFFICER (Office of Affiant) ofTIGE	ER NATURAL GAS (Name of Applicant);]
[That he/she is authorized to and does make this affidavit for said A	
That TIGER NATURAL GAS, INC., the Applicant herein, acknowled pursuant to this Application consistent with the Public Utility Code of the Pennsylvania Consolidated Statutes; or with other applicable statute which may be issued verbally or in writing during any emergency situation to time in the course of doing business in Pennsylvania.	es or regulations including Emergency Orders
That TIGER NATURAL GAS, TWC Applicant herein, asserts that [managerial, and financial fitness to render natural gas supply service withat the Applicant will abide by all applicable federal and state laws Pennsylvania Public Utility Commission.	ithin the Commonwealth of Pennsylvania and
That TIGER NATURAL GAShe Applicant herein, certifies to the Coand in the past has paid, the full amount of taxes imposed by Articles II an 2), known as the Tax Reform Act of 1971 and any tax imposed acknowledges that failure to pay such taxes or otherwise comply with the Commission to revoke the license of the Applicant. The Applica Commission its jurisdictional natural gas sales for ultimate consumption, by the Commission. The Applicant also acknowledges that it is subject of facilities and records).	nd XI of the Act of March 4, 1971 (P.L. 6, No. by Chapter 22 of Title 66. The Applicant e taxation requirements of, shall be cause for ant acknowledges that it shall report to the for the previous year or as otherwise required
Applicant, by filing of this application waives confidentiality with respect of the Department of Revenue, regardless of the source of the informa Revenue providing that information to the Pennsylvania Public Utility Con	tion, and shall consent to the Department of
That TIGER NATURAL GAS, the Applicant herein, acknowledges the 66 Pa. C.S. §506, and the standards and billing practices of 52 PA. Code C	at it has a statutory obligation to conform with that the conform with the conformation with the conforma

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PA PUBLIC UTILITY COMMISSION SECRETARY'S BUREAU

That the Applicant agrees to provide all consumer education materials and information in a timely manner as requested by the Commission's Office of Communications or other Commission bureaus. Materials and information requested may be analyzed by the Commission to meet obligations under applicable sections of the law.

That the facts above set forth are true and correct/true and correct to the best of his/her knowledge, information, and belief.

Signature of Affiant

e of official administering oath

Sworn and subscribed before me this _____ day of __JUNE

. **19** ^{2 013}

My commission expires

AFFIDAVIT

[Commonwealth/State] of		•
	ss.	
TULSA County of	:	
TEDECA MAIKED	eing duly [sworn/affirmed] according to law, deposes and says that:	
	Coffice of Affiant) of TIGER NATURAL GAS (Name of Applicant);]	·
[That he/she is authorized to and does m		
(That hereite is authorized to and does in	and this amazvit for said Applicant,	
That TIGER NATURAL GAS, INC Appli published in the following newspapers on 04 (date)	icant herein certifies that it has caused the notice of the filing of its licen 4/23/00 :	se
	of the above newspapers is attached. Noted on each copy is the newspaper, and the page number on which the notice appeared.	
That TIGER NATURAL GAS the Applic newspaper in which notice of the application	eant will submit to the Commission the proof of publication from each filing was published as soon as it is available.	
	rect to the best of his/her knowledge, information, and belief, and that	
That the facts above set forth are true and corn he/she expects said Applicant to be able to pro-		
	ove the same at hearing.	
	ove the same at hearing.	
he/she expects said Applicant to be able to pro	Signature of Afflant	
	Signature of Affiant	
he/she expects said Applicant to be able to pro	Signature of Afflant	
he/she expects said Applicant to be able to pro	Signature of Afflant 6 day of, 192013	
he/she expects said Applicant to be able to pro	Signature of Afflant 6 day of, 192013	
he/she expects said Applicant to be able to pro Sworn and subscribed before me this2^	Signature of Afflant 6 day of	
Sworn and subscribed before me this	Signature of Afflant 6 day of	
he/she expects said Applicant to be able to pro Sworn and subscribed before me this2^	Signature of Afflant 6 day of, 192013	





Received at 2000-04-20 11:09:06 Receipt at 004K0063.001 Received Pages 2

THIS WILL CONFIRM RECEIPT OF YOUR FAX FROM THE PHILADELPHIA INQUIRER AND DAILY NEWS CLASSIFIED ADVERTISING DEPARTMENT.

Recruitment ads for Sunday will appear in the Inquirer print Classified section. The ad will also appear on our web site Job Flunter and CareerPath.com, a national data base for recruitment ads. This extra exposure on the Internet is only \$20. for in column liteface and one column disply ads, and only \$50. for 2 or more column full display ads.

YOUR FAX IS CONSIDERED YOUR INSERTION ORDER, FOR PRINT AND ONLINE, UNLESS YOU HAVE INDICATED THIS IS A REQUEST FOR COST AND/OR INFORMATION ONLY. IF THIS FAX IS FOR COST AND/OR INFORMATION ONLY, PLEASE BE SURE TO CONTACT YOUR SALES REP OR CALL 215-854-4779.

One of our Advertising Sales Reps will be calling to follow up this confirmation. If we do not have a number to reach you after 5 P.M. please call 215-854-4779.

Thank you for advertising in the Philadelphia Inquirer and/or Daily News and On-Line.

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JUN 26 2013

PA PUBLIC UTILITY COMMISSION SECRETARY'S BUREAU

Proof of Publication In The Philadelphia Inquirer Under Act. No 160, P.L. 877, July 9, 1976

STATE OF PENNSYLVANIA COUNTY OF PHILADELPHIA

Anna Dickerson being duly sworn, deposes and says that The Philadelphia Inquirer is a daily newspaper published at Broad and Callowhill Streets, Philadelphia County, Pennsylvania, which was established in the year 1829, since which date said daily newspaper has been regularly published and distributed in said County, and that a copy of the printed notice of publication is attached hereto exactly as the same was printed and published in the regular editions and issues of said daily newspaper on the following dates:

April 24, 2000

Affiant further deposes and says that he is an employee of the publisher of said newspaper and has been authorized to verify the foregoing statement and that he is not interested in the subject matter of the aforesaid notice of publication, and that all allegations in the foregoing statement as to time, place and character of publication are true.

annadicterson

Sworn to and subscribed before me this 24th day of April, 2000.

Margaret Calcalista Notary Public

My Commission Expires:

NOTARIAL SEAL Margaret C. Ruchalski, Notary Public City of Philadelphia, Phila. County My Commission Expires May 27, 2002 Copy of Notice of Publication

PENNSYLVANIA PUBLIC UTILITY COMMISSION NOTICE

Application of Tigor Natural Gas, Inc. For Approval To Offer, Render, Furnish Natural Gas Supply Services as a Marketer/Broker or Aggregator Engaged in The Business of Supplying Natural Gas Supply Services, To The Public in The Commonwealth Of Pennsylvania, Docket No. A-125081.

On April 19, 2000, Tigor Natural Gas, Inc. Illed an application with the Pennsylvania Public Utility Commission ("PUC") for a license to provide natural gas supply services as a marketer engaged in the business of supplying natural gas. Tigor Natural Gas, Inc. proposes to sell natural gas and related services throughout all of Pennsylvania under the provisions of the new Natural Gas Choice and Competition Act.

The PUC may consider this application without a hear ing. Protests directled to the technical or financial fitness of Tiger Natural Gas, inc. may be iffled within 15 days of the date of this notice with the Secretary of the PUC, P.O. Box 3285, Harrisburg, PA 17105-3265. You should senceples of any protest to Tiger Natural Gas, Inc.'s atternation at the address listed below. Please include the PUC; "docket number" on any correspondence, which is

1.
By and through Counsel: Mr. Paul Kano
Ellor and Dotrich
Midway Building, Suite 200
2727 E. 21st St.
Tulsa, OK 74114
Phone: 918-747-8900
Fav. 918-747-2565

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PA PUBLIC UTILITY COMMISSION SECRETARY'S BUREAU

Proof of Publication In The Philadelphia Inquirer-Under Act. No 160, P.L. 877, July 9, 1976

STATE OF PENNSYLVANIA COUNTY OF PHILADELPHIA

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annadicterso

Swom to and subscribed before me this 24th day of April, 2000.

My Commission Expires:

NOTARIAL SEAL Margaret C. Ruchalski, Notary Public City of Philadelphia. Phila. County My Commission Expires May 27, 2002

Copy of Notice of Publication

PENNSYLVANIA PUBLIC UTILITY COMMISSION NOTICE Application of Tiger Natural Gas, inc. For Approval To

rubile in The Commonwealth Of Pennsylvania, Docket No. A-125081.

On April 19, 2000, Tigor Natural Gas, Inc. filed an application with the Pennsylvania Public Utility Commission ("PUC") for a license to provide natural gas supply services an a marketer engaged in the business of supplying natural gas. Tigor Natural Gas, Inc. proposes to sell natural gas and related services throughout nil of Pennsylvania under the provisions of the new Natural Gas Choice and Compelition Act.

The PUC may consider this application without a hearing, Protests directed to the technical or financial fitness of Tigor Natural Gas, Inc. may be filed within 15 days of the date of this natice with the Secretary of the PUC, P. O. Sox 3265, Herrisburg, PA 17105-3265. You should send; copies of any protest to Tigor Natural Gas, Inc. featurency at the address listed below. Please include the PUC's "docket number" on any correspondance, which is A-125061.

"docket number" on any consett Mr. Paul Kane Eller and Detrich Midway Building, Suite 200 2727 E. 21st St. Tulsa, OK 74114 Phone: 918-747-8900 Fax: 918-747-2665

JUN 2 6 2013

PA PUBLIC UTILITY COMMISSION SECRETARY'S BUREAU

OATH of PUBLICATION In THE MORNING NEWS And THE ERIE DAILY TIMES COMBINATION EDITION

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PA PUBLIC UTILITY COMMISSION . SECRETARY'S BUREAU

PENNSYLVANIA

PUBLIC UTILITY

NOTICE

Application of Tiger Natural Gas. Inc. For Approval

al. To Offer, Render, Furnish Natural Gas Supply
Services as a Marketer

Broker or Aggregator Engaged In, The Business Of Supplying Natural Gas
Supply Services To The Public In The Commonwealth Off Pennsylvania
Docket No. A-125081.

On April 19, 2000, Tiger Natural Gas, Inc., filed an application wiff the Pennsylvania Public Utility
Commission (PUC') for a license to provide natural gas supply services as a marketer engaged in the business of supplying natural gas supply services as a marketer engaged in the business of supplying natural gas. Tiger Natural Gas, Inc., proposes, to sell natural gas and related services throughout all of Pennsylvania under the provisions of the new Natural Gas Choice and Competition Act.

The PUC may, consider this application as without a day of the date of this notice with the Sacretary, of the PUC's hours of the address listed below. Please Include the PUC's docket, number, on any correspondence, which is A-125081.

By and through Counse!

Mr. Paul Kane.

ELLER and DETRICH Alloway Building, Suite 200

2727 E. 21st St.

Tulso, OK 74117.

Phone: 918-747-8605

(116357-NT-23)

TIGER NATURAL GAS, INC. 1-G W 41 ST SAND SPRINGS OK 74063

REFERENCE: L0001433 T WALKER

0000116357 PENNSYLVANIA PUBLICU

STATE OF PENNSYLVANIA) COUNTY OF ERIE SS:

Michael Mead being duly sworn, deposes and says that he is the Publisher of the Times Publishing Company, which publishes:

the Morning News, established, January 1957, and the Erie Daily Times, established April 1888, daily newspapers of general circulation, and published at Erie, Erie County, Pennsylvania, and that the notice of which the attached is a copy cut from said newspapers, was printed and published in the regular editions of said newspapers of the dates referred to below.

Affiant further desposes that he is duly authorized by THE TIMES PUBLISHING COMPANY, publisher of the Morning News and Erie Daily Times to verify the foregoing statement under oath, and affiant is not interested in the subject matter of the aforesaid notice or advertisement, and that all allegations in the foregoing statement as to time, place and character of publication are true.

