

A-2026-306066

6

February 10, 2026

Ruth Rotenberg CFO
South Shore Trading and Distributors, Inc.
2937 W. Estes Ave
Chicago Il 60645

Dear Ruth Rotenberg CFO:

We are pleased that South Shore Trading and Distributors, Inc. has applied for a license to provide Natural Gas Broker/Marketer Services on the distribution system of Columbia Gas of Pennsylvania, Inc. ("Columbia Gas").

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

If the creditworthiness requirement or Columbia Gas' exposure to South Shore Trading and Distributors, Inc. changes in the future, Columbia Gas might deem it appropriate to require South Shore Trading and Distributors, Inc. to provide a bond or other financial security instrument.

Please feel free to contact me at 614-460-4881 should you have any questions regarding a bond or other financial security instrument requirements of Columbia Gas.

Sincerely,

Debbie Vair

Debbie Vair
Manager C&I Account Management and Gas Transportation Support Services



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

610-796-3400

VIA E-MAIL

February 11, 2026

South Shore Trading and Distributors, Inc.
2937 W. Estes Avenue
Chicago, IL 60645

ATTENTION: **Ruth Rotenberg**
ruth@shoretrading.com

RE: South Shore Trading and Distributors, Inc.
Application to Serve as a Natural Gas Broker

Dear Ms. Rotenberg,

Based on your assertion that South Shore Trading and Distributors, Inc. ("South Shore Trading") is applying with the State of Pennsylvania to operate as a natural gas broker/marketer, UGI Utilities, Inc.-Gas Division ("UGIU") has concluded that South Shore Trading will not need to post security with UGIU. This is based on the declaration that South Shore Trading will be acting in conjunction with a licensed natural gas supplier who has been approved by the Pennsylvania Public Utility Commission to serve in the applicable UGIU service territories and who has posted the required financial security as specified in the UGIU Tariff. If South Shore Trading wishes to directly serve Choice customers in the service territories of UGIU in the future as a natural gas supplier, it will have to post security as specified in the UGIU Tariff prior to the commencement of the service.

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

Sincerely,

Sherry Epler
Senior Manager
Tariff & Supplier Administration

SE/rks

Appendix C

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

CERTIFICATE OF SERVICE TEMPLATE

On this the 9th day of February 2026, 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 or a USB flash drive, upon the following:

Office of Consumer Advocate

5th Floor, Forum Place
555 Walnut Street
Harrisburg, PA 17120

Office of Small Business Advocate

Forum Place
555 Walnut Street, 1st Floor
Harrisburg, PA 17101

**Pennsylvania Public Utility Commission
Bureau of Investigation & Enforcement**

Commonwealth Keystone Building
400 North Street, 2 West
Harrisburg, PA 17120

National Fuel Gas Distribution Corp.

Daniel Czechowicz, Director – Gas Supply Administration
6363 Main Street
Williamsville, NY 14221
PH: 716.857.6917
e-mail: czechowiczd@natfuel.com

Peoples Natural Gas Company LLC - Peoples Natural Gas Division

Carol Scanlon
375 North Shore Drive
Pittsburgh, PA 15212
PH: 412.208.6931
e-mail: Carol.Scanlon@peoples-gas.com

Philadelphia Gas Works

Ryan Reeves, Director Supply Transportation & Control
800 West Montgomery Avenue
Philadelphia, PA 19122
PH: 215.787.5103
email: pgwchoicesupply@pgworks.com

Valley Energy Inc.

Ed Rogers
523 South Keystone Avenue
Sayre, PA 18840-0340
PH: 570.888-9664
email: erogers@ctenterprises.org

**Office of the Attorney General
Bureau of Consumer Protection**

Strawberry Square, 14th Floor
Harrisburg, PA 17120

**Department of Revenue
Bureau of Compliance**

PO Box 281230
Harrisburg, PA 17128-1230

Columbia Gas of PA, Inc.

