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May 3, 2016

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VIA COURIER

Pennsylvania Public Utility Commission
Attention: Rosemary Schiavetta, Secretary
Keystone Building 2nd Floor, Room N201
Harrisburg, PA 17120

PA PUBLIC UTILITY COMMISSION
SECRETARY'S BUREAU

Re: *Star Energy Partners LLC – Updates to EGS License Application*
Docket No. A-2014-2452791

Dear Secretary Schiavetta,

Star Energy Partners LLC (“Star Energy”), an Electric Generation Supplier licensed by the Pennsylvania Public Utilities Commission in the above-captioned docket, wishes to provide the Commission with updates to its original application for an EGS License herein, dated November 13, 2014 (the “Application”).

[Section 1(A)] – Address

Please take note that effective immediately, Star Energy’s primary address has changed to the following:
5737 Kanan Rd, # 627, Agoura Hills, CA 91301.

[Section 1(C)] – Regulatory Contact

The undersigned individual is now the preferred regulatory contact:
Emily J. Cipes, Director of Compliance and Customer Operations
5737 Kanan Rd., #627
Agoura Hills, CA 91301
(818) 371-9323
ecipes@starenergypartners.com

[Section 1(E)] – Contact for Consumer Service and Complaints

Primary Contact:
Emily J. Cipes, Director of Compliance and Customer Operations
5737 Kanan Rd., #627
Agoura Hills, CA 91301
(818) 371-9323
complaints@starenergypartners.com

Alternate Contact:

Shannon Dieringer, Paralegal
3340 W. Market Street
Akron, OH 44333
(330) 835-2483
sdieringer@starenergypartners.com

[Section 8(a)] – Technical Fitness/ Experience

Star Energy no longer relies on the experience of the following personnel to demonstrate its technical experience and expertise: Tony Banks (former CEO) and Joseph Cepparulo (former Director of Energy

Operations). Star Energy now relies on the experience of the following key personnel: Gregory L. Craig, Chief Executive Officer; Nicholas Bain, Executive Vice President, and David Cass (whose resume was previously disclosed). Mr. Cass, who was previously Chief Operating Officer, has transitioned to the role of Chief Financial Officer, replacing Tad Neeley.

Star Energy relies upon a wealth of experience possessed by its top executives, both within and outside of the retail energy industry. Gregory Craig, CEO, has many years' experience buying and selling power and energy in wholesale markets, particularly through his prior positions as Chairman and CEO of Commerce Energy, and before that CEO of Macquarie Cook Energy (formerly Cook Inlet Energy Supply). Duties for each position previously held by Mr. Craig and Mr. Bain are described in the biographical profiles and/or resumes which are enclosed herewith as **Exhibit A**. Star Energy maintains its partnership with OpSolve, which provides outsourced billing and operations.

[Section 8(e)] – Officers

Star Energy's list of officers is updated as follows:

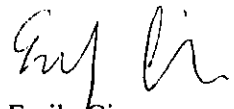
1. Gregory L. Craig, Chief Executive Officer
5737 Kanan Rd., #627
Agoura Hills, CA 91301
2. Nicholas Bain, Executive VP
5737 Kanan Rd., #627
Agoura Hills, CA 91301
3. David Cass, Secretary & CFO
5737 Kanan Rd., #627
Agoura Hills, CA 91301

[Section 9] – Disclosure Statement

Lastly, attached as **Exhibit B** hereto please find the revised Disclosure Statement for Star Energy's 36-month Hybrid Advantage pilot product which it plans to market to residential and small commercial customers throughout the Commonwealth.

Please feel free to contact me directly with any questions regarding the foregoing.

Sincerely,



Emily Cipes
Director of Compliance and Customer Ops.
Star Energy Partners

Encl.

cc (w/o enclosures):
David Cass, CFO

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NICHOLAS BAIN

MAY 8 2016

Email: nbain@starenergypartners.com

PA PUBLIC UTILITY COMMISSION
SECRETARY'S BUREAU

Career

Mr. Bain was recently named Executive Vice President of Star Energy Partners, a California-based retail supplier of electricity and natural gas.