PUBLISHED ON: 04/23

TOTAL COST: 139.81 AD SPACE: 61 LINE FILED ON: 04/23/00

Sworn to and subscribed before me this

20/00

Affiant

Notarial Seal Marybeth Swoger, Notary Public Erie, Erie County My Commission Expires Oct. 6, 2003

THE PATRIOT NEWS THE SUNDAY PATRIOT NEWS

of Publication Proof

Under Act No. 587. Approved May 16, 1929

Commonwealth of Pennsylvania, County of Dauphin}

Michael Morrow being duly sworn according to law, deposes and says:

That he is the Assistant Controller of THE PATRIOT-NEWS CO., a corporation organized and existing under the laws of the Commonwealth of Pennsylvania, with its principal office and place of business at 812 to 818 Market Street, in the City of Harrisburg, County of Dauphin, State of Pennsylvania, owner and publisher of THE PATRIOT-NEWS and THE SUNDAY PATRIOT-NEWS newspapers of general circulation, printed and published at 812 to 818 Market Street, in the City, County and State aforesaid; that THE PATRIOT-NEWS and THE SUNDAY PATRIOT-NEWS were established March 4th, 1854, and September 18th, 1949, respectively, and all have been continuously published ever since;

That the printed notice or publication which is securely attached hereto is exactly as printed and published in their regular daily and/or Sunday and Metro editions/issues which appeared on the 24th day(s) of April 2000. That neither he nor said Company is interested in the subject matter of said printed notice or advertising, and that all of the allegations of this statement as to the time, place and character of publication are true; and

That he has personal knowledge of the facts aforesaid and is duly authorized and empowered to verify this statement on behalf of The Patriot-News Co. aforesaid by virtue and pursuant to a resolution unanimously passed and adopted severally by the stockholders and board of directors of the said Company and subsequently duly recorded in the office for the Recording of Deeds in and for said County of Dauphin in Miscellaneous Book "M", Volume 14, Page 317.

PUBLICATION COPY

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ANOTICE

Application of ITIGE Natural Gas. Inc.
For Approval To Offer, Render, Furnish Notice
ural Gas Supply Services as a Marketer/Bro-

For Approval To Ofter, Reader, Furnish Notatural Gas Supply Services as a Marketer/Bre-Ker or Appreador Engaged in The Business Of Supplying Natural Gas Supply Services, To The Public in The Commonwealth of Pennsylvania; Docket No. A-125081.

7. On April 19, 2000, Tiper Natural Gas, Inc. Tilled an application, with the Pennsylvania Public Utility Commission ("PUC") for alleans to provide andurol gas supply services as a marketer engaged in the business of supplying natural gas. Tiper Natural Gas, Inc. proposes, to sell indural gas and related services throughout all of Pennsylvania under the provisions of the new Natural Gas, Inc. The PUC may, consider this application without a hearing. Profests directed to the technical or financial fitness of Tiger Natural Gas, Inc. may be filed within-15 days of the Otto Constitution of the new Natural Gas, Inc. may be filed within-15 days of the PUC" P. O. Box 3265, Harrisburg: PA 17105-3265, You should send coales of any profests to Tiger, Natural Gas, Inc. at 10 pennsylvania Gas, Inc. at 10 pennsylvania

been duly paid.

Sworn to and subscribed before me this 25th day of April 2000 A.D.

Notariai Seal Terry L. Russell, Notary Public Harrisburg, Dauphin County My Commission Expires June 6, 2002

NOTARY PUBLIC

My commission expires June 6, 2002

Member, Pennsylvania Association of Notanes

TIGER NATURAL GAS, INC. 1-G WEST 41ST SAND SPRINGS, OK 74063

Statement of Advertising Costs

To THE PATRIOT-NEWS CO., Dr.

For publishing the notice or publication attached

hereto on the above stated dates 161.12 Probating same \$ Notary Fee(s)

Total

1,50 162.62

lisher's Receipt for Advertising

lisher of THE PATRIOT-NEWS and THE SUNDAY PATRIOT-NEWS, newspapers of general receipt of the aforesaid notice and publication costs and certifies that the same have THE PATRIOT-NEWS CO.

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JUN **26** 2013

PA PUBLIC UTILITY COMMISSION SECRETARY'S BUREAU

	No		erm, 19	
Proof of Publication	of Notice i	n Post-Gazette	e	
Under Act No. 587, Approved May 16, 1929, P.L.	1784, as last amended b	by Act No. 409 of Septer	nber 29, 1951	
Commonwealth of Pennsylvania, County of Alleghand says that the Post-Gazette, a newspaper of geand Commonwealth aforesaid, was established in 1 in 1960 and the Pittsburgh Post-Gazette was established in 1786 and the Pittsburgh Post, establish regularly issued in said County and that a copy of the same was printed and published in the regular Gazette a newspaper of general circulation on the form	993 and the Post-Gaze shed in 1927 by the n ed in 1842, since whi	ette and Sun-Telegrapherging of the Pittsburich date the said Post-	h was established gh Gazette estab- Gazette has been	
April 24, 2000				
Affiant further deposes that he/she is an agent for of the Post-Gazette; that, as such agent, affiant is that affiant is not interested in the subject matter of in the foregoing statement as to time, place and character of the copy of Notice or publication	luly authorized to veri f the aforesaid notice	ify the foregoing state or publication; and the	ment under oath;	
	Victoria de la constante de la	PG Publishing Company		•
PUBLICUTILITY Application of Tiger Approval Toroffer Ren der Fernnish Natural Gas Supply Services as a Amarkater Broker of Approval Toroffer Ren der Reunnish Natural Gas Supply Services as a Amarkater Broker of Approval Toroffer Ren der Reunnish Natural Gas Supply Services as a Amarkater Broker of Supply Ing Natural Gas Supply Ing Natural Gas Supply Services: Toroffer Public In The Commonwealth Of Rennsylvania Docket No. A-12588 1 pale On April 19, 2000, Tiger Natural Gas, Inic., filed on application with the Pennsylvania Public Utility Gammission (PUC) Iror acticense to provide natural gas supply services as marketer ensoged in the business of supplying natural gas, Tiger: Natural Gas, inic proposes in self-matural gas and related services Innoughout vall of Fenn- sylvania under the 'pro- visions' of the liew Natural Gas Cholcal and Cappender Color of the Supplying India Gas, inic proposes in Cholcal and Cappender of the Hechnical or financial filmess of Tiger Natural Gas, inic proposed in the Hechnical or financial filmess of Tiger Natural Gas, inic proposed in the Hechnical or financial filmess of Tiger Natural Gas, inic proposed in the Hechnical or financial filmess of Tiger Natural Gas, inic proposed in the Hechnical or financial filmess of Tiger Natural Gas, inic proposed in the Hechnical or financial filmess of Tiger Natural Gas, inic proposed in the Hechnical or financial filmess of Tiger Natural Gas, inic proposed in the Hechnical or financial filmess of Tiger Natural Gas, inic proposed in the Jecker tary conclusion and the Hechnical or financial filmess of Tiger Natural Gas, inic proposed in the Public Gas, inic to the Hechnical Color of Tiger Natural Gas, inic to the Hechnical Color of Tiger Natural Gas, inic to the Hechnical Color of Tiger Natural Gas, inic to the Hechnical Color of Tiger Natural Gas, inic to the Hechnical Color of Tiger Natural Gas, inic to the Hechnical Color of Tiger Natural Gas, inic to the Hechnical Color of Tiger Natural Color of Tiger Natural Color of Tiger Natural Color of	April 24, 200 Mary E. Walte Pittsburgh, My Commission Member, Pennsylve STATEMENT Tiger Nathan 1-G West Sand Spring	oribed before me this day OO Octavity Basel Stranger, Motory Public Adegratiny County OExpires Fob. 18, 2004 ania Association of Notaries OF ADVERTISI tural Gas 41st.St. ings, OK 74063 Publishing Company	SA RUBLIC UTILITY COMMESSION	SECRETARY'S BUREAU
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2727 E. 21st St.	for Advertis azette, a newspaper of g	general circulation, here	\$ 396.50 by acknowledges	. • •
Office Boulevard of the Allies	of Post-Gaze	ing Company, a Corporation	neral Circulation	
PITTSBURGH, PA 15230 Phone 412-263-1338	Ву	McGer	many .	•
I hereby certify that the foregoing is the original Proof of matter of said notice.		_	<i>(</i>)	• •

Attorney for

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

STATE OF PENNSYLVANIA

COUNTY OF LYCOMING	\$5:
Thomas C. Briley	Publisher of the Sun-Gazette Company, publishers of the
Williamsport Sun-Gazette, successor to the Will of general circulation, published at 252 West deposes and says that the Williamsport Sun wan 1801, since which dates said successor the Williamsport Sun watche County of Lycoming aforesaid, and that a co	liamsport Sun and the Gazette & Bulletin, both daily newspaper Founth Street, Williamsport, Pennsylvania, being duly sworn s established in 1870 and the Gazette & Bulletin was established lliamsport Sun-Gazette has been regularly issued and published in py of the printed notice is attached hereto exactly as the same was d issues of said Williamsport Sun-Gazette on the following dates,
	1000
	1 ay 9, 2000
	\mathcal{U}
Williamsport Sun-Gazette, to verify the forego	cer duly authorized by the Sun-Gazette Company, publisher of the sing statement under oath and also declares that affiant is not notice of publication, and that all the allegations in the foregoing lication are true.
PENNSYLVANIA PUBLIC UTILITY	A. B.
COMMISSION NOTICE Natural	- Mary Spire
Application of Tiger Natural Gas, Inc. For Approval To Offer, Render, Furnish Natur-	SUN-GAZETTE COMPANY
al Gas Supply Services as a large de la la	Sworn to and subscribed before me
tor Engaged In The Sushies Of Supplying Naturals (Gas)	this // day of / ccey 20 00
lic in The Commonwealth Of Pennsylvania; Docket No.	0.00
A-125081.	(lacky () Christinale Notary Public
al. Gas, Inc. filed all application	Parties and the second
Public Utility Commission ("PUC") for a license to provide natural gas supply servide natural gas supply servi	NOTAPIAL SEAL CATHY A. LIVERMORE, Nestury Public
vices as a marketer, chadeau	Williamsport, Lycoming County
natural gas: 1995 to sell	My Commission Expires May 12, 2003
natural sas and related seens vices throughout all of Penns sylvania under the provisions	STATEMENT OF ADVERTISING COSTS
and Competition Act.	
application without a negative	
ical: or financial filless of	•
be filed, within 15 days of the date of this notice with the Secretary of the PUC, PO BOX	To the Sun-Gazette Company, Dr:
3265, Harrisburg, PA. 17105-3265. You! should send	For publishing the notice attached
copies, of any plates to the	hereto on the above stated dates\$ 139.15
at the address disted Buc's	
"docket number" on any correspondence, which is	Probating same\$
A-125081 By and Through Counsel: Mr. Paul Kane.	Total\$ / 5 9. / 5
Midway Building, Suite 200 7/27 E- 21st ST Tulsa, OK 74114	DECETVED
I writing the property	DL(E)VC

PENNSYLVANIA PUBLIC UTILITY COMMISSION NOTICE

Application of Tiger Natural Gas, Inc. For Approval To Offer, Render, Furnish Natural Gas Supply Services as a Marketer/Broker or Aggregator Engaged In The Business Of Supplying Natural Gas Supply Services, To The Public In The Commonwealth Of Pennsylvania, Docket No A-125081.

On April 19, 2000, Tiger Natural Gas, Inc. filed an application with the Pennsylvania Public Utility Commission ("PUC") for a license to provide natural gas supply services as a marketer engaged in the business of supplying natural gas. Tiger Natural Gas, Inc. proposes to sell natural gas and related services throughout all of Pennsylvania under the provisions of the new Natural Gas Choice and Competition Act.

The PUC may consider this application without a hearing. Protests directed to the technical or financial fitness of Tiger Natural Gas, Inc. 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 Tiger Natural Gas, Inc.'s attorney at the address listed below. Please include the PUC's "docket number" on any correspondence, which is A-125081.

