### BEFORE THE PENNSYLVANIA PUBLIC UTILITY COMMISSION

Application of <u>National Utility Service</u>, <u>Inc.</u>, for approval to offer, render, furnish, or supply natural gas supply services as a(n) <u>[as specified in item #4b below]</u> to the public in the Commonwealth of Pennsylvania (Pennsylvania).

To the Pennsylvania Public Utility Commission:

### 1. IDENTIFICATION AND CONTACT INFORMATION

a. **IDENTITY OF THE APPLICANT**: Provide name (including any fictitious name or d/b/a), primary address, web address, and telephone number of Applicant:

National Utility Service, Inc.
One Maynard Drive, Park Ridge, New Jersey 07656-0712
www.nusconsulting.com
+1 (201) 391-4300

b. PENNSYLVANIA ADDRESS / REGISTERED AGENT: If the Applicant maintains a primary address outside of Pennsylvania, provide the name, address, telephone number, and fax number of the Applicant's secondary office within Pennsylvania. If the Applicant does not maintain a physical location within Pennsylvania, provide the name, address, telephone number, and fax number of the Applicant's Registered Agent within Pennsylvania.

JAN 24 2019

Corporation Service Company 2595 Interstate Drive, Suite 103 Harrisburg, PA 17110 (T): (800)-622-2300

PA PUBLIC UTILITY OF MISSION SECRETARY'S BUREAU

c. **REGULATORY CONTACT**: Provide the name, title, address, telephone number, fax number, and e-mail address of the person to whom questions about this Application should be addressed.

Paul Hofmann Manager, Rate and Tariffs One Maynard Drive/PO Box 712 Park Ridge, NJ 07656-0172 (T): (201)-391-4300 extension 141

(F): (201)-391-8158

Email: PHofmann@nusconsulting.com

**d. ATTORNEY**: Provide the name, address, telephone number, fax number, and e-mail address of the Applicant's attorney. If the Applicant is not using an attorney, explicitly state so.

The Applicant is not using an attorney.

e. CONTACTS FOR CONSUMER SERVICE AND COMPLAINTS: Provide the name, title, address, telephone number, fax number, and e-mail OF THE PERSON AND AN ALTERNATE PERSON (2 REQUIRED) responsible for addressing customer complaints. These persons will ordinarily be the initial point(s) of contact for resolving complaints filed with the Applicant, the Natural Gas Distribution Company, the Pennsylvania Public Utility Commission, or other agencies. The main contact's information will be listed on the Commission website list of licensed NGSs.

**Bob Heinrich** 

Vice President & General Manager One Maynard Drive/PO Box 712 Park Ridge, NJ 07656-0172 (T): (201) 391-4300 extension 107

(F): (201) 391-8158

Email: BHeinrich@nusconsulting.com

Paul Hofmann Manager Rate

Manager, Rate and Tariffs One Maynard Drive/PO Box 712 Park Ridge, NJ 07656-0172 (T): (201) 391-4300 extension 107

(F): (201) 391-8158

Email: PHofmann@nusconsulting.com

### 2. BUSINESS ENTITY FILINGS AND REGISTRATION

a.	FICTITIOUS NAME: (Select appropriate statement and provide supporting documentation as listed.)
	The Applicant will be using a fictitious name or doing business as ("d/b/a")
	Provide a copy of the Applicant's filing with Pennsylvania's Department of State Pursuant to 54 Pa. C.S. §311.
	Or
	The Applicant will not be using a fictitious name.
b.	BUSINESS ENTITY AND DEPARTMENT OF STATE FILINGS: (Select appropriate statement and provide supporting documentation. As well, understand that Domestic means being formed within Pennsylvania and foreign means being formed outside Pennsylvania.)
	The Applicant is a sole proprietor.
	<ul> <li>If the Applicant is located outside the Commonwealth, provide proof of compliance with 15 Pa. C.S. §4124 relating to Department of State filing requirements.</li> </ul>
	Or
	The Applicant is a:
	domestic general partnership (*) domestic limited partnership (15 Pa. C.S. §8511) foreign general or limited partnership (15 Pa. C.S. §4124) domestic limited liability partnership (15 Pa. C.S. §8201) foreign limited liability general partnership (15 Pa. C.S. §8211) foreign limited liability limited partnership (15 Pa. C.S. §8211)
	<ul> <li>Provide proof of compliance with appropriate Department of State filing requirements as indicated above.</li> </ul>
	<ul> <li>Give name, d/b/a, and address of partners. If any partner is not an individual, identify the business nature of the partner entity and identify its partners or officers.</li> </ul>
	<ul> <li>Provide the state in which the business is organized/formed and provide a copy of the Applicant's charter documentation.</li> </ul>
	<ul> <li>* If a corporate partner in the Applicant's domestic partnership is not domiciled in Pennsylvania, attach a copy of the Applicant's Department of State filing pursuant to 15 Pa. C.S. §4124.</li> </ul>

<b>⊻</b> 1	The Applicant is a:					
		domestic corporation (15 Pa. C.S. §1308) foreign corporation (15 Pa. C.S. §4124)				
	_	domestic limited liability company (15 Pa. C.S. §8913)				
		foreign limited liability company (15 Pa. C.S. §8981)				
	Ц	Other (Describe):				

- Provide proof of compliance with appropriate Department of State filing requirements as indicated above. See Exhibit A1 Certificate of Authority
- Provide the state in which the business is incorporated/organized/formed and provide a copy of the Applicant's charter documentation. <u>See Exhibit A2 Certificate of Incorporation and A3 By-law</u>
- Give name and address of officers. <u>See Exhibit A4 Board of Director meeting minutes and Exhibit A5 Name and Address of officers</u>

### 3. AFFILIATES AND PREDECESSORS

(both in state and out of state)

a. AFFILIATES: Give name and address of any affiliate(s) currently doing business and state whether the affiliate(s) are jurisdictional public utilities. If the Applicant does not have any affiliates doing business, explicitly state so. Also, state whether the applicant has any affiliates that are currently applying to do business in Pennsylvania.

The Applicant does not have any affiliates doing business.

b. PREDECESSORS: Identify the predecessor(s) of the Applicant and provide the name(s) under which the Applicant has operated within the preceding five (5) years, including address, web address, and telephone number, if applicable. If the Applicant does not have any predecessors that have done business, explicitly state so.

The Applicant does not have any predecessors that have done business.

### 4. **OPERATIONS**

a. APPLICANT'S PRESENT OPERATIONS: (select and complete the appropriate statement)

### **Definitions**

- Supplier an entity which provides natural gas supply services to retail gas customers utilizing the jurisdictional facilities of an natural gas distribution company
- Broker/Marketer an entity that acts as an intermediary in the sale and purchase of natural gas but does not take title to the natural gas.

The Applicant is presently doing business in Pennsylvania as a  natural gas interstate pipeline municipality providing service outside its municipal limits local gas distribution company retail supplier of natural gas services in the Commonwealth a natural gas producer a broker/marketer engaged in the business of supplying natural gas services  Other. (Identify the nature of service being rendered) a broker/marketer engaged in the business of supplying electricity services  Or  The Applicant is not presently doing business in Pennsylvania.
Supplier or Aggregator of natural gas services  Municipal supplier of natural gas services  Cooperative supplier of natural gas services  Broker/Marketer engaged in the business of supplying natural gas services  Check here to verify that your organization will not be taking title to the natural gas nor will you be making payments for customers.  Other (Describe):

**c. PROPOSED SERVICES:** Describe in detail the natural gas supply services which the Applicant proposes to offer.

National Utility Service, Inc. (NUS) will offer its large commercial and/or industrial customers (i.e. gas load more than 6,000 Mcf annually) who maintain locations in the Commonwealth of Pennsylvania, assistance in the negotiation and re-negotiation of third-party natural gas supply agreements. With the customer's prior approval and upon NUS's auditing and analyzing of the customer's gas load requirements, NUS will tender the customer's load requirements to various duly licensed natural gas marketers/competitive suppliers offering service in the Commonwealth of Pennsylvania. Each solicited marketer/competitive supplier will be expected to offer gas service and pricing solicited meeting each customer's specific requirements and the customer may, in their own discretion, select or decline any gas marketer or contact presented by NUS. NUS is expected to be compensated for its services through a "price adder" included on the gas marketer/competitive supplier's billing to the customer. Each NUS customer will be advised of the existence of a "price adder" prior to their execution of any natural gas marketer/competitive supplier's contract.

NUS will only be offering its broker service to large commercial and/or industrial customers (i.e. gas load more than 6,000 Mcf annually). sNUS will NOT be offering its broker services to residential customers. NUS will NOT be collecting any fees and/or deposits from any of its customers for any of its broker services.

d.	<ul> <li>PROPOSED SERVICE AREA: Check the box of each Natural Gas Distribution Company for which th Applicant proposes to provide service.</li> </ul>						
	Na PE	lumbia tional Fuel Gas CO oples Natural Gas Company oples Natural Gas – Equitable Div	Peoples Gas Company Philadelphia Gas Works UGI Utilities – Gas Division Valley Energy  All of the above				
e.	CUSTO	Residential Customers Small Commercial Customers - (Less than Residential and Small Commercial as Mixe RESIDENTIAL AND/OR SMALL COMMERCIAL COMMERCIAL COMMERCIAL COMMERCIAL CUSTOMERS - (6,000 Mcf Industrial Customers Governmental Customers All of above (Except Mixed Meter) Other (Describe):	6,000 Mcf annually) d Meter <u>ONLY (</u> CANNOT BE TAKEN WITH RCIAL ABOVE)				
f.		<b>FDATE:</b> Provide the approximate date the A onwealth.	applicant proposes to actively market within the				

**Upon PUC Regulatory Approval** 

### 5. COMPLIANCE

a. CRIMINAL/CIVIL PROCEEDINGS: State specifically whether the Applicant, an affiliate, a predecessor of either, or a person identified in this Application, has been or is currently the defendant of a criminal or civil proceeding within the last five (5) years.

Identify all such proceedings (active or closed), by name, subject and citation; whether before an administrative body or in a judicial forum. If the Applicant has no proceedings to list, explicitly state such.

Not Applicable

**b. SUMMARY:** If applicable; provide a statement as to the resolution or present status of any such proceedings listed above.

Not Applicable

c. CUSTOMER/REGULATORY/PROSECUTORY ACTIONS: Identify all formal or escalated actions or complaints filed with or by a customer, regulatory agency, or prosecutory agency against the Applicant, an affiliate, a predecessor of either, or a person identified in this Application, for the prior five (5) years, including but not limited to customers, Utility Commissions, and Consumer Protection Agencies such as the Offices of Attorney General. <u>Applicant should also include if it had a Pennsylvania PUC EGS or NGS license previously cancelled by the Commission.</u> If the Applicant has no actions or complaints to list, explicitly state such.

Not Applicable

d. SUMMARY: If applicable; provide a statement as to the resolution or present status of any actions listed above.

Not Applicable

### 6. PROOF OF SERVICE

Required of ALL Applicants regardless of operating as a supplier, broker, marketer, or aggregator. (Example Certificate of Service is attached at Appendix C)

a.) STATUTORY AGENCIES: Pursuant to Section 5.14 of the Commission's Regulations, 52 Pa. Code §5.14, provide proof of service of a signed and verified Application with attachments on the following:

Office of Consumer Advocate 5th Floor, Forum Place 555 Walnut Street Harrisburg, PA 17120

Office of the Small Business Advocate Commerce Building, Suite 202 300 North Second Street Harrisburg, PA 17101 Office of the Attorney General Bureau of Consumer Protection Strawberry Square, 14th Floor Harrisburg, PA 17120

Commonwealth of Pennsylvania Department of Revenue Bureau of Compliance Harrisburg, PA 17128-0946

Bureau of Investigation & Enforcement Pennsylvania Public Utility Commission Commonwealth Keystone Building 400 North Street, 2 West Harrisburg, PA 17120 b.) NGDCs: Pursuant to Sections 1.57 and 1.58 of the Commission's Regulations, 52 Pa. Code §§1.57 and 1.58, provide Proof of Service of the Application and attachments upon each of the Natural Gas Distribution Companies the Applicant proposed to provide service in. Upon review of the Application, further notice may be required pursuant to Section 5.14 of the Commission's Regulations, 52 Pa. Code §5.14. Contact information for each NGDC is as follows.

Columbia Gas of PA, Inc.	
Michele Caddell	
290 W. Nationwide Blvd.	
Columbus, OH 43215	
PH: 614.460.6841	
FAX: 614.460.8447	
e-mail: mcaddell@nisource.com	
Peoples Natural Gas Company LLC - Equitable	National Fuel Gas Distribution Corp.
Division	Joanne E. Maciok
Carol Scanlon	6363 Main Street
375 North Shore Drive	Williamsville, NY 14221
Pittsburgh, PA 15212	PH: 716.857.7670
PH: 412.208.6931	FAX: 716.857.7479
FAX: 412.208.6577	e-mail: macioki@natfuel.com
e-mail: Carol.Scanlon@peoples-gas.com	
Peoples Natural Gas Company LLC	PECO
Carol Scanlon	Carlos Thillet, Manager, Gas Supply and
375 North Shore Drive	Transportation
Pittsburgh, PA 15212	2301 Market Street, S9-2
PH: 412.208.6931	Philadelphia, PA 19103
FAX: 412.208.6577	PH: 215.841.6452
e-mail: Carol.Scanlon@peoples-gas.com	Email: carlos.thillet@exeloncorp.com
Peoples Gas Company LLC	Philadelphia Gas Works
Carol Scanlon	Nicholas LaPergola
375 North Shore Drive	800 West Montgomery Avenue
Pittsburgh, PA 15212	Philadelphia, PA 19122
PH: 412.208.6931	PH: 215.684.6278
FAX: 412.208.6577	email: pgwchoicesupply@pgworks.com
e-mail: Carol.Scanlon@peoples-gas.com	
Valley Energy Inc.	UGI Utilities, Inc. – Gas Division
Ed Rogers	David Lahoff
523 South Keystone Avenue	2525 N. 12 <sup>th</sup> Street, Suite 360
Sayre, PA 18840-0340	Reading, PA 19612-2677
PH: 570.888-9664	PH: 610.796.3520
FAX: 570.888.6199	Email: dlahoff@ugi.com
email: erogers@ctenterprises.org	

### 7. FINANCIAL FITNESS

a. **BONDING:** In accordance with 66 Pa. C.S. Section 2208(c), no natural gas supplier license shall be issued or remain in force unless the applicant or holder furnishes a bond or other security in a form and amount to ensure the financial responsibility of the natural gas supplier. The criteria used to determine the amount and form of such bond or other security shall be set by each NGDC. Provide documentation that the applicant has met the security requirement of each NGDC by submitting the letters sent by the NGDCs stating what bonding amounts they require. The contact information is located in Section 6.b.

See Exhibit B

- b. FINANCIAL RECORDS, STATEMENTS, AND RATINGS: Applicant must provide sufficient information to demonstrate financial fitness commensurate with the service proposed to be provided. Examples of such information which may be submitted include the following:
  - Actual (or proposed) organizational structure including parent, affiliated or subsidiary companies. See Exhibit C
  - Published Applicant or parent company financial and credit information (i.e. 10Q or 10K).
     (SEC/EDGAR web addresses are sufficient). See Exhibit D. Such information should be considered confidential
  - Applicant's accounting statements, including balance sheet and income statements for the past two years. See Exhibit D. Such information should be considered confidential
  - Evidence of Applicant's credit rating. Applicant may provide a copy of its Dun and Bradstreet Credit Report and Robert Morris and Associates financials form, evidence of Moody's, S&P, or Fitch ratings, and/or other independent financials service reports. See Exhibit E
  - A description of the types and amounts of insurance carried by Applicant which are specifically intended to provide for or support its financial fitness to perform its obligations as a licensee. Applicant carries the following business insurance coverage in order to provide its service:

General Liability: each occurrence \$ 1,000,000; General aggregate \$2,000,000; umbrella: \$10,000,000 Workers Compensation: \$1,000,000. Professional Liability: \$1,000,000 per claim

- Audited financial statements exhibiting accounts over a minimum two year period. See Exhibit D. Such information should be considered confidential
- Bank account statement, tax returns from the previous two years, or any other information that demonstrates Applicant's financial fitness.

  See Exhibit E. Such information should be considered confidential
- c. SUPPLIER FUNDING METHOD: If Applicant is operating as anything other than <u>Broker/Marketer only</u>, explain how Applicant will fund its operations. Provide all credit agreements, lines of credit, etc., and elaborate on how much is available on each item.

Not applicable

d. BROKER PAYMENT STRUCTURE: If applicant is a broker/marketer, explain how your organization will be collecting your fees.

