



April 20, 2015

**Via Electronic Filing and Overnight Express**

Rosemary Chiavetta, Secretary  
Pennsylvania Public Utility Commission  
Commonwealth Keystone Building, 2<sup>nd</sup> Floor, Room-N201  
400 North Street  
Harrisburg, PA 17120

**RE: Docket A-2015-2466836 - NextEra Energy Services Pennsylvania, LLC's Natural Gas Supplier License Application – Supplemental Information**

Dear Ms. Chiavetta,

NextEra Energy Services Pennsylvania, LLC (formerly known as “Gexa Energy Pennsylvania, LLC”) hereby submits supplemental information for Exhibit 7a: Financial Fitness – Bonding in its application to become a licensed natural gas supplier, Docket Number A-2015-2466836.

Enclosed please find the letters to NextEra Energy Services Pennsylvania, LLC from Columbia Gas of Pennsylvania and National Fuel stating the bonding requirements for each NGDC. Also, included is a copy of PECO Gas’s letter, which was inadvertently missing from the original filing.

An original of the referenced supplemental information has been sent via overnight express.

Should you have any questions or require any additional information, please contact me by phone at (713) 401-5936 or by e-mail at [aundrea.williams@nexteraenergyservices.com](mailto:aundrea.williams@nexteraenergyservices.com).

Respectfully submitted,

A handwritten signature in cursive script that reads "Aundrea Williams".

Aundrea Williams  
Assistant Vice President, Regulatory



**National Fuel**

February 27, 2015

Aundrea Williams  
Assistant Vice President, Regulatory  
NextEra Energy Services Pennsylvania, LLC  
20455 State Highway 249 Suite 200  
Houston, TX 77070

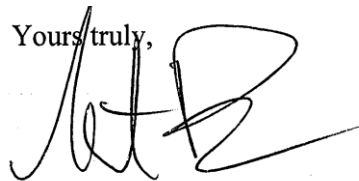
RE: Security Requirement for NextEra Energy Services Pennsylvania, LLC:

Dear Aundrea:

Pursuant to 66 Pa. C. S. § 2208 (c), an applicant for a natural gas supplier license in the Commonwealth of Pennsylvania must furnish security to each utility where the supplier will do business to ensure the financial responsibility of such natural gas supplier. To this end, National Fuel Gas Distribution Corporation (“National Fuel”) will perform a credit review and analysis of NextEra Energy Services Pennsylvania, LLC (“NEESP”) and determine at the appropriate time whether NEESP must post a security deposit acceptable to National Fuel in order to operate as a supplier on National Fuel’s system.

NEESP’s security requirement to serve Pennsylvania customers is dependent on the type of transportation service utilized by NEESP. There is no Natural Gas Supplier (NGS) security requirement for customers that will be enrolled in National Fuel’s Purchase of Receivable (POR) program. As such, NEESP will not be required to post security for customers enrolled in the POR program. A security deposit will be required for transportation customers not enrolled in the POR program.

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

Yours truly,  


Nathan E. Barnes  
Transportation Services Department

April 14, 2015

Aundrea Williams  
Nextera Energy Services  
20455 State Highway 249  
Suite 200  
Houston , TX 77070

Dear Aundrea Williams:

We are pleased that Nextera Energy Services (“Nextera”) has applied for a license to provide Natural Gas Supply Service on the distribution system of Columbia Gas of Pennsylvania, Inc. (“Columbia Gas”).

Columbia Gas has performed a creditworthiness evaluation for Nextera.

Under Paragraph 2.4.1 of the Rules Applicable to Distribution Service section of the Tariff of Columbia Gas will require the Natural Gas Supplier to provide financial information in order for the Company to establish the Natural Gas Supplier’s creditworthiness.

We have determined that Nextera currently meets Columbia Gas’ creditworthiness requirement.

Upon receipt of the required security requirement and the execution of the required agreements Nextera will satisfy the financial security requirement to provide Natural Gas Supply Service to Columbia Gas customers.

Please feel free to contact me at 614-460-6841 should you have any questions regarding a bond or other financial security instrument requirements of Columbia Gas.

Sincerely,



Michele Caddell  
Manager of Choice and Transportation Support Services



An Exelon Company

November 6, 2014  
PECO - Exelon Corporation  
Energy Acquisition  
2301 Market Street  
Philadelphia, PA. 19101

NextEra Energy Services PA, LLC  
Aundrea Williams  
Director, Regulatory Affairs  
20455 State Highway, 249, Suite 200  
Houston, TX 77070  
[aundrea.williams@nee.com](mailto:aundrea.williams@nee.com)

Energy Acquisition is providing this notification letter that NextEra Energy Services PA, LLC has met the creditworthiness business requirement involved with the Pennsylvania Gas Choice - Low Volume Transportation program, pursuant to the receipt of an initial Surety of \$35,000.00 Guaranty. The Surety may be submitted to PECO via three acceptable forms; a Cash Deposit, a Letter of Credit, or a Surety bond. PECO will hold any surety to cover potential obligations to PECO and other system costs that could result from failure of a Supplier to meet its competitive Natural Gas Supply service delivery obligations.

Please note, although the creditworthiness requirements were met, as referenced within Section 7.13 (Creditworthiness of a Natural Gas Supplier (NGS) Serving Low Volume Transportation Customers) of the Gas Service Tariff, PECO has the right to re-assess the creditworthiness of the company if PECO has any reason to suspect a change in the marketer's financial condition.

If you should have any questions regarding this matter, please contact the Electric & Gas Choice Hotline at 215-841-3700.

Sincerely,

A handwritten signature in cursive script that reads "Carol Reilly".

Carol Reilly  
Manager  
Energy Acquisition