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September 28, 2016

Via E-Filing

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

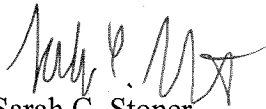
Re: Application of Chrislynn Energy Services, Inc. for a Natural Gas Broker License;
Docket No. A-2016-2562535

Dear Secretary Chiavetta:

On August 17, 2016, Chrislynn Energy Services, Inc. ("Chrislynn Energy") filed its Application for approval to offer, render, furnish, or supply natural gas supply services as a broker/marketer engaged to the public in the Commonwealth of Pennsylvania. Enclosed please a letter from Columbia Gas of Pennsylvania, Inc. that furthers Chrislynn Energy's response to Question 7(a) of the Application seeking proof of Applicant's compliance with the bonding/credit requirements of the Natural Gas Distribution Companies ("NGDCs") where Chrislynn Energy proposes to serve.

If you should have any questions regarding this filing, please feel free to call me at 717.237.6026.

Sincerely,



Sarah C. Stoner

Enclosure

Columbia Gas[®]
of Pennsylvania

A NiSource Company

September 28, 2016

Mike Dowling
Chrislynn Energy Services, Inc
3416 Babcock Boulevard
Pittsburgh, PA 15237

Dear Mike Dowling:

We are pleased that Chrislynn Energy Services, Inc 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, Chrislynn Energy Services, Inc 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. Chrislynn Energy Services, Inc has indicated only brokering and consulting services will be provided. Therefore, we have determined at this time that Chrislynn Energy Services, Inc 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 Chrislynn Energy Services, Inc changes in the future, Columbia Gas might deem it appropriate to require Chrislynn Energy Services, Inc 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

Michele Caddell
Manager of Choice and Transportation Support Services