

March 16, 2015

Debra Howland, Executive Director New Hampshire Public Utilities Commission 21 South Fruit Street, Suite 10 Concord, NH 03301-2429

Subject: Renewal Registration of Competitive Electric Power Suppliers for First Point Power, LLC DM 14-153

Dear Ms. Howland,

Pursuant to New Hampshire Code of Administrative Rules, Part Puc 2003.02, First Point Power, LLC is submitting this application for the renewal registration as Competitive Electric Power Supplier (CEPS) New Hampshire. As a requirement of the renewal registration, all information required for the initial CEPS application under Puc 2003.01and Puc 2006.01 with noted changes from the original application are here within attached.

Please note, the requirements for Puc 2003.03 will be submitted under separate cover.

Find enclosed one original and two copies of the application along with a \$250 check for the filing fee. An electronic copy in PDF format has been sent via email to <u>executive.director@puc.nh.gov</u>.

Thank you for your time and consideration in this matter.

Sincerely

Stephen Bestwick, COO First Point Power, LLC



Puc 2006.01 Form for Initial and Renewal Registration of Competitive Electric Power Suppliers with noted changes **

The legal name of the applicant as well as any trade name(s) under which it intends to operate in this state, and, if available, its website address;

The Legal Name: First Point Power, LLC.

Trade Name: First Point Power, LLC

Website: www.firstpointpower.com.

The applicant's business address, telephone number, e-mail address, and website address, as applicable;

Business Address: First Point Power, LLC 1485 South County Trail East Greenwich, RI 02818

Phone Number: 401-684-1443

Email: <u>info@firstpointpower.com</u> or <u>sbestwick@firstpointpower.com</u>

Website: www.firstpointpower.com

The applicant's place of incorporation, if anything other than an individual;

State of Rhode Island

The name(s), title(s), business address (es), telephone number(s), and e-mail address (es) of the applicant if an individual, or of the applicant's principal(s) if the applicant is anything other than an individual;

Stephen Bestwick – COO 1485 South County Trail East Greenwich, RI 02818 401-684-1443 sbestwick@firstpointpower.com



The following regarding any affiliate and/or subsidiary of the applicant that is conducting business in New Hampshire:

Olympus Capital Investments, LLC is a minority investor in First Point Power. Olympus is an affiliate of Olympus Power, LLC. Olympus Power owns a 15MW biomass generation facility in Bridgewater, New Hampshire.

As of October of 2013, First Point Power, LLC is no longer affiliated with Olympus Capital Investments, LLC. and have no other affiliates or subsidiary's conducting business in New Hampshire.

The telephone number of the applicant's customer service department or the name, title, telephone number and e-mail address of the customer service contact person of the applicant, including toll free telephone numbers if available;

Customer Service Phone: 401-684-1443 Toll Free Phone Number: 1-888-875-1711

Customer Service Email: info@firstpointpower.com

The name, title, business address, telephone number, and e-mail address of the individual responsible for responding to commission inquiries;

Stephen Bestwick – COO 1485 South County Trail East Greenwich, RI 02818 401-684-1443 sbestwick@firstpointpower.com

The name, title, business address, telephone number and e-mail address of the individual who is the applicant's registered agent in New Hampshire for service of process;

New England Agents, Inc. 91A North State Street Concord, New Hampshire 03301 Merrimack County Phone: 508-768-2249 Email: <u>info@northwestregisteredagent.com</u> Fax: 323-544-4790

A copy of the applicant's authorization to do business in New Hampshire from the New Hampshire secretary of state, if anything other than an individual;

Please see exhibit 1.



A listing of the utility franchise areas in which the applicant intends to operate. To the extent an applicant does not intend to provide service in the entire franchise area of a utility, this list shall delineate the cities and towns where the applicant intends to provide service;

- PSNH Public Service Co. of New Hampshire
- UES Unitil Energy Systems, Inc.
- GSEC Granite State Electric Co. (National Grid)

First Point Power will not supply power to New Hampshire Cooperatives initially.

A description of the types of customers the applicant intends to serve, and the customer classes as identified in the applicable utility's tariff within which those customers are served;

First Point Power intends to service all residential, small, medium and large customers.