National Utility Service, Inc. (NUS) will only recommend an NGS to its clients wherein that NGS provides its billing either directly from the NGS or submits it billings through the local utility company. In either case, the customer will not receive any NGS billings from NUS. In the event the local utility company collects NGS fees on behalf of the NGS, the entire NGS billing is remit back to NGS. Under no circumstances does the local utility company remit any NGS or NUS fees back to NUS. Only the NGS will remit to NUS its fees. NUS will not be paying any utility bills and/or fees for its customers located in the Commonwealth of Pennsylvania. All NUS customers will remit their utility billings and/or charges to either their designated NGS or NDC.

e. ACCOUNTING RECORDS CUSTODIAN: Provide the name, title, address, telephone number, FAX number, and e-mail address of Applicant's custodian for its accounting records.

Paul Dugandzic Controller One Maynard Drive/PO Box 712 Park Ridge, NJ 07656-0712 (T) (201)-391-4300 extension 108 (F) (201)-391-8185

Email: pdugandzic@nusconsulting.com

f. TAXATION: Complete the <u>TAX CERTIFICATION STATEMENT</u> attached as Appendix D to this application.

All sections of the Tax Certification Statement must be completed. Absence (submitting N/A) of any of the TAX identifications numbers (items 7A through 7C) shall be accompanied by supporting documentation or an explanation validating the absence of such information.

Items 7A and 7C on the Tax Certification Statement are designated by the Pennsylvania Department of Revenue. Item 7B on the Tax Certification Statement is designated by the Internal Revenue Service.

### 8. TECHNICAL FITNESS:

To ensure that the present quality and availability of service provided by natural gas distribution companies does not deteriorate, the Applicant shall provide sufficient information to demonstrate technical fitness commensurate with the service proposed to be provided.

- a. **EXPERIENCE**, **PLAN**, **STRUCTURE**: such information may include:
  - Applicant's previous experience in the natural gas industry. See Exhibit F1 Jurisdiction of Operation
  - Summary and proof of licenses as a supplier of natural gas services in other states or jurisdictions.
  - Type of customers and number of customers Applicant currently serves in other jurisdictions.
  - Staffing structure and numbers as well as employee training commitments. <u>See Exhibit F2 NUS Tariff and Commodity Manager Resume</u>
  - Business plans for operations within the Commonwealth.
  - Any other information appropriate to ensure the technical capabilities of the Applicant.
- b. PROPOSED MARKETING METHOD (check all that apply)

$\square$	Internal – Applicant will use its own internal resources/employees for marketing
	External NGS – Applicant will contract with a PUC LICENSED NGS
	Affiliate – Applicant will use a NON-NGS affiliate that is a nontraditional marketer and/or marketing services consultant
	External Third-Party – Applicant will contract with a NON-NGS third party nontraditional marketer and/or non-selling marketer
	Other (Describe):

DOOR	TO DOOR SALES: Will the Applicant be implementing door to door sales activities?
	Yes No
	If yes, will the Applicant be using verification procedures?
	Yes No
	If yes, describe the Applicant's verification procedures.

**d. OVERSIGHT OF MARKETING:** Explain all methods Applicant will use to ensure all marketing is performed in an ethical manner, for both employees and subcontractors.

National Utility Service, Inc. has implemented various programs to ensure ethical marketing, including but not limited to the following:

- Educating employees on ethical marketing standard and NUS ethic policies
- Open, clear and transparent recommendations, negotiations and fee disclosures
- · Customer privacy policies

C.

- Complying with standards and regulations set by professional organizations and governments
- Treating customers honestly and fairly
- e. OFFICERS: Identify Applicant's chief officers, and include the professional resumes for any officers directly responsible for operations. All resumes should include date ranges and job descriptions containing actual work experience.

Officers: Richard Soultanian, Gary Soultanian and Bob Heinrich See Exhibit G

### 9. <u>DISCLOSURE STATEMENT:</u>

(Not applicable for an applicant applying for a license exclusively as a broker/marketer.)

**DISCLOSURE STATEMENTS:** If proposing to serve Residential and/or Small Commercial (less than 6,000 Mcf annually) Customers, provide a Residential and/or Small Commercial disclosure statement. A sample disclosure statement is provided as Appendix E to this Application.

 Natural gas should be priced in clearly stated terms to the extent possible. Common definitions should be used. All consumer contracts or sales agreements should be written in plain language with any exclusions, exceptions, add-ons, package offers, limited time offers or other deadlines prominently communicated. Penalties and procedures for ending contracts should be clearly communicated.

### 10. VERIFICATIONS, ACKNOWLEDGEMENTS, AND AGREEMENTS

a.	STANDARDS OF CONDUCT AND DISCLOSURE: As a condition of receiving a license, Applican agrees to conform to any Uniform Standards of Conduct and Disclosure as set forth by the Commission Further, the Applicant agrees that it must comply with and ensure that its employees, agents representatives, and independent contractors comply with the standards of conduct and disclosure se out in Commission regulations at 52 Pa. Code § 62.114.
	☑ AGREED
b.	REPORTING REQUIREMENTS: Applicant agrees to provide the following information to the Commission:  - Reports of Gross Receipts: Applicant shall file an annual report with the Commission on ar annual basis no later than April 30 <sup>th</sup> following the end of the calendar year per 52 Pa. Code
	§ 62.110.
	☑ AGREED
c.	<b>TRANSFER OF LICENSE:</b> The Applicant understands that if it plans to transfer its license to anothe entity, it is required to request authority from the Commission for permission prior to transferring the license. See 66 Pa. C.S. § 2208(d). Transferee will be required to file the appropriate licensing application.
	☑ AGREED
d.	ANNUAL FEES: The Public Utility Code authorizes the PUC to collect an annual fee of \$350 from suppliers, brokers, marketers, and aggregators selling natural gas in the Commonwealth of PA and a supplemental fee based on annual gross intrastate revenues, applicable to suppliers only.
	☑ ACKNOWLEDGED
e.	<b>FURTHER DEVELOPMENTS:</b> Applicant is under a continuing obligation to amend its application is substantial changes occur to the information upon which the Commission relied in approving the original filing. See 52 Pa. Code § 62.105.
	☑ AGREED
f.	<b>FALSIFICATION:</b> The Applicant understands that the making of false statement(s) herein may be grounds for denying the Application or, if later discovered, for revoking any authority granted pursuant to the Application. This Application is subject to 18 Pa. C.S. §§4903 and 4904, relating to perjury and

falsification in official matters.

**AGREED** 

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g.	application or if th Commonwealth o days, as to the sp	OF CHANGE: If your answer to any of these items changes during the pendency of your me information relative to any item herein changes while you are operating within the of Pennsylvania, you are under a duty to so inform the Commission, within thirty (30) secifics of any changes which have a significant impact on the conduct of business in see 52 Pa. Code § 62.105.
	<b>☑</b> A	GREED
h.		PERATIONS: Applicant is also required to officially notify the Commission if it plans to ness in Pennsylvania, 90 days prior to ceasing operations.
	<b>☑</b> A	AGREED
i.	CERTIFIED CHE	e Applicant has enclosed or paid the required, non-refundable filing fee by CK OR MONEY ORDER in the amount of \$350.00 payable to the Commonwealth of the Commission does not accept corporate or personal checks for filing fees.
☑	PAYMENT ENCL	.OSED
		11. <u>AFFIDAVITS</u> (All affidavits must be notarized before filing.)
a.)	Affidavit stating th	FFIDAVIT: Complete and submit with your filing an officially notarized Application nat all the information submitted in this application is truthful and correct. An example wit can be found at Appendix A.
b.)		FFIDAVIT: Provide an officially notarized affidavit stating that you will adhere to the Public insylvania and applicable federal and state laws. An example copy of this Affidavit can be & B.

### 12. <u>NEWSPAPER PUBLICATIONS</u>

Required of ALL Applicants regardless of operating as a supplier, broker, marketer, or aggregator.

Notice of filing of this Application must be published in newspapers of general circulation covering each county in which the applicant intends to provide service. The newspapers in which proof of publication are required is dependent on the service territories the applicant is proposing to serve.

The chart below dictates which newspapers are necessary for each NGDC. For example, an applicant that wants to operate in Peoples – Equitable would need to run ads in both The Erie Times-News and the Pittsburgh Post-Gazette. If the applicant is proposing to serve the entire Commonwealth, please file proof of publication in all seven newspapers.

The only acceptable verification of this requirement is with Notarized Proofs of Publication, which may be requested from each newspaper and must be supplied with this application. Applicants do not need a docket number in their publication. Docket numbers will be issued when all criteria on the item 14 checklist (see below) are satisfied.

	Erie Times- News	Harrisburg Patriot- News	Philadelphia Daily News	Pittsburgh Post- Gazette	Scranton Times- Tribune	Williamsport Sun-Gazette	Johnstown Tribune- Democrat
Columbia Gas	Х	X		Х		X	X
National Fuel Gas	Х		-	Х			
PECO		_	X				
Peoples - Equitable	Х			Х			
Peoples Natural Gas	Х	1		Х			х
Peoples Gas Company				X			
Philadelphia Gas Works			х				
UGI Utilities – Gas Div.	х	x	x	х	х	x	х
Valley Energy					X	Х	
Entire Commonwealth	x	X	x	X	X	X	x

(Example Publications are provided at Appendices F and G)

13. SIGNATURE	
Applicant:: Ayland Soullancis / N By: Kull Dall	appeal Willity Sente, Enc. RECEIVED
Title: Co Purduit	JAN <b>2 4</b> 2019
	DA DIIDI va citta como

### 14. CHECKLIST

For the applicant's convenience, please use the following checklist to ensure all relevant sections are complete. The Commission Secretary's Bureau will not accept an application unless each of the following sections is complete.

Applicant:

	/	Signature	
	/	Filing Fee (ONLY CERTIFIED CHECK OR MONEY ORDER)	
	v'	Application Affidavit	
nt's Use	_ <u> </u>	Operations Affidavit	
Applicant's Use	✓	Proof of Publication	
	1	Tax Certification Statement	
	./	Commonwealth Department of State Verification	
	<b>/</b>	Certificate of Service	

PUC Secretary's Bureau Use

RECEIVED

JAN 24 2019

PA PUBLIC UTILITY CUMMISSION SECRETARY'S BUREAU

### Appendix A

### **APPLICATION AFFIDAVIT**

[Commonwealth/State] of New Jersey:
: ss.
County of Bergen :
Richard Soultanian , Affiant, being duly [sworn/affirmed] according to law, deposes and says that:
[He/she is the <u>Co-president</u> (Office of Affiant) of <u>National Utility Service, Inc.</u> (Name of Applicant);]
[That he/she is authorized to and does make this affidavit for said Applicant;]
That the Applicant herein National Utility Service, Inc. has the burden of producing information and supporting
documentation demonstrating its technical and financial fitness to be licensed as an natural gas supplier pursuant to 66 Pa. C.S. § 2208 (c)(1).
That the Applicant herein <u>National Utility Service, Inc.</u> has answered the questions on the application correctly, truthfully, and completely and provided supporting documentation as required.
That the Applicant herein National Utility Service, Inc. acknowledges that it is under a duty to update information provided in answer to questions on this application and contained in supporting documents.
That the Applicant herein National Utility Service, Inc. acknowledges that it is under a duty to supplement information provided in answer to questions on this application and contained in supporting documents as requested by the Commission.
That the facts above set forth are true and correct to the best of his/her knowledge, information, and belief, and that he/she expects said Applicant to be able to prove the same authearing.
Signature of Affiant RECEIVED
JAN 24 2019
Sworn and subscribed before me this 22 day of JANUARY, 2019.  PA PUBLIC UTILITY COMMISSION SECRETARY'S BUREAU
Signature of official administering oath
My commission expires July 7, 2023

Paul L. Dugandzic Notary Public of New Jersey Commission # 2375379 Commission Exp: July 7, 2023

### Appendix B

### **OPERATIONS AFFIDAVIT**



Commonwe	ealth/State] of	New Jersey	:	PA PUBLIC UTILITY COMMIS
			: ss.	SECRETARY'S BUREAU
County of	<u>Bergen</u>		:	
depos	Richard Soultages and says that		being duly [sworn/af	firmed] according to law,
· ·	ne is the <u>Co-r</u> e of Applicant);]		e of Affiant) of <u>Natio</u>	onal Utility Service, Inc.
[That	he/she is autho	rized to and does r	make this affidavit for	said Applicant;]
obligati Pennsy regulati situatio	ions pursuant to the volvania, Title 66 of ions including Eme	is Application consist the Pennsylvania Co rgency Orders which i	ent with the Public Utility onsolidated Statutes; or v may be issued verbally or	dges that [Applicant] may have a Code of the Commonwealth of with other applicable statutes or in writing during any emergency e course of doing business in
technic of Penr	al, managerial, and nsylvania and that	financial fitness to re	nder natural gas supply s le by all applicable federa	ne/she/it] possesses the requisite service within the Commonwealth al and state laws and regulations
will pay	y, and in the past	has paid, the full amo	ount of taxes imposed by	Commission that it is subject to, y Articles II and XI of the Act of d any tax imposed by Chapter 22

will pay, and in the past has paid, the full amount of taxes imposed by Articles II and XI of the Act of March 4, 1971 (P.L. 6, No. 2), known as the Tax Reform Act of 1971 and any tax imposed by Chapter 22 of Title 66. The Applicant acknowledges that failure to pay such taxes or otherwise comply with the taxation requirements of Chapter 28 shall be cause for the Commission to revoke the license of the Applicant. The Applicant acknowledges that it shall report to the Commission its jurisdictional natural gas sales for ultimate consumption, for the previous year or as otherwise required by the Commission. The Applicant also acknowledges that it is subject to 66 Pa. C.S. §506 (relating to the inspection of facilities and records).

Applicant, by filing of this application waives confidentiality with respect to its state tax information in the possession of the Department of Revenue, regardless of the source of the information, and shall consent to the Department of Revenue providing that information to the Pennsylvania Public Utility Commission.

### Appendix B (Continued)

to conform with 66 Pa. C.S. §506 and the standards and billing practices of 52 PA. Code Chapter 56.
That the Applicant agrees to provide all consumer education materials and information in a timely manner as requested by the Office of Communications or other Commission bureaus. Materials and information requested may be analyzed by the Commission to meet obligations under applicable sections of the law.
That the facts above set forth are true and correct/true and correct to the best of his/her knowledge, information, and belief.
Signature of Affiant
Sworn and subscribed before me this 22 day of Tanam, 20 19.
Paul La man
Signature of official administering oath
My commission expires July 7, 2023
Paul L. Dugandzic  Notary Public of New Jersey  Commission # 2375379  Commission Exp: July 7, 2023



Appendix C PA PUBLIC UTILITY COMMISSION Required of ALL Applicants regardless of operating as a supplier, broker, marketer of aggregator. ISSION

### CERTIFICATE OF SERVICE TEMPLATE

On this the 22 day of 3600000 day 209, I certify that a true and correct copy of the foregoing application form for licensing within the Commonwealth of Pennsylvania as a Natural Gas Supplier and all NON-CONFIDENTIAL attachments have been served, as either a hardcopy or a searchable PDF version on a cd-rom, upon the following:

PH: 412.208.6931 FAX: 412.208.6577

e-mail: Carol.Scanlon@peoples-gas.com

Valley Energy Inc.

Ed Rogers

523 South Keystone Avenue

Sayre, PA 18840-0340 PH: 570.888-9664

PH: 570.888-9664 FAX: 570.888.6199

email: erogers@ctenterprises.org

PH: 215.684.6278

email: pgwchoicesupply@pgworks.com

UGI Utilities, Inc. - Gas Division

David Lahoff

2525 N. 12<sup>th</sup> Street, Suite 360

Reading, PA 19612-2677

PH: 610.796.3520 Email: dlahoff@ugi.com

Richard Soultanian, Co-president National Utility Service, Inc.

**FIXED PRICE**: You will pay (*NGS Price*) per (*McfIDth/ccf*) for the commodity of natural gas.

Explain what is included in this price. The NGS's basic service price should include
everything that is included in the NGDC's Price-to-Compare. Suggested language: "This
price includes natural gas commodity charges, estimated Total State Taxes, but excludes
applicable state and local Sales Tax."

**VARIABLE PRICE:** You will pay a variable price that can change (<u>monthly</u>, <u>quarterly</u>, <u>etc.</u>). The price for the first billing period will be (<u>NGS price</u>).

