



THE FARKAS LAW GROUP LLC

November 19, 2015

Rosemary Chiavetta, Secretary
Pennsylvania Public Utility Commission
400 North Street
Harrisburg, PA 17120

Honorable Rosemary Chiavetta:

Re: Application A-2015-2490440 by The Energy Alliance, LLC.

Please find enclosed The Energy Alliance, LLC's response a letter from the Pennsylvania Public Utility Commission requesting additional information. Such additional documentation includes letters from the following utilities agreeing to waive the financial bond requirements to operate in their territories;

- a. National Fuel
- b. Columbia Gas of Pennsylvania
- c. Philadelphia Gas Works
- d. Valley Energy Inc.
- e. Peoples Gas, Equitable Division, The Peoples Natural Gas Company and Peoples TWP LLC
- f. UGI, UGI Central Penn and UGI Penn Natural
- g. PECO

We ask for additional time to retrieve similar letters from the other utilities, even though the requests were all made, not all responses have been timely.

Should you have any questions please do not hesitate to contact me. If there is anything further that is required please let me know and I will be happy to provide the information as soon as possible.

Very Truly Yours,

A handwritten signature in black ink, appearing to be 'Ari Farkas', written over a printed name.

Ari Farkas

Enclosures

I, Ari Farkas, hereby state that the facts above set forth are true and correct to the best of my knowledge, information and belief, and that I expect to be able to prove the same at a hearing held in this matter. I understand that the statements herein are made subject to the penalties of 18 Pa. C.S. § 4904 (relating to unsworn falsifications to authorities)



Ari Farkas



National Fuel

June 8th, 2015

Aaron Spechler, Managing Member
The Energy Alliance LLC
5 Colgate Street
Closter, NJ 07624

Re: Security Requirement for The Energy Alliance LLC.

Dear Aaron,

National Fuel Gas Distribution Corporation ("NFGDC") is aware The Energy Alliance LLC. (EAL) has filed an application with the Pennsylvania Public Utility Commission to supply natural gas service to the public in Pennsylvania and specifically within the service territory of NFGDC.

As you know, in making such an application, EAL must furnish acceptable security to each utility where EAL will do business. As such, under its tariff, NFGDC could require EAL 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 EAL intends only to provide natural gas aggregating, brokering and consulting services at this time. You have stated that, in performing these services, EAL will never take title to any delivered natural gas.

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

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

Yours truly,

Nathan E. Barnes
Transportation Services Department

June 3, 2015

Energy Alliance LLC
The Energy Alliance LLC
5 Colgate Street
Closter, NJ 07624

Dear Energy Alliance LLC:

We are pleased that The Energy Alliance LLC has applied for a license to provide Natural Gas Broker/Marketer Services 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, The Energy Alliance LLC 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. The Energy Alliance LLC has indicated only brokering and consulting services will be provided. Therefore, we have determined at this time that The Energy Alliance LLC does not need a bond or other financial security requirement to provide broker natural gas services to Columbia Gas customers.

If the creditworthiness requirement or Columbia Gas' exposure to The Energy Alliance LLC changes in the future, Columbia Gas might deem it appropriate to require The Energy Alliance LLC 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 Transportation Support Services



PHILADELPHIA GAS WORKS
800 West Montgomery Avenue • Philadelphia, PA 19122

November 17, 2015

Aaron Spechler, Esq.
The Energy Alliance, LLC
5 Colgate Street
Closter, NJ 07624

Re: Security Requirement Bond

Dear Mr. Spechler:

Philadelphia Gas Works ("PGW") is aware that The Energy Alliance, 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, The Energy Alliance, LLC must furnish acceptable security to each utility where The Energy Alliance, LLC to provide a bond or other financial security instrument in an amount that Philadelphia Gas Works determines to be appropriate.

However, you have indicated, and it is Philadelphia Gas Works' understand that The Energy Alliance, LLC only to provide natural gas aggregating, brokering and consulting services at this time. You have stated that, in performing these services, The Energy Alliance, LLC will never take title to any delivered natural gas.

Based upon your representations, Philadelphia Gas Works has determined that, at this time, The Energy Alliance, LLC does not need to post a bond or other form of security to operate in its service territory. If the services provided by The Energy Alliance, LLC should change, Philadelphia Gas Works reserves the right to require security from The Energy Alliance, LLC as it deems appropriate.

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

Sincerely,

A handwritten signature in blue ink that reads "Nicholas LaPergola".