- Public Service Co. of New Hampshire
 - R, R-OTOD, G, EAP, LCS, LG, G-OTOD, VIP, B, EOL, SKI, OL, GV
- Unitil Energy Services, Inc.
 - o D,OL
- Granite State Electric Co. (National Grid/Liberty)
 - B, B2, BH, BC, BC2, BCH, BW, BW2, BWC, BWC2, OPB, OPB2, OPBH, TND, TND2, TDF, TDF2, LB, LB2, LBH

A listing of the states where the applicant currently conducts business relating to the sale of electricity;

Rhode Island Massachusetts New Hampshire Maine Delaware ** Pennsylvania – effective June 2013

A listing disclosing the number and type of customer complaints concerning the applicant or its principals, if any, filed with a state licensing/registration agency, attorney general's office or other governmental consumer protection agency for the most recent calendar year in every state in which the applicant has conducted business relating to the sale of electricity;

First Point Power and the principals of FPP have never received any complaints filed with a state licensing/registration agency, attorney general's office or other governmental consumer protection agency.



A statement as to whether the applicant or any of the applicant's principals, as listed in a. through c. below, have ever been convicted of any felony that has not been annulled by a court:

a. For partnerships, any of the general partners;

b. For corporations, any of the officers, directors or controlling stockholders; or

c. For limited liability companies, any of the managers or members;

First Point Power and the principals of FPP have never been convicted of any felonies.

A statement as to whether the applicant or any of the applicant's principals:

a. Has, within the 10 years immediately prior to registration, had any civil, criminal or regulatory sanctions or penalties imposed against them pursuant to any state or federal consumer protection law or regulation;

b. Has, within the 10 years immediately prior to registration, settled any civil, criminal or regulatory investigation or complaint involving any state or federal consumer protection law or regulation; or

c. Is currently the subject of any pending civil, criminal or regulatory investigation or complaint involving any state or federal consumer protection law or regulation;

First Point Power and the principals of FPP have not had any sanctions or penalties of this nature ever.

If an affirmative answer is given to any item in (14) or (15) above, an explanation of the event;

Not applicable

For those applicants intending to telemarket, a statement that the applicant shall:

- a. Maintain a list of consumers who request being placed on the applicant's do-not-call list for the purposes of telemarketing;
- b. Obtain monthly updated do-not-call lists from the National Do Not Call Registry; and
- c. Not initiate calls to New Hampshire customers who have either requested being placed on the applicant's do-not-call list(s) or customers who are listed on the National Do Not Call Registry;

We do not intend to telemarket. However, if we do any telemarketing in the future FPP will abide by the above "do-not-call" list guidelines.



For those applicants that intend not to telemarket, a statement to that effect;

We do not intend to telemarket. However, if we do any telemarketing in the future FPP will abide by the above "do-not-call" list guidelines.

A sample of the bill form(s) the applicant intends to use or a statement that the applicant intends to use the utility's billing service;

First Point Power intends to use consolidated billing through the utility.

A copy of each contract to be used for residential and small commercial customers;

A copy of the contract is attached to this application in Exhibit 2.

Additional Information 2003.01

(d) Each applicant shall provide the following in or with its application:

(1) Demonstration of technical ability to provide for the efficient and reliable transfer of data and electronic information between utilities and the CEPS in the form of:

A statement from each utility with which the CEPS intends to do business indicating that the applicant has complied with the training and testing requirements for electronic data interchange.

Statements from National Grid, PSNH, and Unitil are attached in Exhibit 3.

(2) Evidence that the CEPS is able to obtain supply in the New England energy market. Such evidence may include, but is not limited to, proof of membership in the New England Power Pool (NEPOOL) or any successor organization, or documentation of a contractual relationship with a NEPOOL member;

First Point Power is a member of the New England Pool. Proof is attached in **Exhibit 4**. http://www.iso-ne.co*ml* committees/directory/default/customer.action?customerld=S 1284

By submitting this CEPS application for registration, I, Stephen Bestwick, have the authority as Chief Operating Officer of First Point Power, LLC to file this application and attest that the information is truthful, accurate and complete.

Stephen Bestwick, COO First Point Power, LLC



Exhibit 1

Secretary of State Filing

1485 S County Trail · East Greenwich, RI 02818 · SBESTWIC K@FIRSTPOINTPOWER.COM



Filed Documents

Search By Business Name By Business ID By Registered Agent Annual Report File Online Guidelines Name Availability Name Appeal Process

For a blank Annual Registration Report, click here.

(Annual Report History, View Images, etc.)

Name	Name Type	
First Point Power, LLC	Legal	
First Point Power, LLC	Home State	
Limited Liability Company - Fore	ign - Information	
Business ID:	680007	
Status:	Good Standing	
Entity Creation Date:	10/15/2012	
State of Business.:	RI	
Principal Office Address:	1485 S County Trail East Greenwich RI 02818	
Principal Mailing Address:	1485 S County Trail East Greenwich RI 02818	
Last Annual Report Filed Date:	4/10/2014	
Last Annual Report Filed:	2014	
Registered Agent		
Agent Name:	0 New England Agents, Inc.	

