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ATTOR	Sniscak LLP

Steven K. Haas 717 236-1300 x244 skhaas@hmslegal.com

100 North Tenth Street, Harrisburg, PA 17101 Phone: 717.236.1300 Fax: 717.236.4841 www.hmslegal.com

October 2, 2014

VIA HAND DELIVERY

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

RE: Natural Gas Supply Service Application of Convenient Ventures, LLC

d/b/a EnergyObjective; Docket No. A-2014-

Submission of Remaining NGDC Bonding Requirement Letters

Dear Secretary Chiavetta:

On September 26, 2014, Convenient Ventures, LLC d/b/a EnergyObjective ("Convenient Ventures") filed with the Commission an application for authority to provide natural gas supply services as a broker/marketer throughout the Commonwealth of Pennsylvania. The application as originally filed included letters from all NGDCs regarding their financial security requirements except PECO and National Fuel Gas Distribution Corporation ("NFGD"). Enclosed are the letters from PECO and NFGD. Copies of this filing have been served in accordance with the attached Certificate of Service.

Thank you for your attention to this matter. Please contact this office at the above-listed number with any questions you may have.

Sincerely,

Steven K. Haas

Counsel to Convenient Ventures, LLC.

SKH/jld
Enclosures
cc: Anthony Rametta (w/encl. - Via Hand Delivery)

MAILING ADDRESS: P.O. BOX 1778 HARRISBURG, PA 17105

PECO Energy Company Gas 2301 Market Street, 59-3

Philadelphia, PA 19101

www.exeloncorp.com

An Exelon Company

September 25, 2014

Steve Stetler Convenient Ventures, LLC 415 Norway Street York, PA 17403

Re:

Bonding Requirements

Dear Steve Stetler:

PECO is aware that Convenient Ventures, LLC has applied for a license to provide brokering and consulting services to commercial and industrial customers on the distribution system of PECO.

In making such an application, Convenient Ventures, LLC could be required to provide to PECO a bond or other acceptable financial security in an amount that PECO determines to be appropriate. Convenient Ventures, LLC has indicated that it intends to provide only brokering and consulting services to commercial and industrial customers will not take title to any delivered natural gas; nor will accept any customer payments or deposits. Therefore, PECO has determined at this time that Convenient Ventures, LLC does not need a bond or other financial security requirement, since they are not directly engaging in business with PECO and only providing brokering or consulting services to PECO customers. However, if the services provided by Convenient Ventures, LLC or the creditworthiness requirement for PECO's exposure to Convenient Ventures, LLC changes in the future, PECO reserves the right to require Convenient Ventures, LLC to provide a bond or other financial security instrument.

If you should have any questions regarding this matter, please contact Chris Sauerbaum at 215-841-6422 or myself at 215-841-6452.

Respectfully submitted,

Carles P. Thellet

Carlos P. Thillet

Manager, Gas Supply and Transportation

2301 Market St S9-1

Philadelphia, Pa 19103

PA PUC SECRETARY'S BUREAU

RECEIVED



October 1, 2014

Tim Booth, General Manager 415 Norway Street York, PA 17403

Re: Security Requirement for Convenient Ventures, LLC d/b/a Energy Objective:

Dear Tim,

National Fuel Gas Distribution Corporation ("NFGDC") is aware Convenient Ventures, LLC d/b/a Energy Objective (EO) has filed an application with the Pennsylvania Public Utility Commission to supply natural gas services to the public in Pennsylvania and specifically within the service territory of NFGDC.

As you know, in making such an application, EO must furnish acceptable security to each utility where EO will do business. As such, under its tariff, NFGDC could require EO to provide a bond or other financial security instrument in an amount that NFGDC determines to be appropriate.

However, you have indicated, and it is NFGDC's understanding that EO intends only to provide natural gas aggregating, brokering and consulting services at this time. You have stated that, in performing these services, EO will never take title to any delivered natural gas.

Based upon your representations, NFGDC has determined that, at this time, EO does not need to post a bond or other form of security to operate in its service territory. However, if the services provided by EO change in the future, NFGDC reserves the right to require security from EO as it deems appropriate.

If you have any questions concerning the foregoing, please contact me at 716-857-7599.

Nathan E. Barnes

Transportation Services Department

CERTIFICATE OF SERVICE

On this 2nd day of October, 2014, I certify that a true and correct copy of the foregoing

filing has been served, as a hardcopy, upon the following:

VIA FIRST CLASS MAIL

Office of Consumer Advocate 5th Floor, Forum Place 555 Walnut Street Harrisburg, PA 17120

Office of Small Business Advocate Commerce Building, Suite 1102 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

Thomas C. Heckathorn Columbia Gas of PA, Inc. 200 Civic Center Drive Columbus, OH 43215

Carlos Thillet Manager, Gas Supply and Transportation PECO 2301 Market Street, S9-2 Philadelphia, PA 19103 Lynda Petrichevich
Peoples Gas – Equitable Division
The Peoples Natural Gas Company
Peoples TWP LLC (Formerly T.W. Phillips)
375 North Shore Drive, Suite 600
Pittsburgh, PA 15212

David D. Wolford National Fuel Gas Distribution Corp. 6363 Main Street Williamsville, NY 14221

Nicholas LaPergola Philadelphia Gas Works 800 West Montgomery Avenue Philadelphia, PA 19122

Robert Crocker Valley Energy, Inc. 523 South Keystone Avenue Sayre, PA 18840-0340

David Lahoff'
UGI
UGI Central Penn
UGI Penn Natural
2525 N. 12th Street, Suite 360
Reading, PA 19612-2677

DATED: October 2, 2014

Steven K. Haas