- Explain what is included in this price. The NGS's basic service price should include everything that is included in the NGDC's Price-to-Compare. Suggested language: "This price includes natural gas commodity charges and estimated Total State Taxes, but excludes applicable state and local Sales Tax."
- Suppliers are to include any variable pricing conditions and limits. If there are no limits, the NGS shall clearly and conspicuously state that there is no limit on how much the price may change from one billing cycle to the next. Information on the limits of price variability, or the lack of limits, must appear in a larger type size. The customer also needs to be informed of when and how they will receive notification of price changes. For example, if the customer is not going to be notified of price changes until the new price appears on their bill, the customer should be informed of this. If the customer will be receiving advance notice of price changes, the customer should be told when and how these notices will be provided.
- More information about this variable price product, including what this price has been for the past 24 months, can be found at (<u>www.companywebsite.com</u>) or you can call (<u>(XXX)</u> <u>XXX-XXXX</u>). However, please remember that past prices do not indicate present or future prices.

**INTRODUCTORY PRICE**: You will pay an Introductory Price of (<u>NGS Price</u>) per (<u>Mcf/Dth/ccf</u>) for the commodity of natural gas for the first XX months/billing cycles. After this Introductory Price expires, you will pay (<u>NGS Price</u>) per (<u>Mcf/Dth/ccf</u>) for the commodity of natural gas.

 Explain what is included in this price. The NGS's basic service price should include everything that is included in the NGDC's Price-to-Compare. Suggested language: "This price includes natural gas commodity charges and estimated Total State Taxes, but excludes applicable state and local Sales Tax."

If the price is variable, the information found above concerning VARIABLE PRICES must be included.

(b) Other Basic and Nonbasic Service Prices - Itemize other Basic and Nonbasic Services you are offering and their prices. This includes any monthly fees, if applicable.

### 2. Length of Agreement

Include one of the following two options:

Fixed Duration/Length Agreement — You will buy your natural gas commodity service for the above address from (<u>NGS</u>) beginning on the date set by your Natural Gas Distribution Company (NGDC) and will continue for (<u>XX</u>) months (or billing cycles).

Month-to-Month Agreement — You will buy your natural gas commodity service for the above street address from (*NGS*) beginning on the date set by your Natural Gas Distribution Company (NGDC) and will continue on a month to month basis until cancelled by either the customer or (NGS). See Section (*X*) for how to cancel this agreement.

3. Special Terms and Conditions - List and explain all that apply.

Sign-up bonuses Add-ons Limited time offers Other Sales Promotions Exclusions

- 4. Special Services Provide explanation of price, terms and conditions, if applicable.
- 5. Penalties, Fees and Exceptions List any that apply, including a late payment charge. Penalties/Fees assessed on a customer for early termination of the agreement should be in plain language and easy for the customer to understand. The penalty/fee should be listed as a dollar amount or explained so that the customer can easily determine the amount of the penalty. The print size for this section must be larger than the print in the rest of the agreement.
- **6.** Cancellation Provisions This category may consist of both customer initiated cancellation provisions and supplier initiated cancellation provisions.

### 7. Agreement Expiration/Change in Terms

If you have a fixed duration contract approaching the expiration date, or whenever we propose to change the terms of service, you will receive two separate written notifications, the first approximately 60 to 75 days in advance and the second 45 days in advance of either the expiration date or the effective date of the proposed changes. These notifications will explain your options going forward.

### 8. Dispute Procedures

Contact us with any questions concerning our terms of service. See Section ( $\underline{X}$ ) for contact information.

### 9. Contract Assignment

If the contract is assignable, the NGS needs to include a section informing the customer of this possibility. The customer should be informed that contract terms and conditions remain unchanged under an assignment, and that the customer will receive prior notification of any subsequent assignment. If an assignment occurs, the NGS shall provide notice to the affected customer, the affected NGDC and the Commission. The customer notice must include the name of the new NGS,

the contact information for the new NGS and language informing the customer that contract terms and conditions remain unchanged. See 52 Pa. Code 62.75(j).

### 10. Contact Information

Supplier Name:	
Address:	
Phone Number:	
Internet Address:	
44 Information about about the C. N. C.	

11. Information about shopping for a Natural Gas Supplier is available from:

Pennsylvania Public Utility Commission (PUC) 400 North Street, Harrisburg PA 17120 1-800-692-7380 www.pagasswitch.com

Pennsylvania Office of Consumer Advocate www.oca.state.pa.us

### **Natural Gas Supplier Contract Summary**

Natural Gas Supplier Information	Name, telephone number, website, etc. Plain language statement that NGS is responsible for gas commodity/supply charges.
Natural Gas Price Structure	Fixed, variable or other. If variable, based on what? If variable, how often is the price expected to vary? If variable, give any applicable ranges/ceilings. If no ranges/ceilings, a plain language statement indicating this fact. If variable, describe when the customer will receive notification of price changes in relation to time of month, final monthly meter read, billing cycle or when the price takes effect.
Natural Gas Supply Price	\$/unit or ¢/unit. If variable price, the first billing cycle's rate. Full disclosure of any introductory rate. If a monthly fee, disclose the amount and that it is in addition to the usage charges.
Statement Regarding Savings	Plain language that the supply price may not always provide savings to the customer.
Deposit Requirements	Any deposit requirements necessary for a customer and any terms associated with that deposit, in plain language.
Incentives	Any bonuses, discounts, cashback, offers, etc. and any associated terms, criteria and conditions, in plain language.
Contract Start Date	Plain language regarding the approximate start of NGS service.
Contract Duration/Length	In months, billing cycles, etc.
Cancellation/Early Termination Fees	Yes or no. If yes, describe the amount of the fee and how to avoid that fee, if possible.
End of Contract	Treatment of customer at the end of contract in plain language.

## Appendix F EXAMPLE FORM OF NOTICE FOR NGS ONLY

## PENNSYLVANIA PUBLIC UTILITY COMMISSION NOTICE

Application of <u>Company Name</u> (d/b/a "<u>Trade Name</u>") For Approval To Offer, Render, or Furnish Natural Gas Services as a <u>Supplier</u>, <u>Aggregator</u>, or <u>Marketer/Broker</u> Engaged In The Business Of Supplying Natural Gas Supply Services, To The Public In The Commonwealth Of Pennsylvania.

Company Name will be filing an application with the Pennsylvania Public Utility Commission ("PUC") for a license to provide natural gas supply services as (1) a supplier or aggregator of natural gas, and (2) a broker/marketer engaged in the business of providing natural gas services. Company Name proposes to sell natural gas and related services in [LIST NGDCS HERE] under the provisions of the new Natural Gas Choice and Competition Act.

The PUC may consider this application without a hearing. Protests directed to the technical or financial fitness of **Company Name** may be filed within 15 days of the date of this notice with the Secretary of the PUC, 400 North Street, Harrisburg, PA 17120. You should send copies of any protest to **Company's Name** attorney at the address listed below.

By and through Counsel: Attorney's Name

### **Company Name**

Address Address Phone FAX

## Appendix G EXAMPLE FORM OF NOTICE FOR COMBINED EGS AND NGS

## PENNSYLVANIA PUBLIC UTILITY COMMISSION NOTICE

Applications of <u>Company Name</u> (d/b/a "<u>Trade Name</u>") For Approval To Offer, Render, or Furnish Services as a **Supplier**, Aggregator, and Marketer/Broker Engaged In The Business Of Supplying Natural Gas Supply Services and Electricity Supply or Electric Generation Services, To The Public In The Commonwealth Of Pennsylvania.

Company Name will be filing an application with the Pennsylvania Public Utility Commission ("PUC") for a license to provide natural gas supply services as (1) a supplier of natural gas, and (2) a broker/marketer engaged in the business of providing natural gas services. Company Name will also be filing an application with the PUC for a license to supply electricity or electric generation services as (1) a generator and supplier of electric power, (2) a broker/marketer engaged in the business of supplying electricity, and (3) an aggregator engaged in the business of supplying electricity. Company Name proposes to sell electricity, natural gas, and related services [LIST NGDCSs AND EDCS HERE] under the provisions of the new Natural Gas Choice and Competition Act and the Electricity Generation Customer Choice and Competition Act.

The PUC may consider this application without a hearing. Protests directed to the technical or financial fitness of **Company Name** may be filed within 15 days of the date of this notice with the Secretary of the PUC, 400 North Street, Harrisburg, PA 17120. You should send copies of any protest to **Company's Name** attorney at the address listed below.

By and through Counsel: Attorney's Name

### **Company Name**

Address Address Phone FAX

### Appendix H

### **Electronic Data Interchange and Internet Requirements**

Any NGS suppliers and/or broker/marketers that wish to use the Electronic Data Interchange (EDI), in the NGDCs where its available, must meet the EDI certification requirements of the NGDC. Certification is a testing process using the Commission approved Internet protocol. To initiate this process, the NGS is encouraged to contact the NGDC as early as possible after filing an application for a license with the Commission, since certification may require as many as four months to complete and customer service contract dates may not commence prior to certification. NGDC requirements of new suppliers may be found on the respective NGDC home web page. Pennsylvania's industry stakeholder group the Electronic Data Exchange Working Group (EDEWG) develops and maintains the EDI transactions and related business practices, which are found on the Pa. PUC website at

http://www.puc.pa.gov/filing resources/issues laws regulations/electronic data exchange.aspx. The EDEWG meets telephonically the first Thursday of each month at 2:00pm ET to discuss EDI change control requests and other issues.

To keep current with Pennsylvania EDI practices and policies, a newly licensed NGS may choose to participate in the EDEWG by contacting the following:

### **PA EDEWG ED! Contacts**

Entity Name	Contact Name	Telephone	Email	Preference
PA PUC	Jeff McCracken	717-783-6163	jmccracken@pa.gov	Email
PA PUC	Lee Yalcin	717-787-6723	lyalcin@pa.gov	Email
PA EDEWG LDC Co-Chair	Ernie Mathie	330-384-5757	mathiee@firstenergycorp.com	Email
PA EDEWG ESP Co-Chair	Christine Hughey	713-963-3640	chughey@sperianenergy.com	Email
PA EDEWG Secretary & Regional	Brandon Siegel	412-817-8004	brandon.siegel@intelornetry.com	Email
EDI Change Control Manager				ł

### **PA NGDC EDI Contacts**

Company Name	Contact Name	Telephone	Email	Preference
PGW	PGW Gas Choice		pgwchoicemarketing@pgworks.com	Email
UGI Utilities Inc.	EDI Technical Support		edi@ugi.com	Email
UGI Utilities Inc.	David Lahoff	610-796-3520	dlahoff@ugi.com	email
			<u> </u>	



## **Proof of Publication**

### PROOF OF PUBLICATION In THE ERIE TIMES-NEWS

### COMBINATION EDITION

NUS Consulting Group 1 Maynard Drive Park Ridge NJ 07656

REFERENCE:

97523 343047

**PUC Notice** 

STATE OF PENNSYLVANIA) COUNTY OF ERIE ) SS:

Jennifer L. Trott, being duly sworn, deposes and says that: (1) he/she is a designated agent of the Times Publishing Company (TPC) to execute Proofs of Publication on behalf of the TPC; (2) the TPC, whose principal place of business is at 205 W. 12th Street, Erie, Pennsylvania, owns and publishes the Erie Times-News, established October 2, 2000, a daily newspaper of general circulation. and published at Erie, Erie County Pennsylvania; (3) the subject notice or advertisement, a true and correct copy of which is attached, was published in the regular edition(s) of said newspaper on the date(s) referred to below. Affiant further deposes that he/she is duly authorized by the TPC, owner and publisher of the Erie Times-News, to verify the foregoing statement under oath, and affiant is not interested in the subject matter of the aforesaid notice or advertisement, and that all allegations in the foregoing statement as to time, place and character of publication are true.

PUBLISHED ON: 11/28/18

TOTAL COST: \$476.00

AD SPACE: 0 Lines

FILED ON: 11/28/18

## PENNSYLVANIA PUBLIC UTILITY COMMISSION NOTICE

Application of **National Utility Service, Inc.** For Approval To Offer, Render, or Furnish Natural Gas Services as a **Marketer/Broker** Engaged in The Business Of Supplying Natural Gas Supply Services, To The Public In The Commonwealth Of Pennsylvania.

National Utility Service, Inc. will be filing an application with the Pennsylvania Public Utility Commission ("PUC") for a license to provide natural gas supply services as a broker/marketer engaged in the business of providing natural gas services to commercial and industrial customers in the entire Commonwealth of Pennsylvania under the provisions of the new Natural Gas Choice and Competition Act.

The PUC may consider this application without a hearing. Protests directed to the technical or financial fitness of *National Utility Service*, *Inc.* may be filed within 15 days of the date of this notice with the Secretary of the PUC. 400 North Street, Harrisburg, PA 17120. You should send copies of any protest to *National Utility Service*, *Inc.* at the address listed below.

By and through: Nan Hu National Utility Service, Inc. 1 Maynerd Drive Park Ridge, NJ 07656 Phone: (201) 391 - 4300 Fax: (201) 391 - 8158

EP-343047

Sworn to and subscribed before me this 20th day of November 2018

∆ffiant:

NOTARY:

COMMONWEALTH OF PENNSYLVANIA

NOTARIAL SEAL
Barbara J. Moore, Notary Public
City of Erie, Erie County
My Commission Expires March 23, 2020
MEMBER, PENNSYLVANIA ASSOCIATION OF NOTARIES



## The Patriot News

AD#: 0008913372

Commonwealth of Pennsylvania,) ss

County of Cumberland)

Donna Maldonado being duly sworn, deposes that he/she is principal clerk of PA Media Group; that The Patriot News is a public newspaperpublished in the city of Mechanicsburg, with general circulation in Cumberland and Dauphin and surrounding counties, and this notice is an accurate and true copy of this notice as printed in said newspaper, was printed and published in the regular edition and issue of said newspaper on the following date(s):

The Patriot News 11/27/2018

Aoria Maldorado Principal Clerk of the Publisher

Sworn to and subscribed before me this 28th day of November 2018

Notary Public

PENNSYLVANIA
PUBLIC UTILITY COMMISSION
NOTICE
Application of National Utility

Application of National Utility
Service, Inc. For Approval To Offer,
Render, or Furnish Natural Gas
Services as a Marketer/Broker
Engaged in The Business Of Supplying
Natural Gas Supply Services, To The
Public in The Commonwealth Of
Pennsylvania.

National Utility Service, Inc. will be filling an application with the Pennsylvania Public Utility Commission ("PUC") for a license to provide natural gas supply services as a broker/marketer engaged in the business of providing natural gas services to commercial and industrial customers in the entire Commonwealth of Pennsylvania under the provisions of the new Natural Gas Choice and Competition Act.

The PUC may consider this

The PUC may consider this application without a hearing. Protests directed to the technical or financial filness of National Utility Service, Inc. may be filed within 15 days of the date of this notice with the Secretary of the PUC, 400 North Street, Harrisburg, PA 17120. You should send copies of any protest to National Utility Service, Inc. of the address listed below.

By and through: Nan Hu

National Utility Service, Inc. 1 Maynard Drive Park Ridge, NJ 07656 Phone: (201) 391 - 4300 Fax: (201) 391 - 8158 COMMONWEALTH OF PENNSYLVANIA

NOTARIAL SEAL

Crystal B. Rosensteel, Notary Public Susquehanna Twp., Dauphin County My Commission Expires June 27, 2020

MEMBER, PENNSYLVANIA ASSOCIATION OF NOTARIES

### **Proof of Publication in The Philadelphia Daily News** Under Act. No 587, Approved May 16, 1929

STATE OF PENNSYLVANIA **COUNTY OF PHILADELPHIA** 

Helene Sweeney being duly sworn, deposes and says that The Philadelphia Daily News is a newspaper published daily, except Sunday, at Philadelphia, Pennsylvania, and was established in said city in 1925, since which date said newspaper has been regularly issued in said County, and that a copy of the printed notice of publication is attached hereto exactly as the same was printed and published in the regular editions and issues of the said newspaper on the following dates:

November 28, 2018

Affiant further deposes and says that she is an employee of the publisher of said newspaper and has been authorized to verify the foregoing statement and that she is not interested in the subject matter of the aforesaid notice of publication, and that all allegations in the foregoing statement as to time, place and character of publication are true.

Helene S

Sworn to and subscribed before me this 28th day of November 2018.

My Commission Expires:

COMMONWEALTH OF PENNSYLVANIA

NOTARIAL SEAL CINDY JAKUBOWSKI, Notary Public City of Philadelphia, Phila. County Commission Expires November 30, 2020

### Copy of Notice of Publication

PENNSYLVANIA

PUBLIC UTILITY COMMISSION

NOTICE

Application of Netional Utility Service, Inc. For Approval To Offer, Render, or Furnish Natural Gas Services as a Marketer/Sroker Engaged in The Business Of Supplying Natural Gas Supply Services, To The Public in The Commonwealth Of Pennsylvania.