By and through Counsel: Mr. Paul Kane

Eller and Detrich

Midway Building, Suite 200

2727 E 21st ST. Tulsa, OK 74114 Phone: 918-747-8900 Fax: 918-747-2665

RECEIVED

JUN 26 2013

PA PUBLIC UTILITY COMMISSION SECRETARY'S BUREAU

Natural Gas Supplier License Application PA PUC Document #: 139346

AFFIDAVIT

	•
[Commonwealth/State] of:	
:	SS.
County of	
	d] according to law, deposes and says that: GER NATURAL GAS, INC.
[He/she is the CHIEF FINANCIAL OFFICER (Office of Affiant) of	(Name of Applicant);]
[That he/she is authorized to and does make this affidavit for said	d Applicant;]
That the Applicant herein TIGER NATURAL GAS has the burde documentation demonstrating its technical and financial fitness to be Pa. C.S. §2208(c)(1).	•
That the Applicant herein TIGER NATURAL GAS answered the q and completely and provided supporting documentation as required.	
That the Applicant herein TIGER NATURAL GAS acknowledges that it is answer to questions on this application and contained in supporting documents.	
That the Applicant herein TIGER NATURAL GAScknowledges that provided in answer to questions on this application and contained Commission.	it is under a duty to supplement information in supporting documents as requested by the
That the facts above set forth are true and correct to the best of his/he/she expects said Applicant to be able to prove the same at hearing.	ner knowledge, information, and belief, and that
Signature of Affi	Muduko:
Sworn and subscribed before me this day of	, 19
Mal	Q (am
Signature of official admi	inistering oath
My commission expires No. 1008928 NO. 1008	RECEIVED
FOR PENERS OF OX MILITARY	JUN 2 6 2013
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Natural Gas Supplier License Application PA PUC Document #, 139346 Updated May 2013 PA PUBLIC UTILITY COMMISSION SECRETARY'S BUREAU

TIGER NATURAL GAS, INC.

TIGER, INC.

CORPORATION - ARTICLES OF INCORPORATION

RECEIVED

JUN 26 2013

PA PUBLIC UTILITY COMMISSION SECRETARY'S BUREAU

#5

PENNSYLVANIA DEPARTMENT OF STATE
CORPORATION BUREAU
ROOM 308 NORTH OFFICE BUILDING
P.C. BOX 8722
HARRISBURG, PA 17105-8722

147

TIGER NATURAL GAS, INC.

THE CORPORATION BUREAU IS HAPPY TO SEND YOU YOUR FILED DOCUMENT. PLEASE NOTE THE FILE DATE AND THE SIGNATURE OF THE SECRETARY OF THE COMMONWEALTH. THE CORPORATION BUREAU IS HERE TO SERVE YOU AND WANTS TO THANK YOU FOR DOING BUSINESS IN PENNSYLVANIA. IF YOU HAVE ANY QUESTIONS PERTAINING TO THE CORPORATION BUREAU, CALL (717) 787-1057.

ENTITY NUMBER: 2940521

MICROFILM NUMBER: 2000037

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JUN 2 6 2013

PA PUBLIC UTILITY COMMISSION SECRETARY'S BUREAU

CT CORP SYSTEM COUNTER

#15

One Commerce Square

May 25, 2000

Harrisburg, PA 17101 Tel. 717 234 6004 Fax 717 234 6024

> Ms. Teresa Walker TIGER NATURAL GAS, INC. 1-G West 41st Street Sand Springs, OK 74063

RE: TIGER NATURAL GAS, INC. Order #: 2191001

Dear Ms. Walker:

As instructed, we enclose the following document(s), as issued by the Secretary of the Commonwealth of Pennsylvania:

The Final Evidence of the Certificate of Authority, filed on May 8, 2000

If you have any questions concerning this order, please contact Marlene Smith in our Clayton office. Thank you for this opportunity to be of service.

Very truly yours,

CT-Harrisburg

Enclosure(s)

Via: US Mail

200037 - 669

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MAY 0'8 2000

Microfilm Number Filed with the Department of State on **Entity Number** APPLICATION FOR CERTIFICATE OF AUTHORITY DSCB:15:4124/6124 (Rev 90) Indicate type of corporation (check one): X Foreign Business Corporation (15 Pa.C.S. § 4124) Foreign Nonprofit Corporation (15 Pa.C.S. § 6124) In compliance with the requirements of the applicable provisions of 15 Pa.C.S. (relating to corporations and unincorporated associations) the undersigned association hereby states that: The name of the corporation is 1. 2. The name which the corporation adopts for use in this Commonwealth is (complete only when the corporation must adopt a corporate designator for use in Pennsylvania): (If the name set forth in Paragraph 1 is not available for use in this Commonwealth, complete the following): The fictitious name which the corporation adopts for use in transacting business in this Commonwealth is: This corporation shall do business in Pennsylvania only under such fictitious name pursuant to the attached resolution of the board of directors under the applicable provisions of 15 Pa.C.S (relating to corporations and unincorporated associations) and the attached form DSCB:54-311 (Application for Registration of Fictitious Name). The name of the jurisdiction under the laws of which the corporation is incorporated is: The address of its principal office under the laws of the jurisdiction in which it is incorporated is: County The (a) address of this corporation's proposed registered office in this Commonwealth or (b) name of its commercial registered office provider and the county of venue is: Number and Street City State County

(PA, - 404 - 10/1/92)

PAL DEPT OF STATE

Name of Commercial Registered Office Provider

On

200037 - 670

DSCB:15-4124/6124 (Rev 90)-2

#5

For a corporation represented by a commercial registered office provider, the county in (b) shall be deemed the county in which the corporation is located for venue and official publication purposes.

- 7. (Check one of the following):
 - X (Business corporation): The corporation is a corporation incorporated for a purpose or purposes involving pecuniary profit, incidental or otherwise.
 - (Nonprofit corporation): The corporation is a corporation incorporated for a purpose or purposes not involving pecuniary profit, incidental or otherwise.

IN TESTIMONY WHEREOF, the unde of Authority to be signed by a duly authorized		<i>p</i> -,	as cause lay of	ed this Appli	cation for a Cert	ificate
		Tige /	atry	Corporation	Inc	. •
	HY:		(Sign	audal	her.	
	TITLE:	\mathcal{C}	onti	elles		

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OFFICE OF THE SECRETARY OF STATE



CERTIFICATE OF INCORPORATION

WHEREAS, the Certificate of Incorporation, executed and acknowledged by

TIGER NATURAL GAS, INC.

has been filed in the office of the Secretary of State as provided by the laws of the State of Oklahoma.

NOW THEREFORE, I, the undersigned, Secretary of State of the State of Oklahoma, by virtue of the powers vested in me by law, do hereby issue this certificate evidencing such filing.

IN TESTIMONY WHEREOF, I hereunto set my hand and cause to be affixed the Great Seal of the State of Oklahoma.



Filed in the City of Oklahoma City this 10th.

day of ______ Hay ______ 19 _____ 19 _____ 19

Secretary of State

By: Citty & mitchell

CERTIFICATE OF INCORPORATION OF TIGER NATURAL GAS, INC.

FILED

MAY 10 1991

TO THE SECRETARY OF STATE OF THE STATE OF OKLAHOMA:

OKLA: SECRETARY, OF STATE

1. The name of the corporation is:

TIGER NATURAL GAS, INC.

2. The address of the corporation's registered office in the State of Oklahoma and the name of the registered agent at such address are:

> R. Louis Reynolds 2727 East 21st Street, Suite 200 Tulsa, Oklahoma 74114

3. The purpose of the corporation is as follows:

To engage in any lawful act or activity for which corporations may be organized under the General Corporation Law of the State of Oklahoma.

4. The aggregate number of shares of stock which the corporation shall issue, the designation of each class, the number of shares of each class and the par value of the shares of each class are as follows:

NUMBER OF SHARES OF COMMON STOCK: 50,000

TOTAL NUMBER OF SHARES: 50,000

PAR VALUE PER SHARE: \$1.00

TOTAL AUTHORIZED CAPITAL: \$50,000.00

5. If the powers of the incorporator(s) are to terminate upon the filing of the certificate of incorporation, the names and mailing address of the persons who are serving as directors:

NAME	MAILING ADDRESS	CITY	STATE	ZIP
Lori A. Burris	7060 South Yale Avenue Suite 900	Tulsa	ок	74136

6. The name and mailing address of the undersigned incorporator is as follows:

NAME	MAILING ADDRESS	CITY	STATE	ZIP.
Lori A. Burris	7060 South Yale Avenue Suite 900	Tulsa	ok R	74136 ECEIVED

MAY 1 0 1991

Historian Byland

BYLAWS OF TIGER NATURAL GAS, INC.

ARTICLE I

OFFICES

Section 1. The registered office shall be in the City of Tulsa, County of Tulsa, State of Oklahoma.

Section 2. The corporation may also have offices at such other places both within and without the State of Oklahoma as the Board of Directors may from time to time determine or the business of the corporation may require.

ARTICLE II

MEETING OF SHAREHOLDERS

Section 1. Meetings of Shareholders for any purpose may be held at such time and place, within or without the State of Oklahoma, as shall be stated in the notice of the meeting or in a duly executed waiver of notice thereof.

Section 2. Annual meetings of Shareholders, commencing with the year 1992, shall be held on the second Tuesday in June, if not a legal holiday, and if a legal holiday, then on the next secular day following, at 10:00 A.M., at which they shall elect by a plurality vote by written ballot a Board of Directors, and transact such other business as may be properly brought before the meeting.

Section 3. Written notice of the annual meeting, stating the place, date and hour of such meeting, shall be given to each Shareholder entitled to vote thereat and not less than ten (10) days nor more than sixty (60), days before the date of the meeting unless otherwise required by law.

The officer who has charge of the stock ledger of the corporation shall prepare and make, at least ten (10) days before every meeting of Shareholders, a complete list of the Shareholders entitled to vote at the meeting, arranged alphabetical order, showing the address of and the number of shares registered in the name of each Shareholder. Such list shall be open to the examination of any Shareholder, for any purpose germane to the meeting, during ordinary business hours, for a period of at least ten (10) days prior to the election, either at a place within the city where the meeting is to be held and which place shall be specified in the notice of the meeting, or, if not specified, at the place where the meeting is to be held, and the list shall be produced and kept at the time and place of the meeting during the whole time thereof, and subject to the inspection of any Shareholder who may be present.

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Section 5. Special meetings of the Shareholders, for any purpose or purposes, unless otherwise prescribed by law or by the Certificate of Incorporation; may be called by the President and shall be called by the President or Secretary at the request in writing of a majority of the Board of Directors or at the request in writing of Shareholders owning a majority in amount of the entire capital stock of the corporation issued and outstanding and entitled to vote. Such request shall state the purpose or purposes of the proposed meeting.

Section 6. Written notice of a special meeting of Shareholders, stating the place, date, hour and the purpose or purposes thereof, shall be given to each Shareholder entitled to vote thereat, not less than ten (10) days before the date fixed for the meeting, unless otherwise required by law.

Section 7. Business transacted at any special meeting of the Shareholders shall be limited to the purposes stated in the notice.

Section 8. The holders of a majority of the shares of stock issued and outstanding and entitled to vote thereat, present in . person or represented by proxy, shall constitute a quorum at all meetings of the Shareholders for the transaction of business except provided by law or by the Certificate otherwise If, however, such quorum shall not be present or Incorporation. represented at any meeting of the Shareholders, the Shareholders entitled to vote thereafter, present in person or represented by proxy, shall have power to adjourn the meeting from time to time, without notice other than announcement at the meeting, until a quorum shall be present or represented; provided, however, that if the date of any adjourned meeting is more than thirty (30) days after the date for which the meeting was originally noticed, or if a new record date is fixed for the adjourned meeting, written notice of the place, date and hour of the adjourned meeting shall be given in conformity herewith. At such adjourned meeting at which a quorum shall be present or represented, any business may be transacted at the meeting as originally notified.

Section 9. When a quorum is present at any meeting, the affirmative vote of the holders of a majority of the shares of stock having voting power present in person or represented by proxy shall decide any question brought before such meeting, unless the question in one upon which, by express provision of law or of the Certificate of Incorporation, a different vote is required, in which case such express provision shall govern and control the decision of such question.

Section 10. Each Shareholder shall at every meeting of the Shareholders be entitled to one vote in person or by proxy for each share of the capital stock having voting power held by such Shareholder, but no proxy shall be voted or acted upon after three (1) years from its date unless the proxy provides for a longer-

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period, and, except where the transfer books of the corporation have been closed or a date has been fixed as a record date for the determination of its Shareholders entitled to vote, no share of stock shall be voted on at any election for Directors which has been transferred on the books of the corporation within twenty (20) days preceding such election of Directors.

Section 11. Any action required to or which may be taken at any annual or special meeting of the Shareholders, may be taken without a meeting, without prior notice and without a vote, if a consent in writing, setting forth the action so taken, shall be signed by the holders of outstanding stock having not less than the minimum number of votes that would be necessary to authorize or take such action at a meeting at which all shares entitled to vote thereon were present and voted. Prompt notice of the taking of the corporate action by the Shareholders without a meeting by less than unanimous written consent shall be given to those Shareholders who have not consented in writing.