Mailing Address:

Office Address:

Date: 3/15/2015

Business Name History

NEW File Annual Report Online.

159 Main Street S100 Nashua NH 03060

Important Note: The status reflected for each entity on this website only refers to the status of the entity's filing requirements with this office. It does not necessarily reflect the disciplinary status of the entity with any state agency. Requests for disciplinary information should be directed to agencies with licensing or other regulatory authority over the entity.



Exhibit 2

Residential and Small Commercial

Contract and Terms of Service



New Hampshire Enrollment Form

1485 S. County Trail • East Greenwich, RI 02818 Phone: (401) 684-1443 • Enroll@firstpointpower.com • www.FirstPointPower.com

Date:		Broker Name:
CUSTOMER INFORMATION		
*First Name		Primary Contact (if different)
*Last Name		Contact Phone (if different)
Business Name		Contact Email (if different)
*Email		*Billing Address
*Phone		*Billing City
Fax		*Billing State *Billing Zip
Account Holder Last 4 of SSN	EIN	Check if Tax Exempt (must include exempt form)
*required field		
ENROLLMENT INFORMATION		
Account Type Local U	Utility Produ	uct
Residential	berty Utilities	/ariable Rate
Commercial PSI	NH F	Fixed Rate at \$0. per KWH for Term of months
Un Un	uitil Fixed	Rate "Start Date" (MM/YYYY): /
	Fixed	Rate "End Date" (MM/YYYY): /
ACCOUNTS		

For more than 8 accounts, refer to Electricity Sales Agreement Addendum.

TERMS AND CONDITIONS

First Point Power, LLC ("FPP") is pleased to supply electricity to your home or business. The purpose of this form is to authorize a change in your electric power supplier and/or third party supplier and to set forth the terms and conditions that apply. By signing and returning this form to FPP, you hereby appoint and designate FPP as your electricity supplier for your full electric requirements for the listed account(s) at the rate(s) per kilowatt hour (KWH) and term herein. Your enrollment with us is subject to our acceptance.

Your Electricity Sales Agreement ("Agreement") with FPP, an independent supplier, shall consist of: (i) your telephonic, electronic or written agreement to initiate service and begin enrollment with FPP ("Enrollment Consent") and (ii) the terms and conditions contained herein, and (iii) an Electricity Sales Agreement Addendum, if applicable. Throughout this document, the words "you" and "your" refer to the customer identified

Customer Initials_

New Hampshire Enrollment Form



in the Enrollment Consent. The words "we", "us" and "our" refer to FPP. The words "LDC" and "Utility" refer to your local distribution company Liberty Utilities, Public Service of New Hampshire (PSNH), or Unitil.

1. Rate:

a. Variable Rate: The rate will be a variable month to month rate. The rate will be established each month based upon electricity market pricing, transportation or transmission, commodity prices, and other factors, which may cause volatility in your monthly rate from time to time. Charges will also include all applicable state and local sales and gross earnings taxes. Unforeseen events in the energy market may cause our price to be higher or lower than the standard offer price in any particular month.

b. Fixed Rate: The rate will remain constant for the Term detailed herein this agreement. The fixed rate may be higher or lower than what your standard offer price would be in any particular month.

2. Term:

a. Variable Rate Customer: This Agreement is for an indefinite period of time and is terminable by the customer at any time without penalty. Your service with us will start on your next available meter read date once the Agreement is accepted by us.

b. Fixed Rate Customer: Subject to the Agreement being accepted by us, your fixed rate with us shall commence on the first available meter read date on or after the Start Date, and end on the first available meter read date on or after the End Date. If we are unable to timely enroll an account, the Start Date will commence on the next regularly scheduled LDC meter read date, and the fixed rate will remain in effect until the first meter read date on or after the End Date et al. We shall not be liable for any failure to enroll or drop an account by the Start Date or End Date due to circumstances beyond our control. If a renewal agreement is not executed prior to the expiration date, your account(s) will automatically be switched to and billed on our standard Variable Rate at that time to which you agree to pay in accordance with Paragraph 4 below. You may instruct us at time any prior to the expiration to return your accounts to your LDC at the expiration of the Agreement.