Since 2009, Mr. Bain had served as Chief Executive Officer of Graphite Energy (www.graphiteenergy.com) based in Sydney, Australia, which is leading the development of thermal storage technology in both the U.S. and Australia. Graphite Energy controls processes and technology using graphite as a heat sink for energy storage in combination with gas-fired power generation equipment and solar thermal applications. Graphite Energy developed Australia's first solar thermal power station at Lake Cargelligo, New South Wales, and is now converting the project to a large-scale solar PV plant.

Mr. Bain has been involved in the development of new energy retail concepts in both Australia and the U.S., combining BPO technology and access to renewable and wholesale generation to deliver lower cost power for mass market consumers.

Prior to 2008, Mr. Bain was head of infrastructure at Allco Finance Group, based in Sydney. He was responsible for Allco's infrastructure asset classes and has led financing of over \$5 billion worth of assets. In 2005, Mr. Bain established Allco Wind Energy which undertook the development of wind assets in the U.S., Europe and Australia; the most important of which was the 3,000MW Alta wind energy development at Tehachapi in California and the negotiation of a 1,500MW PPA with Southern California Edison. He had previously held responsibility for Allco's aviation operating leasing and financing business, and capital markets activities. Mr. Bain left Allco after 17 years to establish Graphite Energy.

Until 1991, Mr. Bain was head of capital markets in Australia for Fay, Richwhite and from 1979 to 1984 was a chartered accountant in Adelaide and Sydney, specializing in tax advice and audit services.

Tertiary Education

1982-1983	Studied for membership of the Institution of Chartered Accountants of Australia
1975-1979	Bachelor of Arts in Accountancy, Institute of South Australia, Adelaide

Interests

Golf	Member of Elanora Country Club, Sydney, previous member of the Royal Adelaide Golf Club
Other	Kayaking

Family

Born in Naracoorte, South Australia in 1957. Married in 1981 to wife, Kate, and they have three daughters and their partners and two very new grandsons.

Executive Biography

Gregory L. Craig, CEO

Mr. Craig is a member of the Board, past Chairman, and holder of investment interests in Anahau Energy. In the former role, Mr. Craig provides strategic guidance and advises management on governance, financial and credit structure issues, and overall marketing. Previously, Mr. Craig has been Chairman and CEO of large, public and privately held energy companies and active on a variety of boards and advisory councils. Most recently, Mr. Craig served as Chairman and Chief Executive Officer of Commerce Energy, a publicly listed (AMEX: EGR) natural gas and electricity retailer serving more than 250,000 customers. In this capacity, he led a complete business turnaround which involved refinancing, restructuring and selling the business to Universal Energy Group, a public energy retailer based in Toronto, Canada (TSX: UEG).

Prior to assuming leadership of Commerce Energy and being named Chairman of the Board of Commerce Energy Group, Inc., Mr. Craig served for two years as CEO of Macquarie Cook Energy (formerly Cook Inlet Energy Supply, LLC), a multi-billion dollar North American energy supply and services company. Mr. Craig had previously founded and served for 15 years as CEO of Cook Inlet Energy Supply, LLC, which was acquired by Macquarie Bank of Sydney, Australia in November 2005.

In 1996, Mr. Craig was selected as one of 20 United States (U.S.) delegates to join President Bill Clinton, Secretary of State Warren Christopher and Secretary of Commerce Mickey Kantor at the Asian Pacific Economic Conference in Manila, Philippines. In 1997, Mr. Craig was appointed by Energy Secretary Federico Pena to the National Petroleum Council and, in that capacity, also advised several subsequent energy secretaries. In 1998, Craig was appointed by President Clinton to the President's Export Council as one of a select group of CEO's who provide recommendations to the President on U.S. export issues. He has also served as a member of the Natural Gas Business Development Roundtable at the U.S. Department of Energy.