Transport Support Services
290 W. Nationwide Blvd.
Columbus, OH 43215
PH: 614.460.4980
e-mail: transportevaluations@nisource.com

PECO

Suzette Adams, Sr. Manager, Gas Supply and Transportation
2301 Market Street, S-18
Philadelphia, PA 19103
PH: 215.841.6467
Email: Suzette.Adams@exeloncorp.com

Peoples Natural Gas Company LLC - Peoples Gas Division

Carol Scanlon
375 North Shore Drive
Pittsburgh, PA 15212
PH: 412.208.6931
e-mail: Carol.Scanlon@peoples-gas.com

UGI Utilities, Inc. – Gas Division

Sherry Epler
1 UGI Drive
Denver, PA 17517
PH: 610.796.3447
Email: sepler@ugi.com

Ruth Rotenberg CFO
SOUTH SHORE TRADING + DISTRIBUTORS
~~John Doe, President ABC Corp.~~ W.L.



pecoSM

AN EXELON COMPANY

February 12, 2026

Ruth Rotenberg, CFO
South Shore Trading and Distributors, Inc.
2937 W. Estes Ave.
Chicago, IL 60645

Re: Bonding Requirements

Dear Ruth Rotenberg:

PECO is aware that South Shore Trading and Distributors, Inc. 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 South Shore Trading and Distributors, Inc. could be required to provide to PECO a bond or other acceptable financial security in an amount that PECO determines to be appropriate. South Shore Trading and Distributors, Inc. 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 that South Shore Trading and Distributors, Inc. 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 South Shore Trading and Distributors, Inc., or the creditworthiness requirement for PECO's exposure to South Shore Trading and Distributors, Inc. changes in the future, PECO reserves the right to require South Shore Trading and Distributors, Inc. to provide a bond or other financial security instrument.

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

Respectfully submitted,

Suzette Adams

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



PHILADELPHIA GAS WORKS

800 West Montgomery Avenue • Philadelphia, PA 19122

3/2/2026

Ruth Rotenberg, CFO
2937 W. Estes Ave.
Chicago, IL 60645

Email: ruth@shoretrading.com

RE: Security Requirement Bond for **South Shore Trading and Distributors, Inc.**

Dear Ms. Rotenberg

Philadelphia Gas Works ("PGW") is aware that **South Shore Trading and Distributors, Inc** 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, **South Shore Trading and Distributors, Inc** must furnish acceptable security to each utility where **South Shore Trading and Distributors, Inc** will do business. As such, under its tariff, Philadelphia Gas Works could require **South Shore Trading and Distributors, Inc** 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 **South Shore Trading and Distributors, Inc** intends only to provide natural gas aggregating, brokering and consulting services at this time. You have stated that in performing these services **South Shore Trading and Distributors, Inc** will never take title to any delivered natural gas.

Based upon your representations, Philadelphia Gas Works has determined that, at this time, **South Shore Trading and Distributors, Inc** does not need to post a bond or other form of security to operate in its service territory. If the services provided **South Shore Trading and Distributors, Inc** should change, Philadelphia Gas Works reserves the right to require security from **South Shore Trading and Distributors, Inc** 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

/js



VALLEY ENERGY

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

March 2, 2026

VIA EMAIL

Ruth Rotenberg, CFO
South Shore Trading and Distributors, Inc.
2937 W. Estes Ave,
Chicago, IL 60645
ruth@shoretrading.com

RE: South Shore Trading and Distributors, Inc.

Dear Ms. Rotenberg:

We understand that South Shore Trading and Distributors, Inc. 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 South Shore Trading and Distributors, Inc. when South Shore Trading and Distributors, Inc. begins to serve customers on Valley Energy's system. Valley Energy will determine whether South Shore Trading and Distributors, Inc. 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 South Shore Trading and Distributors, Inc. 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



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

February 16, 2026

Ruth Rotenberg, CFO
South Shore Trading and Distributors, Inc.
502 W 7th, Suite 100
Erie, PA 16502

Dear Ruth Rotenberg:

We are pleased that South Shore Trading and Distributors, Inc. has applied for a license to provide natural gas services on Peoples Natural Gas Company LLC. Specifically you have requested to be licensed as a supplier on the distribution systems of Peoples Natural Gas Division and Peoples Gas Division (formerly Peoples TWP).