ARTICLE III

D'I RECTORS

Section 1. The number of Directors which shall constitute the whole Board shall be not less than one (1) nor more than seven (7). As of May 15, 1991, the Board shall consist of one (1) Director. Thereafter, within the limits above specified, the number of Directors shall be determined by resolution of the Board of Directors or by the Shareholders at the annual or a special meeting of the Shareholders. Except for the election held by the Incorporator and except as provided in Section 2 of Article II and in Section 14 of this Article III, the Directors shall be elected at the annual meeting of Shareholders. Each Director elected shall hold office until such Director's successor is elected and qualified, or until such Directors' earlier resignation or removal. Directors need not be Shareholders.

Section 2. Except as provided in Section 14 of this Article III, vacancies and newly created Directorships resulting from any increase in the authorized number of Directors by the Directors may be filled by a majority of the Directors then in office, though less than a quorum, and any Director so chosen shall hold office until the next annual election and until such Director's successor is duly elected and shall qualify, unless such Director resigns or is removed.

Section 3. The business of the corporation shall be managed by its Board of Directors which may exercise all such powers of the corporation and do all such lawful acts and things as are not by law or by the Certificate of Incorporation or by these Bylaws directed or required to be exercised or done by the Shareholders.

Section 4. The Board of Directors of the corporation may hold meetings, both regular and special, either within or without the State of Oklahoma.

Section 5. Regular meetings of the Board of Directors may be held at such time and at such place as shall from time to time be determined by the Board. Five (5) days' notice of all regular meetings shall be given, and such notice shall state the place, date, hour and the business to be transacted at and purpose of such meeting.

Section 6. Special meetings of the Board may be called by the President on three (3) days' notice to each Director either personally or by mail or by telegram. Special meetings shall be called by the President or Secretary in like manner and on like notice on the written request of two (2) Directors unless the corporation has at that time less than three (3) Directors, in which latter event the request of only one (1) Director shall be required. Notice of any special meeting shall state the place, date, hour and the business to be transacted at and the purpose of such meeting.

Section 7. At all meetings of the Board, a majority of the Directors shall constitute a quorum for the transaction of business, and the act of a majority of the Directors present at any meeting at which there is a quorum shall be the act of the Board of Directors, except as may be otherwise specifically provided by law or by the Certificate of Incorporation. If a quorum shall not be present at any meeting of the Board of Directors, the Directors present thereat may adjourn the meeting from time to time, without notice other than announcement at the meeting, until a quorum shall be present.

Section 8. The Board of Directors may, by resolution, passed by a majority of the whole Board, designate one or more committees, each committee to consist of one (1) or more of the Directors of the corporation, which, to the extent provided in the resolution, shall have and may exercise the powers of the Board of Directors in the management of the business and affairs of the corporation and may authorize the seal of the corporation to be affixed to all papers which may require it. Such committee or committees shall have such name or names as may be determined from time to time by resolution adopted by the Board of Directors.

Section 9. Each committee shall keep regular minutes of its meetings and reports the same to the Board of Directors when required.

Section 10. Members of the Board of Directors, or of any committee thereof, may participate in a meeting of such Board or committee by means of conference telephone or similar communications equipment that enables all persons participating in

ADIA

the meeting to hear each other. Such participation shall constitute presence in person at such meeting.

Section 11. Unless otherwise restricted by the Certificate of Incorporation or these Bylaws, any action required or permitted to be taken at any meeting of the Board of Directors or of any committee thereof may be taken without a meeting, if a written consent to such action is signed by all members of the Board or of such committee as the case may be, and such written consent is filed with the minutes of proceedings of the Board or committee.

Section 12. The Directors may be paid their expenses, if any, of attendance at such meeting of the Board of Directors and may be paid a fixed sum for attendance at such meeting of the Board of Directors or a Stated salary as Director. No such payment shall preclude any Director from serving the corporation in any other capacity and receiving compensation therefor. Members of special or standing committees may be allowed like compensation for attending committee meetings.

Section 13. The Board of Directors at any time may, by affirmative vote of a majority of the members of the Board then in office, remove any officer elected or appointed by the Board of Directors for cause or without cause.

Section 14. Any Director may be removed, for cause or without cause, by a majority vote of the Shareholders entitled to vote for the election of such Director at any annual or special meeting of the Shareholders. Upon such removal of a Director, the Shareholders (and not the remaining Directors) shall elect a Director to replace such removed Director at the same Shareholders' meeting at which such removal took place or at a subsequent Shareholders' meeting.

ARTICLE IV

NOTICES

Section 1. Notices to Directors and Shareholders shall be in writing and delivered personally or mailed to the Directors or Shareholders at their addresses appearing on the books of the corporation. Notice by mail shall be deemed to be given at the time when the same shall be deposited in the United States Mail, postage prepaid. Notice to Directors may also be given by telegram. Notice by telegram shall be deemed to be given when delivered to the sending telegraph office.

Section 2. Whenever any notice is required to be given under the provisions of law or of the Certificate of Incorporation or of these Bylaws, a waiver thereof in writing, signed by the person or persons entitled to such notice, whether before or after the time stated therein, shall be deemed equivalent to notice.

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ARTICLE V

Section 1. The officers of the corporation shall be chosen by the Board of Directors and shall, at a minimum, consist of a President and a Secretary. The Board of Directors may also choose additional officers, including a Chairman or Vice-Chairman of the Board of Directors, one or more Vice-Presidents who may be classified by their specific function, a Secretary, a Treasurer and one or more Assistant Secretaries and Assistant Treasurers. Two or more offices may be held by the same person.

Section 2. The Board of Directors at its first meeting and after each annual meeting of Shareholders shall choose a President and a Secretary, and may choose such other officers and agents as it shall deem necessary.

Section 3. The salaries of all officers and agents of the corporation shall be fixed by the Board of Directors.

Section 4. The officers of the corporation shall hold office until their successors are chosen and qualify, until their earlier resignation or removal. Any vacancy occurring in any office of the corporation shall be filled by the Board of Directors.

Section 5. The Chairman, or, in the absence of the Chairman, a Vice-Chairman of the Board of Directors, if chosen, shall preside at all meetings of the Board of Directors, and shall perform such other duties and have such other powers as the Board of Directors may from time to time prescribe.

Section 6. The President shall be the chief executive officer of the corporation, shall preside at all meetings of the Shareholders and, unless a Chairman or Vice-Chairman of the Board has been chosen, at all meetings of the Board of Directors, and shall have general and active management of the business of the corporation and shall see that all orders and resolutions of the Board of Directors, are carried into effect.

Section 7. The President shall execute bonds, mortgages and other contracts requiring a seal, under the seal of the corporation, except where required or permitted by law to be otherwise signed and executed where the signing and execution thereof shall be expressly delegated by the Board of Directors to some other officer or agent of the corporation.

Section 8. The Vice-President, if one is chosen, or if not, the Secretary, shall, in the absence or disability of the President, perform the duties and exercise the powers of the President and shall perform such other duties and have such other powers as the Board of Directors may from time to time prescribe.

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The Secretary shall attend all meetings of the Board of Directors and all meetings of the Shareholders and record all the proceedings of the meetings of the corporation and the Board of Directors in a book to be kept for that purpose and shall perform like duties for the standing committees when required. The Secretary shall give, or cause to be given, notice of all meetings of the Shareholders and regular and special meetings of the Board of Directors, and shall perform such other duties as may be prescribed by the Board of Directors or President, under whose supervision the Secretary shall be. Additionally, the Secretary shall have custody of the corporate seal of the corporation, and the Secretary or an Assistant Secretary, shall have authority to affix the same to any instrument requiring it, and when so affixed, it may be attested by the Secretary's signature or by the signature of such Assistant Secretary. The Board of Directors may give general authority to any other officer to affix the seal of the corporation and to attest the affixing by the Secretary's signature.

Section 10. The Assistant Secretary, or if there be more than one, the Assistant Secretaries in the order determined by the Board of Directors, shall, in the absence or disability of the Secretary perform the duties and exercise the powers of the Secretary and shall perform such other duties and have such other powers as the Board of Directors from time to time prescribe.

Section 11. The Treasurer, if one is chosen or, if not, the Secretary, shall have the custody of the corporate funds and securities and shall keep full and accurate accounts of receipts and disbursements in books belonging to the corporation and shall deposit all monies and other valuable effects in the name and to the credit of the corporation in such depositories as may be designated by the Board of Directors.

Section 12. The Treasurer, if one is chosen or, if not, the Secretary, shall disburse the funds of the corporation as may be ordered by the Board of Directors' taking proper vouchers for such disbursements, and shall render to the President and the Board of Directors, at its regular meetings, or when the Board of Directors so requires, an account of all transactions performed by the Treasurer (or Secretary, as the case may be) and of the financial condition of the corporation.

Section 13. If required by the Board of Directors, the Treasurer, if one is chosen or, if not, the Secretary, shall give the corporation a bond (which shall be renewed every six [6] years) in such sum and with such surety or sureties as shall be satisfactory to the Board of Directors for the faithful performance of the duties of the office of a treasurer and for the restoration to the corporation, in case of the Treasurer's (or Secretary's, as the case may be) death, resignation, retirement or removal from office, of all books, papers, vouchers, money and other property of

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whatever kind in the possession or under the control of the Treasurer (or Secretary, as the case may be) belonging to the corporation.

Section 14. The Assistant Treasurer, or if there shall be more than one, the Assistant Treasurers in the order determined by the Board of Directors, shall, in the absence or disability of the Treasurer, perform the duties and exercise the powers of the Treasurer and shall perform such other duties and have such other powers as the Board of Directors may from time to time prescribe.

ARTICLE_VI

CERTIFICATES OF STOCK, TRANSFERS OF STOCK CLOSING OF TRANSFER BOOKS AND REGISTERED SHAREHOLDERS

Section 1. Every holder of stock in the corporation shall be entitled to have a certificate, signed by, or in the name of, the corporation by the Chairman or Vice-Chairman of the Board of Directors, or the President, or a Vice-President, and by the Treasurer or an Assistant Treasurer, or the Secretary or an Assistant Secretary of the corporation, certifying the number of shares owned by the Shareholder in the corporation.

Section 2. Any or all the signatures on the certificate may be a facsimile. In case any officer, transfer agent or registrar who has signed or whose facsimile signature has been placed upon a certificate shall have ceased to be such officer, transfer agent or registrar before such certificate is issued, it may be issued by the corporation with the same effect as if the person who signed the certificate was such officer, transfer agent or registrar at the date of issue.

Section 3. The Board of Directors may direct certificate or certificates to be issued in place of certificate or certificates theretofore issued by the corporation alleged to have been lost or stolen or destroyed, upon the making of an affidavit of that fact by the person claiming the certificate of stock to be lost, stolen or destroyed. When authorizing such issue of a new certificate or certificates, the Board of Directors may, in its discretion and as a condition precedent to the issuance thereof, require the owner of such lost, stolen or destroyed certificate or certificates, or such owners' legal representative, to advertise the same in such manner as the corporation shall require and/or to give the corporation a bond in such sum as the corporation may direct as indemnity against any claim that may be made against the corporation with respect to the certificate alleged to have been lost, stolen or destroyed.

Section 4. Subject to transfer restrictions permitted by Section 1055 of Title 18 of the Oklahoma Statutes and to stop

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transfer orders directed in good faith by the corporation to any transfer agent to prevent possible violations of federal or state securities laws, rules or regulations, upon surrender to the corporation or the transfer agent of the corporation of a certificate for shares duly endorsed or accompanied by proper evidence of succession, assignment or authority to transfer, it shall be the duty of the corporation to issue a new certificate to the person entitled thereto, cancel the old certificate and record the transaction upon its books.

Section 5. The Board of Directors may fix a record date, which shall not be more than sixty (60) days nor less than ten (10) days before the date of any meeting of Shareholders, nor more than sixty (60) days prior to the time for the other action hereinafter described, as of which there shall be determined the Shareholders who are entitled: to notice of or to vote at any meeting of Shareholders or any adjournment thereof; to express consent to corporate action in writing without a meeting; to receive payment of any dividend or other distribution or allotment of any rights; or to exercise any rights with respect to any change, conversion or exchange of stock or with respect to any other lawful action.

