

Bridge Energy Services, LLC
March 19, 2025
Docket number- A-2025-3053880



Attached please find the required NGDC compliance letters.

Thank you,

A handwritten signature in black ink, appearing to read "Krystal Osika", with a stylized flourish at the end.

Krystal Osika
Operations Manager
Krystal.osika@bridgeenergy.com



375 North Shore Drive
Pittsburgh, Pennsylvania 15212

www.peoples-gas.com

Carol Scanlon
Manager, Rates

Peoples Natural Gas Company LLC
Phone: 412-208-6931
Email: Carol.Scanlon@peoples-gas.com

March 19, 2025

Mr. Mark Sassi
Senior Vice President and Duly
Authorized Signatory
Bridge Energy Services
222 Pitkin Street, Ste 208
East Hartford, CT 06108

Dear Mr. Sassi:

We are pleased that Bridge Energy Services has applied for a license to provide natural gas services on Peoples Natural Gas Company LLC.

Since Bridge Energy Services is not currently serving customers on the Peoples systems, we have determined at this time that Bridge Energy Services does not need a bond or other financial security requirement to provide these services to the Company's customers.

If a Pool is established, and customers are enrolled which alters the creditworthiness requirement or the Company's exposure to Bridge Energy Services's provision of services on the Peoples' system changes in the future, the Company may deem it appropriate to require a bond or other financial instrument.

If you have any questions feel free to contact me at 412-208-6931 or by email at Carol.Scanlon@peoples-gas.com.

Sincerely,

Carol Scanlon
Manager, Rates
Peoples Natural Gas Company LLC

Cc: Stephen Kelly
Mina Speicher



VALLEY ENERGY

523 S. Keystone Avenue, Sayre, PA 18840
800-998-4427 • 570-888-9664 • valley-energy.com

March 20, 2025

VIA EMAIL

Krystal Osika, Operations Manager
Bridge Energy Services, LLC
304 Cambridge Road, Suite 410
Woburn, MA 01801
Krystal.osika@bridgeenergy.com

RE: Bridge Energy Services. LLC

Dear Ms. Osika:

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

Pursuant to 66 Pa.C.S. § 2208(c), an applicant for a natural gas supplier license must furnish security to each utility where it will do business to ensure the supplier's financial responsibility. To this end, Valley Energy periodically will perform a credit review and analysis of Bridge Energy Services, LLC when it begins to serve customers on Valley Energy's system. Valley Energy will determine whether Bridge Energy Services, LLC must post a security based on the credit review, the types of customers served, the volumes expected to be delivered for those customers and the other rules in Valley Energy's Supplier Tariff. At this time, no security is being requested; however, if the services provided change in the future, we reserve the right to require security from Bridge Energy Services, LLC as deemed appropriate.

If you have any questions, please contact Jamie Beale at 570-888-9664 (Ext. 5232).

Sincerely,

Edward E. Rogers
President & CEO

EER/km

cc: J. Beale, Valley Energy



UGI Utilities, Inc.
1 UGI Drive
Denver, PA 17517

610-796-3400

VIA E-MAIL

March 19, 2025

Bridge Energy Services, LLC
222 Pitkin Street
Suite 108
East Hartford, CT 06108

ATTENTION: **Mark Sassi – Senior Vice President**
mark.sassi@bridgeenergy.com

RE: UGI Financial Security Requirements

Dear Mr. Sassi,

UGI Utilities, Inc.–Gas Division (hereinafter “UGIU”) has reviewed the application of Bridge Energy Services, LLC (hereinafter “Bridge Energy”) for approval to operate as a Natural Gas Supplier. Based on this initial review, Bridge Energy must post security as specified in the UGIU Supplier Coordination Tariff before it serves customers on the UGIU distribution systems. Such security forms and amounts can be found in Section 8 of UGIU’s Gas Choice Tariff No. 7S at https://ugi.outsystemsenterprise.com/UGITariff_FO/Tariffs. Once such security is posted with UGIU, Bridge Energy will have demonstrated adequate creditworthiness to UGIU in order to operate as a Natural Gas Supplier on the UGIU distribution system.

This determination may change in the event there is a material deterioration in Bridge Energy’s financial condition, if Bridge Energy’s obligations to UGIU exceed the amount of the financial security provided, if the financial security is withdrawn or is deemed to be null and void or inadequate due to the material financial deterioration of any guarantor, or if Bridge Energy fails to abide by the terms and conditions of the UGIU Gas Tariff and the UGIU Natural Gas Supplier Coordination Tariff.

Please feel free to contact me with any additional questions you may have.