Since South Shore Trading and Distributors, Inc. is not currently serving customers on the Peoples systems, we have determined at this time that South Shore Trading and Distributors, Inc. 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 South Shore Trading and Distributors, Inc.'s provision of services on the Peoples' system 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



National Fuel[®]

February 16, 2026

South Shore Trading and Distributors, Inc.
Ruth Rotenberg, CFO
2937 W. Estes Ave
Chicago, IL 60645

Dear Ruth,

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



February 10, 2026

Ruth Rotenberg CFO
South Shore Trading and Distributors, Inc.
2937 W. Estes Ave
Chicago Il 60645

Dear Ruth Rotenberg CFO:

We are pleased that South Shore Trading and Distributors, Inc. has applied for a license to provide Natural Gas Broker/Marketer Services on the distribution system of Columbia Gas of Pennsylvania, Inc. ("Columbia Gas").

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

If the creditworthiness requirement or Columbia Gas' exposure to South Shore Trading and Distributors, Inc. changes in the future, Columbia Gas might deem it appropriate to require South Shore Trading and Distributors, Inc. to provide a bond or other financial security instrument.

Please feel free to contact me at 614-460-4881 should you have any questions regarding a bond or other financial security instrument requirements of Columbia Gas.

Sincerely,

A handwritten signature in cursive script that reads "Debbie Vair".

Debbie Vair
Manager C&I Account Management and Gas Transportation Support Services

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.
 - o South Shore has been in business in Illinois since 2001
 - o South Shore holds several broker state licenses
 - o Included are NJ, OH, NY
- Summary and proof of licenses as a supplier of natural gas services in other states or jurisdictions.
 - o South Shore is not a supplier of gas. We act as brokers.
- Type of customers and number of customers Applicant currently serves in other jurisdictions.
 - o South Shore acts as broker primarily small to middle size commercial ~ 50 clients
- Staffing structure and numbers as well as employee training commitments.
 - o South Shore is a small, boutique firm with five employees, all of whom are trained and committed to ethical, honest, and compliant business practices.
- Business plans for operations within the Commonwealth.
 - o South Shore's operations within the Commonwealth will focus on warm leads and servicing existing clients with facilities located in Pennsylvania.
- Any other information appropriate to ensure the technical capabilities of the Applicant.
 - o Not at this time

b. **PROPOSED MARKETING METHOD** (check all that apply)

- 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):

c. **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.

Competitive Retail Electric Service Provider Certificate

Certified Entity:
South Shore Trading And Distributors

2937 W Estes Ave
Chicago, IL 60645

Certificate Number: **18-1327E**

Effective Date: October 25, 2024

Expiration Date: October 25, 2026

Issued Pursuant to Case Number(s):

18-1270-EL-AGG

The above referenced entity is hereby certified to provide competitive retail electric **Power Broker** services within the State of Ohio.

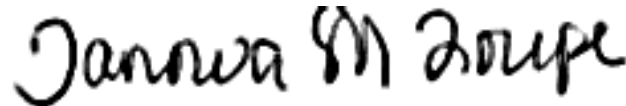
The certification of competitive retail electric service providers is governed by Chapters 4901:1-24 and 4901:1-21 of the Ohio Administrative Code, and Section 4928.08 of the Ohio Revised Code. This Certificate is revocable if all of the conditions set forth in the aforementioned case(s) are not met. The certified entity is subject to all rules and regulations of the Public Utilities Commission of Ohio now existing or hereafter promulgated.

Witness the seal of the Commission affixed at Columbus, Ohio.

Dated: **25 day of October, 2024.**



By Order of
The Public Utilities Commission of Ohio



Tanowa M. Troupe, Secretary
Michelle Green, Acting Secretary
Brian James, Acting Secretary
Susan Patterson, Acting Secretary

Competitive Retail Natural Gas Service Provider or Governmental Aggregator Certificate

Certified Entity:
South Shore Trading And Distributors

2937 W Estes Ave
Chicago, IL 60645

Certificate Number: **18-674G**

Effective Date: October 24, 2024

Expiration Date: October 24, 2026

Issued Pursuant to Case Number(s):
18-1271-GA-AGG

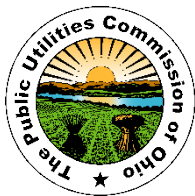
The above-referenced entity is hereby certified to provide competitive retail natural gas Retail Natural Gas Broker services within the State of Ohio.

