



LUMEN GROUP

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September 30, 2025

Matthew L. Homsher, Secretary  
Pennsylvania Public Utility Commission  
Commonwealth Keystone Building  
400 North Street  
Harrisburg, PA 17120

**RE: L&J GAS CO. AFFILIATE AGREEMENTS**

Dear Secretary Homsher:

Enclosed you will find Affiliate Agreements between L&J Gas Co. and L&J Oilfield Services Inc. and L&J Gas Co. and Apollo Resources LLC. L&J Gas Co. respectfully requests that the Pennsylvania Public Utility Commission approve the Affiliated Interest Agreements.

Thank you for your attention to this matter. If you have any questions, please do not hesitate to contact me.

Regards,

James L. Crist, P.E.

## Affiliate Supply Agreement

### Between L&J Gas Co., LLC and Apollo Resources, LLC

This Affiliate Supply Agreement (Agreement) is entered into this 29<sup>th</sup> day of September 2025, to become effective upon approval of the Pennsylvania Public Utility Commission (PUC), between L&J Gas Co. LLC (“L&J”) a Pennsylvania Public Utility, with offices at 150 North Avenue, Yatesboro, PA 16263 and Apollo Resources LLC (“Apollo”) with offices at 150 North Avenue, Yatesboro, PA 16263 (collectively the Parties).

WHEREAS, L&J is a PUC tariffed natural gas distribution company operating in Armstrong County and serving approximately 60 residential/commercial customers. L&J is owned and operated by Apollo Resources LLC with Mr. Jesse Colangelo, President. In addition to Mr. Colangelo, Apollo L&J has 26 full-time or contract employees; and

WHEREAS, Apollo is a natural gas production company that produces and sells gas in Armstrong County to L&J, among others. Apollo is operated by Mr. Jesse Colangelo, President; and

WHEREAS, L&J purchases approximately 45% of the natural gas required to meet customer demand from Apollo; and approximately 55% from an unaffiliated main supplier (Main Supplier), presently Snyder Brothers Inc. (Snyder). The majority of gas is purchased under a monthly variable market rate. Peoples Gas is also the local gas utility connected to the L&J system; and

WHEREAS, L&J and Apollo are affiliated through common ownership and operation. Jesse Colangelo is the President of both L&J and Apollo; and

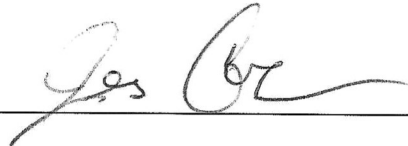
WHEREAS, L&J desires to purchase from Apollo and Apollo desires to sell to L&J natural gas under the terms set forth in this Agreement.

The Parties agree as follows:

1. **Sale.** Apollo shall sell natural gas to L&J.
2. **Purchase.** L&J shall purchase natural gas from Apollo.
3. **Price.** L&J shall pay Apollo a rate no greater than 97% of the monthly variable rate, currently Henry Hub + \$3.00/mcf, including all gas costs invoiced for natural gas that L&J purchases from Snyder.
4. **Quantity.** L&J’s monthly purchased quantity of natural gas from Apollo is the difference between L&J’s monthly customer usage, per MCF (1,000 cubic feet) as determined by L&J, and the monthly invoiced quantities from L&J’s Main Supplier and any other supplier(s).
5. **Other Suppliers.** L&J may contract with a different Main Supplier (Substituted Supplier) without amending this Agreement if the Substituted Supplier is not a L&J or Apollo affiliate and the Substituted Supplier is a PUC registered supplier or PUC tariffed utility.


6. **Term.** The initial term of the Agreement is one year, beginning on the date of PUC approval. The Agreement will renew on a year-to-year basis, and L&J may, in its sole discretion, amend the Agreement subject to amendment provisions in the Agreement.

7. **Amendment.** The Agreement may be amended in writing. No amendment shall be effective until approved by the PUC.



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Jesse Colangelo, President  
L&J Gas Co. LLC.



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Jesse Colangelo, President  
Apollo Resources LLC

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
**VERIFICATION OF  
JESSE COLANGELO**

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I, Jesse Colangelo, hereby certify that I am the President of L&J Gas Co. LLC, and President of Apollo Resources, LLC. and hereby state that the facts set forth in the foregoing documents are true and correct to the best of my knowledge, information, and belief, and expect to be able to prove the same at a hearing in the matter.

I understand that the statements made in my testimony are subject to the penalties at 18 Pa C.S. § 4909 related to the unsworn falsification to authorities.