3. Termination Rights: Any or all of your account(s) that are terminated or cancelled shall be returned to the standard offer service. It may take as little as two days up to a few billing cycles for your account(s) to be returned to the standard offer service depending on your meter read date and date you notify us to cancel. You are required to pay all of the charges for the electricity supplied by us until such time as the Utility or other supplier actually begins supplying the electricity to your account(s).

a. Variable Rate Customer: There is no fee if you terminate your service with us and you may cancel at any time by contacting us by phone, mail or email. FPP may cancel this agreement at any time for any reason. If you are more than 40 days late paying your bill, we may terminate this agreement and switch you back to the standard offer service without notice. Physical cut-off of electric service shall be controlled solely by the electric distribution company under its current termination rules.

b. Fixed Rate Customer: If you are more than 40 days late paying your bill, we may terminate this agreement and switch you back to the standard offer service without notice. Should you terminate this Agreement before the term expires or if we drop you for non-payment of your bill you hereby agree to pay us an early terminate fee for failure to adhere to these within terms and conditions:

i. Residential Customer: One-time early termination fee of \$100.00 per residential account.

ii. Commercial Customer: You may terminate this Agreement, in whole or as relating to any single account that is included in this Agreement, by providing thirty (30) days advance written notice to FPP setting forth the reasons for such termination. In the event that you terminate this Agreement, you shall pay to FPP, as an "Early Termination Fee" consisting of the following: payment at the rate specified in this Agreement (including any applicable late payment fees and taxes) for service provided by FPP prior to the effective date of the termination for which you have not already made payment, plus: for a fixed price contract, payment at the rate specified in this Agreement as though service was provided to you by FPP, based on your historical usage, from the effective date of the termination through the balance of the Term, less any revenues received by FPP as a result of any liquidation or resale of the electric supply purchase commitments entered into by FPP to provide service to you over the entire Term of this Agreement.

4. Billing Payment & Fees: FPP will bill you through your Local Distribution Company's ("LDC") consolidated billing program, payment is due in accordance with the LDC's rules. Your bill will be based on monthly meter readings.

5. Budget Plan: FPP does not offer a budget plan at this time.

6. Dispute Resolution: If you believe we have breached this Agreement or you have any other issues relating to our service, please first contact us by phone, email or mail. Such disputes that cannot be privately resolved may be referred to the Consumer Protection Division of the Department of Attorney General, or may be resolved through appropriate legal action. Any party who believes they have been or will be aggrieved by a violation of rules governing nonregulated power producers in New Hampshire may file a complaint with the Division of Public Utilities and Carriers pursuant to the Division's Dispute Resolution Regulations Relating to Nonregulated Power Producers.

7. Customer Service Contact Information: Please contact us at any time by phone, email or mail.

Phone: (888) 875-1711

Address: First Point Power, LLC, 1485 S. County Trail, East Greenwich, RI 02818

Email: info@firstpointpower.com

8. Do Not Call Registry: The National Do Not Call Registry is managed by the Federal Trade Commission, the nation's consumer protection agency, for those consumers who do not wish to be contacted by telephone. If you wish you may register a telephone number by visiting www.donotcall.gov.

New Hampshire Enrollment Form



9. Rescission: You shall have the right to rescind a service request with FPP for the accounts herein without any exit fee or penalty of any kind for five (5) business days following the signature date of this document, by calling FPP at 888-875-1711 or by sending an email to support@firstpointpower.com.

10. Electricity Emergencies: In the event of an electricity or natural gas emergency or service interruption, contact your local distribution company, National Grid, at (800)375-7413, PSNH, at (800) 662-7764, or Unitil at (800) 852-3339. You should also contact your local emergency personnel.

11. Information Release Authorization: Your signature on this Agreement is your authorization for us and our agents to obtain and review information regarding your credit history from credit-reporting agencies, and information from the Utility, which could include: account number; phone number; address; meter-read, service or rate-class data; electric consumption history; billing determinants; and payment history. We may use such information to determine whether to begin or to continue to provide you with energy supply service, and to bill and collect monies owed. These authorizations shall remain in effect as long as this Agreement is in effect.

12. Default Liability: Our liability shall be limited to direct actual damages only, which will not exceed the amount of your single largest monthly invoice during the preceding 12 months. In no event shall we be liable for any punitive, incidental, consequential, exemplary, indirect, third-party claims or other damages whether based on contract, warranty, tort, negligence, strict liability or otherwise, or for lost profits arising from a breach of this Agreement.

13. Deposits: FPP does not collect deposits at this time.

14. No Warranties: We provide no warranties, express or implied, and we specifically disclaim any warranty of merchantability or fitness for a particular purpose. Additionally, unless expressly state otherwise on your Enrollment Consent, we specifically disclaim any warranty or guaranty that the price charged by us for the energy supplied pursuant to this Agreement will be lower than the price that you would have been charged by the standard offer service or another energy service company.