Mr. Craig was born and raised in Alaska, is a shareholder of Cook Inlet Region Inc. (one of the 11 Alaskan Native Corporations established by Congress Under the Alaskan Native Claims Settlement Act of 1971), and is of Inupiat Eskimo heritage. He earned a Bachelor of Administration degree from the University of Alaska and a Masters of Business Administration from the Anderson Graduate School of Management (AGSM) at UCLA. Mr. Craig is Chairman of the Board of the Price Center for Entrepreneurial studies at UCLA and also serves on the Board and Executive Committee of Junior Achievement of Southern California. Previously, Mr. Craig served on the Board of Directors of the Minority Business Roundtable in Washington, D.C. and on Sempra Energy's Community Advisory Council.

Mr. Craig lives in Los Angeles, California and is the proud father of his teenage daughter.

Gregory L. Craig
4046 Stoneybrook Avenue
Sherman Oaks, CA 91423
gcraig@stareenergypartners.com

Accomplishments

- * Experienced and proven CEO of multiple public and privately held companies in several industries.
- * Founder and CEO of Cook Inlet Energy, North America's 5th largest Wholesale Energy Company with revenues of over \$3 billion annually and 10 consecutive years of profitability.
- * Led deal team in sale of Cook Inlet Energy to Macquarie Bank Lmt. of Sydney, Australia, resulting in a 57X return to equity investors including The Harvard Endowment and Inupiat Energy Marketing.
- * Chairman and CEO of Commerce Energy, the nation's largest publicly traded (AMEX) retail electric provider, with revenues of over \$600,000,000 and over 300,000 customers in 13 states.
- * Turnaround of business and subsequent sale to another public company (Universal Energy Group, TSX)
- * CEO of Inupiat Energy Partners, an Investor in the Energy Sector.
- * Founder and Managing GP, Head Coach Sports LLC, which has a patented Throwing Improvement Device for baseball, softball, and water polo (www.throwbetter.com)
- * Chairman, Anahau Energy LLC, a \$370,000,000 revenue energy trading company located in Manhattan Beach, CA. Structured deal to include Electricité D' France ("EDF"), the world's largest Utility Holding Company, as a 49% equity investor and strategic partner.
- * Chairman, Price Center for Entrepreneurial Studies at ULCA Business School.
- * Executive Committee Member and Board of Junior Achievement of Southern California.
- * Numerous Appointments and Awards including: Presidential Appointment to the President's Export Council ("PEC"), Advisor to three US Energy Secretaries, appointment to the National Petroleum Council, and many Advisory Boards, including Sempra Energy and The National Minority Business Roundtable.

Professional Experience

Anahau Energy, LLC

Sept. 2013-Nov. 2015

Chairman

Responsible for strategic guidance, governance, financial and credit structures and issues, risk management oversight, business development, and maintaining a strong ethical culture.

- Conceived, negotiated, and structured deal which created the Company and included investor and strategic partner, EDF, a \$166 billion(euro) revenue company headquartered in Paris, and which provided \$105 million(USD) in capital and single-A credit support
- Provided guidance to CEO and President. Assisted with financial or operational issues as needed.
- Anahau had revenues of \$370,000,000 in its first full year of operation and has long term power and gas deals with major utilities across North America.

Head Coach Sports LLC-Granada Hills, CA, Founder and Co-Owner

Jan. 2011- Present

- Co-Founded company with Mr. Justin Rubin, the company CEO and product inventor.
- Principal Investor
- Responsible for prototype design, manufacturing, obtaining patents and trademarks, URL's and website construction and deployment for e-commerce, and all financing.
- Company began selling units and related sports items recently on Company website and Amazon.com
- Responsible for several key endorsements including players, coaches, and pro teams

Commerce Energy (AMEX) – Costa Mesa, CA

Jan. 2008-June 2010

Chairman and CEO

Led a complete business turnaround of a failing, large, and bad debt ridden energy retailer, North American's largest publicly traded retail energy provider at the time.

- Assembled external team to lead turnaround efforts including hiring CFO, COO, and CCO as well as several other key executives to quickly formulate plan for recovery.
- Restored company to cash flow positive operations in 5 months, through rationalizing operations, hedging a heavily risk inventoried deal book, reducing bad debt from 12% to 2% (saving \$50mm), reducing participation to higher margin 5 states from 13, reducing company headcount from 300 to 180, and installing a comprehensive management reporting and assessment system and integrating disparate systems to improve information flow and reduce errors.