The certification of competitive retail natural gas service providers is governed by Chapters 4901:1-27, 4901:1-28, and 4901:1-29 of the Ohio Administrative Code, and Section 4929.20 of the Ohio Revised Code. This Certificate is revocable if all of the conditions set forth in the aforementioned case(s) are not met.

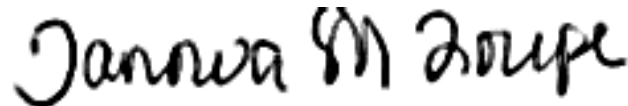
The certified entity is subject to all rules and regulations of the Public Utilities Commission of Ohio now existing or hereafter promulgated.

Witness the seal of the Commission affixed at Columbus, Ohio.

Dated: **24 day of October, 2024.**



By Order of
The Public Utilities Commission of Ohio



Tanowa M. Troupe, Secretary
Michelle Green, Acting Secretary
Brian James, Acting Secretary
Susan Patterson, Acting Secretary

Commissioners

Daniel R. Conway
Dennis P. Deters
Lawrence K. Friedeman
John D. Williams

180 East Broad Street 800 | 686 7826
Columbus, OH 43215 U.S.A. PUCO.Ohio.gov

The State of Ohio is an Equal Opportunity Employer and Provider of ADA Services

September 26, 2025

Glenn Miller
South Shore Trading and Distributors Inc.
2937 West Estes Avenue
Chicago, IL 60645

Re: South Shore Trading and Distributors Inc. – NYS Energy Consultant 2025 Annual Compliance Letter

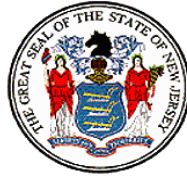
Dear Glenn Miller:

The Department of Public Service has received your company's recent submittal made pursuant to Section 11.D.1 of the Uniform Business Practices (UBP). This letter acknowledges the submittal and the receipt of the document. This letter is to inform you that the documentation submitted has been reviewed by DPS Staff and determined to be in compliance with the UBP and UBP-DERS.

Be advised that to maintain your Energy Broker/Energy Consultant eligibility, and per the UBP and UBP-DERS, you must notify Staff of any contact changes and material legal, financial or business-related changes to your company as they occur. If your business plan changes, you must immediately submit the appropriate documentation for Staff review and determination of if and how it may affect your current registration.

If you have any questions, please contact us at brokerconsultantquestions@dps.ny.gov.

Regards,
The Retail Access Unit
Office of Consumer Services



PHIL MURPHY
GOVERNOR

TAHESHA WAY
LT. GOVERNOR

State of New Jersey
BOARD OF PUBLIC UTILITIES
44 South Clinton Avenue
Post Office Box 350
Trenton, New Jersey 08625-0350
www.nj.gov/bpu/
(609)777-3300

Christine Guhl-Sadovy
President

Dr. Zenon Christodoulou
Commissioner

Marian Abdou
Commissioner

Michael Bange
Commissioner

April 23, 2025

Ruth Rotenberg, CFO
South Shore Trading and Distributors Inc.
967 Garrison Ave
Teaneck, NJ 07666

Re: **Energy Agent and Energy Consultant Initial Registrations**
Dkt. Nos. EE24080619L & GE24080623L

Dear Ruth Rotenberg:

In accordance with the Electric Discount and Energy Competition Act of 1999, N.J.S.A. 48:3-49 et seq., at its April 23, 2025 Agenda meeting, the New Jersey Board of Public Utilities ("Board") voted to issue Energy Agent and Energy Consultant Registrations to South Shore Trading and Distributors Inc. The company's registration numbers are EA-0744 and EC-0241. Pursuant to N.J.A.C. 14:4-5.8, these registrations shall not expire so long as a registration renewal fee accompanied by an annual information update form is submitted to the Board within 30 days prior to the annual **anniversary date of April 23rd**.

These registrations are effective April 23, 2025. These registrations and the rights thereunder are **Non-Transferable**.