Section 6. The corporation shall be entitled to treat the person in whose name any share of stock is registered on the books of the corporation as the owner thereof for all purposes and shall not be bound to recognize any equitable or other claim or other interest in such shares in the part of any other person, whether or not the corporation shall have express or other notice thereof.

ARTICLE VII

GENERAL PROVISIONS

Section 1. Dividends upon the capital stock of the corporation, subject to the provisions of the Certificate of Incorporation, if any, may be declared by the Board of Directors at any regular or special meeting, pursuant to law. Dividends may be paid in cash, in property or in shares of the corporation's capital stock.

Section 2. There may be set apart out of any of the funds of the corporation available for dividends such amounts as the Board of Directors deems proper as a reserve or reserves for working capital, depreciation, losses in value or for any other proper corporate purpose, and the Board of Directors may increase, decrease or abolish any such reserve in the manner in which it was created.

Section 3. The Board of Directors shall present at each annual meeting and at any special meeting of the Shareholders when called for by vote of the Shareholders, a full and clear statement of the business and condition of the corporation.

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Section 4. All checks of demands for money and notes of the corporation shall be signed by such officer or officers or such other person or persons as the Board of Directors may from time to time designate.

Section 5. The fiscal year of the corporation shall be as fixed by the Board of Directors.

Section 6. The Board of Directors may provide a suitable seal, containing the name of the corporation, which seal shall be in the charge of the Secretary. If and when so directed by the Board of Directors or a committee thereof, duplicates of the seal may be kept and used by the Treasurer or by the Assistant Secretary or Assistant Treasurer. The seal may be used by causing it, or a facsimile thereof, to be impressed or affixed or in any other manner reproduced.

Section 7. The books of account and other records of the corporation may be kept (subject to any provisions of Oklahoma law) at the principal place of business and chief executive office of the corporation.

ARTICLE VIII

INDEMNIFICATION OF OFFICERS, DIRECTORS, EMPLOYEES AND AGENTS

To the extent and in the manner permitted by the laws of the State of Oklahoma and specifically as is permitted under Section 1031 of Title 18 of the Oklahoma Statutes, the corporation shall indemnify any person who was or is a party or is threatened to be made a party to any threatened, pending or completed action, suit proceeding, whether civil, criminal, admin1strative or investigative, other than an action by or in the right of the corporation, by reason of the fact that such person is or was a Director, officer, employee or agent of the corporation, or is or was serving at the request of the corporation as a Director, officer, employee or agent of another corporation, partnership, joint venture, trust or other enterprise against expenses, including attorneys' fees, judgments, fines and amounts paid in settlement.

ARTICLE IX

AMENDMENTS

The Bylaws may be amended or repealed, or new Bylaws may be adopted, by the Shareholders or by the Board of Directors at any regular meeting of the Shareholders or of the Board of Directors, or at any special meeting of the Shareholders or of the Board of Directors if notice of such amendment, repeal or adoption of new Bylaws be contained in the notice of such special meeting.

APPROVED AND RATIFIED as of this 15th day of May, 1991, by the undersigned, constituting all of the Directors (whether one or more) of the corporation.

Director

2.TIGER\BYLAWS

TIGER NATURAL GAS, INC.

TIGER, INC.

TIGER'S CURRENT PUC LICENSE #A-125081

RECEIVED

JUN 26 2013

PA PUBLIC UTILITY COMMISSION SECRETARY'S BUREAU

PENNSYLVANIA PUBLIC UTILITY COMMISSION



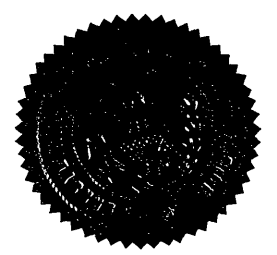
IN THE MATTER OF THE APPLICATION OF: A-125081

Application of Tiger Natural Gas, Inc. for the right to begin to offer, render, furnish or supply natural gas supply services to large commercial and industrial customers, within the service territories of Columbia Gas of Pa, Peoples Natural Gas Company, PG Energy, PECO Energy Company, UGI Utilities, Inc., PFG Gas, Inc., Equitable Gas Company, and National Fuel Gas Distribution Corporation within the Commonwealth of Pennsylvania.

The Pennsylvania Public Utility Commission hereby certifies that after an investigation and/or hearing, it has, by its report and order made and entered, found and determined that the granting of the application is necessary or proper for the service, accommodation, convenience and safety of the public and hereby issues, evidencing the Commission's approval, to the applicant this:

LICENSE FOR NATURAL GAS SUPPLIER.

In Witness Whereof, The PENNSYLVANIA PUBLIC UTILITY COMMISSION has caused these presents to be signed and sealed, and duly attested by its Secretary at its office in the city of Harrisburg this 2nd day of June, 2000.



Secretary

James of Mi Multing

TIGER NATURAL GAS, INC.

TIGER, INC.

TIGER'S TAX CERTIFICATION STATEMENT APPENDEX A

RECEIVED

JUN 26 2013

PA PUBLIC UTILITY COMMISSION SECRETARY'S BUREAU

Tiger Natural Gas, Inc. Exhibit ...

Tiger Natural Gas, Inc. does not have, nor has had any existing pending or past rulings, judgments, contingent liabilities, revocations of authority, regulatory investigations, or any other matter that could adversely impact our financial condition, operational status or ability to provide the services.

RECEIVED

JUN 26 2013

PA PUBLIC UTILITY COMMISSION SECRETARY'S BUREAU

TIGER NATURAL GAS, INC.

TIGER, INC.

STANDARDS, BILLING PRACTICES, TERMS AND CONDITIONS OF PROVIDING SERVICE AND CONSUMER EDUCATION

RECEIVED

JUN 26 2013

PA PUBLIC UTILITY COMMISSION SECRETARY'S BUREAU

TIGER NATURAL GAS, INC.

TIGER, INC.

TIGER'S CONTACT FOR CONSUMER SERVE AND COMPLAINTS:

BETHANY SOLER Gas Operations Analyst/CONSUMER SERVICE BSOLER@TIGERNATURALGAS.COM

C: 918-513-2123 1422 E. 71ST, SUITE J TULSA, OK 74136

TOLL FREE PHONE: 888-875-6122 TOLL FREE FAX: 888-294-7660

ALTERNATE CONTACT:

Johnathan Burris Vice President, Marketing JBurris@TigerNaturalGas.com

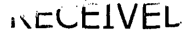
Tel: (888) 875-6122 ex. 226 Direct: (918) 551-1226 Fax: (918) 491-6659

Cell: (918) 619-2081

RECEIVED

JUN 26 2013

PA PUBLIC UTILITY COMMISSION SECRETARY'S BUREAU



JUN 26 2013



#16B

Inc.

NATURAL GAS PURCHASE AGREEMENT

Contract # TI-P)SAMPLE

PA PUBLIC UTILITY COMMISSION SECRETARY'S BUREAU

- 1. Nature of Service: Seller, Tiger, Inc., agrees to sell and Buyer, SAMPLE agrees to purchase and receive natural gas to serve 100% of the gas requirements for location indicated in the form of guaranteed supply on a Firm basis.
- 2. Term: Term of this Agreement shall commence and become effective the date of this contract or date of first gas deliveries available thereafter for 12 months, with yearly renewals thereafter unless canceled by either party upon 60 days written notice prior to yearly renewal
- 3. Quantity: Seller shall deliver or cause to be delivered to Buyer all natural gas requirements each month during the term including applicable LDC shrinkage.
- 4. Price: Pricing, terms and conditions are located on the attached transaction confirmation. Oral transactions shall be considered legally binding. A written Transaction Confirmation shall be executed by both parties after the oral transaction to confirm the parties agreed upon terms.
- 5. Delivery Point: The point of delivery shall be the SAMPLE Citygate. Tiger shall be responsible to purchase and pay for the firm transportation and all other cost associated with the transportation rates for delivery to the Citygate. Title to all gas shall pass from Seller to Buyer at this delivery point.
- Quantity and Measurement: All gas shall be measured in accordance with currently acceptable industry standards and shall
 meet the quality and BTU specification of the transporting pipelines.
- 7. Warranty of Title: Seller warrants its title and right to sell all natural gas delivered here under and warrants that such gas shall be free and clear from liens and adverse claims and is in conformity with all valid laws, order, rules and regulations of duly constituted authorities having jurisdiction.
- 8. Billing and Payment: On or before the fifteenth (15th) of the month following each month of deliveries, Seller shall render to Buyer an invoice relating the total amount of gas sold hereunder during the preceding calendar month. Within fifteen days (15) of receipt of said invoice, Buyer shall render payment to Seller for the total amount of gas nominated (purchased) hereunder during the preceding calendar month. Interest shall be charged on the unpaid balance at the rate of 1.5% per month (18% annualized rate) from the due date until past due balance is received. If Buyer fails to pay thirty (30) days after payment is due, Seller, in addition to any other remedy it may have hereunder, may suspend further delivery of gas until such amount is paid in full. Early termination damages may apply.
- 9. Force Majeure: Neither party hereto shall be liable for any failure or performance due to causes beyond its reasonable control, the occurrence of which could not have been prevented by the exercise of due diligence, such as acts of God, acts of the other party, acts of civil or military authority, fires, strikes, floods, epidemics, war or riot.
- 10. Assignment: This contract may not be assigned without the written consent of both parties. Such consent shall not be unreasonably withheld or delayed.
- 11. Governing Laws: This contract shall be governed by the laws of the State of Oklahoma.
- 12. Taxes: The price shall include taxes imposed prior to the delivery point. All other taxes, tariffs, laws, orders, rules, and fees shall be passed through to Buyer. Seller may supply an appropriate city, state or federal certificate of tax-exemption.
- 13. Liability: Seller, TIGER, shall be liable for furnishing all gas requirements for Buyer on a firm basis (as outlined above), along with providing nomination data. During periods of gas system constraints, Buyer may be required to purchase/sell additional gas over their MDQ or baseload amount at then current market price and pass through to Buyer.
- 14. Credit: Credit information must be submitted by Buyer to Seller upon request by Seller. Seller, in its sole judgment, shall make a determination if Buyer meets credit acceptability. If Buyer has reasonable grounds for insecurity regarding creditworthiness, Seller may demand adequate assurance for gas deliveries in the form and amount reasonably acceptable by Seller.
- 15. Event of Default: Event of default shall mean (i) the failure of either Buyer or its guarantor to make any payment required by the due date and the failure is not remedied within ten (10) days of receipt of written demand for cure; or (ii) the failure of Buyer to provide satisfactory credit assurance within ten (10) days of said demand. Upon the occurrence of an Event of Default, the non-defaulting party may; (i) suspend future natural gas deliveries; (ii) terminate and liquidate any agreements between Buyer and Seller; (iii) determine a settlement amount by calculating gains, loses, and costs (including reasonable attorney's fees) incurred as the result of the liquidation and collections of monies owed to the other party. The settlement amount due the non-defaulting party will be due within five (5) days of the receipt of written notice.

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16. Changes in Laws: This agreement is subject to all tariffs, laws, orders, rules, Taxes and regulations issued, approved by or on file with duly constituted governmental authorities having jurisdiction ("Laws"). Any changes in Laws that affect the Price may be passed through to Buyer.