- Successfully guided company through 2008 Global Financial Crisis including extensive negotiation with failing Wachovia Bank (Commerce Energy's main \$100mm credit provider) and partnering with Platinum Partners of NY for a \$25mm bridge financing to allow company to be sold.
- Identified and led negotiations with ultimate buyer, Universal Energy Group, which allowed Commerce to pay all debts, avoid bankruptcy, and provide a return to shareholders.
- Retained by buyer to stay and manage transition and integration for 6 months post transaction

Cook Inlet Energy Supply

June 1993-May 2007

CEO

- Conceived, developed original business plan, and financed and launched Cook Inlet out of B-school at UCLA.
- Successfully led company from inception to ultimate sale to Macquarie Bank Limited at a 57x multiple to investors, including AAA-rated Harvard Endowment.
- Identified and capitalized on FERC Order 636 and the de-regulation of natural gas and power trading, allowing the private sector to participate in formally regulated areas of energy
- Developed a unique energy trading model focused on low risk, high volume, high ROI, tight risk controls and exceptional systems. Company known as "Southwest Airlines of Energy Trading"
- Only Wholesale Energy Trader in North American with its own proprietary trading software, over \$3 billion in annual revenue and 10 consecutive years of profitable operations prior to sale to Macquarie Bank
- Negotiated and managed a BNP Paribas-led, 6 Global Bank consortium, which provide the company a \$300,000,000 credit facility for its trading operations
- Successfully completed many equity partnership transactions involving Cook Inlet Energy including those with Houston Natural Gas, Enron (NYSE), Cook Inlet Region Inc. ("CIRI"), Hondo Oil and Gas (AMEX), and the \$36 billion Harvard Endowment. All investors made excellent returns since inception, regardless of their entry point.
- Proven skills in hiring and employee retention. Cook Inlet had roughly 200 traders and employees over the 10+ years of building the business. Only nine ever left the company. Four asked to return.

- Skilled at dynamic evolution. Established profitable operations in pipeline transportation, gas storage, and other ancillary services to boost the core model as the company evolved.

**Commercial Fisherman-Central Cook Inlet, Kalgin
Island, Alaska First Mate**

June 1986-June 1988

Responsibilities included hard work in tough conditions, tolerance for cold and pain, and trying not to die and make everyone look bad. May be one of the best jobs I have ever had for learning about hard work, taking care of teammates, loyalty, appreciating the value of never giving up when things are tough, and building inner strength, character, and a love of hard work and accomplishment.

Education

UCLA Anderson Graduate School of Management

George V. Kriste Fellowship for Excellence

MBA, Class of 1989

University of Alaska, Anchorage

CIRI Scholarship

BA- Marketing/Psychology-Class of 1986

Boards, Appointments, Honors

Current:

- Chairman of the Board, Price Center for Entrepreneurial Studies at UCLA 2002-Present
- Board Member, Executive Committee, Junior Achievement of SoCal 2005-Present
- Advisory Board: CREO Capital Partners 2013-Present
- Advisory Board: The Ice Cream Lab 2014-Present

Former:

- Presidents Export Council, US Presidential Appointment 1996-2000
- Advisor to US Energy Secretaries 1994-2006
- National Petroleum Council 1996-2006
- Board Member, Weingart Center 1998-2013

Other Interests: Surfing, golf, rooting for the Tampa Bay Buccaneers, volleyball, collecting sports memorabilia, understanding marketing, consumer behavior, and paradigm shifts in markets. I also enjoy, math, statistics, probability, predictive models, and games and riddles.