Nicholas LaPergola
Director
Gas Supply, Transportation & Control

NL:b



VALLEY ENERGY

523 S. Keystone Avenue, P.O. Box 340, Sayre, PA 18840
800/998-4427 • 570/888-9664 • FAX 570/888-6199

November 18, 2015

Mr. Aaron Spechler
The Energy Alliance, LLC
5 Colgate St.
Closter, NJ 07624

Dear Mr. Spechler:

We understand that The Energy Alliance, LLC has applied with the Pennsylvania Public Utility Commission to supply natural gas services to the public in Pennsylvania including our company's service area.

Because The Energy Alliance, LLC intends to only provide natural gas aggregating, brokering and consulting services at this time, we have determined that The Energy Alliance, LLC will not be required to post a bond or other form of financial security instrument to provide this service in our service area. However, if the service provided or failure to meet our requirements for credit worthiness changes in the future, we reserve the right to require security from The Energy Alliance, LLC as deemed appropriate.

If you have any questions, please contact Mrs. Marjorie Johnston at 570-888-9664.

Sincerely,

Robert J. Crocker
President & CEO

RJC/ss

cc: M. Johnston, Valley Energy
Ari Farkas, Esquire (Via Email)

Lynda W. Petrichevich
Director, Rates and Requirements Forecasting

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

November 18, 2015

Aaron Spechler
Managing Member
The Energy Alliance, LLC
5 Colgate Street
Closter, NJ 07624

Dear Mr. Spechler:

We are pleased that The Energy Alliance, LLC has applied for a license to provide natural gas 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 The Energy Alliance, LLC is not currently operating a Pool on the Peoples systems, we have determined at this time that The Energy Alliance, LLC does not need a bond or other financial security requirement to provide these services to the Company's customers.

If a Pool is established which alters the creditworthiness requirement or the Company's exposure to The Energy Alliance, LLC 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
Director – Rates and Requirements Forecasting
Peoples Natural Gas Company LLC

Cc: Steven Kolich
Carol Miller



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

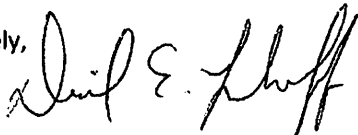
November 18, 2015

Aaron Spechler
The Energy Alliance, LLC
5 Colgate Street
Closter, NJ 07624

RE: The Energy Alliance, LLC application to serve as a Natural Gas Broker

Dear Mr. Spechler,

Based on your assertion that The Energy Alliance, LLC ("ENERGY ALLIANCE") is applying with the State of Pennsylvania to operate as a natural gas broker/marketer, UGI Utilities Inc. ("UGIU") has concluded that ENERGY ALLIANCE will not need to post security with UGI-Central Penn Gas ("CPG"), UGI-Penn Natural Gas ("PNG") or UGI Utilities Gas Division ("UGI"). This is based on the declaration that ENERGY ALLIANCE will not be taking title to gas or directly serving end use customers. This also assumes that ENERGY ALLIANCE will be acting in conjunction with a licensed Natural Gas Supplier who has been approved by the Pennsylvania Public Utility Commission to serve in the applicable UGIU service territories and who has posted the required financial security as specified in the respective UGIU tariffs. If ENERGY ALLIANCE wishes to directly serve Choice customers in the service territories of UGI, PNG and/or CPG in the future as a natural gas supplier, it will have to post security as specified in the respective UGI tariffs prior to the commencement of the service. Please feel free to contact me with any additional questions that you may have.

Sincerely, 

David E. Lahoff
Manager, Tariff & Supplier Administration
UGI Utilities, Inc.



PECO Energy Company
Gas
2301 Market Street Sg-1
Philadelphia, PA 19101

www.exeloncorp.com

November 19, 2015

Aaron Spechler
The Energy Alliance, LLC
5 Colgate Street
Closter, NJ 07624

Re: Bonding Requirements

Dear Aaron Spechler:

PECO is aware that The Energy Alliance, 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, The Energy Alliance, LLC could be required to provide to PECO a bond or other acceptable financial security in an amount that PECO determines to be appropriate. The Energy Alliance, 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 The Energy Alliance, 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 The Energy Alliance, LLC or the creditworthiness requirement for PECO's exposure to The Energy Alliance, LLC changes in the future, PECO reserves the right to require The Energy Alliance, 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,

A handwritten signature in cursive script that reads "Carlos P. Thillet".

Carlos P. Thillet
Manager, Gas Supply and Transportation
2301 Market St S18-1
Philadelphia, Pa 19103