National Utility Service, Inc. will be filing an application with the Pennsylvania Public Utility Commission ("PUC") for a license to provide natural gas supply services as a broker/marketer engaged in the business of providing natural gas services to commercial and industrial customers in the entire Commonwealth of Pennsylvania under the provisions of the new Natural Gas Choice and Competition ACL. PUC mass readeds this application without

weath of construction of the new Natural Gas Choice and Compension Act.

The PUC may consider this application without a hearing. Protests directed to the technical or financial litness of National Utility Service, inc. may be filed within 15 days of the date of this notice with the Secretary of the PUC, 400 North Street, Harrisburg, PA 17120. You should send copies of any protest to National Utility Service, inc. at the address listed below.

By and through: Nan Hu National Utility Service, inc.

1 Maynard Drive
Park Ridge, NJ 07888
Phone: (201) 391 - 4300
Fax: (201) 391 - 8158

		No		Term,
	f of Publication of Noroved May 16, 1929, PL 1			
Commonwealth of Pennsylvania, Pittsburgh Post-Gazette, a newsparestablished in 1993 by the mergin Gazette and Sun-Telegraph was Pittsburgh Gazette established in been regularly issued in said Couprinted and published in the	per of general circulation pub- ing of the Pittsburgh Post-Gaz established in 1960 and the 1786 and the Pittsburgh Post, anty and that a copy of said regular	olished in the City of Pit tette and Sun-Telegraph Pittsburgh Post-Gazett established in 1842, sin printed notice or publi	tsburgh, County and Co and The Pittsburgh Pose was established in the which date the said ication is attached her	Commonwealth aforesaid, was Press and the Pittsburgh Post- 1927 by the merging of the d Pittsburgh Post-Gazette has
30 of November, 2018 Affiant further deposes that he/she that, as such agent, affiant is duly of the afore said notice or publicaturue.	authorized to verify the forego	oing statement under oa	th, that affiant is not in	nterested in the subject matter
				OR PUBLICATION
Swarnt	PG Publishing Company o and subscribed before me the	his day of	, ,	Pennsylvania Public utility Commission
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NUS Co One Ma	MENT OF ADVERTISE onsulting Group aynard Drive Ridge New Jersey			supply services as a broker/marketer engaged in the business of providing natural gas services to commercial and industrial
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Total	·	\$379.75		The PUC may consider this application without a hearing. Protests directed to the technical or financial fitness of
Publisher PG PUBLISHING COMPA of general circulation, hereby publication costs and certifi	y acknowledges receipt	ttsburgh Post-Gazett of the aforsaid adve		National Utility Service, Inc. may be filed within 15 days of the date of this notice with the Secretary of the PUC, 400 North Street, Harrisburg, PA 17120. You should send
Office 2201 Sweeney Drive CLINTON, PA 15026	Ditteburgh Dont Constto	y, a Corporation, Publishe, a Newspaper of General	l Circulation	copies of any protest to National Utility Service, Inc. at the address listed below. By and through: Nan Hu
Phone 412-263-1338  I hereby certify that the foregoing subject matter of said notice.	4			National Utility Service, Inc. 1 Maynard Drive Park Ridge, NJ 07656 Phone: (201) 391 - 4300
		Attorney For		Fax: (201) 391 - 8158

Term,\_\_\_\_

### The Scranton Times (Under act P.L. 877 No 160. July 9,1976)

Commonwealth of Pennsylvania, County of Lackawanna

NUS CONSULTING GROUP NAN HU ONE MAYNARD DRIVE PARK RIDGE NJ 07656

Account # 72610 Order # 82277285 Ad Price: 228.40

#### LEGAL NOTICE PENNSYLVANIA

Ann Marie Fortese

Being duly sworn according to law deposes and says that (s)he is Billing clerk for The Scranton Times, owner and publisher of The Scranton Times, a newspaper of general circulation, established in 1870, published in the city of Scranton, county and state aforesaid, and that the printed notice or publication hereto attached is exactly as printed in the regular editions of the said newspaper on the following dates:

11/27/2018

Sworn and subscribed to before me this 27th day of November A.D., 2018

(Notary Public)

Commonwealth of Pennsylvania - Notary Seal Sharon Venturi, Notary Public Lackawanna County

My commission expires February 12, 2022 Commission number 1254228

Member, Pennsylvania Association of Notaries

LEGAL NOTICE

PENNSYLVANIA PUBLIC
UTILITY COMMISSION NOTICE
Application of National Utility
Service, Inc. For Approval To Offer, Render, or Furnish Natural Gas
Services as a Marketer/Broker Engaged In The Business Of Supplying
Natural Gas Supply Services, To
The Public In The Commonwealth
Of Pennsylvania.

National Utility Service, Inc. will be filing an application with the Pennsylvania Public Utility Commission ("PUC") for a license to provide natural gas supply services as a broker/marketer: engaged in the business of providing natural gas services to commercial and industrial customers in the entire Commonwealth of Pennsylvania under the provisions of the new Natural Gas Choice and Competition Act.

The PUC may consider this application without a hearing. Protests directed to the technical or financial fitness of **National Utility Service. Inc.** may be filed within 15 days of the date of this notice with the Secretary of the PUC, 400 North Street, Harrisburg, PA 17120. You should send copies of any protest to **National Utility Service, Inc.** at the address listed below.

By and through: Nan Hu National Utility Service, Inc. 1 Maynard Drive Park Ridge, NJ 07656 Phone: (201) 391-4300 Fax: (201) 391-8158

# PROOF OF PUBLICATION OF NOTICE IN THE WILLIAMSPORT SUN-GAZETTE UNDER ACT NO. 587, APPROVED MAY 16, 1929

### STATE OF PENNSYLVANIA

### COUNTY OF LYCOMING

SS:

Bernard A. Oravec. Publisher of the Sun-Gazette LLC publishers of the Williamsport Sun-Gazette, successor to the Williamsport Sun and the Gazette & Bulletin, both daily newspapers of general circulation, published at 252 West Fourth Street, Williamsport, Pennsylvania, being duly sworn, deposes and says that the Williamsport sun was established in 1870 and the Gazette & Bulletin was established in 1801, since which dates said successor, the Williamsport Sun-Gazette, has been regularly issued and published in the County of Lycoming aforesaid, and that a copy of the printed notice is attached hereto exactly as the same was printed and published in the regular editions of said Williamsport Sun-Gazette on the following dates, viz:

November 29, 2018

Affiant further deposes that he is an officer daily authorized by the Sun-Gazette LLC, publisher of the Williamsport Sun-Gazette, to verify the foregoing statement under oath and declare that affiant is not interested in the subject matter of the aforesaid notice of publication, and that all the allegations in the foregoing statement as to time, place and character of publication are true.

#### PENNSYLVANIA PUBLIC UTILITY COMMISSION NOTICE

Application of National Utility Service, Inc. For Approval To Offer, Render, or Furnish Natural Gas Services as a Marketer/Broker Engaged In The Business Of Supplying Natural Gas Supply Services, To The Public In The Commonwealth Of Pennsylvania.

National Utility Service, Inc. will be filing an application with the Pennsylvania Public Utility Commission ("PUC") for a license to provide natural gas supply services as a broker/marketer engaged in the business of providing natural gas services to commercial and industrial customers in the entire Commonwealth of Pennsylvania under the provisions of the new Natural Gas Choice and Competition Act.

The PUC may consider this application without a hearing. Protests directed to the technical or financial fitness of National Utility Service, Inc. may be filed within 15 days of the date of this notice with the Secretary of the PUC, 400 North Streat, Harrisburg, PA 17120. You should send copies of any protest to National Utility Service, Inc. at the address listed below.

By and through: Nan Hu National Utility Service, Inc. 1 Maynard Drive Park Ridge, NJ 07656 Phone: (201) 391 - 4300 Fax: (201) 391 - 8158 SUN-GAZETTE LLC

Sworn to and subscribed before me

Dot A. IXIA

day of November 20 18

otary Public

COMMONWEALTH OF PENNSYLVANIA

NOTARIAL SEAL BETH A MILLER Notary Public

CITY OF WILLIAMSPORT, LYCOMING COUNTY My Commission Expires Apr 18, 2020

STATEMENT OF ADVERTISING COSTS

To the Sun-Gazette LLC, Dr.:

For publishing the notice attached

Hereto on the above state dates.....\$ 23.48

Probated same.....\$

Trooqued Stiffe.....

#### PUBLISHER'S RECEIPT FOR ADVERTISING COSTS

THE SUN-GAZETTE LLC hereby acknowledges receipt of the aforesaid advertising and publication costs and certifies that the same have been fully paid

SUN-GAZETTE LLC

BY Bernard A. Oravec

### **COMMONWEALTH OF PENNSYLVANIA**

County of Cambria

#### PENNSYLVANIA PUBLIC UTILITY COMMISSION NOTICE

Application of National Utility Service, Inc. For Approval To Offer, Render, or Furnish Natural Gas Services as a Marketer/Broker Engaged in The Business Of Supplying Natural Gas, Supply Services, To The Public in The Commonwealth Of Pennsylvania.

National Utility Service, Inc. will be filing an application with the Pennsylvania Public Utility Commission ("PUC") for a license to provide natural gas supply services as a broker/marketer engaged in the business of providing natural gas services to commercial and industrial customers in the entire Commonwealth of Pennsylvania under the provisions of the new Natural Gas Choice and Competition Act.

The PUC may consider this application without a hearing. Protests directed to the technical or financial fitness of National Utility Service, Inc. may be filed within 15 days of the date of this notice with the Secretary of the PUC, 400 North Street, Harrisburg, PA 17120. You should send copies of any protest to National Utility Service, Inc. at the address listed below.

published that the ai of The Joh By and through: Nan Hu National Utility Service, Inc. 1 Maynard Drive Park Ridge, NJ 07656 Phone: (201) 391 - 4300 Fax: (201) 391 - 8158

of Cambria, and Commonwealth of Pennsylvania and natter published in said publication in the regular issues on November 27, 2018; and that the Affiant is not

March 5, 1863.

On this 27th day of November A.D.

2018, before me, the subscriber, a

deposes and says as Sales Manager /

newspaper of general circulation as

September 8, 1952, of the Johnstown

Major Accounts of the Tribune-

Democrat, Johnstown, PA, a

December 7, 1853; and of the Johnstown Democrat, established

defined by the "Newspaper Advertising Act", a merger

Tribune, established

Notary Public in and for said County and State, personally appeared Christine Marhefka, who being duly sworn according to law,

interested in the subject matter of said notice or advertising and that all of the allegations as to time, place and

character of said publication are true.

STATEMENT OF ADVERTISING

Signed and sworn to before me on 27th day of November, 2018.

by Christine Marhefka making the statement.

0.00 Lines @ \$2.50 per line	0.00
6 Inches @ \$25.00 per inch	150.00
Notary Fee	5.00
Clerical Fee	2.50
Total Cost	157.50

Commonwealth of Pennsylvania - Notary Seal Vivian Ohs, Notary Public Cambria County My commission expires December 6, 2020 Commission number 1123017

Member, Pennsylvania Association of Notaries

To The Tribune-Democrat, Johnstown, PA For publishing the notice or publication attached hereto on the above stated dates.

LNE- DEMOCRA

PUBLISHER'S RECEIPT FOR ADVERTISING COSTS

S for publisher of a newspaper of general circulation, hereby acknowledges receipt of the aforesaid

and publication costs and certifies that they same has been duly paid.

(Name of Newspaper)



JAN 24 2019

PA PUBLIC UTILITY COMMISSION SECRETARY'S BUREAU

# Exhibit A

Exhibit A1

COMMONWEALTH OF PENNSYLVANIA
DEPARTMENT OF STATE
CORPORATION BUREAU
206 NORTH OFFICE BUILDING
P.O. BOX 8722
HARRISBURG, PA 17105-8722
WWW.CORPORATIONS.STATE.PA.US/CORP

National Utility Service, Inc.

THE CORPORATION BUREAU IS HAPPY TO SEND YOU YOUR FILED DOCUMENT. THE CORPORATION BUREAU IS HERE TO SERVE YOU AND WANTS TO THANK YOU FOR DOING BUSINESS IN PENNSYLVANIA.

IF YOU HAVE ANY QUESTIONS PERTAINING TO THE CORPORATION BUREAU, PLEASE VISIT OUR WEB SITE LOCATED AT <u>WWW.CORPORATIONS.STATE.PA.US/CORP</u> OR PLEASE CALL OUR MAIN INFORMATION TELEPHONE NUMBER (717)787-1057. FOR ADDITIONAL INFORMATION REGARDING BUSINESS AND / OR UCC FILINGS, PLEASE VISIT OUR ONLINE "SEARCHABLE DATABASE" LOCATED ON OUR WEB SITE.

ENTITY NUMBER: 3845998

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JAN 24 2019

PA PUBLIC UTILITY COMMISSION SECRETARY'S BUREAU

•	ntion for Certificate (15 Pa.C.S.)	of Authority	
<u> </u>	oreign Business Corporatio oreign Nonprofit Corporati	m (§ 4124) ion (§ 6124)	
Corporation Service	e Company CHB	Document will be returned to the name and address you enter to the left.	
ee: \$250		T0831860007	
In compliance with the requirer sociations), the undersigned, hereby state	nents of the applicable prov es that:	visions of 15 Pa.C.S. (relating to corporations and unincorporated	
1. The name of the corporation is: National Utility Service, Inc.	· · · · · · · · · · · · · · · · · · ·		
Complete only when the corporation     The name which the corporation	ion must adopt a corporate adopts for use in this Com	e designator for use in Pennsylvania. monwealth is:	
<del>````</del>		A. C. Communication of C. P. Jan.	
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PENNSYLVANIA DEPARTMENT OF STATE CORPORATION BUREAU

PA COM STATE

## DSC8:15-4124/6124-2

commercial registered office provider (a) Number and street	City	State	Zip	County	_
(b) Name of Commercial Registered Office Provider o: Corporation Service Company			oin	-	
Check one of the following:		المراجعة الم	for a portract	ne memores involvina	
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		corporation Authority	n has caused th	EOF, the undersigned is Application for Cert a duly authorized office	ficate of er thereof
		this 4th da	y of Novembe	or ,	
		2008			
•		National U	Itility Service,	Inc.	
				of Corporation	)
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		1 777	,	ignature	

Title

#### CERTIFICATE OF INCORPORATION

FILED

OF

OEC 18 1987

#### BAN-TUR, INC.

Name changed to: NATIONAL UTILITY SERVICE, INC. (N.JJANE BURGIO Secretary of State

WE, THE UNDERSIGNED, for the purpose of forming a corporation pursuant to N.J.S. 14A:1-1 et seq., the "New Jersey Business Corporation Act", do hereby certify:

FIRST: The name of the proposed corporation shall be BAN-TUR, INC.

SECOND: The purposes for which it is to be formed are:

To engage in any activity within the purposes for which corporations may be organized under the New Jersey Business Corporation Act.

To manufacture, purchase, or otherwise acquire, own, mortgage, pledge, sell, assign and transfer, or otherwise dispose of, invest, trade, deal in and deal with, goods, wares and merchandise and real and personal property of every class and description.

To acquire, and pay for in cash, stock or bonds of this corporation or otherwise, the good will, rights, assets and property, and to undertake or assume the whole or any part of the obligations or liabilities of any person, firm, association or corporation engaged in the same or similar business.

To acquire, hold, use, sell, assign, lease, grant licenses in respect of, mortgage, or otherwise dispose of letters patent of the United States or any foreign country, patent

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In general, to carry on any other similar business in connection with the foregoing, and to have and exercise all the powers conferred by the laws of New Jersey upon corporations formed under the act hereinbefore referred to, and to do any or all of the things hereinbefore set forth to the same extent as natural persons might or could do.

The foregoing clauses shall be construed both as objects and powers, and it is hereby expressly provided that the foregoing enumeration of specific powers shall not be held to limit or restrict in any manner the powers of this corporation.

