



Jamp Management Inc.

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**Johanna Salamone**  
**Renewable Strategy Partners Inc. (Jamp Management Inc.)**

15251 Cherry Creek Lane  
Delray Beach, Florida, 33446  
johanna@jampmanagement.com  
(347) 687 – 8586

**Pennsylvania Public Utilities Commission**

400 North Street  
Harrisburg, Pennsylvania 17120

May 21, 2025

Dear Pennsylvania Public Utilities Commission,

This correspondence is submitted on behalf of Renewable Strategy Partners Inc. (Jamp Management Inc.) in response to the data request related to our Natural Gas Supplier (NGS) application, Docket Number A-2025-3054388. Enclosed, please find one bond requirement letter from Natural Gas Distribution Companies (NGDCs) provided on the application. Additional letters will be submitted as they become available.

- National Fuel Gas Distribution Corporation

Please let us know if you have any questions or require further information.

Thank you,  
Johanna Salamone  
Principal  
Renewable Strategy Partners Inc. (Jamp Management Inc.)



**National Fuel®**

May 19, 2025

Renewable Strategy Partners Inc. (Jamp Management Inc.)  
Attn: Johanna Salamone – Principal  
15251 Cherry Creek Lane  
Delray Beach, Florida 33446

Dear Johanna,

National Fuel Gas Distribution Corporation (“NFGDC”) is aware Renewable Strategy Partners Inc. (“RSP”) 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, RSP must furnish acceptable security to each utility where RSP will do business. As such, under its tariff, NFGDC could require RSP 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 RSP intends only to provide natural gas aggregating, brokering and consulting services at this time. You have stated that, in performing these services, RSP 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, RSP does not need to post a bond or other form of security to operate in its service territory. However, if the services provided by RSP change in the future, NFGDC reserves the right to require security from RSP 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