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Disclosure Statement for FirstEnergy Electric Utilities

This is an agreement ("Agreement") for electric generation services, between Star Energy Partners LLC ("Star Energy Partners") and

(Customer Name and Full Address)

Background

- We at Star Energy Partners are licensed by the Pennsylvania Public Utility Commission to offer and supply electric generation services in Pennsylvania. Our PUC license number is A-2014-2452791.
- We set the generation prices and charges that you pay. The Public Utility Commission regulates distribution prices and services. The Federal Energy Regulatory Commission regulates transmission prices and services. Because you elected Renewable Energy, Star Energy Partners will purchase renewable energy certificates ("RECs"), as applicable, in an amount as required to satisfy its REC purchase obligation.
- You will receive a single bill from your EDC (defined herein) that will contain the EDC's charges and Star Energy Partners' charges.
- Right of Rescission – You may rescind this Agreement at any time before midnight of the third business day after receiving this Disclosure Statement. You can contact us by phone at 1-855-427-7827, in writing at 5737 Kanan Road, #627, Agoura Hills, CA 91301 or electronically at [info@starenergypartners.com](mailto:info@stareenergypartners.com) to cancel this Agreement.
- Right of Cancellation – You may cancel this Agreement without penalty at any time for any reason. You can contact us by phone at 1-855-427-7827, in writing at 5737 Kanan Road, #627, Agoura Hills, CA 91301 or electronically at info@starenergypartners.com to cancel this Agreement.

Definitions

- "Agreement" – The legal contract for Services between you and Star Energy Partners, and consists of these terms and conditions ("T&Cs") as well as any related agreement herein or therein, including the Enrollment Documentation.

Notwithstanding any language to the contrary, these T&Cs take precedence over any conflicting language in any other agreement.

- “Basic Services” – The services necessary for the physical delivery of electric service, including generation, transmission and distribution. The monthly customer charge and the temporary transition charge are also basic service charges.
- “Customer” or “you” or “your” – The person subscribing to our services and with whom we have entered into the Agreement. This includes a person we reasonably believe is acting with the authority or knowledge of the person whose name is on the account based on information provided in the Enrollment Documentation.
- “Customer Charge” – The basic service charge to partially cover costs for billing, meter reading, equipment and service line maintenance. If you select a new supplier, the name, address and telephone number for both your distribution and supplier company will appear on your bill.
- “Distribution Charges” – Part of the basic service charges on every customer’s bill for delivering electricity from the electric distribution company to your home or business. The distribution charge is regulated by the Public Utility Commission. This charge will vary according to how much electricity you use.
- “Electric Distribution Company” or “EDC” – The public utility that provides facilities for the transmission and distribution of electricity to retail customers. Electric distribution companies are regulated by the PUC. Exceptions include building or facility owners or operators that manage their internal distribution system and supply electric power and electric services to occupants of the building or facility.
- “Electric Generation Supplier” or “EGS” – A person or corporation, broker, marketer, aggregator or any other entity licensed by the PUC that sells electricity to customers, using the transmission or distribution facilities of an EDC.
- “Enrollment Documentation” – The welcome letter you will receive after enrollment that will include these T&Cs and any application or enrollment documents, whether in paper, electronic, internet, phone or otherwise provided to Customer in order to commence Services.
- “Fees” – means the Advantage Fee and taxes, fees, assessments, government charges and charges levied by your EDC for distribution and other services and taxes, fees and charges levied by us or any other entity authorized to levy taxes, fees or charges for or related to the Services. This may include, but shall not be limited to, EDC taxes, gross receipts taxes, and sales or use taxes imposed on Star Energy Partners and/or you by federal, state, and/or local authorities that we pass through to you.
- “Generation Charge” or “Generation Charges” – Part of the basic service charges on every customer’s bill for producing electricity. Generation service is competitively priced and is not regulated by the Public Utility Commission. This charge depends on the Agreement between the Customer and Supplier.
- “Hybrid Advantage Plan” means the 36 month period of time during which you have authorized us to select the lowest available Price Segment on your behalf, subject to your right to select an alternate Price Segment or to cancel the Agreement without penalty.