THIRD: The aggregate number of shares which the corporation shall have authority to issue is twenty-six thousand (26,000) divided into three (3) classes. The designation of each Class, the number of shares of each Class and the par value of the shares of each Class are as follows:

Class	Number of Shares	Par Value Per Share
Class A	4,500	\$1,000.00
Class B	1,500	\$1,000.00
Class C	20,000	\$ 1.00

The relative rights, preferences and limitations of the shares of each Class are as follows:

- A. The holders of Class B stock shall not be entitled to receive or share in any dividend declared by the Board of Directors of the corporation.
- B. The holders of the Class A stock shall be entitled to receive, when and as declared by the Board of Directors of the corporation, out of any assets of the corporation available for dividends pursuant to the laws of the State of New Jer-

sey, preferential dividends at the rate of eight and one-half per centum (8-1/2%) on the par value thereof, per annum and no payable annually, on such dates as may be determined by the Board of Directors before any dividend shall be declared or paid upon or set apart for the Class C stock. Such dividends upon the Class A stock shall be cumulative from the date of issue thereof so that if dividends for any past dividend period at the rate of eight and one-half per centum (8-1/2%) on the par value thereof, per annum, shall not have been paid thereon, or declared and a sum sufficient for payment thereof set apart, the deficiency shall be fully paid or set apart but without interest, before any dividend shall be paid upon or set apart for the class C stock. Whenever the full dividends upon the Class A stock for any past dividend periods shall have been paid and the full dividend thereon for the then current dividend period shall have been paid or declared and a sum sufficient for the payment thereof set apart, dividends upon the Class C stock may be declared by the Board of Directors out of the remainder of the assets available therefor.

c. The corporation may, upon approval by a two-thirds (2/3) vote of the holders of each of the Class A and Class B shares, voting separately as a Class, redeem the whole or any part of the outstanding Class A stock at any time by paying One Thousand (\$1,000.00) Dollars for each share thereof, together with a sum of money equivalent to dividends at the rate of eight and one-half per centum (8-1/2%) on the par value thereof per annum from the date on which the dividends thereon became cumulative to the next dividend date following the earli-

est date fixed for such redemption, less the amount of dividends theretofore paid thereon.

Notice of such election to redeem shall be mailed to each holder of stock so to be redeemed at his address as it appears on the books of the corporation, not less than thirty (30) days prior to the date upon which the stock is to be redeemed. If, on or before the redemption date named in such notice, the funds necessary for such redemption shall have been set aside by the corporation so as to be available for payment on demand to the holders of Class A stock so called for redemption, then notwithstanding that any certificate of the Class A stock so called for redemption shall not have been surrendered for cancellation, the dividends thereon shall cease to accrue from and after the date of redemption so designated and all rights with respect to such Class A stock so called for redemption, including any right to vote or otherwise participate in the determination of any proposed corporate action, shall forthwith after such redemption date cease and determine, except only the right of the holder to receive the redemption price therefor, but without interest.

D. In the event of any liquidation, dissolution or winding up of the affairs of the corporation, whether voluntary or involuntary, the holders of the Class A stock shall be entitled, before any assets of the corporation shall be distributed among or paid over to the holders of the Class B and Class C stock, to be paid one Thousand (\$1,000.00) Dollars per share, together with a sum of money equivalent to dividends at the rate of eight and one-half (8-1/2%) per centum per annum on the par

value thereof, from the date or dates upon which dividends on such class A stock became cumulative to the date of payment thereof, less the amount of dividends theretofore paid thereon.

After the making of such payments to the holders of the Class A stock, the holders of the Class B stock shall be entitled, before any assets of the corporation shall be distributed among or paid over to the holders of the Class C stock, to be paid One Thousand Dollars (\$1,000.00) per share.

After the making of such payments to the holders of the Class A and the Class B stock, the remaining assets of the corporation shall be distributed to the holders of the Class C stock according to the number of shares held by each.

If, upon such liquidation, dissolution or winding up, the assets of the corporation distributable as aforesaid among the holders of the Class A stock shall be insufficient to permit the payment to them of said amount, the entire assets shall be distributed ratably among the holders of the Class A stock. If, after distribution to the holders of the Class A stock, the remaining assets of the corporation distributable as aforesaid among the holders of the Class B stock shall be insufficient to permit the payment to them of said amount, the entire remaining assets shall be distributed ratably among the holders of the Class B stock.

voting power, all rights to vote and all voting power being vested exclusively in the holders of Class A stock and Class B stock. The holders of Class A stock shall be entitled to one (1) vote for each share of stock held and the holders of Class B

stock shall be entitled to four (4) votes for each share of stock held. At any meeting of shareholders, the affirmative vote of two-thirds (2/3) of the holders of Class A stock and of class B stock voting separately as a Class shall be necessary to approve the sale of all or substantially all of the assets of the corporation or for the voluntary dissolution of the corporation.

No shareholder of this corporation shall by rea-F. son of his holding shares of any class have any preemptive or preferential right to purchase or subscribe to any shares of any class of this corporation, now or hereafter to be authorized, or any shares or other securities, convertible into or carrying options or warrants to purchase shares of any class, now or hereafter to be authorized, whether or not the issuance of any such shares or other securities would adversely affect the dividend or voting rights of such holders, other than such rights, if any, as the Board of Directors, in its discretion from time to time may grant and at such price as the Board of Directors, in its discretion may fix; and the Board of Directors may issue shares of any Class of this corporation or other securities convertible into or carrying options or warrants to purchase shares of any Class, without offering any such shares of any Class, either in whole or in part, to the existing shareholders of any Class.

FOURTH: The capital of the corporation shall be at least equal to the sum of the aggregate par value of all issued shares having par value, plus the aggregate amount of consideration re-

ceived by the corporation for the issuance of shares without par value, plus such amounts as from time to time, by resolution of the Board of Directors, may be transferred thereto.

pirth: Directors of the corporation shall have no personal liability to the corporation or its shareholders for damages for breach of any duty owed to the corporation or its shareholders, provided that this Article FIFTH shall not relieve a director from liability for any breach of duty based upon an act or omission (i) in breach of the director's duty of loyalty to the corporation or its shareholders, (ii) not in good faith or involving a knowing violation of law or (iii) resulting in receipt by such person of any improper personal benefit.

- SIXTH: A. Persons. The corporation shall indemnify, to the extent provided in paragraphs B, D or F:
  - any person who is or was a director, officer, employee, or agent of the corporation or of any constituent corporation absorbed by the indemnifying corporation in a consolidation or merger; and
  - 2. any person who serves or served at the corporation's request as a director, officer, trustee, employee, or agent, of another corporation, partnership, joint venture, sole proprietorship, employee benefit plan, or other enterprise.
  - B. Extent -- Derivative Suits. In case of a threatened, pending or completed criminal, administrative or arbitra-

tive action, suit or proceeding, and any appeal therein and any inquiry or investigation which could lead to such action, suit or proceeding by or in the right of the corporation against a person made in paragraph A by reason of his holding a position named in paragraph A, the corporation shall indemnify him if he satisfies the standard in paragraph C, for expenses (including attorneys' fee but excluding amounts paid in settlement) actually and reasonably incurred by him in connection with the defense or settlement of the action or suit.

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- c. Standard -- Derivative Suits. In case of a threatened, pending or completed action or suit described in paragraph B of this Section by or in the right of the corporation, a person named in paragraph A shall be indemnified only if:
  - 1. he is successful on the merits or otherwise; or
  - 2. he acted in good faith in the transaction which is the subject of the suit or action, and in a manner he reasonably believed to be in, or not opposed to, the best interests of the corporation, including, but not limited to, the taking of any and all actions in connection with the corporation's response to any offer or proposal of another party to engage in a business combination not approved by the Board of Directors. However, he shall not be indemnified in respect of any claim, issue or matter as to which he has been adjudged liable to the corporation unless (and only to the extent that) the

court in which the suit was brought shall determine, upon application, that despite the adjudication but in view of all the circumstances, he is fairly and reasonably entitled to indemnity for such expenses as the court shall deem proper.

- Extent -- Nonderivative Suits. In case of a D. threatened, pending or completed civil, criminal, administrative or arbitrative action, suit or proceeding, and any appeal therein and any inquiry or investigation which could lead to such action, suit or proceeding, other than a suit by or in the right of the corporation, together hereafter referred to as a nonderivative suit, against a person named in paragraph A by reason of his holding a position named in paragraph A, the corporation shall indemnify him if he satisfies the standard in paragraph E, for amounts actually and reasonably incurred by him in connection with the defense or settlement of the nonderivative suit, including, but not limited to (i) expenses (including attorneys' fees), (ii) amounts paid in settlement, (iii) judgments, and (iv) fines and penalties.
- E. Standard -- Nonderivative Suits. In case of a nonderivative suit, a person named in paragraph A shall be indemnified only if:
  - 1. he is successful on the merits or otherwise; or
  - 2. he acted in good faith in the transaction which is the subject of the nonderivative suit and in a manner he reasonably believed to be in, or not opposed to, the best interests of the corporation, including, but not limited to, the taking

of any and all actions in connection with the corporation's response to any tender offer or any offer or proposal of another party to engage in a business combination not approved by the Board of Directors and, with respect to any criminal action or proceeding, he had no reasonable cause to believe his conduct was unlawful. The termination of a nonderivative suit by judgment, order, settlement, conviction, or upon a plea of nolo contenders or its equivalent shall not, in itself, create a presumption that the person failed to satisfy the standard of this paragraph E(2).

- F. Determination That Standard Has Been Met. A determination that the standard of paragraph C or E has been satisfied may be made by a court or, except as stated in paragraph C(2) (second sentence), the determination may be made by:
  - the Board of Directors or a committee thereof, by a majority vote of a quorum consisting of directors of the corporation who were not parties to or otherwise involved in the action, suit or proceeding; or
  - independent legal counsel (appointed by a majority of the disinterested directors of the corporation, whether or not a quorum) in a written opinion; or
  - 3. the shareholders of the corporation.
  - G. Proration. Anyone making a determination under

paragraph r may determine that a person has met the standard as paragraph r may determine that a person has met the standard as paragraph r may reasonably prorate to some matters but not as to others, and may reasonably prorate to be indemnified.

- H. Advance Payment. The corporation may pay in advance any expenses (including attorneys' fees) which may become subject to indemnification under paragraphs A-G if the person subject to payment undertakes in writing to repay the same if receiving the payment undertakes in writing to repay the same if it is ultimately determined that he is not entitled to indemnitication by the corporation under paragraphs A-G.
- I. Nonexclusive. The indemnification and advancesent of expenses provided by paragraphs A-H, or otherwise
  granted pursuant to New Jersey law, shall not be exclusive of
  any other rights to which a person may be entitled by law,
  bylaw, agreement, vote of shareholders or disinterested
  directors, or otherwise.
- J. Continuation. The indemnification and advance payment provided by paragraphs A-H shall continue as to a person who has ceased to hold a position named in paragraph A and shall inure to his heirs, executors and administrators.
- K. <u>Insurance</u>. The corporation may purchase and saintain insurance on behalf of any person who holds or who has held any position named in paragraph A, against any liability incurred by him in any such position, or arising out of his status as such, whether or not the Corporation would have power to indemnify him against such liability under paragraphs A-H of this Article STXTH.
- L. Savings Clause. If this Article SIXTH or any portion hereof shall be invalidated on any ground by any court

of competent jurisdiction, then the corporation shall nevertheless indemnify each director, officer, employee, and agent of the corporation as to costs, charges, and expenses (including attorneys' fees), judgments, fines, and amounts paid in settlement with respect to any action, suit, or proceeding, whether civil, criminal, administrative, or investigative, including an action by or in the right of the corporation to the full extent permitted by any applicable portion of this Article SIXTH that shall not have been invalidated and to the full extent permitted by applicable law.

SEVENTH: The address of the corporation's initial registered office is 1 Maynard Drive, Park Ridge, New Jersey and the name of the corporation's initial registered agent at such address is John Donnellan.

EIGHTH: The duration of the corporation shall be perpetual.

NINTH: The number of its directors shall not be less than three (3) nor more than twelve (12). Directors need not be stockholders. The names and post office addresses of the directors until the first annual meeting of the stockholders are:

#### Names

#### Post Office Addresses

Robert G. Maynard Lawrence D. Maynard Sarkis Soultanian Gerald I. Lustig	1	Maynard Maynard Maynard Maynard	Drive, Drive,	Park Park	Ridge, Ridge,	И.J. И.J.	07656 07656
Marvin Lauterbach		Maynard Maynard					

TATH: The name and address of the incorporator is: Peter G. Banta, Esq., 25 East Salem Street, Hackensack, New Jersey 07601.

IN WITNESS WHEREOF, I have made, signed and acknowledged this certificate, this 'i day of December, 1987.

PETER G. BANTA

STATE OF NEW JERSEY)
COUNTY OF BERGEN }

On this day of December, 1987, before me personally came Peter G. Banta, to me known, and known to me to be the person described in and who executed the foregoing certificate, and he duly acknowledged to me that he had executed the same.

A Notary Public of the State of New Jersey

MASA & William

#### **BY-LAWS**

**OF** 

#### NATIONAL UTILITY SERVICE, INC.

(adopted September 18, 1998)

#### ARTICLE I.

#### **OFFICES**

Section 1.01 Registered Office and Agent. The registered office of National Utility Service, Inc. (hereinafter referred to as the "Corporation") in the State of New Jersey shall be 1 Maynard Drive, Park Ridge, New Jersey 07656. The registered agent of the Corporation at that office is Gary J. Soultanian.

Section 1.02 Principal Place of Business. The principal place of business of the Corporation is located at 1 Maynard Drive, Park Ridge, New Jersey 07656.

Section 1.03 Other Places of Business. The Corporation may also have an office or offices at such other place or places, either within or without the State of New Jersey, as the Board of Directors may from time to time determine or the business of the Corporation may require.

#### ARTICLE II.

#### MEETINGS OF SHAREHOLDERS

Section 2.01 Place of Meetings. All meetings of shareholders shall be held at the principal business office of the Corporation or at whatever other place is designated by the Board of Directors and stated in the notice of the meeting.

Section 2.02 Annual Meeting. The annual meeting of shareholders of the Corporation for the election of directors and for the transaction of such other business as may properly come before the meeting shall be held at 10:00 a.m. on the first Monday of January of each year or at such other time as is fixed in the notice of the meeting. If the scheduled date for the meeting is a legal holiday, the meeting shall be held at the same hour on the next succeeding business day. If for any reason any annual meeting shall not be held at the time herein specified, the directors shall cause the election to be held at a special meeting as soon thereafter as may be convenient. At such special meeting, the shareholders may elect the directors and transact other business with the same force and effect as at an annual meeting duly called and held.

Section 2.03 Special Meetings. Special meetings of the shareholders may be called for any purpose or purposes and at any time by a President whenever he deems it necessary or advisable. A special meeting of the shareholders shall be called by a President whenever so directed, in

writing, by a majority of the Board of Directors or whenever a majority of the holders of each class of capital stock entitled to vote at such meeting request, in writing, the same.

Section 2.04 Notice of Meetings. Written notice of the time, place and purposes of each shareholders' meetings shall be given to each shareholder entitled to vote at the meeting at least five (5) and not more than sixty (60) days before the date of the meeting. The notice may be given personally, by first class United States mail or by courier service, charges prepaid, by facsimile transmission, or any other reasonable means of delivery. The notice may be sent to the shareholder at his or her address appearing on the books of the Corporation or to any other business or residence address of the shareholder known to the Corporation. The notice shall be deemed given at the time it is delivered personally, delivered to the courier service, deposited in the United States mail, transmitted by facsimile (and there is no reason to believe it was not received), or delivered by any other method (provided that method is reasonably believed to be as timely and reliable as first class United States mail).

Section 2.05 Record Date. The Board of Directors shall fix in advance a record date for determination of shareholders entitled to notice of and to vote at any meeting of shareholders. The record date shall not be more than sixty (60) days nor less than ten (10) days before the date of the meeting.

Section 2.06 Voting List. The secretary or stock transfer agent or registrar of the Corporation shall prepare a complete list of the shareholders entitled to vote at each shareholders' meeting or any adjournment thereof. The list may consist of cards arranged alphabetically or any equipment which permits the visual display of the information required by this section. The list shall be:

- (a) arranged alphabetically within each class, series, or group of shareholders maintained by the Corporation for convenience of reference, with the address of and the number of shares held by, each shareholder;
- (b) produced (or available by means of a visual display) at the time and place of the meeting;
- (c) subject to the inspection of any shareholder for reasonable periods during the meeting; and
- (d) prima facie evidence as to who are the shareholders entitled to examine such list or to vote at any meeting.

Section 2.07 Inspectors. The Board of Directors may, in advance of any shareholders' meeting, appoint one or more inspectors to act at the meeting or any adjournment thereof. If the Board does not appoint an inspector or inspectors, the presiding officer at the shareholders' meeting may, and on the request of any shareholder entitled to vote at the meeting shall, appoint one or more persons to act in that capacity. Each inspector shall take and sign an oath to execute faithfully the duties of inspector at the meeting with strict impartiality and to the best of his or her ability. No person shall be elected a director at a meeting at which that person has served as an inspector.