17. Notices: Written notices, confirmations, billing statements or other correspondence relating to this Agreement shall go to:

SELLER:	TIGER, INC.	BUYER Name:	SAMPLE
	1422 E. 71st St. Suite J.	Facility Address:	SAMPLE
	TULSA, OK 74136	City, State, Zip, Cour	nty: SAMPLE, SAMPLE SAMPLE
SELLER:	Wire Transfer or ACH Numbers (if applicable):	BUYER PAYMENT	SSAMPLE
BANK:	BANK OF OKLAHOMA	Attention:	SAMPLE
ABA:	103900036	Billing Address:	SAMPLE
ACCT:	208357351	City, State Zip:	SAMPLE, SAMPLE SAMPLE
Other Details:	For Credit to the Account of Tiger, Inc.	Email invoices to:	SAMPLE
Executed this 26th	day of June, 2013		
SELLER: TIGER	, INC.	BUYER:	SAMPLE
Seller's Signature:		Buyer's Signature:	
Printed Name:		Printed Name:	
Official Title:		Official Title:	

TRANSACTION CONF FOR IMMEDIATE DE





		TION CONFIR MEDIATE DELI		IOD	
TUSER			DATE:	June 26, 2013	-
	inc.		TRANS	SACTION CONFIRMATION #: 1	
The terms of this Transac		ess disputed in		ne 26, 2013 between Seller and Buyer. vithin 2 Business Days of receipt unless	
SELLER:		BUYER			
Ti	ger, Inc		SAMPLI	<u>.e</u>	٠.
	22 E. 71st St., Suite J		SAMPL		
	ılsa, OK 74136			E, SAMPLE SAMPLE	
	F. Smith	Attn:	SAMPLI		
	8 491-6998	Phone:	SAMPLI		
Fax: 91	8 491-6659	Fax:	SAMPLI		
	-P) SAMPLE		ntract No.		
Transporter: S/	AMPLE	Transpor		SAMPLE	
Transporter Contract No.:				ract Number:	
		Utility Ac	count Nur	mber:	
Contract Price: \$??? per I Delivery Period: Begin:	July-13		End:	June-15	
Performance Obligation ar	ed Contract Quantity: (Select on	e, if applicable)			
Firm (Fixed Quantity): See Special Conditions	Firm (Variable QuantityMMBtus/dayMMBtus/day	y Minimum		Interruptible: Up toMMBtus/day	;
Delivery Point(s): SA	MPLE city gate for delivery to acct.	??????			

Special Conditions:

- · Volumes are subject to zero (0) allowable tolerance from the contract volumes. Tiger will allow for the conversion of fixed volumes to a fixed price on a best efforts basis. Any volumes converted to a fixed price will have zero allowable tolerance. Any variance from the contracted volumes will be priced based on market conditions at the time of occurrence.
- Contract volumes (Dth at the city gate):
- Any taxes (gross receipts, sales, etc.) imposed by federal, state or local governments will be passed through to the customer as a separate line on the invoice and are not included in the above rate.
- Pricing is subject to customer meeting Tiger's creditworthiness requirements.

					
Seller:	Tiger, Inc.	Buyer:	SAMPLE		•
Ву:		Ву:			•
Title:	•	Title:		·	
Date:		Date:			
					. •

Dun & Bradstreet # Tade Reference Tade Reference

TIGER NATURAL GAS, INC. / TIGER, INC. Disclosure Statement Format for Natural Gas Suppliers

This is an agreement for natural gas services, between TIGER NATURAL GAS, INC. / TIGER, INC. ("TIGER") and CUSTOMER:
('CUSTOMER")
Background
☐ We at TIGER are licensed by the Pennsylvania Public Utility Commission to offer and supply natural gas services in Pennsylvania. Our PUC license number is A-125081.
☐ We set the prices and charges that you pay. The Public Utility Commission regulates distribution or delivery prices and services. The Federal Energy Regulatory Commission regulates interstate pipeline prices and services.
☐ If you ask us, we can bill you directly for our service.
☐ Right of Recision - You may cancel this agreement at any time before midnight of the third business day after receiving this disclosure. Definitions
☐ Interstate Pipeline Charges - Charges for moving natural gas to the distribution lines of a distribution
company.
☐ Nonbasic Charges – Tiger will define each nonbasic service being offered. Terms of Service

- 1. (a) Basic Service Prices You will pay rate per DTH for the commodity of natural gas based upon the NYMEX LAST DAY SETTLEMENT plus \$1,00 per DTH. You are responsible for any service and delivery charges imposed by your local distribution company.
- 2. Length of Agreement You will buy your natural gas services for the above street address from TIGER beginning on the date of first delivers for a period of one year.
- 3. Special Terms and Conditions TIGER will provide all of your natural gas supply. All applicable taxes will be passed through to the customer on their invoice. Oral transactions made between you and Tiger's representatives are considered legally binding.
- 4. Special Services n/a.
- 5. Penalties, Fees and Exceptions A late payment fee of \$10 and interest charges of 1.5% per month will be assessed for any invoice that is not paid by the due date. If you cancel your contract before the end date, it will result in a \$50 early termination fee.
- 6. Cancellation Provisions Cancelling your contract before the end of the primary term will result in an early termination fee of \$50 per account. There is no early termination fee if cancellation is initiated by TIGER, however you are still responsible for any gas charges up to the actual termination date.
- 7. Renewal Provision Your contract will renew for an additional year automatically at the end of your agreement. If you do not want to renew automatically, you must send us written notice at least 60 days prior to the end of your agreement.

16C;

- **8.** Agreement Expiration/Change in Terms If you have a fixed term agreement with us and it is approaching the expiration date or if we propose to change our terms of service, we will send you written notice in each of our last three bills or in separate mailings before either the expiration date or the effective date of the changes. We will explain your options in these three advance notices.
- **9. Dispute Procedures** Contact us with any questions concerning our terms of service. You may call the PUC if you are not satisfied after discussing your terms with us.

10. Contact Information

Supplier Name:	TIGER NATURAL GAS, INC./TIGER, INC.	
Address:	1422 E. 71 ST , SUITE J, TULSA, OK 74136	
Phone Number:	918-491-6998 or 888-875-6122	
Internet Address:	www.tigernaturalgas.com	

Distribution Company Name:			
Provider of Last Resort Name:	<u> </u>	 	
Phone Number:			
Internet Address:		 	

Public Utility Commission (PUC	
Address:	P.O. Box 3265 Harrisburg, PA 17105-3265
Natural Gas Competition	
Hotline Number:	
Universal Service Program	
Name:	
Phone Number:	

TIGER NATURAL GAS, INC.

TIGER, INC.

FINANCIAL FITNESS

RECEIVED

JUN 26 2013

PA PUBLIC UTILITY COMMISSION . SECRETARY'S BUREAU riger maturini quaj mer

TIGER NATURAL GAS ORGANIZATIONAL CHART

Lori Nalley	***************************************	President
Bob Smith		Executive Vice President
	Pam Ward	Contract Administrator
Debbie Sn	nith	Corporate Secretary/Treasurer
	Becky Walker	Accounts Receivable Analyst
	Molly Carr	Administrative Assistant
Todd Cam	pbell	Director Gas Supply
Rick Tessn	ner	Director Northeast Operations
Rick Phillip	os	Operations Manager
Manuel Ri	05	End-User Support Analyst
Jim Isenho	our	Vice President Commercial Sales
	Pamela	PrestonCommercial Sales Contract Administrator
	Mimi Cl	nanGas Marketing Representative
Janet Aery		Director Gas Control Services
	Cheryl Shavney	Senior Gas Controller
	Cheryl Brooks	Senior Gas Controller
	Linda Rhue	Senior Gas Controller
	Rebecca Goombi	
	Brent Gardner	Software Development Analyst
John Burri	\$,	Vice President Marketing
	Bethany Soler	Energy Marketing Specialist
	Devon Davidson	Manager, Business Development
	Casey Duck	, Energy Marketing Specialist
	Kellie Wendland	Senior Energy Marketing Specialist
		Energy Marketing Specialist
	McKenzie Bales	Energy Marketing Specialist
		Energy Marketing Specialist
Teresa Walker		Chief Financial Officer
Jennifer St	. Clair	Corporate Controller
		Junior Accountant
	Ami Correa	Accounts Receivable Analyst
	Carmen King	Financial Accountant
	Anita Cartwright	Director Accounting Operations
	Megan	TedlackSenior Accounts Analyst
	Robin Ja	yAccounts Analyst
		ie Burris Accounting Analyst
Anthony Cianflone		Director Rocky Mountain Operations
	Brian Davidson	Marketing Representative

Tiger Natural Gas, Inc. is a Sub-S Corporation formed in 1991, in the State of OK.
Tiger has one fully owned subsidiary, Tiger, Inc.

TIGER NATURAL GAS, INC. CONSOLIDATED BALANCE SHEET FOR THE PERIOD ENDING MARCH 31, 2013

ASSETS:

CASH & CASH EQUIVALENTS	4,825,694,69
ACCOUNTS RECEIVABLE - TRADE	22,139,150.27
LESS: ALLOWANCE FOR DOUBTFUL	(371,556.63)
NOTES/MISC RECEIVABLE	2,132,460.79
PREPAID EXPENSES/DEPOSITS	308,972.18
OTHER ASSETS	297,819.67
O&G PROPERTIES	•
FURNITURE & EQUIPMENT	1,382,916.53
less; accumulated depreciation	(1,156,510.58)
CONTRACT'S-IKUN	357,000.00
CONTRACTS-REDWOOD	2,100,000.00
less: accumulated amortization	(2,457,000.00)
TOTAL ASSETS:	2 9,558,946.92

LIABILITIES & SHAREHOLDERS' EQUITY:

ACCOUNTS PAYABLE/TRADE	1 8,925,345,33
ACCRUED LIABILITIES	2,633,700.77
LEGAL SUSPENSE	•
SECURED WORKING CAPITAL	-
NOTES PAYABLE	•
TAXES PAYABLE	1,390,526.25
CAPITAL / EQUITY	100.00
RETAINED EARNINGS - PRIOR	5,500,105,42
ACCUMULATED EARNINGS - CURRENT	1,109,169.15
TOTAL LIABILITIES & SHAREHOLDERS' EQUITY:	29,558,946.92

THIS IS TO CERTIFY THAT TO THE BEST OF MY KNOWLEDGE AND BELIEF THE FINANCIAL DATA IN THESE FINANCIAL STATEMENTS ACCURATELY REFLECT THE COMPANY'S FINANCIAL STATUS AS OF MARCH 31, 2013

DATE: 6/19/13

SIGNED:

TITLE:

Chief Francist Office

TIGER NATURAL GAS, INC. CONSOLIDATED STATEMENT OF OPERATIONS FOR THE PERIOD ENDING MARCH 31, 2013

REVENUE:	INCOME FROM OPERATIONS	60,424,173.99
Less:	COST OF GOODS SOLD	57,141,539.27
GROSS PROFIT:		3,282,634,72
OTHER INCOME:		13,510.51
TOTAL INCOME:	·	3,296,145.23
Less:	GENERAL OPERATING & ADMINISTRATIVE EXPENSES:	2,164,289.99
	DEPLETION, DEPRECIATION & AMORTIZATION	22,686.09
NET PROFIT (LOSS):		1,1 09,169.15

TIGER NATURAL GAS, INC. CONSOLIDATED BALANCE SHEET FOR THE PERIOD ENDING DECEMBER 31, 2012

ASSETS:

CASH & CASH EQUIVALENTS	2,632,726.60
ACCOUNTS RECEIVABLE - TRADE	23,0 51,003.70
LESS: ALLOWANCE FOR DOUBTFUL	(3.41,602.23)
NOTES/MISC RECEIVABLE	3,505,452.00
PREPAID EXPENSES/DEPOSITS	3 14,806.64
OTHER ASSETS	4,013,313.08
OAG PROPERTIES	-
FURNITURE & EQUIPMENT	1,371,238.45
less: accumulated depreciation	(1,1 33,824.48)
CONTRACTS-IKUN	3 57,000.00
CONTRACTS-REDWOOD	2,1 00,000.00
lesa; accumulated amortization	(2,4 57,000.00)
TOTAL ASSETS:	33,4 13,113.75

LIABILITIES & SHAREHOLDERS' EQUITY:

24,763,419.96
1,8:31,238.18
-
1,318,250,19
100.00
2,992,475.73
2,507,829.69
33,413,113.76

THIS IS TO CERTIFY THAT TO THE BEST OF MY KNOWLEDGE AND BELIEF THE FINANCIAL DATA IN THESE FINANCIAL STATEMENTS ACCURATELY REFLECT THE COMPANY'S FINANCIAL STATUS AS OF DECEMBER 31, 2012.

DATE: (///////

SIGNED:

TITLE:

TIGER NATURAL GAS, INC. CONSOLIDATED STATEMENT OF OPERATIONS FOR THE PERIOD ENDING DECEMBER 31, 2012

REVENUE:	INCOME FROM OPERATIONS	166,939,080.89
less:	COST OF GOODS SOLD .	155,811,429.01
GROSS PROFIT:		11,127,651.88
OTHER INCOME:		33,009.91
TOTAL INCOME:		11,160,661.79
Less:	GENERAL OPERATING & ADMINISTRATIVE EXPENSES: DEPLETION, DEPRECIATION & AMORTIZATION	8,555, 8 71.71 97, 160.39
NET PROFIT (LOSS):		2,507,629.69

Consolidated Financial Statements and Report of Independent Certified Public Accountants

TIGER NATURAL GAS, INC. AND SUBSIDIARY

December 31, 2011 and 2010

Contents

	Page
Report of Independent Certified Public Accountants	1
Consolidated balance sheets	2
Consolidated statements of income and retained earnings	3
Consolidated statements of cash flows	4
Notes to the consolidated financial statements	5

Audit · Tax · Advisory

Grant Thornton LLP 2431 E, 61" Street Sulte 500 Tulsa, OK 74136-1208 1 918.877.0800 F 918 877.0805 www.GrantThornton.com

Report of Independent Certified Public Accountants

Stockholder Tiger Natural Gas, Inc.