Date: 9-30-25

  
\_\_\_\_\_  
Jesse Colangelo, President  
L&J Gas Co. LLC  
Apollo Resources, LLC

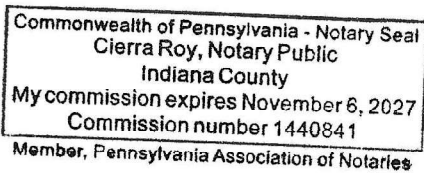
Sworn to and Subscribed before me

this 30<sup>th</sup> day of September, 2025

Cierra Roy  
\_\_\_\_\_

My commission expires: NOV 6<sup>th</sup> 2027

(Seal)



## Affiliate Services Agreement

### Between L&J Gas Co., LLC and L&J Oilfield Services, Inc.

This Affiliate Services Agreement (Agreement) is entered into this 29th day of September 2025, to become effective upon approval of the Pennsylvania Public Utility Commission (PUC), between L&J Gas Co. LLC (“L&J”) a Pennsylvania Public Utility, with offices at 150 North Avenue, Yatesboro, PA 16263 and L&J Oilfield Services Inc. (“Oilfield”) with offices at 150 North Avenue, Yatesboro, PA 16263 (collectively the Parties).

WHEREAS, L&J is a PUC tariffed natural gas distribution company operating in Armstrong County and serving approximately 60 residential/commercial customers. L&J is owned and operated by Apollo Resources LLC (“Apollo”) with Mr. Jesse Colangelo, President. In addition to Mr. Colangelo, Apollo has 26 full-time or contract employees; and

WHEREAS, L&J Oilfield Services, Inc. is a natural gas well and pipeline services company that maintains and services natural gas wells and pipelines in Armstrong County to L&J, among others. Oilfield is owned and operated by Apollo Resources LLC, Mr. Jesse Colangelo, President; and

WHEREAS, L&J purchases all of its pipeline construction and repair services and meter and service installation services from Oilfield.

WHEREAS, L&J and Oilfield are affiliated through common ownership and operation. Jesse Colangelo is the President of both L&J and Oilfield; and

WHEREAS, L&J desires to purchase services from Oilfield and Oilfield desires to sell services to L&J natural gas under the terms set forth in this Agreement.


The Parties agree as follows:

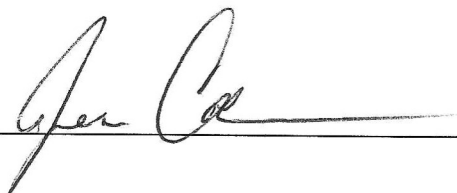
1. **Sale.** Oilfield shall sell operational services to L&J.
2. **Purchase.** L&J shall purchase operational services from Oilfield.
3. **Price.** L&J shall pay Oilfield usual and customary rates for such services that will not exceed rates Oilfield charges for substantially similar services provided to other natural gas production companies and natural gas utilities in western Pennsylvania. Services rendered to L&J comprise less than 5% of Oilfield revenues and will be charged at the same market prices as other customers. Pipeline construction and repair costs, and meter and service installations will be allocated on a direct cost basis to L&J. Labor costs (salary and benefits) of the General Manager and Office Manager and other common employees, office supplies and other non-labor overhead will be included along with other overhead administrative items will be allocated 90% to the unregulated non-utility companies of Apollo Resources and 10% to the regulated utilities. This division was determined based on the volume of work (billing, customer service, etc.) required by the utilities as compared with the unregulated entities. Material associated with physical plant (pipes, meters, fittings, etc.) will be directly allocated to L&J.

4. **Other Suppliers.** L&J's use of Oilfield is not an exclusive arrangement and L&J is free to seek and obtain pipeline construction and maintenance services from other companies. L&J may contract with a different Supplier (Substituted Supplier) without amending this Agreement if the Substituted Supplier is not a L&J or Apollo affiliate.

5. **Term.** The initial term of the Agreement is one year, beginning on the date of PUC approval. The Agreement will renew on a year-to-year basis, and L&J may, in its sole discretion, amend the Agreement subject to amendment provisions in the Agreement.

6. **Amendment.** The Agreement may be amended in writing. No amendment shall be effective until approved by the PUC.

  
\_\_\_\_\_  
Jesse Colangelo, President  
L&J Gas Co. LLC.

  
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Jesse Colangelo, President  
L&J Oilfield Services, Inc.

**VERIFICATION OF  
JESSE COLANGELO**

I, Jesse Colangelo, hereby certify that I am the President of L&J Gas Co. LLC, and President of L&J Oilfield Services, Inc. and hereby state that the facts set forth in the foregoing documents are true and correct to the best of my knowledge, information, and belief, and expect to be able to prove the same at a hearing in the matter.

I understand that the statements made in my testimony are subject to the penalties at 18 Pa C.S. § 4909 related to the unsworn falsification to authorities.

Date: 9-30-25

  
\_\_\_\_\_  
Jesse Colangelo, President  
L&J Gas Co. LLC  
L&J Oilfield Services, Inc.

Sworn to and Subscribed before me  
this 30<sup>th</sup> day of September, 2025

Cierra Roy  
\_\_\_\_\_

My commission expires: Nov 6<sup>th</sup>, 2027

(Seal)