Section 2.08 Proxies. Every shareholder entitled to vote at a shareholder meeting may authorize another person or persons to act for him or her by proxy. Every proxy shall be executed by the shareholder or his or her agent, but a proxy may be given by telegram, cable, or any other means of electronic communication that results in a writing. No proxy shall be valid after eleven months from the date of its execution unless a longer time is expressly provided therein. Unless a proxy is irrevocable as provided in Section 14A:5-19(3) of the New Jersey Business Corporations Act, a proxy shall be revocable at will. A proxy shall not be revoked by the death or incapacity of the shareholder, but the proxy shall continue in force until revoked by the personal representative or guardian of the shareholder. The presence at a meeting of any shareholder who has given a proxy shall not revoke the proxy unless the shareholder (i) files written notice of the revocation with the Secretary of the meeting prior to the voting of the proxy or (ii) votes the shares subject to the proxy by written ballot. A person named as proxy of a shareholder may, if the proxy so provides, substitute another person to act in his or her place, including any other person named as proxy in the same proxy. The substitution shall not be effective until an instrument effecting it is filed with the secretary of the meeting.

Section 2.09 Quorum. The presence in person or by proxy of the holders of shares entitled to cast a majority of the votes at the meeting shall constitute a quorum for the transaction of business. The shareholders present in person or by proxy at a duly organized meeting may continue to do business until adjournment, notwithstanding the withdrawal of enough shareholders to leave less than a quorum. Less than a quorum may adjourn a meeting.

Section 2.10 Voting Rights. Each share of stock shall entitle the holder to the vote set forth in the Company's Certificate of Incorporation. In the election of directors, a plurality of votes cast shall be sufficient to elect. Any and all other actions shall be authorized by a majority of the votes cast except where the New Jersey Business Corporations Act requires a greater proportion of votes.

Section 2.11 Officers of Meetings. A president shall preside at all meetings of shareholders. In the absence of a president, the most senior vice president shall preside unless the board has provided for someone else to preside. The secretary shall act as secretary of all meetings of shareholders. In the absence of the secretary, any assistant secretary who is present shall act as secretary of the meeting. If no assistant secretary is present, the presiding officer shall designate a secretary of the meeting.

Section 2.12 Action by Shareholders Without Meeting. Any action required or permitted to be taken at an annual or special meeting of shareholders may be taken without a meeting provided all the holders of shares entitled to vote consent thereto in writing as provided in Section 14A:5-6 of the New Jersey Business Corporations Act.

#### ARTICLE III.

#### **BOARD OF DIRECTORS**

Section 3.01 Management Authority. The business and affairs of the Corporation shall be managed under the direction of its Board of Directors (the Board), subject only to the limitations

imposed by law and by the Corporation's certificate of incorporation.

1

Section 3.02 Number of Directors. The Board shall consist of not less than two (2) and no more than ten (10) members, the actual number to be determined by the Board.

Section 3.03 Qualification of Directors. No person shall be eligible to be elected a director who is under the age of 21 or over the age of 65 on the date of the election. A director need not be a United States citizen, resident of the State or shareholder of the Company.

Section 3.04 Term of Office. Each Director shall hold office until the next annual meeting of shareholders and until the Director's successor shall have been elected and qualified.

Section 3.05 Resignation. Any Director may resign at any time by giving a written notice of resignation to the Corporation. The resignation shall be effective upon the receipt thereof by the Corporation or at such time specified in the notice of resignation.

Section 3.06 Removal by Shareholders. Any Director may be removed, for cause or without cause, by the affirmative vote of the majority of votes cast by the holders of shares entitled to vote for the election of directors.

Section 3.07 Removal or Suspension by Board. The Board shall have the power to (i) remove any Director for cause or (ii) to suspend any Director, pending a final determination that cause exists for removal, if the Board determines in its sole discretion there is a reasonable possibility that cause for removal may exist. The determination of whether cause exists shall be made by the Board in its sole discretion and shall not be set aside unless it is unreasonable, arbitrary, or capricious. Conduct constituting cause for removal includes, but is not limited to:

- (a) Repeated failure to attend meetings or to maintain a reasonable degree of familiarity with the business conducted by the Board;
- (b) Any conduct as a Board member or individually which is disloyal or contrary to the interests of the Corporation, such as seeking or obtaining an improper personal benefit on account of the Director's position, exploiting for personal benefit information obtained as a Director, or engaging in activities directly or indirectly in competition with the Corporation; or
- (c) Engaging in any action that is likely to result in embarrassment or ignominy to the Board or the Corporation.

Section 3.08 Vacancies. Any vacancy in the Board, however caused, may be filled by the affirmative vote of a majority of the remaining Directors, even if less than a quorum of the Board, or by a sole remaining Director. Each Director so elected shall hold office until the next succeeding annual meeting of the shareholders and until his successor shall have been elected and qualified. A vacancy in the Board shall be deemed to exist in the case of death, resignation or removal of any Director, or if the number of authorized Directors is increased. No reduction of the number of Directors shall have the effect of removing any Director prior to the expiration of his or her term of office.

- Section 3.09 Place of Meeting. All meetings of the Board shall be held at the principal business office of the Corporation or at such place or places as the Board may from time to time determine.
- Section 3.10 Use of Communications Equipment. If the Board determines it to be appropriate, any Director may participate in a meeting of the Board by means of conference telephone or any other means of communication by which all persons participating in the meeting are able to hear each other.
- Section 3.11 Regular Meetings. Regular meetings of the Board shall be held at such times as the Board by resolution shall determine. A regular meeting of the Board shall be held without notice.
- Section 3.12 Special Meetings. A special meeting of the Board may be called for any purpose at any time by a President or any two (2) Directors. The meeting shall be held upon not less than three (3) days notice provided such notice is given in person or by telephone, facsimile transmission or overnight courier delivery service, or upon not less than five (5) days notice if delivered by depositing such notice in the United States Mail, first class postage prepaid. Notice shall be deemed given at the time it is given orally, the facsimile transmission is originated (and there is no reason to believe it was not received), it is delivered to the overnight courier service, or it is deposited in the United States Mail. The notice shall specify the time and place, and may, but need not, specify the purposes, of the meeting.
- Section 3.13 Waivers of Notice. Notice of any meeting of the Board need not be given to any Director who signs a waiver of notice, whether before or after the meeting. The attendance of any Director without protesting prior to the conclusion of the meeting the lack of notice of such meeting shall constitute a waiver of notice by him.
  - Section 3.14 Quorum. The presence at a meeting of a majority of the Directors of the entire Board shall constitute a quorum for the transaction of business.
  - Section 3.15 Voting. Each Director shall have one vote at meetings of the Board, unless otherwise specified in the Corporation's Certificate of Incorporation.
  - Section 3.16 Votes Required. Any action approved by a majority of the Directors present at a meeting at which a quorum is present shall be the act of the Board.
- Section 3.17 Presiding Officer. The Chairman of the Board shall preside at all meetings of the Board at which he or she is present. In the absence of the Chairman, a President shall preside. The Secretary or, in the absence of the Secretary, an Assistant Secretary, shall record the minutes of the meeting. If neither of them is present, the presiding officer shall designate a secretary to record the minutes of the meeting.
- Section 3.18 Adjournment. Any meeting of the Board at which a quorum is present may be adjourned to meet again at a time and place specified by the Board when it adjourns the meeting. No notice of the time and place of the adjourned meeting need be given if it is to be held within three days of the date fixed for the adjourned meeting.

Section 3.19 Action Without Meeting. Any action required or permitted to be taken by the Board by law, the certificate of incorporation, or these By-Laws may be taken without a meeting, if prior or subsequent to the action, each member of the Board consents in writing to the action. A consent may be given by cable or telegram or by facsimile. Each written consent shall be filed with the minutes of the proceedings of the Board. Action by the Board by written consent shall have the same force and effect as a unanimous vote of the Directors for all purposes. Any certificate or other document which relates to actions taken by consent may state that the action was taken by unanimous written consent of the Board of Directors without a meeting.

Section 3.20 Expenses and Compensation of Directors. The Directors of the Board may receive compensation for their service as Directors, and reimbursement for reasonable expenses incurred in connection with attending meetings of the Board or committee meetings as determined from time to time by the Board by resolution.

#### ARTICLE IV.

#### **COMMITTEES**

Section 4.01 Establishment of Committees; Executive Committee. The Board may, by resolution adopted by a majority of the entire Board, designate from among its members an Executive Committee and one or more other additional committees, each of which shall consist of two (2) or more persons. Subject to the limitations contained in Section 4.07, the Executive Committee shall have and may exercise all of the authority of the Board. Each other committee shall have whatever authority, not exceeding the authority of the Executive Committee, as is specifically provided by the Board. Each committee that is delegated the power to act on behalf of the Corporation (a Board Committee) shall consist exclusively of Directors. A majority of the members of each other committee (Advisory Committees) shall be Directors. The other members may be officers or other employees of the Corporation or other persons who have experience, expertise, or a special background of value to the areas of responsibility of the committee.

Section 4.02 Vacancies. Vacancies occurring from time to time in the membership of any committee may be filled by the Board for the unexpired term of the member whose death, resignation, removal or disability causes the vacancy, and shall be so filled if as the result of the vacancy, there shall be less than two (2) Directors on the committee, or, in the case of the Executive Committee, if the Chairman of the Board shall be the person whose death, resignation, removal, or disability causes the vacancy.

Section 4.03 Meetings. Each committee shall adopt its own rules of procedure and shall meet at whatever times it may determine and shall also meet whenever a meeting is called by the Chairman of the committee. Members of committees may attend meetings through the medium of communications equipment (in the same manner as may members of the Board), and any committee may act by unanimous written consent in lieu of a meeting (in the same manner as may the board).

Section 4.04 Notice of Meetings. If the committee establishes regular meeting dates, it shall not be necessary to give notice of a regular meeting. Notice of every special meeting shall be

given in the manner and within the time periods specified in these by-laws with respect to notices of special meetings of the Board. Notice of any special meeting may be waived in writing by all the absent members of the committee either before or after the meeting.

Section 4.05 Quorum. A quorum at any meeting of a committee shall be the presence of a majority of the members of the entire committee. In the case of the Executive Committee, however, a quorum shall be not less than two (2) members. Every act or decision done or made by a majority of the Directors present at a committee meeting duly held at which a quorum is present shall be regarded as the act of the committee.

Section 4.06 Reports. Actions taken at a meeting of any committee shall be reported to the Board at its next meeting following the committee meeting, except that when the meeting of the board is held within two days after the committee meeting, the report shall, if not made at the first meeting, be made to the board at the second meeting following the committee meeting.

Section 4.07 Limitations of Powers. No committee of the Board shall have authority to do any of the following:

- (a) make, alter or repeal any by-law of the corporation;
- (b) elect or remove any director, or remove any officer who may be elected or appointed only by the board;
- (c) submit to shareholders any action that requires shareholders' approval;
- (d) amend or repeal any resolution theretofore adopted by the board which, by its terms, is amendable or repealable only by the board;
- (e) fix the compensation of any officer who is a member of the committee for serving as an officer of the Corporation.

#### Section 4.08 Powers of the Board. The Board shall have the power to

- (a) fill any vacancy in any committee;
- (b) appoint one or more directors to serve as alternate members of any committee to act in the absence or disability of any member of that committee with all the powers of the absent or disabled members;
- (c) abolish any committee at its pleasure; and
- (d) remove any director from membership on any committee at any time, with or without cause.

#### ARTICLE V.

#### **OFFICERS**

- Section 5.01 Officers Enumerated. The Board shall elect a Chairman of the Board, one or more Presidents, one or more Vice Presidents, including Executive, Senor and Assistant Vice Presidents, a Treasurer, and a Secretary. Any two or more offices may be held by the same person. The Chairman of the Board and each President shall be a Director.
- Section 5.02 Additional Officers. The Board may from time to time elect any other officers it deems necessary, who shall hold their offices for the terms and have the powers and perform the duties that shall be prescribed from time to time by the Board.
- Section 5.03 Election and Term of Office. Each officer shall hold office until the next annual election of officers, and until his or her successor has been elected and has qualified, unless he or she is earlier removed. All officers of the Corporation shall hold office at the pleasure of the Board.
- Section 5.04 Vacancies. Any vacancy in any office may be filled by the Board.
- Section 5.05 Removal and Resignation. Any officer may be removed, either with or without cause, by the Board or by any officer upon whom the power of removal has been conferred by the Board. Removal of an officer shall be without prejudice to the officer's contract rights, if any. Election or appointment of an officer shall not of itself create contract rights. Any officer may resign at any time by giving written notice to the Board or to a President. A resignation shall take effect on the date of the receipt of the notice thereof by the Corporation or at such subsequent time as shall be specified in the notice of resignation.
- Section 5.06 **Powers and Duties**. The officers shall each have such authority and perform such duties in the management of the Corporation as from time to time may be prescribed by the board and as may be delegated by the chairman or president. Without limiting the foregoing, the following officers shall have the following authority:
  - (a) President. A President shall, subject only to the direction and control of the Board and Executive Committee, have general charge and supervision over and responsibility for the business and affairs of the Corporation and the authority to instruct, direct, and control its other officers, employees, and agents. A President may enter into and execute in the name of the corporation, contracts or other instruments in the regular course of business or contracts or other instruments not in the regular course of business that are authorized, either generally or specifically, by the Board. In no event shall a contract or other

obligation be deemed to be in the regular course of business if it obligates the corporation to expend a sum, or provide services or goods of a value, that exceeds \$250,000.00. A President shall have the power to appoint, fix the compensation of and suspend or remove all employees of the corporation, including officers. The appointment, suspension, removal and fixing the compensation of officers by a President shall be subject to whatever guidelines are adopted from time to time by the Board. A President shall have the general powers and duties of management usually vested in the office of President of a corporation and shall have such other powers and duties as may be prescribed by the Board.

- (b) <u>Chairman of the Board</u>. The Board in its discretion may choose from among it members a Chairman (the "Chairman of the Board"). The general powers and duties of the Chairman of the Board shall be to preside and manage all regular and special meetings of the Board and be a member of each and every committee established by the Board.
- (d) <u>Vice Presidents</u>. Each vice president shall perform the duties that may, from time to time, be assigned to him or her by a President, or the Board. Vice presidents shall report and be subject to the supervision of a President in the performance of their duties unless otherwise specified by the Board. In the absence of a President or in the event of the death, inability, or refusal to act by any President, the vice presidents in the order designated at the time of their election by the Board (or in the absence of any designation, then in the order of seniority) shall perform the duties of the President. For these purposes, an Executive Vice President shall be deemed senior to all other vice presidents.
- (e) <u>Secretary</u>. The secretary, or any assistant secretary, shall cause notices of all meetings to be served as prescribed in these by-laws and shall keep the minutes of all meetings and written consents of the shareholders and Board. The secretary shall have charge of the seal of the Corporation and shall perform whatever other duties and possess whatever other powers as are incident to the office or as are assigned by a President, or the Board.
- (f) Treasurer. The treasurer shall have custody of the funds and securities of the Corporation and shall keep or cause to be kept regular books of account for the Corporation. The treasurer shall account to a President, or the Board, whenever they may require, concerning the treasurer's transactions and concerning the financial condition of the Corporation. The treasurer shall perform the duties and possess whatever other powers are incident to the office or are assigned by a President, or the Board.

#### ARTICLE VI.

#### CAPITAL STOCK AND OTHER SECURITIES

Section 6.01 Issuance of Stock and Stock Certificates. All certificates representing shares of the capital stock of the Corporation shall be in a form consistent with the Certificate of

Incorporation, these By-Laws and Section 14A:7-11 of the New Jersey Business Corporation Act. All certificates of capital stock of the Corporation shall be signed by the Chairman of the Board or a President and countersigned by the secretary, any assistant secretary, the treasurer or any assistant treasurer. There shall be entered upon the stock book of the Corporation at the time of issuance of each share of capital stock in the Corporation the number of certificates issued, the name and address of the persons owning the shares represented thereby, the number of such shares and the date of issuance thereof. Every certificate exchanged or returned to the Corporation shall be marked "cancelled" with the date of cancellation. The certificates may, but need not, be sealed with the seal of the Corporation, or a facsimile of the seal.

Section 6.02 Stock Record Book. The stock record book and the blank stock certificate book shall be kept by the secretary of the Corporation or any officer or agent designated by the Board.

Section 6.03 Address of Shareholders. Each shareholder shall designate to the secretary of the Corporation an address at which notice of meetings and all other corporate notices may be served, delivered or mailed, and if any shareholder shall fail to designate such address, all corporate notices may be served upon him at his last know post office address.

Section 6.04 Transfer of Securities. Transfers of shares of the capital stock of the Corporation shall be made on the books of the Corporation by the holder of record thereof or by that person's attorney thereunto duly authorized by a power of attorney duly executed in writing and filed with the secretary of the Corporation or with a transfer agent and on surrender of the certificates representing such shares. Notwithstanding anything to the contrary contained in these By-laws, the Corporation shall not be required or permitted to make any transfer of shares of the Corporation which would violate the terms or provisions of any valid and enforceable agreement restricting the transfer of shares of the Corporation to which the Corporation is a party.