This letter is not an endorsement of, nor is it intended for use in, the marketing promotions of the registrant. Registrants shall comply with all applicable law, including the Electric Discount and Energy Competition Act, which prohibits the unauthorized change of a customer's energy provider and other fraudulent and illegal marketing activities.

If you have any questions, please contact Darren Erbe at (609) 913-6260.

Sincerely,

Sherri L. Lewis

Sherri L. Lewis
Secretary of the Board

SLL/dee



SOUTH SHORE

Please see signed and notarized copy on last page

Date: March 2, 2026

Ruth Rotenberg

To Whom It May Concern:

This letter confirms that **South Shore Trading and Distribution, Inc.** and **South Shore Trading and Distributors, Inc.** are the same company.

The difference in wording between "Distribution" and "Distributors" is a name variation only. Both names refer to the same legal entity.

Sincerely,

Authorized Representative
South Shore Trading and Distribution, Inc.

Notarization

State of _____

County of _____

On this ___ day of _____, **20**, before me personally appeared _____, known to me (or proved to me on the basis of satisfactory evidence) to be the person whose name is subscribed to the foregoing letter, and acknowledged that they executed the same for the purposes therein stated.

Notary Public

My Commission Expires: _____

To Whom it May Concern:

Please see the attached amendment to South Shore Trading and Distributors, Inc gas PA application.

Docket # A-2026-3060666

We have e-filed this earlier, but I understand it was not received.

Thank you,

Ruth

Ruth Rotenberg

04 / 01 / 2026

Title	PA gas license
File name	02.2026_So...lumbia.pdf and 15 others
Document ID	417fc3bd40383e9f6ed4103521422a837888568d
Audit trail date format	MM / DD / YYYY
Status	● Signed

Document History



04 / 01 / 2026
14:36:27 UTC

Sent for signature to Ruth Rotenberg (ruth@shoretrading.com) from contracts@shoretrading.com
IP: 85.130.145.126



04 / 01 / 2026
14:36:47 UTC

Viewed by Ruth Rotenberg (ruth@shoretrading.com)
IP: 85.130.145.126



04 / 01 / 2026
14:37:03 UTC

Signed by Ruth Rotenberg (ruth@shoretrading.com)
IP: 85.130.145.126



04 / 01 / 2026
14:37:03 UTC

The document has been completed.



SOUTH SHORE

Date: March 2, 2026

To Whom It May Concern:

This letter confirms that South Shore Trading and Distribution, Inc. and South Shore Trading and Distributors, Inc. are the same company.

The difference in wording between "Distribution" and "Distributors" is a name variation only. Both names refer to the same legal entity.

Sincerely,

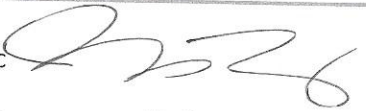
 CFO

Authorized Representative
South Shore Trading and Distribution, Inc.

Notarization

State of Illinois
County of Cook

On this 5th day of March, 20²⁶, before me personally appeared Ruth Rotenberg, known to me (or proved to me on the basis of satisfactory evidence) to be the person whose name is subscribed to the foregoing letter, and acknowledged that they executed the same for the purposes therein stated.

Notary Public 
My Commission Expires: July 10, 2026



Title	PA PUC ammendments to gas license application 4.1.2026
File name	PA_gas_lice....1.2026.pdf and 1 other
Document ID	e4c2c86d273dae3d2a5cdd39b09b1059a2dbc40a
Audit trail date format	MM / DD / YYYY
Status	● Signed

Document History



SENT

04 / 09 / 2026

19:26:01 UTC

Sent for signature to Ruth Rotenberg (ruth@shoretrading.com) from contracts@shoretrading.com
IP: 135.196.53.90



VIEWED

04 / 09 / 2026

19:26:16 UTC

Viewed by Ruth Rotenberg (ruth@shoretrading.com)
IP: 135.196.53.90



SIGNED

04 / 09 / 2026

19:26:32 UTC

Signed by Ruth Rotenberg (ruth@shoretrading.com)
IP: 135.196.53.90



COMPLETED

04 / 09 / 2026

19:26:32 UTC

The document has been completed.