We have audited the accompanying consolidated balance sheets of Tiger Natural Gas, Inc. (an Oklahoma corporation) and subsidiary (the "Company") as of December 31, 2011 and 2010, and the related consolidated statements of income and retained earnings, and cash flows for the years then ended. These financial statements are the responsibility of the Company's management. Our responsibility is to express an opinion on these financial statements based on our audits.

We conducted our audits in accordance with auditing standards generally accepted in the United States of America established by the American Institute of Certified Public Accountants. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. An audit includes consideration of internal control over financial reporting as a basis for designing audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Company's internal control over financial reporting. Accordingly, we express no such opinion. An audit also includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements, assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation. We believe that our audits provide a reasonable basis for our opinion.

In our opinion, the consolidated financial statements referred to above present fairly, in all material respects, the financial position of Tiger Natural Gas, Inc. and subsidiary as of December 31, 2011 and 2010, and the results of their operations and their cash flows for the years then ended, in conformity with accounting principles generally accepted in the United States of America.

Swant Thornton LCP

Tulsa, Oklahoma April 27, 2012

Consolidated balance sheets

December 31, 2011 and 2010

	_	2011	_	2010
<u>ASSETS</u>				•
CURRENT ASSETS: Cash and cash equivalents Accounts receivable, less allowance for doubtful accounts of	\$	1,965,015	\$	1,617,973
\$199,393 in 2011 and \$83,158 in 2010 Prepaids and other assets	_	26,070,610 5,722,338	_	25,941,625 5,562,687
Total current assets	•	33,757,963		33,122,285
PROPERTY AND EQUIPMENT, net		283,709		226,796
OTHER ASSETS	_	102,706	_	102,706
Total assets	\$_	34,144,378	\$_	33,451,787
LIABILITIES AND STOCKHOLDER'S EQUITY				
CURRENT LIABILITIES: Accounts payable Accrued liabilities	\$	26,681,481 2,731,110	\$_	27,234,152 2,446,169
Total current liabilities	_	29,412,591	_	29,680,321
COMMITMENTS AND CONTINGENCIES				
STOCKHOLDER'S EQUITY: Common stock of \$1 par value, 50,000 shares authorized,				
100 shares issued and outstanding Retained earnings	_	100 4,731,687		100 3,771,366
Total stockholder's equity		4,731,787	_	3,771,466
Total liabilities and stockholder's equity	\$_	34,144,378	5	33,451,787

The accompanying notes are an integral part of these consolidated financial statements.

Consolidated statements of income and retained earnings

For the years ended December 31, 2011 and 2010

		2011		2010
REVENUES:	_		_	
Natural gas sales - commercial and other	\$	200,558,615	\$	189,575,628
Electricity sales	_	1,446,478	_	211,667
Total revenues		202,005,093		189,787,295
OPERATING COSTS AND EXPENSES:				
Cost of natural gas sold		190,857,727		180,532,157
Cost of electricity sold		1,429,759		197,684
General and administrative expenses		7,957,049		7,285,314
Depreciation and amortization	_	81,475	_	578,054
Total operating costs and expenses	•	200,326,010	_	188,593,209
INCOME FROM OPERATIONS		1,679,083		1,194,086
INTEREST INCOME		35,735		38,610
LETTER OF CREDIT FEES AND INTEREST EXPENSE	_	(49,898)	_	(29,851)
NET INCOME		1,664,920		1,202,845
RETAINED EARNINGS, beginning of year		3,771,366		3,624,950
DIVIDENDS PAID	_	(704,599)	_	(1,056,429)
RETAINED EARNINGS, end of year	\$	4,731,687	\$_	3,771,366

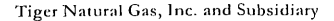
The accompanying notes are an integral part of these consolidated financial statements.

Consolidated statements of cash flows

For the years ended December 31, 2011 and 2010

		2011		2010
CASH FLOWS FROM OPERATING ACTIVITIES:			_	
Net income ·	\$	1,664,920	\$	1,202,845
Adjustments to reconcile net income to net cash provided by				
operating activities-				
Depreciation and amortization		81,475		578,054
Provision for bad debts		244,179		158,008
Change in assets and liabilities-				
Accounts receivable		(373,164)		(694,921)
Prepaids and other assets		(159,651)		(1,539,366)
Accounts payable and accrued liabilities	_	(267,730)	_	2,723,720
Net cash provided by operating activities	_	1,190,029	_	2,428,340
CASH FLOWS FROM INVESTING ACTIVITIES:				
Purchase of customer contracts		-		(357,000)
Purchases of property and equipment		(138,388)	_	(107,786)
Net cash used in investing activities		(138,388)		(464,786)
CASH FLOWS FROM FINANCING ACTIVITIES:				
Dividends paid		(704,599)		(1,056,429)
Net cash used in financing activities	_	(704,599)	-	(1,056,429)
NET INCREASE IN CASH		347,042		907,125
CASH AND CASH EQUIVALENTS, beginning of year		1,617,973	_	710,848
CASH AND CASH EQUIVALENTS, end of year	\$_	1,965,015	\$_	1,617,973

The accompanying notes are an integral part of these consolidated financial statements.



Notes to the consolidated financial statements

December 31, 2011 and 2010

A - GENERAL INFORMATION

Tiger Natural Gas, Inc. (the Company) is a supplier and manager of natural gas for the end-user customer. The Company provides a full range of services including natural gas nominations, balancing and distribution for the customer. The Company provides such services to the private and public sectors of the economy. During the year ended December 31, 2010, the Company began providing electricity services for the end-user customer. The operations of the Company include Tiger Natural Gas, Inc. and its wholly-owned subsidiary, Tiger, Inc. All significant intercompany transactions have been eliminated in consolidation.

B - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

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1. Cash and Cash Equivalents

The Company considers all cash in banks, and highly liquid investments with an original maturity of three months or less, to be cash and cash equivalents. At times, the balance of cash and cash equivalents held in financial institutions may exceed the FDIC insurance limit. Management believes the risk of loss is mitigated by the reputation and history of the institutions selected.

2. Furniture and Equipment

Office furniture and equipment is recorded at cost. The Company provides depreciation based on the straight-line method over the estimated useful lives of the assets ranging from 2 to 12 years.

3. Use of Estimates

The preparation of the consolidated financial statements in conformity with accounting principles generally accepted in the United States of America requires management to make estimates and assumptions that affect reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the consolidated financial statements, and the reported amounts of revenues and expenses during the reporting period. Actual results could differ from those estimates, in the near term.

4. Income Taxes

The Company is a Subchapter S Corporation. As such, the Company is not subject to federal income tax, since taxation is ordinarily imposed at the stockholder level.

The Company evaluates uncertain tax positions for recognition and measurement in the consolidated financial statements. To recognize a tax position, the Company determines whether it is more likely than not that the tax positions will be sustained upon examination, including resolution of any related appeals or litigation, based on the technical merits of the position. A tax position that meets the more Likely than not threshold is measured to determine the amount of benefit to be recognized in the consolidated financial statements. The amount of tax benefit recognized with respect to any tax position is measured as the largest amount of benefit that is greater than 50% likely of being realized upon settlement. The Company had no uncertain tax positions that required recognition in the consolidated financial statements at December 31, 2011 and 2010. Any interest or penalties would be recognized as a component of income tax expense.

17

Notes to the consolidated financial statements - continued

December 31, 2011 and 2010

5. Revenue Recognition

Revenue is recognized upon delivery of the related natural gas volumes or as services are performed for the end-user customer. Electricity revenue is recognized upon delivery of the related electric volumes or as services are performed for the end-user customer.

6. Natural Gas Contracts

The Company enters into contracts for both the purchase and sale of natural gas to fulfill its business requirements to end-user customers. These contracts qualify for the normal purchase/normal sale exception to accounting for derivatives. In accordance with required accounting principles regarding normal purchase/normal sale contracts, the Company documents the qualification for this exception at the inception of those contracts.

7. Concentration of Credit Risk

Financial instruments, which potentially subject the Company to concentrations of credit risk, consist principally of accounts receivable from its customers. Accounts receivable are recorded at amounts billed to customers less an allowance for doubtful accounts. The allowance is based on management's assessment of the realizability of customer accounts. Management's assessment is based on the overall credit worthiness of the Company's customers and any specific disputes. The Company generally does not require collateral for its trade receivables. At December 31, 2011 and 2010, the Company's allowance for doubtful accounts was \$199,393 and \$83,158, respectively. During 2011 and 2010, the Company had no customers that accounted for more than 10% of total revenues of accounts receivable.

8. Statements of Cash Flows

During the years ended December 31, 2011 and 2010, the Company made cash payments for letter of credit fees and interest of \$49,898 and \$29,851, respectively.

Shipping and Handling

Shipping and handling fees billed to customers are included in revenues and the related costs are included in the cost of natural gas sold.

10. Advertising Costs

All advertising costs of the Company are expensed as incurred. Advertising expenses totaled approximately \$231,265 and \$196,368 in 2011 and 2010, respectively.

Notes to the consolidated financial statements - continued

December 31, 2011 and 2010

C - PROPERTY AND EQUIPMENT

Property and equipment at December 31 consisted of the following:

	_	2011	_	2010
Computers, software systems and related equipment	\$	1,077,064	\$	943,781
Furniture, fixtures and other		243,309		. 240,854
Less- accumulated depreciation	_	(1,036,664)	_	(957,839)
Net property and equipment	\$_	283,709	\$_	226,796

During the year ended December 31, 2010, the Company recorded an impairment charge of \$165,190 for non-producing oil and gas properties, which resulted in the oil and gas properties being fully depreciated and removed from the Company's financial statements. The impairment charge is recorded within depreciation and amortization on the consolidated statements of income. The Company had no impairments of property and equipment during 2011.

D. INTANGIBLE ASSETS

On May 27, 2010, the Company purchased customer contracts from IKUN Energy, LLC for \$357,000. The effective date of the transaction was June 1, 2010. The Company assigned estimated lives of six months to the customer contracts and all six months of amortization was recorded in 2010.

E - EMPLOYEE BENEFITS

The Company has a Simple IRA Plan, under which employees who are at least 21 years old and have completed one year of service are eligible to participate. Employees' contributions are matched by the Company up to 3%. For the years ended December 31, 2011 and 2010, the Company had total matching contributions of \$66,663 and \$66,269, respectively.

F. COMMITMENTS AND CONTINGENCIES

In April 2008, the Company entered into an operating agreement with Pacific Summit Energy LLC (PSE), pursuant to which PSE agreed to sell natural gas to the Company for resale to designated customers. The operating agreement (as amended) has a term that began on June 1, 2008 and ends on March 31, 2013. The operating agreement (as amended) specifies that PSE will provide the Company with credit support services in the form of letters of credit issued by Sumitomo Corporation of America, parent company of PSE, to third party suppliers in an aggregate amount not to exceed \$12,000,000. At December 31, 2011 and 2010, there were approximately \$10,390,000 and \$9,281,000, respectively, of outstanding letters of credit under this agreement. Concurrent with the operating agreement, the Company also entered into a security agreement which grants PSE a first lien security interest in the Company's accounts receivable associated with the Company's sales of the natural gas acquired from PSE.

In connection with the Company's purchase of customer contracts from Redwood Resources Marketing, LLC (Redwood), the Company entered into an agreement with PSE dated November 25, 2008, to allow the Company to use \$2,100,000 in funds owed to PSE under the operating agreement to pay for the purchase of

7. .



Notes to the consolidated financial statements - continued

December 31, 2011 and 2010

customer contracts from Redwood. The Company made payments to PSE equal to 85% of the monthly Redwood net proceeds (as defined in the agreement) for December 2008 and 90% of the monthly Redwood net proceeds for each remaining month of the repayment period. The repayment period ended with the payment of the monthly Redwood net proceeds for November 2009, which occurred on December 25, 2009.