- “Kilowatt-hour” or “kWh” – The basic unit of electric energy for which most customers are charged in cents per kWh. A kWh is the equivalent of using ten 100-watt light bulbs for one hour.
- “Parties” – Star Energy Partners and you.
- “Price Segment” means a number of calendar months during which you have a low fixed Rate that we select for you and that you may change if you prefer a different Rate for a different duration. The Rate and duration of the First Price Segment are set forth in the Enrollment Documentation; each subsequent Price Segment during the Term, if applicable, will be communicated to you in advance.
- “Rate” means the fixed amount per kWh charged to you for supply charges for each Price Segment during the Term of this Agreement. The Rate will not change for the duration of a given Price Segment. The Rate does not include delivery service charges, applicable taxes, other Utility charges associated with providing your electricity service or the Advantage Fee; therefore, the First Price Segment indicated in the LOA is not the total monthly amount for electric service.
- “Renewable Energy” – Resources used to generate electricity that are replaced naturally, or by mankind’s contribution (municipal solid waste incineration and landfill methane). Renewable Energy may include fuels and technologies such as solar photovoltaic energy, solar thermal energy, wind power, low head hydropower, geothermal energy, landfill and mine based methane gas, energy from waste and sustainable biomass energy.
- “Supplier” or “we” or “us” – Star Energy Partners.

Terms of Service

1. Basic Service Prices

You will be enrolled in the Hybrid Advantage Plan with Star Energy Partners for a term of 36 months (the "Term"), which includes one or more Price Segments throughout the Term. You have selected your preferred initial Rate, which is indicated in your Enrollment Documentation and below ("First Price Segment"). Your First Price Segment will continue for a length of 9 – 36 months, depending on the Price Segment you selected. The Rate will not change during any Price Segment, but each subsequent Price Segment may feature a different rate. Please visit www.stareenergypartners.com/resources/average-monthly-bill to see our average monthly billed prices and note that historical pricing is not indicative of present or future pricing. If your First Price Segment is less than 36 months in duration, 30 days prior to its expiration you will receive written notice from Star Energy Partners explaining the new Price Segment that will take effect upon expiration of the First Price Segment. You may contact us if you prefer to select a different Price Segment. Additionally, you have the right to cancel your Agreement with us at any time without penalty by contacting us as 1-855-427-7827.

Hybrid Advantage Plan:

First Price Segment is for a fixed price of _____ cents per kWh for _____ months for electric generation service.

2. Length of Agreement

You will buy your electricity generation service for the above address from us beginning on the date set by your EDC and will continue for 36 months (or billing cycles). Your Agreement is set to begin on the date that your electric generation service is switched to Supplier by your EDC and will expire after 36 months from the date your electric generation service begins.

3. Cancellation and Fees

Cancellation/Early Cancellation Fees. Upon receipt of this Disclosure Statement, you will have three business days to rescind this Agreement (the "Rescission Period"). If this Agreement is not rescinded during any applicable Rescission Period, then your enrollment will be complete. Thereafter, you may cancel this Agreement, without penalty, for any reason at any time. We may also cancel this Agreement without penalty to you or us, if such cancellation by us is due to a change in law or other act beyond our reasonable control that would cause us to no longer be able to provide Service to you so long as such cancellation notice is provided prior to cancelling the Agreement. Upon any cancellation of the Agreement, unless you have selected another EGS, you will return to receiving standard service

offered from your EDC, in which case you may not be served under the same rates, terms, and conditions that apply to other EDC customers.

Any cancellation notice sent by you or us must specify the cancellation date subject to the required regulatory notice period set forth in the PA EGS Rules. Upon any cancellation, other than as stated herein, you will remain responsible for any unpaid electric supply balance as of the cancellation date, plus any applicable ECF. The delivery of electricity to you cannot be cancelled or interrupted by the EDC as a result of any dispute between us and you, but may be cancelled by the EDC for nonpayment of EDC charges in accordance with applicable law. Since the EDC purchases our receivables attributable to the Services provided to you hereunder, such receivables become EDC charges for purpose of cancellation of Service.

Advantage Fee. In addition to the Rate, you will pay a fee of 50 cents a day during the Term, which allows us to purchase 100% national wind renewable energy credits based upon your individualized usage and to provide you the lowest available Rate for each subsequent Price Segment, as applicable (“Advantage Fee”).