Sincerely,

Sherry Epler
Senior Manager
Tariff & Supplier Administration

SE/rks



PHILADELPHIA GAS WORKS

800 West Montgomery Avenue • Philadelphia, PA 19122

3/19/2025

Mark Sassi, Senior Vice President
222 Pitkin Way, Suite 108
East Hartford, CT 06108

Email: krystal.osika@bridgeenergy.com

RE: Security Requirement Bond for **Bridge Energy Services**

Dear Ms. Sassi:

Philadelphia Gas Works (“PGW”) is aware that **Bridge Energy Services** has filed an application with the Pennsylvania Public Utility Commission to supply natural gas services to the public in Pennsylvania and specifically within the services territory of Philadelphia Gas Works.

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

However, you have indicated, and it is Philadelphia Gas Works’ understanding, that **Bridge Energy Services** intends only to provide natural gas aggregating, brokering and consulting services at this time. You have stated that in performing these services **Bridge Energy Services** will never take title to any delivered natural gas.

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

If you have any questions concerning the foregoing, please contact me at 215-684-6726.

Sincerely,

Robert Smith

Robert K. Smith
Sr. Vice President - Operations, Supply Chain, & Gas
Management

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National Fuel®

March 19, 2025

Bridge Energy Services, LLC
Attn: Mark Sassi – Senior Vice President
CT Center for Advanced Technology, Suite 108
222 Pitkin Street East Harford, CT 06108

Dear Mark,

National Fuel Gas Distribution Corporation (“NFGDC”) is aware Bridge Energy Services, LLC (“BES”) has filed an application with the Pennsylvania Public Utility Commission to supply natural gas service to the public in Pennsylvania and specifically within the service territory of NFGDC.

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

However, you have indicated, and it is NFGDC’s understanding that BES intends only to provide natural gas aggregating, brokering and consulting services at this time. You have stated that, in performing these services, BES will never take title to any delivered natural gas, nor will it accept any customer payments or deposits.

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

If you have any questions concerning the foregoing, please contact me at 716-857-7541.

Yours truly,

Jason Allen
Transportation Services Department



March 4, 2025

Mark Sassi
Bridge Energy Services LLC
304 Cambridge Rd, Suite 410
Woburn, MA 01801

Dear Mark Sassi:

We are pleased that Bridge Energy Services LLC has applied for a license to provide Natural Gas Broker/Marketer Services on the distribution system of Columbia Gas of Pennsylvania, Inc. ("Columbia Gas").

Under Paragraph 2.4.5 of the Rules Applicable to Distribution Service section of the Tariff of Columbia Gas, Bridge Energy Services LLC could be required to provide to Columbia Gas a bond or other financial security instrument in an amount that Columbia Gas determines to be appropriate. Bridge Energy Services LLC has indicated only brokering and consulting services will be provided. Therefore, we have determined at this time that Bridge Energy Services LLC does not need a bond or other financial security requirement to provide broker natural gas services to Columbia Gas customers.

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

Please feel free to contact me at 614-460-4980 should you have any questions regarding a bond or other financial security instrument requirements of Columbia Gas.

Sincerely,

Kylia Davis

Kylia Davis
Manager of Choice and Transportation Support Services



pecoSM

AN EXELON COMPANY

March 20, 2025

Krystal Osika, CEP, Operations Manager
Bridge Energy Services, LLC
304 Cambridge Road, Suite 410
Woburn, MA 01801

Re: Bonding Requirements

Dear Krystal Osika,

PECO is aware that Bridge Energy Services, LLC has applied for a license to provide brokering and consulting services to commercial and industrial customers on the distribution system of PECO.

In making such an application Bridge Energy Services, LLC could be required to provide to PECO a bond or other acceptable financial security in an amount that PECO determines to be appropriate. Bridge Energy Services, LLC has indicated that it intends to provide only brokering and consulting services to commercial and industrial customers; will not take title to any delivered natural gas; nor will accept any customer payments or deposits.

Therefore, PECO has determined at this time Bridge Energy Services, LLC does not need a bond or other financial security requirement since they are not directly engaging in business with PECO and only providing brokering or consulting services to PECO customers.

However, if the services provided by Bridge Energy Services, LLC, or the creditworthiness requirement for PECO's exposure to Bridge Energy Services, LLC changes in the future, PECO reserves the right to require Bridge Energy Services, LLC to provide a bond or other financial security instrument.

If you should have any questions regarding this matter, please contact Wanda Rucker at Wanda.Rucker@exeloncorp.com.

Respectfully submitted,

Suzette Adams

Suzette Adams
Sr Manager, Gas Supply and Transportation
2301 Market Street
Philadelphia, PA 19103