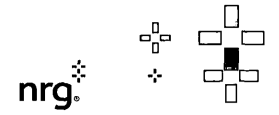
NRG Retail Northeast 3711 Market Street Philadelphia, PA 19104



April 27, 2015

## RECEIVED

APR 2'7 2015

PA PUBLIC UTILITY COMMISSION SECRETARY'S BUREAU

A-2015-2478293

VIA FedEx

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

Re:

Supplemental filing for Reliant Energy Northeast LLC's d/b/a NRG Home – Natural Gas License Application

Dear Secretary Chiavetta:

On March 9, 2015, Reliant Energy Northeast LLC d/b/a NRG Home ("NRG Home") filed an application seeking a natural gas supplier license to serve residential and small commercial customers in the service territories of Columbia Gas of PA, Peoples Natural Gas Company, Peoples Gas – Equitable Division, Peoples Gas – TWP, National Fuel Gas, PECO, Philadelphia Gas Works (PGW), UGI Utilities, UGI Central Penn, and UGI Penn Natural. At the time of filing, NRG Home had not collected the required proof of compliance with the credit requirements from all of the natural gas distribution companies (NGDCs). With this supplemental filing, NRG Home submits all of the required proof of compliance notices from the NGDCs necessary to satisfy the Commission's requirements.

Enclosed please find the required proof of compliance for the above listed NGDCs.

Should you have any questions or require additional information, please contact me at 301.509.1508 or via email at <a href="mailto:lgibbons@nrg.com">lgibbons@nrg.com</a>.

Sincerely,

Leah Gibbons

**Director Regulatory Affairs** 

**Enclosures** 



## RECEIVED

April 22, 2015

Brigitte Addimando Reliant Energy Northeast LLC dba NRG Home 3711 Market Street, Suite 1000 Philadelphia, PA 19104 APR 27 2015

PA PUBLIC UTILITY COMMISSION SECRETARY'S BUREAU

Dear Reliant Energy Northeast LLC dba NRG Home:

We are pleased that Reliant Energy Northeast LLC dba NRG Home ("NRG Home") has applied for a license to provide Natural Gas Supply Service on the distribution system of Columbia Gas of Pennsylvania, Inc. ("Columbia Gas").

Under Paragraph 2.4.5 of the Rules Applicable to Distribution Service section of the Tariff of Columbia Gas, NRG Home could be required to provide to Columbia Gas a bond or other financial security instrument in an amount that Columbia Gas determines to be appropriate. We have determined at this time that NRG Home has met the financial security requirement to provide Natural Gas Supply Service to Columbia Gas customers.

If the creditworthiness requirement or Columbia Gas' exposure to NRG Home changes in the future, Columbia Gas might deem it appropriate to require NRG Home to provide a bond or other financial security instrument.

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 Nominations

375 N. Shore Drive, Suite 600 Pittsburgh, PA 15212

Lynda W. Petrichevich

Manager, Rates and Regulatory Affairs

**Peoples Service Company LLC** 

Phone: 412-208-6528; Fax: 412-208-6577 Email: lpetrichevich@peoples-gas.com

February 23, 2015

Leah Gibbons
Director Regulatory Affairs
Reliant Energy Northeast d/b/a NRG Home
3711 Market Street, Suite 1000
Philadelphia, PA 19104

RECEIVED

APR 27 2015

PA PUBLIC UTILITY COMMISSION SECRETARY'S BUREAU

Dear Ms. Gibbons:

We are pleased that Reliant Energy Northeast d/b/a NRG Home has applied for a license to provide natural gas broker/marketer services on the Peoples Group of Companies. Specifically you have requested to be licensed as a supplier on the distribution systems of Peoples Natural Gas Company LLC, Peoples TWP, and Peoples Natural Gas LLC – Equitable Division ("the Companies").

Since Reliant Energy Northeast d/b/a NRG Home is not currently operating, and has no immediate plan to operate a Pool on the Peoples systems, we have determined at this time that Reliant Energy Northeast d/b/a NRG Home does not need a bond or other financial security requirement to provide these services to the Company's customers.

If the creditworthiness requirement or the Company's exposure to Reliant Energy Northeast d/b/a NRG Home provision of services on the Peoples' system changes in the future, the Companies may deem it appropriate to require a bond or other financial instrument.

If you have any questions feel free to contact me at 412-208-6528 or by email at Lynda.W.Petrichevich@peoples-gas.com.

Sincerely,

Lynda W. Petrichevich

Manager, Rates and Regulatory Affairs

Peoples Natural Gas Company LLC

Cc:

Steven Kolich Carol Miller



## RECEIVED

March 18, 2015

APR 27 2015

PA PUBLIC UTILITY COMMISSION SECRETARY'S BUREAU

Leah Gibbons Director, Regulatory Affairs Reliant Energy Northeast LLC, d/b/a NRG Home 3711 Market Street, Suite 1000 Philadelphia, PA 19104

RE: Security Requirement for Reliant Energy Northeast LLC, d/b/a NRG Home

Dear Leah:

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 Reliant Energy Northeast LLC, d/b/a NRG Home ("REN dba NRG") and determine at the appropriate time whether REN dba NRG must post a security deposit acceptable to National Fuel in order to operate as a supplier on National Fuel's system.