Section 6.05 Lost, Stolen and Destroyed Certificates. The holder of any shares of the Corporation shall immediately notify the secretary of the Corporation of any loss, destruction or mutilation of the certificate thereof, and the Board, in its discretion, may cause to be issued to him/her a new certificate or certificates of stock upon surrender of the mutilated certificate or, in the case of loss or destruction of the certificate, upon satisfactory proof of such loss or destruction, and the Board, in its discretion, may require the owner of the lost or destroyed certificate or his legal representative to provide the Corporation a bond, in such sum (not exceeding 1.5 times the value of such shares) with such surety or sureties as it may direct, to indemnify the Corporation against any claim that may be made against it on account of the alleged loss or destruction of any such certificate.

Section 6.06 Record Date for Dividends or Rights. The Board may fix a record date in advance of which shares of stock shall be held of record to entitle a shareholder to the payment of any dividend, to the allotment of rights, or to exercise rights in respect to any change, conversion or exchange of capital stock of the Corporation. The record date shall not be more

than sixty (60) days or less than ten (10) days preceding the date of the dividend payment, or the allotment of rights, or the date when the change, conversion or exchange of capital stock shall take effect. Only shareholders of record on the record date shall be entitled to receive or exerc ise the rights or benefits when they shall accrue, notwithstanding any transfer of any stock on the books of the Corporation subsequent to the record date.

Section 6.07 Issuance of Shares. Shares of the capital stock of the Corporation which have been authorized but not issued may be sold or issued from time to time for such consideration as may be determined by the Board.

#### ARTICLE VII.

#### **DIVIDENDS AND FINANCE**

Section 7.01 **Dividends.** The Board from time to time, in its discretion, may fix and vary the amount of the working capital of the Corporation and determine what, if any, dividends shall be declared and paid to the shareholders out of surplus of the Corporation. The Board, in its discretion, may use and apply any such surplus in purchasing or acquiring any of the shares of the Corporation in accordance with the law or any bond, debentures, securities or other obligations, or from time to time may set aside from such surplus such sum or sums as it, in its absolute discretion, may deem proper as a reserve fund to meet contingencies or for any other purpose it may deem conducive to the best interest of the Corporation.

Section 7.02 Fiscal Year. The Fiscal year of the Corporation shall end on the last day of December in each year and shall begin on the next succeeding day, or shall be for such other period as the Board may from time to time designate by resolution.

#### ARTICLE VII

#### CORPORATE SEAL

Section 7.03 Corporate Seal. The Corporation shall have a corporate seal which shall have inscribed thereon the name of the Corporation and the words or figures denoting its organization under the laws of the State of New Jersey and the year thereof, and otherwise shall be in such form as shall be approved from time to time by the Board.

#### ARTICLE VIII.

#### **AMENDMENTS**

Section 8.01 Amendment. All By-Laws of the Corporation shall be subject to amendment, alteration, or repeal and new By-Laws not inconsistent with any provision of the Certificate of Incorporation of the Corporation or any provision of the law of the State of New Jersey may be

made, by the shareholders or by the Board, except as otherwise provided by the New Jersey Business Corporation Act. Any By-Law adopted, amended or repealed by the shareholders may be amended or repealed by the Board, unless the resolution of the shareholders adopting such By-Law expressly reserves the right to amend or repeal it to the shareholders.

#### ARTICLE IX.

#### FORCE AND EFFECT

Section 9.01 Force and Effect. These By-Laws are subject to the provisions of the New Jersey Business Corporation Act and the Certificate of Incorporation of the Corporation, as the same may be amended from time to time. If any provision in these By-Laws is inconsistent with an express provision of such Act or the Certificate of Incorporation, the provision of such Act or the Certificate of Incorporation shall govern to the extent of such inconsistency.

## Minutes of the Board of Directors Meeting of National Utility Service, Inc.

On May 1, 2006, a meeting of the Board of Directors of National Utility Service, Inc. (the "Company") was held at the office of the Company, One Maynard Drive, Park Ridge, New Jersey, at 3:00 o'clock in the forenoon. The Co-President of the Corporation Gary Soultanian acted as Chairman of the meeting and Ray Curbelo acted as Secretary of the meeting. The Secretary reported that all Directors of the Corporation were present and had received notice of the meeting was given in according with the Company's By-Laws.

After calling the meeting to order, the Chairman stated that the meeting had been called for the purpose of discussing the completion and submission of the Commonwealth of Massachusetts Department of Telecommunications and Energy Electricity Brokerage License Application and Natural Gas Retail Agent Application.

After general discussion, the following RESOLUTION(S) WERE ADOPTED:

RESOLVED, that officers of the Company are authorized to complete the Electricity Brokerage License Application and the Natural Gas Retail Agent Application.

RESOLVED, that any officer holding the title of Vice-President or higher of the Company be and hereby are authorized to execute and submit the Electricity Brokerage Application and the Natural Gas Retail Agent Application on behalf of the Company.

RESOLVED, the officers of the Company be and hereby are authorized from time to time to do or cause to be done all such acts and things and to execute and deliver all such instruments and documents as each shall deem necessary and appropriate to carry out the purpose and intent of the foregoing resolutions and any transaction contemplated thereby.

There being no further business before the meeting, on motion duly made and adopted, the meeting was adjourned.

Ray Curbelo

Corporate Secretary

Dated: May 1, 2006 /

Arnoid rank

Differor 5

Richard Soultanian

Director



Energy Managed.

#### Name and Address of NUS officers

Name:

**Gary Soultanian** 

Position:

Co-President

Address:

1878, 1 Maynard Dr, Park Ridge, NJ 07656

Phone:

(201) 391-4300 ext.101

Email:

GSoultanian@nusconsulting.com

Name:

Richard Soultanian

Position:

Co-President

Address:

1878, 1 Maynard Dr, Park Ridge, NJ 07656

Phone:

(201) 391-4300 ext.102

Email:

rsoultanian@nusconsulting.co.uk

Name:

Robert (Bob) Heinrich

Position:

Vice President & General Manager

Address:

1878, 1 Maynard Dr, Park Ridge, NJ 07656

Phone:

(201)-391-4300, ext. 107

Email:

Rheinrich@nusconsulting.com

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PA PUBLIC UTILITY COMMISSION SECRETARY'S BUREAU

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# Exhibit C

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#### National Utility Services Inc. Offices

### Australia

North Sydney

**NUS Consulting Australia** 

77 Pacific Highway North Sydney, N.S.W. 2060

Phone: +61 2 9922 7676 Fax: +61 2 9959 3949

Email: contact@nusconsulting.com.au

## Belgium

Brussels

**NUS Consulting Belgium** 

Ikaroslaan 79 1930 Zaventem

Phone: +32 2 649 9754 Fax: +32 2 646 4607

Email: contact@nusconsulting.be

#### France

Paris

**NUS Consulting France** 

33 Avenue de Wagram

75017 Paris

Phone: +33 (0)1 84 82 51 11

Email: contact@nusconsulting.fr

## Italy

Milano

**NUS Consulting Italy** 

Via Melchiorre Gioia, 168

20125 Milano

Phone: +39 02 671591 Fax: +39 02 67159210

Email: contact@nusconsulting.it

## Australia

Melbourne

**NUS Consulting Australia** 

Level 9, 440 Collins St

Melbourne, Victoria 3000

Phone: +61 3 9607 1353

Email: contact@nusconsulting.com.au

## Canada

Toronto

**NUS Consulting Canada** 

111 Gordon Baker Road

Suite 500

North York, Ontario M2H 3R2

Phone: +1 416 490 9922

Fax: +1 416 490 1830

Email: contact@nusconsulting.ca

## Germany

Dusseldorf

**NUS Consulting Germany** 

Peter-Muller-Str. 10 40468 Dusseldorf

Phone: +49 2 11 86 22 90

Fax: +49 211 86229 300

Email: contact@nusconsulting.de

## Netherlands

Amsterdam

**NUS Consulting Netherlands** 

Laarderhoogtweg 25 1101 EB Amsterdam

Phone: +31 20 794 7200

Email: contact@nusconsulting.nl

## Poland

#### Warsaw

#### **NUS Consulting Poland**

ul. Postępu 15C 02-676 Warsaw

Phone: +48 22 381 6118 Fax: +48 22 381 6001

Email: contact@nusconsulting.pl

## South Africa

#### Sandton

**NUS Consulting South Africa** 

90 Grayston Dr. Sandton 2196

Phone: +27 11 268 4500 Fax: +27 11 325 8296

Email: contact@nusconsulting.co.za

## Spain

#### Barceiona

#### **NUS Consulting Barcelona**

Gran Via Carlos III 84 Edificio TRADE 08028 Barcelona

Phone: +34 91 598 2828 Fax: +34 91 770 2127

Email: contact@nusconsulting.es

## **United Kingdom**

#### Redhill

**NUS Consulting Surrey** 

Prospero 73 London Road Redhill, Surrey RH1 1LQ

Phone: +44 (0)1737 781 200 Fax: +44 (0)1737 766 799

Email: contact@nusconsulting.co.uk

## Portugal

#### Lisbon

#### **NUS Consulting Portugal**

Avenida República, 6, 7º Esq.

1050-191 Lisbon

Phone: +351 213 303 720 Fax: +351 213 195 609

Email: contact@nusconsulting.pt

## Sweden

#### Stockholm

#### **NUS Consulting Sweden**

Smedjegatan 6 131 06 Nacka

Phone: +46 8 702 0045 Fax: +46 8 714 9725

Email: contact@nusconsulting.se

## Spain

#### Madrid

#### **NUS Consulting Madrid**

Paseo de la Castellana 149 6° Izada

28046 Madrid

Phone: +34 91 598 2828 Fax: +34 91 770 2127

Email: contact@nusconsulting.es

## **United States**

## Kentucky

NUS Consulting Kentucky 9900 Corporate Campus Drive Suite 3000 Louisville, Kentucky 40223 Phone: +1 502 890 5290

Phone: +1 502 890 5290

Email: contact@nusconsulting.com

## **United States**

#### North Carolina

NUS Consulting North Carolina 11016 Rushmore Drive Suite 175 Charlotte, North Carolina28277 Phone: +1 704 665 5590

Phone: +1 704 665 5590 Fax: +1 336 217 8057

Email: contact@nusconsulting.com

## **United States**

### New Jersey

**NUS Consulting New Jersey** 

One Maynard Drive

Park Ridge, New Jersey07656-0712

Phone: +1 201 391 4300 Fax: +1 201 391 8158

Email: contact@nusconsulting.com

## **United States**

## South Carolina

NUS Consulting South Carolina 37 Villa Road

Suite 319

Greenville, South Carolina 29615

Phone: +1 864 351 2210 Fax: +1 864 248 0729

Email: contact@nusconsulting.com

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PA PUBLIC UTILITY COMMISSION SECRETARY'S BUREAU

# Exhibit F



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#### Jurisdictions of Operations

In addition to Pennsylvania, National Utility Service, Inc. ("NUS") is currently licensed as an electricity and/or natural gas broker, retail agent or aggregator in the following states or district:

Delaware – Electricity National Utility Service, Inc. PSC Docket No. 08-380 Order No. 7497

Illinois – Electricity National Utility Service, Inc. Dated Filed: October 28, 2009

License #09-0471

Natural Gas #: IR-1400

Maryland – Electricity and Natural Gas National Utility Service, Inc. Date Filed: July 18, 2008 Electricity #: IR-1401

New Hampshire – Electricity and Natural Gas National Utility Service, Inc. License Number DM 11-058 (Electricity) License Number DM 11-059 (Natural Gas)

Pennsylvania – Electricity National Utility Service, Inc. Date Filed: December 9, 2008 License #A-2009-2084312

Texas – Electricity National Utility Service, Inc. Certificate Number 80229 District of Columbia - Electricity National Utility Service, Inc. Order No. 15145

Maine – Electricity National Utility Service, Inc. Docket Number 2006-748

Massachusetts – Electricity and Natural Gas National Utility Service, Inc. License Number EB-093 (Electricity) License Number RA-029 (Natural Gas)

Ohio – Electricity National Utility Service, Inc. Certificate Number 09-146E (3)

Rhode Island -- Electricity National Utility Service, Inc. Docket Number D-96-6 (Y4)

#### Exhibit F2

Paul M. Hofmann One Maynard Drive Park Ridge, NJ 07656

#### **Employment History**

#### NUS Consulting Group June 2000 - Present

Tariff and Commodity Manager

Manages the daily operations of the Tariff & Commodity Specialist Department.

Facilitated the continuing issuance of new recommendations to NUS client base throughout the United States. Updated and maintained a nationwide rate and tariff library including information from all investor-owned utilities, cooperatives, municipalities, federal, state and local tax agencies and commissions. Responsibilities also included meeting with and evaluating proposals from electric and natural gas marketers and brokers, particularly third party supply arrangements

#### Orange and Rockland Utilities, Inc. Apr 1981 – June 2000

Supervisor of Pricing

Responsible for the analysis, development, and implementation of unbundled/alternative pricing structures and tariffs to meet corporate and regulatory goals in the reregulated/competitive utility environment. Hire, train, and supervise Tariff Administrator and Pricing Specialists responsible for the physical and electronic maintenance of the Company tariffs as well as those of other companies. Responsible for the annual preparation of five-year corporate electric and gas revenue forecasts and reporting and analyzing monthly variances from actuals. Extensive interaction with regulators from New York, New Jersey, and Pennsylvania. Negotiate and administer contracts between the Company and other parties for substation and transmission service, flexible rate service, cogeneration service, etc. Responsible for the Company's fuel and gas cost adjustment mechanisms. Prepare testimony and exhibits for use in regulatory proceedings.

#### **Pricing Supervisor**

Developed documentation for job requirements and designed special training programs. Provided extensive hands-on training for new hires. Consulted with Marketing and Management to ensure prices support Company objectives. Directed the development of fuel and gas cost adjustments and supporting data for monthly/annual filings and reports. Conducted studies to determine feasibility of modifications to the fuel and gas cost adjustment clauses. Interpreted Company and competitive tariff schedules. Administered contracts with customers and suppliers with respect to purchase, sale, or exchange of energy. Responsible for Departmental forecasting and budgeting. Maintained/upgraded computer resources.

#### Market Planning Administrator

Developed Key Accounts Program. Researched and identified major customers, analyzed product usage, and requirements, and established primary liaisons for executive staff and field personnel to provide optimal servicing of accounts. Various Rate Department Duties

#### Education

Bachelor of Science Finance - Fordham University 1981

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PA PUBLIC UTILITY COMMISSION SECRETARY'S BUREAU

# Exhibit G



Exhibit G

Energy Managed.

Senior Management for National Utility Service, Inc.

#### Richard Soultanian Co-President

Richard D. Soultanian is a Co-President of NUS with primary responsibility for day-to-day business operations. He has a B.S. in Mathematics from Bucknell University, a JD from Wake Forest University and a Master's in Law (taxation) from New York University. Before joining NUS, Richard was a research analyst at Salomon Brothers in New York City, specializing in the petroleum industry. He also practiced international finance and taxation law at a number of large New York law firms. As Co-President of NUS, Richard has made appearances on numerous news shows (Fox, CNBC and Bloomberg), discussing geopolitics, crude oil and energy prices. In his spare time, he is an avid squash player.

#### Gary J. Soultanian Co-President

Gary J. Soultanian is a Co-President of NUS with primary responsibility for the development and implementation of information technology. He received a B.S. in Electrical Engineering from Lehigh University in 1986, graduating Magna Cum Laude and an M.S. in Electrical Engineering from Stevens Institute of Technology. Prior to joining NUS in 1992, Gary was employed by GEC Marconi Electronic Systems as a Systems Engineer where he designed specialized radar navigation systems.

#### Robert A. Heinrich Vice President & General Manager, US

Originally from Canada, Bob is currently Vice President and General Manager of NUS's US offices. Once a professional football player for the Montreal Alouettes, Bob transitioned into sales and marketing positions with Seacoast Communications and Artisan Developments. Bob holds a BA in Political Science and a Bachelor of Education in Math from Dalhousie University. Bob joined NUS in 1994 explaining that he, "... liked the idea that [NUS] is pivotal in helping other companies tackle their energy challenges." An avid sportsman, Bob is involved with the local community youth soccer league and serves as a referee and a director on the NCSA.