As additional consideration for PSE agreeing to continue to supply natural gas to the Company under the operating agreement for resale by the Company to Redwood customers, and in addition to the amounts due PSE in connection with this agreement, the Company was obligated to pay PSE the following:

- (a) for each month of the repayment period, 5% of the positive difference between (1) the monthly Redwood net proceeds attributable to such month, minus (2) the portion of the monthly Redwood net proceeds attributable to such month that are paid to PSE pursuant to the repayment terms of the \$2,100,000. These payments were made with the repayments of the \$2,100,000 de scribed above; and
- (b) 30% of the monthly Redwood net proceeds attributable to each month of the payment period, which was the period of 12 months commencing on the first day of the month following the repayment period for the \$2,100,000. This payment period began on December 1, 2009 and ended on November 30, 2010.

At December 31, 2011 and 2010, the Company had \$24,699,113 and \$25,337,389, respectively, in accounts payable to PSE related to purchases of natural gas. There was no accrued interest at December 31, 2011 or 2010. At December 31, 2011 and 2010, the Company had \$163,871 and \$564,128, respectively, in accounts teceivable from PSE related to natural gas that was sold back to PSE by the Company.

Leases

The Company leases office space under noncancellable agreements, which expire in 2012 and 2013. The Company also leased office equipment under agreements, which expired in 2011.

Lease expense for the years ended December 31, 2011 and 2010, was approximately \$150,159 and \$147,809, respectively. The approximate future aggregate minimum lease commitments under the leases are as follows:

2012	\$ 78,090
2013	18,800
2014	<u> </u>
	\$ 96,890

G - SUBSEQUENT EVENTS

Management has evaluated subsequent events through April 27, 2012, the date the financial statements were available to be issued. No subsequent events were identified requiring additional recognition or disclosure in the accompanying consolidated financial statements.

(· · · Annual Reports
··

Tiger Natural Gas, Inc. is a privately held company and does not issue Annual Reports to Shareholders. Tiger does however, have <u>audited financial statements</u> and full audit reports for the past two years which are attached.

Tiger Natural Gas, Inc. Exhibit

Tiger Natural Gas, Inc. is a privately held company and does not have any SEC filing requirements.

	: Bankruptcy Information
Tiger Natural Gas, Inc.	
Exhibit 👉	

Tiger Natural Gas, Inc. has been in business since 1991 and has not had any occurrence of reorganizations, protection from creditors, or any other form of bankruptcy filings. Tiger has no parent company.

C	: Merger Information
Tiger Natural Gas, Inc. Exhibit	
Tiger Natural Gas, Inc. has had no dissolutions, me history of its existence. The corporation was forme Sub-S privately held corporation and remains in this	d in 1991 as a single shareholder,

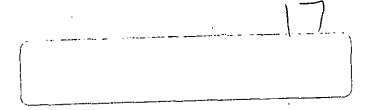
Tiger Natural Gas, Inc. Exhibit. -!



Tiger Natural Gas, Inc., nor any of its' employees or officers does not have, nor has had any existing pending or past rulings, judgments, or convictions regarding fraud, consumer protection or antitrust laws.

Б	, Disclosy	1 Liabilities and Investigations
D.	, DISCIOSY	1 Flamings and mile sugarona

Tiger	Na	itural	Gas,	Inc.
Exhib	it i	: 4		



Tiger Natural Gas, Inc. does not have, nor has had any existing pending or past rulings, judgments, contingent liabilities, revocations of authority, regulatory investigations, or any other matter that could adversely impact our financial condition, operational status or ability to provide the services.

;' f ; Discle	rre of Certification Denial, Curtailment, _uspension, or Revocation			
	:	\		

Tiger Natural Gas, Inc. Exhibit 1816

Tiger Natural Gas, Inc., has not had any certification, license, or application to provide natural gas or retail wholesale electric service denied, curtailed, suspended or revoked, or terminated since its certification. Nor has Tiger Natural Gas, Inc. ever failed to deliver natural gas per it's contractual commitment.

TIGER NATURAL GAS, INC.

TIGER, INC.

Tiger holds a long term supply agreement with a subsidiary of Sumitomo Corporation of America. This agreement ensures that Sumitomo Corporation will financially support Tiger for any required pipeline or local distribution company credit requirements. If needed, Sumitomo Corporation will issue a GUARANTY and/or Letter of Credit on behalf of TIGER.

Tiger is set up with all the applicable pipelines and has supplied the credit deposits either itself or Sumitomo Corporation on behalf of TIGER via a GUARANTY and/or Letter of Credit. I am attaching a GUARANTY to Columbia Gas Transmission and Columbia Gulf Transmission on behalf of TIGER.

RECEIVED

JUN 26 2013

PA PUBLIC UTILITY COMMISSION SECRETARY'S BUREAU Tiger Natural Gas, Inc.
Exhibit A-14 – Principal Officers, Directors & Partners

17.B

President Lori Johnson Nalley
11528 S. New Haven Ave
Tulsa, OK 74137
Ph (918) 491-6998, Ext 205

Executive Vice President Robert Smith 1422 E 71^{s1} Tulsa, OK 74136 Ph (918) 491-6998, Ext 213

Secretary/Treasurer Deborah Smith 1422 E 71st Tulsa, OK 74136 Ph (918) 491-6998, Ext 207

Chief Financial Officer Teresa Walker 6867 S Evanston Ave Tulsa, OK 74136 Ph (918) 491-6998, Ext 208

Director, Lori Johnson Nalley 11528 S. New Haven Ave Tulsa, OK 74137 Ph(918) 491-6998, Ext 205

Comes Submitted in Original application in 2

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JUN 26 2013

PA PUBLIC UTILITY COMMISSION SECRETARY'S BUREAU

> Tiger Natural Gas; Inc. Case No. 10-304-GA-CRS

#18

TIGER, INC.

TECHNICAL FITNESS

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JUN 26 2013

PA PUBLIC UTILITY COMMISSION SECRETARY'S BUREAU

1.8.

TIGER NATURAL GAS, INC.

HEADQUARTERS:

1422 E. 71st Street, Suite J Tulsa, Oklahoma 74136-5060

Direct: 918-491-6998 Toll Free: 1-888-875-6122 http://www.tigernaturalgas.com

MANAGEMENT:

Lori Nalley, President and Sole Shareholder Robert Smith, Executive Vice President Debbie Smith, Secretary/Treasurer Teresa Walker, Chief Financial Officer

A Privately Held Firm

A Certified Small Disadvantaged/Minority (American Indian)/Woman Enterprise

T L'ER

Natural Gas, Inc.

OVERVIEW: Tiger Natural Gas, Inc. ("Tiger") excels at supplying natural gas and natural gas management services to commercial, industrial, and federal facilities. Tiger is headquartered in Tulsa, Oklahoma and has field offices in Oklahoma City, Denver, and Pittsburgh. Our current customer base consists of thousands of facilities including national retail chains, restaurants, manufacturers, hospitals, hotels, city, state and federal facilities.

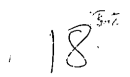
AREAS OF EXPERTISE: Natural gas marketing, supply and energy management to end-use customers.

KEY COMPANY ASSETS: Tiger places a strong emphasis on customer service. Customer relationships are the key element to our success. Tiger graduated from the Small Business Administration's 8(a) program in Sept. 2005, and is currently certified with the SBA HUBZone program, the WBE -- Women's Business Enterprise National Council, Oklahoma Minority Supplier Development Council, TERO Cherokee Nation and the United States Department of Interior.

Tiger was founded in 1991 as a Minority Owned Natural Gas Marketing Company. Tiger has over 400 years of collective experience in all areas of the natural gas business. This vast, in-depth knowledge allows Tiger to provide the highest level of service and support to our customers. Tiger has established a solid reputation by applying the basic principles of integrity, honesty and reliable customer service.

As the United States' diverse population continues to grow, Fortune 1000 companies have instituted Diversity Programs that are looking to the minority population to capture key relationships that can be built upon with minority owned companies. Additionally, the federal sector has become more in tune with meeting minority goals. Tiger is fulfilling these needs by offering competitive energy cost solutions.

Tiger Natural Gas, Inc. Exhibit 3-2



Tiger provides natural gas marketing and energy management services to commercial, industrial and governmental facilities throughout the United States. Tiger is headquartered in Tulsa, Oklahoma, with field offices in Pennsylvania and Colorado. Tiger was formed in 1991 and remains wholly owned by our President and Owner, Lori Johnson Nalley. Tiger is an American Indian/Woman owned business with the U.S. Small Business Administrations' HUBZone certification and a recent graduate of the SBA's 8(a) program.

Tiger has been in business since 1991 and our employees have over 300 years of cumulative knowledge of the natural gas market. Tiger excels at supplying natural gas and natural gas management services to our customers. Tiger places a strong emphasis on customer service and customer relations, which are key elements to our success. Tiger has been an approved shipper and supplier on the CG&E system for more than seven years. Tiger's gas supply management services include complete management and administration of all aspects of delivering our customer's natural gas supply. Tiger maintains an open and continuous communication with our customer's personnel during the implementation, and performance of the contract. Tiger manages the nominations and balancing for our clients.

The key personnel that handles customer contracts include:

Robert Smith, Vice President, BSmith@tigernaturalgas.com toll free 888 875-6122 or 918 491-6998 extension 202, cell 918 855-0141. Mr. Smith facilitates initiation of contract, natural gas acquisition, management, hedging and any issues during the contract term.

Janet Aery, Director Gas Control, <u>jaery@tigernaturalgas.com</u> toll free 888 875-6122 or 918 491-6998 extension 214, cell 918 724-8419. Mrs. Aery facilitates transportation scheduling, balancing, nomination and delivery of scheduled gas quantities.

Anita Kennedy, Accounting, <u>akennedy@tigernaturalgas.com</u> toll free 888 875-6122 or 918 491-6998 extension 225, cell 918 261-2014. Mrs. Kennedy facilitates invoice preparation and invoice questions.

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Tiger Natural Gas, Inc. Exhibit Seat

Tiger manages our customers' natural gas supply requirements with anticipation of weather and market conditions and with their facilities' needs in mind. Our in-depth knowledge allows us to provide the highest level of support to our clients. We are available 24 hours a day, seven days a week. Our telephone paging system is in place for after hours and our key personnel's cellular and home telephone numbers are available for emergency purposes. Each member of our team is fully committed to ensuring that we will exceed our customers' expectations.

Tiger's average daily deliveries for 2011 were 109,000 mmbtu/day. We serve a multitude of customers in the Governmental, Commercial, Industrial, Health-Care industries.

Tiger delivers gas to customers thru Local Distribution Companies in the following states:

Arkansas

California Colorado

District of Columbia

Maryland

New Jersey

New Mexico

Ohio Oklahoma Pennsylvania

Texas Virginia

Florida

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JUN 26 2013

PA PUBLIC UTILITY COMMISSION SECRETARY'S BUREAU

Tiger Natural Gas, Inc.
Exhibit A-14 - Principal Officers, Directors & Partners

18

President Lori Johnson Nalley 11528 S. New Haven Ave Tulsa, OK 74137 Ph (918) 491-6998, Ext 205

Executive Vice President Robert Smith 1422 E 71st Tulsa, OK 74136 Ph (918) 491-6998, Ext 213

Secretary/Treasurer
Deborah Smith
1422 E 71st
Tulsa, OK 74136
Ph (918) 491-6998, Ext 207

Chief Financial Officer Teresa Walker 6867 S Evanston Ave Tulsa, OK 74136 Ph (918) 491-6998, Ext 208

Director, Lori Johnson Nalley 11528 S. New Haven Ave Tulsa, OK 74137 Ph(918) 491-6998, Ext 205

Lori Johnson Nalley is 100% shareholder

resumes submitted in 2000. Original application in 2000.

:OT GIHS

SECRETARY OF THE COMMISSION

KEASLONE BUILDING

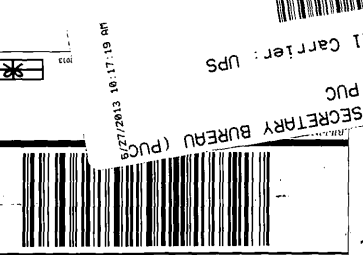
PENNSYLVANIA PUBLIC UTILITY COMM. 8669164816

PA 17120 HARRISBURG 400 NORTH STREET

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Page 1 of