REN dba NRG's security requirement to serve Pennsylvania customers is dependent on the type of transportation service utilized by REN dba NRG. 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, REN dba NRG 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.

Nathan E. Barnes

Transportation Services Department



An Exelon Company

March 13, 2015
PECO - Exelon Corporation
Energy Acquisition
2301 Market Street
Philadelphia, PA. 19101

RECLIVED

Reliant Energy Northeast LLC d/b/a NRG Home Leah Gibbons Director, Regulatory Affairs 3711 Market Street, Suite 1000 Philadelphia, PA 19104 LGibbons@reliant.com

APR 27 2015

PA PUBLIC UTILITY COMMISSION SECRETARY'S BUREAU

Energy Acquisition is providing this notification letter that Reliant Energy Northeast LLC d/b/a NRG Home 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,

Carol Reilly Manager

**Energy Acquisition** 

## Philadelphia Gas Works



800 W. Montgomery Ave., Philadelphia, PA 19122 Telephone: 215-236-0500

March 6, 2015

RECLIVEU

Ms. Leah Gibbons Reliant Energy Northeast LLC Director, Regulatory Affairs NRG Retail Northeast 3711 Market Street, Suite 1000 Philadelphia, PA 19104

APR 27 2015

PA PUBLIC UTILITY COMMISSION SECRETARY'S BUREAU

RE: Security Requirement Bond for Reliant Energy Northeast LLC

Dear Ms. Gibbons:

Philadelphia Gas Works ("PGW") is aware that Reliant Energy Northeast LLC has filed an application with the Pennsylvania Public Utility Commission to supply natural gas services to the public in Pennsylvania and specifically within the services territory of Philadelphia Gas Works.

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

However, since you are just beginning the process with the PAPUC and the Philadelphia Gas Works to become a supplier, the Philadelphia Gas Works at this time will not require any type of bond or security.

If circumstances should change during the vetting of the application, Philadelphia Gas Works reserves the right to require security from Reliant Energy Northeast LLC as it deems appropriate.

If you have any questions concerning the foregoing, please contact me at (215) 684-6278.

Sincerely.

Nicholas-ŁaPergola

Director

Gas Supply, Transportation & Control



UGI Utilities, Inc 2525 North 12th Street Suite 360 Post Office Box 12677 Reading, PA 19612-2677

(610) 796-3400 Telephone

February 26, 2015

Leah Gibbons
Director Regulatory Affairs
NRG Retail Northeast
3711 Market Street, Suite 1000
Philadelphia, PA 19104

RECLIVED

APR 27 7013

PA PUBLIC UTILITY COMMISSION SECRETARY'S BUREAU

RE: UGI Financial Security Requirements

Dear Ms. Gibbons,

UGI Utilities, Inc. ("UGIU") has reviewed the financial information of NRG Retail Northeast, ("NRG"). Based on this review and the requirement that NRG must post security as specified in the UGI Gas ("UGI"), UGI Penn Natural Gas ("PNG") and/or UGI Central Penn Gas ("CPG") Supplier Coordination Tariffs before it serves customers on the UGI, PNG and/or CPG distribution systems, UGIU has determined that NRG has demonstrated adequate creditworthiness to satisfy any costs UGI, PNG and/or CPG may incur in the event they operate as a supplier of last resort due to a default on the part of NRG.

This determination may change in the event there is a material deterioration in NRG's financial condition, if NRG's obligations to UGI, PNG and/or CPG exceed the amount of the financial security provided, if the financial security is withdrawn or is deemed to be null and void or inadequate due to the material financial deterioration of any guarantor, or if NRG fails to abide by the terms and conditions of the UGI, PNG and/or CPG Gas Tariffs and the UGI, PNG and/or CPG Natural Gas Supplier Coordination Tariffs.

Please feel free to contact me with any additional questions that you may have. I can be reached at (610) 796-3520

Sincerely,

David E. Lahoff

Manager, Tariff & Supplier Administration

UGI Utilities, Inc.

From: (267) 298-5303 Trish O'Donnell Energy Plus 3711 Market Street 1000 Philadelphia, PA 19104

SHIP TO: (717) 772-7777

Rosemary Chiavetta

Pennsylvania Public Utility Commiss

Pennsylvania Public Utility Commiss

Keystone Building, 2nd floor

HARRISBURG, PA 17120

Origin ID: ESPA



**BILL SENDER** 

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APR 27 2015

PA PUBLIC UTILITY COMMISSION SECRETARY'S BUREAU

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