PA PUBLIC UTILITY COMMISSION SECRETARY'S BUREAU

# Certificate of Service

Ref: OFFICE OF CONSUM Date: 23Jan19 Dep: LEGAL ASSOCIATE Wgt: 1.00 LBS

SHIPPING: SPECIAL: HANDLING: 13.66 0.82 0.00

0.00 TOTAL:

Svcs: EXPRESS SAVER TRCK: 7080 3825 2084

ORIGIN ID:UMMA (201) 391-4300 INVENTORY NATIONAL UTILITY SERVICE, INC. 1 MAYNARD DRIVE

SHIP DATE: 23JAN19 ACTWGT: 1.00 LB MAN CAD: 03B3017/CAFE3211

PARK RIDGE, NJ 076560712 UN! TED STATES US

BILL SENDER

OFFICE OF CONSUMER ADVOCATE 5TH FLOOR, FORUM PLACE 555 WALNUT STREET HARRISBURG PA 17120

REF: OFFICE OF CONSUMER ADVOCATE

DEPT: LEGAL ASSOCIATE



**FedEx** Express

TRK# 7080 3825 2084

MON - 28 JAN 4:30P EXPRESS SAVER

SK MDTA





Ref: OFF.OF THE SMALL Date: 23Jan19
Dep: LEGAL ASSOCIATE Wgt: 1.00 L85

SHIPPING: SPECIAL:

13.66 0.82

0.00 TOTAL:

# Sves: EXPRESS SAVER TRCK: 7080 3825 2095

ORIGIN ID:UMMA (201) 391-4300 INVENTORY NATIONAL UTILITY SERVICE, INC. 1 MATVARRD DRIVE

SHIP DATE: 23JAN19 ACTWGT: 1.00 LB MAN CAD: 0303017/CAFE3211

PARK RIDGE, NJ 076560712 UNITED STATES US

BILL SENDER

TO

OFFICE OF THE SMALL BUSINESS ADVOCA COMMERCE BUILDING, SULTE 202 300 NORTH SECOND STREET HARRISBURG PA 17101

REF: OFF. OF THE SMALL BUSINESS ADVOCATE

DEPT: LEGAL ASSOCIATE

FedEx Express

TRK# 7080 3825 2095

MON - 28 JAN 4:30P EXPRESS SAVER

sk mdta

17101 PA-US MDT

Part # 156148V-434 RITZ APV EXP



Ref: OFFICE OF THE AT Date: 23Jan19 Dep: LEGAL ASSOCIATES Wgt: 1.00 LBS

SHIPPING: SPECIAL: HANDLING: 13.66 0.82 0.00

DV:

0.00 TOTAL:

#### Svcs: EXPRESS SAVER TRCK: 7080 3825 2100

ORIGIN ID: UMMA (201) 391-4300 INVENTORY NATIONAL UTILITY SERVICE, INC. 1 MAYMARD DRIVE SHIP DATE: 23JAN19 ACTWGT: 1.00 LB MAN CAD: 0383017/CAFE3211

PARK RIDGE, NJ 076580712 UNITED STATES US

BILL SENDER

ŤΛ

OFFICE OF THE ATTORNEY GENERAL BUREAU OF CONSUMER PROTECTION STRAWBERRY SQUARE, 14TH FLOOR HARRISBURG PA 17120

DEPT: LEGAL ASSOCIATES

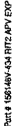
REF: OFFICE OF THE ATTORNEY GENERAL

FedEx Express

TRK# 7080 3825 2100

MON - 28 JAN 4:30P EXPRESS SAVER

SK MDTA





Ref: COMMONWEALTH OF Date: 23Jan18 Dep: LEGAL ASSOCIATE Wgt: 1.00 LBS

SHIPPING: SPECIAL: HANDLING:

13.66 0.82 0.00

DV:

0.00 TOTAL:

# Svcs: EXPRESS SAVER TRCK: 7080 3825 2110

ORIGIN ID:UMMA (201) 391-4300 INVENTORY NATIONAL UTILITY SERVICE, INC. 1 MAYNARD DRIVE

SHIP DATE: 23JAN19 ACTWGT: 1.00 LB MAN CAD: 0383017/CAFE3211

PARK RIDGE, NJ 076560712 UNITED STATES US

BILL SENDER

#### COMMONWEALTH OF PA DEPARTMENT OF REVENUE BUREAU OF COMPLIANCE HARRISBURG PA 171260946

DEPT: LEGAL ASSOCIATE

REF: COMMONWEALTH OF PA DEPARTMENT OF REVENU

**FedEx** Express

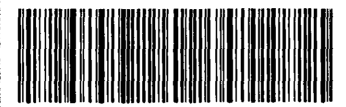
TRK# 7080 3825 2110

MON - 28 JAN 4:30P EXPRESS SAVER

sk mdta

17128 PA-US MDT

Pert # 158148V-434 PUTZ APV EXP



Ref: BUREAU OF INVEST Date: 23Jan19 Dep: LEGAL ASSOCIATE Wgt: 1.00 LBS

SHIPPING: SPECIAL: 8.88 TOTAL: HANDLING:

:3.66 0.82 0.00 4.48

DV -

Syes: EXPRESS SAVER TRCK: 7080 3825 2121

ORIGIN ID: UMMA (201) 391-4300 INVENTORY NATIONAL UTILITY SERVICE, INC. 1 MAYNARD DRIVE

SHIP DATE: 23JAN19 ACTWGT: 1.00 LB MAN CAD: 0393017/CAFE3211

PARK RIDGE, NJ 076560712 UNITED STATES US

BILL SENDER

TO BUREAU OF INVESTIGATION & ENFORCEME PA PUBLIC UTILITY COMMISSION COMMONWEALTH KEYSTONE BUILDING 400 NORTH STREET, 2 WEST HARRISBURG PA 17120

DEPT: LEGAL ASSOCIATE

REF: BURERU OF INVESTIGATION & ENFORCEMENT

FedEx Express

TRK# 7080 3825 2121

MON - 28 JAN 4:30P EXPRESS SAVER

sk mota





Ref: UGI UTILITIES, I Date: 23Jan19 Dep: LEGAL ASSOCIATE Wat: 1.00 LBS

SHIPPING: SPECIAL: HANDLING: 13.66 0.82 0.00

DV:

0 00 TOTAL:

Sves: EXPRESS SAVER TRCK: 7080 3825 2073

ORIGIN ID:UMMA (201) 391-4300 INVENTORY NATIONAL UTILITY SERVICE, INC. 1 MAYNARO DRIVE

SHIP DATE: 23JAN19 ACTWGT: 1.00 LB MAN CAD: 0303017/CAFE3211

PARK RIDGE, NJ 076560712 UNITED STATES US

BILL SENDER

TO DAVID LAHOFF UGI UTILITIES, INC. - GAS DIVISION 2525 N. 12TH STREET, SUITE 360

**READING PA 196122677** 

(610) 796-3520 DEPT: LEGAL ASSOCIATE

REF: UGI UTILITIES INC.



TRK# 7080 3825 2073

MON - 28 JAN 4:30P EXPRESS SAVER

Part # 156148V-434 RITZ APV EXP

19612 PA-US ABE





Ref: PHILADELPHIA GAS Date: 23Jan19 Dep: LEGAL ASSOCIATE Wat: 1.00 LBS SHIPPING: SPECIAL: HANDLING:

3 66 0 82

DV:

Sycs: EXPRESS SAVER TRCK: 7080 3828 2082

ORIGIN ID: UMMA (201) 391-4300 INVENTORY NATIONAL UTILITY SERVICE, INC. 1 MAYNARD DRIVE

SHIP DATE: 23JAN19 ACTWGT: 1.00 LB MAN CAD: 0383017/CAFE3211

PARK RIDGE, NJ 076560712 UNITED STATES US

BILL SENDER

0.00 TOTAL:

TO NICHOLAS LAPERGOLA PHILADELPHIA GAS WORKS 800 WEST MONTGOMERY AVENUE

PHILADELPHIA PA 19122

(215) 684-6278 DEPT: LEGAL ASSOCIATE

REF: PHILADELPHIA GAS NORKS

AT BE A 1891 STREET OF 16 OF 1814 OF 1814 OF 1815 OF 1815 OF 1816 OF 1 FedEx

TRK# 7080 3825 2062

MON - 28 JAN 4:30P EXPRESS SAVER

BBXA

19122 PA-US PHL

Express



Part # 156148V-434 RITZ APV EXP

Ref: PECO Date: 23Jant9
Dep: LEGAL ASSOCIATE Wgt: 1.00 LBS

SHIPPING: SPECIAL:

13.66 0.82

DV:

HANDLING: 0.00 TOTAL:

0.00

## Svcs: EXPRESS SAVER TRCK: 7080 3825 2051

ORIGIN ID: UMMA (201) 391-4300 INVENTORY NATIONAL UTILITY SERVICE, INC. 1 MAYNARD DRIVE

5HIP DATE: 23JAN19 ACTWGT: 1.00 LB MAN CAD: 0383017/CRFE3211

PARK RIDGE, NJ 076560712 UNITED STATES US\_\_\_\_

BILL SENDER

TO CARLOS THILLET/MGR, GAS SUPPLY & TRA

2301 MARKET STREET, S9-2

### PHILADELPHIA PA 19103

DEPT: LEGAL ASSOCIATE

**FedEx** Express

TRK# 7080 3825 2051

MON - 28 JAN 4:30P **EXPRESS SAVER** 

REDA

19103 PA-US PHL





Ref: NATIONAL FUEL GA Date: 23Jan19 Dep: LEGAL ASSOCIATE Wet: 1.00 LBS

SHIPPING: SPECIAL: HANDLING:

13.80 0.83

DV:

0.00 TOTAL

0.00

# Sves: EXPRESS SAVER TRCK: 7080 3825 2040

ORIGIN ID:UMMA (201) 381-4300 INVENTORY NATIONAL UTILITY SERVICE, INC. 1 MAYMARD DRIVE

SHIP DATE: 23JAN19 ACTWGT: 1.00 LB MAN CAD: 0383017/CAFE3211

PARK RIDGE, NJ 076560712 UNITED STATES US

BILL SENDER

TO JOANNE E. MACIOK NATIONAL FUEL GAS DISTRI CORP. 6363 MAIN STREET

### WILLIAMSVILLE NY 14221

(716) 857-7670 DEPT: LEGAL ASSOCIATE

REF: NATIONAL FUEL GAS DISTRI CORP



TRK# 7080 3825 2040

MON - 28 JAN 4:30P **EXPRESS SAVER** 

sk bufa

14221 NY-US BUF





Ref: COLUMBIA GAS OF Date: 23Jan19 Dep: LEGAL ASSOCIATE Wgt: 1.00 LBS

SHIPPING: SPECIAL: HANDLING: 13.95 0.84 0.00 ;4.79

DV:

HANDLING: 0.00 TOTAL:

Sves: EXPRESS SAVER TRCK: 7080 3825 1993

ORIGIN ID:UMMA (201) 391-4300 INVENTORY NATIONAL UTILITY SERVICE, INC. 1 MAYNARD DRIVE SHIP DATE: 23JAN19 ACTWGT: 1.00 LB MAN CAD: 0383017/CAFE3211

PARK RIDGE, NJ 076560712 UNITED STATES US BILL SENDER

TO MICHELE CADDELL
COLUMBIA GAS OF PA, INC.
290 W. NATIONWIDE BLVD.

COLUMBUS OH 43215

(614) 460-6841 DEPT: LEGAL ASSOCIATE REF: COLUMBIA GAS OF PA

FedEx Express

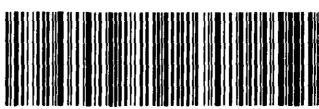
TRK# 7080 3825 1993

MON - 28 JAN 4:30P EXPRESS SAVER

SX GQQA

43215 on-us LCK

Pari 8 15814BV-434 Patiz APV EXP



51C2/D74C/104C

Ref: CAROL SCANLON	Date: 23Jan19	SHIPPING: 13.95
Dep: LEGAL ASSOCIATE	Wgt: 1.00 L88	SPECIAL: 0.84
HANDLING: 0.00	14.79	

DV:

0.00 TOTAL:

## Svos: EXPRESS SAVER TRCK: 7080 3828 2018

ORIGIN ID:UMMA (201) 381-4300 INVENTORY NATIONAL UTILITY SERVICE, INC. 1 MAYNARD DRIVE

SHIP DATE: 23JAN19 ACTWGT: 1.00 LB MAN CAD: 0383017/CAFE3211

PARK RIDGE, NJ 078560712 UNITED STATES US

BILL SENDER

#### TO CAROL SCANLON PEOPLES NATURAL GAS CO-EQUITABLE 375 NORTH SHORE DRIVE

## PITTSBURGH PA 15212

(412) 208-6931 DEPT: LEGAL ASSOCIATE

REF: CAROL SCANLON



TRK# 7080 3825 2018

MON - 28 JAN 4:30P **EXPRESS SAVER** 

SH AGCA

15212 PA-US PIT

Pari # 156148V-434 RIT2 APV EXP



Ref: PEOPLES NATURAL Date: 23Jan19 Dep: LEGAL ASSOCIATES Wgt: 1.00 LBS

SHIPPING: SPECIAL: HANDLING: 0.00 TOTAL:

0.84 0.00

Sves: EXPRESS SAVER TRCK: 7080 3828 2007

ORIGIN ID:UMMA (201) 391-4300 INVENTORY NATIONAL UTILITY SERVICE, INC. 1 MAYNARD DRIVE

SHIP DATE: 23JAN19 ACTUGT: 1.00 LB MAN CAD: 0383017/CAFE3211

PARK RIDGE NJ 076560712 UNITED STATES US

BILL SENDER

TO CAROL SCANLON PEOPLES NATURAL GAS COMPANY 375 NORTH SHORE DRÍVE

PITTSBURGH PA 15212

(412) 200-6931 DEPT: LEGAL ASSOCIATES

REF: PEOPLES NATURAL GAS COMPANY

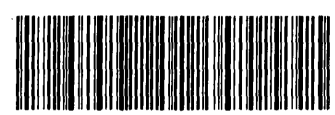
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7080 3825 2007

MON - 28 JAN 4:30P **EXPRESS SAVER** 

AGCA

15212 PA-US PIT



Ref: ED ROGERS Dep: LEGAL ASSOCIATE Wgt: 1.00 LBS

Date: 23Jan19

SHIPPING:

13.66 3.84 0.00 17.50

DV:

SPECIAL: HANDLING: 0.00 TOTAL

Svcs: EXPRESS SAVER TRCK: 7080 3825 2029

ORIGIN ID:UMMA (201) 391-4300 INVENTORY NATIONAL UTILITY SERVICE, INC. 1 MAYNARD DRIVE

SHIP DATE: 23JAN19 ACTWGT: 1.00 LB MAN CAD: 0383017/CAFE3211

PARK RIDGE, NJ 076560712 UNITED STATES US

BILL SENDER

#### TO ED ROGERS VALLEY ENERGY INC. 523 SOUTH KEYSTONE AVENUE

#### LA PLUME PA 184400340

(570) 888-9664 DEPT: LEGAL ASSOCIATE

REF: ED ROGERS



**FedEx** 

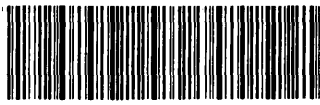
TRK# 7080 3825 2029 0201

MON - 28 JAN 4:30P **EXPRESS SAVER** 

AVPA

18440 PA-US ABE





Ref: PEOPLES GAS COMP Date: 23Jan19 Dep: LEGAL ASSOCIATE Wgt: 1.00 LBS

SHIPPING: SPECIAL: HANDLING: 0.00 TOTAL:

0.84 0.00 14.79

Sves: EXPRESS SAVER TRCK: 7080 3825 2030

ORIGIN ID:UMMA (201) 381-4300 INVENTORY NATIONAL UTILITY SERVICE, INC. 1 MAYNARD DRIVE

SHIP DATE: 23JAN18 ACTWGT: 1.00 LB MAN CAD: 0383017/CAFE3211

PARK RIDGE, NJ 076560712 UNITED STATES US

BILL SENDER

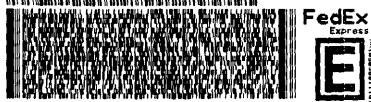
TO CAROL SCANLON PEOPLES GAS COMPANY LLC 375 NORTH SHORE DRIVE

PITTSBURGH PA 15212

(412) 208-5931 DEPT: LEGAL ASSOCIATE

REF: PEOPLES GAS COMPANY LLC

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TRK# 7080 3825 2030

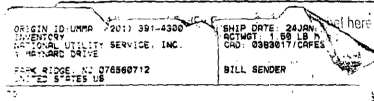
MON - 28 JAN 4:30P EXPRESS SAVER

AGCA

15212 PA-US PIT

Part # 156148V-434 RITZ APV EXP





PENNSYLVANIA PUBLIC UTILITY COMMISSION SECRETARY 400 NORTH STREET, KEYSTONE BUILDING HARRISBURG PA 17120

DEPT: LEGAL ASSOCIATE

REF: PA PUBLIC UTILITY COMM SECRETARY

FedEx
Express

**疆 7080 3825 2165** 

TUE - 29 JAN 4:30P EXPRESS SAVER

SK MDTA