4. Billing and Payment.

You will receive a single bill for the Service supplied by us and the electric distribution from the EDC at the monthly interval set with the EDC. While we do not offer budget billing, if you have chosen budget billing and are receiving a single bill for both Service and the delivery of such Service from the EDC, the EDC will continue to manage your budget billing and determine your monthly payment for Service. Please contact the EDC with any questions regarding your budget. You will be billed additional charges by the EDC, including taxes and charges to transmit and distribute the electricity to your home from the EDC, consistent with its filed tariffs. You are responsible for paying any new or increased taxes imposed on us or you regarding transmission or distribution of the electricity during the term of this Agreement. You may be liable for the costs we incur if we must terminate your Service for failure to pay, such as collection costs or attorney fees. Star Energy Partners shall have the right to setoff and net against any undisputed amounts owed by you under this Agreement. You will be billed and pay Star Energy Partners for the Service based on meter readings and consumption information that we receive from your EDC.

5. Agreement Expiration/Change in Terms.

When the Term of your Hybrid Advantage Plan is approaching expiration, we will send you advance written notices approximately 60 days and 30 days before the expiration date via separate corresponding mailings. The notice will explain that you will automatically be enrolled in a new 36 month Hybrid Advantage Plan under the same or different terms and conditions and will include your new low Price Segment. You may contact us if you prefer to select a different Price Segment. If you instead choose to cancel this Agreement and not to enroll in a new Hybrid Advantage Plan, you understand

that you are responsible for arranging for your Retail Electric Generation Service and that there is no cancellation fee. Each new renewal period after your initial Hybrid Advantage Plan will be deemed a "Renewal Plan". If we propose to change our terms of service in any type of agreement, we will send you advance written notices approximately 60 days and 30 days before the effective date of the change via separate corresponding mailings. We will explain your options to you in these two advance notifications.

6. Customer Consent.

All authorizations provided herein will remain in effect for the duration of the Hybrid Advantage Plan and, if applicable, the Renewal Plan of this Agreement; however, authorization may be rescinded by you any time by contacting SEP. You authorize SEP to select each Price Segment subsequent to the First Price Segment, as applicable. By choosing to accept this offer from SEP, you understand and agree to the terms and conditions of this Agreement with SEP.

7. Dispute Procedures.

Contact us with any questions concerning our terms of service at the contact information below. If you are still not satisfied after discussing the terms within this Disclosure Statement, you may call the PUC at the contact information below.

8. Contact Information

Supplier:

Name: Star Energy Partners LLC
Address: 5737 Kanan Road, #627
Agoura Hills, CA 91301
Phone Number: 1-855-427-7827
Internet Address: www.stareenergypartners.com

Electric Distribution Company/Default Service Provider:

Name: Metropolitan Edison (Met-Ed)
Address: 76 S. Main Street, Akron, OH 44308
Phone Number: 1-888-478-2300
Emergency Number: 1-888-LIGHTSS (1-888-544-4877)

Name: Pennsylvania Electric (Penelec)
Address: 76 S. Main Street, Akron, OH 44308
Phone Number: 1-888-478-2300
Emergency Number: 1-888-LIGHTSS (1-888-544-4877)

Name: Pennsylvania Power (Penn Power)
Address: 76 S. Main Street, Akron, OH 44308
Phone Number: 1-888-478-2300
Emergency Number: 1-888-LIGHTSS (1-888-544-4877)

Name: West Penn Power
Address: 800 Cabin Hill Drive, Greensburg, PA 15601
Phone Number: 1-800-255-3443
Emergency Number: 1-888-LIGHTSS (1-888-544-4877)

Universal Service – Customer Assistance Program:

Universal Service Programs

Phone Number: 1-888-478-2300

Met-Ed

Penelec

Penn Power

Phone Number: 1-800-255-3443

West Penn Power

Public Utility Commission (PUC):

www.puc.pa.gov

Address: P.O. Box 3265 Harrisburg, PA 17105-3265

Phone Number: 1-800-692-7380

Contract Summary

Electric Generation Information	Supplier	<p>Star Energy Partners 5737 Kanan Road, #627 Agoura Hills, CA 91301 1-855-427-7827 www.starenergypartners.com</p> <p>Star Energy Partners is responsible for the generation charges.</p>
Price Structure		<p>Fixed Pricing for each Price Segment.</p> <p>The price is based on Supplier's direct cost of acquiring the electric generation supply delivered to the EDC for the Price Segment.</p>
Advantage Fee		50 cents/day
Generation/Supply Price		<p>First Price Segment: _____ cents per kWh for _____ months.</p> <p>100% National Wind</p>
Savings		The supply price may not always provide savings to the customer.
Contract Start Date		You will purchase your electricity generation service from Star Energy Partners beginning on the date that your electric generation service is switched to Star Energy Partners by your EDC.
Contract Term Length		36 Month Term
Cancellation/Early Cancellation Fees		\$0
Renewal Terms		<p>When the Term of your Hybrid Advantage Plan is approaching expiration, we will send you advance written notices approximately 60 days and 30 days before the expiration date via separate corresponding mailings. The notice will explain that you will automatically be enrolled in a new 36 month Hybrid Advantage Plan under the same or different terms and conditions and will include your new low Price Segment. You may contact us if you prefer to select a different Price Segment.</p> <p>If you instead choose to cancel this Agreement and not to enroll in a new Hybrid Advantage Plan, you understand that you are responsible for arranging for your Retail Electric Generation Service and that there is no cancellation fee.</p> <p>If we propose to change our terms of service in any type of agreement, we will send you advance</p>

	<p>written notices approximately 60 days and 30 days before the effective date of the change via separate corresponding mailings. We will explain your options to you in these two advance notifications.</p>
<p>Electric Distribution Company Information</p>	<p>Met-Ed 76 South Main Street Akron, OH 44308 Phone Number: 1-888-478-2300 Emergency Number: 1-888-LIGHTSS (1-888-544-4877)</p> <p>Penelec 76 South Main Street Akron, OH 44308 Phone Number: 1-888-478-2300 Emergency Number: 1-888-LIGHTSS (1-888-544-4877)</p> <p>Penn Power 76 South Main Street Akron, OH 44308 Phone Number: 1-888-478-2300 Emergency Number: 1-888-LIGHTSS (1-888-544-4877)</p> <p>West Penn Power 800 Cabin Hill Drive Greensburg, PA 15601 Phone Number: 1-800-255-3443 Emergency Number: 1-888-LIGHTSS (1-888-544-4877)</p> <p>The EDC is responsible for distribution charges, as well as any emergencies or outages.</p>

ORIGIN ID: JSNA (805) 277-5500
CYDCOR LLC
CYDCOR
29899 AGOURA ROAD
STE 100
AGOURA HILLS, CA 91301
UNITED STATES US

SHIP DATE: 03MAY16
ACTWGT: 1.00 LB
CAD: 101029027/INET3730

BILL SENDER

TO **ATTN: ROSEMARY SCHIAVETTA**
PENNSYLVANIA PUBLIC UTILITY COMMISS
KEYSTONE BUILDING 2ND FLOOR
ROOM N201
HARRISBURG PA 17120

(805) 277-5500

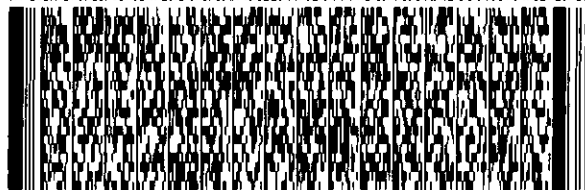
REF: STAR ENERGY

PH:

DEPT:

PO:

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FedEx
Express



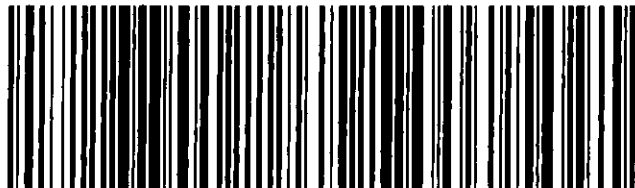
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TRK# 7762 5674 2096
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WED - 04 MAY 10:30A
PRIORITY OVERNIGHT

XH MDTA

17120
PA-US MDT



Part # 150138-230 NITE 02013
54011/1073777