15. Entire Agreement: This Agreement (including the Enrollment Consent) sets forth the entire agreement between the parties. Any and all prior or contemporaneous agreements, understandings and representations between the parties, whether verbal or written, are superseded by this Agreement.

16. Force Majeure: Except for your obligation to make payments when due, neither party shall be liable to the other for any delay or failure to perform caused by an occurrence of Force Majeure. "Force Majeure" are occurrences beyond a party's reasonable control, including, without limitation, acts of God, strikes, lockouts or other industrial disturbances, acts of the public enemy, wars, blockades, insurrections, riots, epidemics, pandemics, landslides, lightning, earthquakes, fires, hurricanes, storms, floods, washouts, civil disturbances, explosions, breakage, shortage or unavailability of transmission facilities, and actions of any governmental authority or your LDC which result in conditions, limitations, rules, or regulations that materially impair either party's ability to perform hereunder. The affected party shall give to the other reasonably prompt and detailed notice of the occurrence of any Force Majeure relied upon and use commercially reasonable efforts to resume performance hereunder.

17. Assignment: This Agreement shall extend to and be binding upon our respective successors and permitted assigns; provided, however, that you may not assign this Agreement without our prior written consent. We may sell, transfer, pledge, encumber, or assign the accounts receivable and revenues derived from this Agreement or any proceeds thereof in connection with any financing agreement, purchase of receivables program, or other billing services arrangements. In addition, we may assign our rights and obligations hereunder to an affiliate of FPP, any person or entity succeeding to all or substantially all of the assets of FPP, or to a competitive supplier licensed to do business in your state. Any such assignee shall agree to be bound by the terms of this Agreement and, following such agreement, FPP shall have no further obligations hereunder.

18. General Provisions: We will keep confidential any information pertaining to you which you provide. This Agreement sets forth the entire agreement between the parties respecting this subject matter, and all prior agreements, understandings, and representations, whether oral or written, are merged in this Agreement. No modification or amendment of this Agreement shall be binding on either party unless in writing and signed by authorized representatives of both parties. No waiver of any right under this Agreement shall be effective unless it is in writing and signed by an authorized representative of the party granting such waiver and no such waiver or failure to enforce a term or provision of this Agreement shall be governed by and construed as a waiver of the same or any other term or condition on any other occasion. This Agreement shall be governed by and construed in accordance with the laws of the State of New Hampshire without recourse to such state's choice of law rules. The parties acknowledge and agree that this Agreement is a "forward contract" and that they are "forward contract merchants" within the meaning of the United States Bankruptcy Code. This Agreement is subject to all valid and applicable legislation and to all present and future orders, rules, and regulations of authorities having jurisdiction and both parties agree to comply with all such applicable laws, orders, rules and regulations. In the event that changes in any such laws, orders, rules or regulations has the effect of increasing Our cost of electricity, We reserve the right to adjust the prices set forth herein to pass through such cost increases.

Customer Name: _____

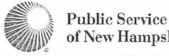
_ Customer Signature: ____

Date:



Exhibit 3 EDI Testing Certificates





of New Hampshire

A Northeast Utilities Company

PSNH Energy Park 780 North Commercial Street, Manchester, NH 03101

Public Service Company of New Hampshire P.O. Box 330 Manchester, NH 03105-0330 (603) 669-4000 www.psnh.com

Date 02/13/13

First Point Power, LLC 1485 S. County Trail East Greenwich, RI 02818

Dear Peter Schieffelin,

Thank you for your interest in becoming a supplier in New Hampshire and providing this service to our PSNH customers.

PSNH and First Point Power, LLC have successfully completed EDI Connectivity and Certification Testing. I have enclosed a Certificate of Completion for your files.

As soon as First Point Power, LLC is granted certification by the New Hampshire Public Utilities Commission (NH-PUC), you will be ready to contract with PSNH customers.

Thanks once again Peter for your interest and I look forward to working with you in the future.

Sincerely. laron

Aaron Downing **PSNH Supplier Services**

OS6161 REV. 11-09

nationalgrid

175 East Old Country Road, Hicksville, New York 11801

February 8, 2013

New Hampshire Public Utilities Commission 21 South Fruit Street, Suite 10 Concord, NH 03301-2420

To Whom It May Concern:

This letter is in regard to First Point Power, LLC an Energy Service Company (ESCo).

First Point Power, LLC has successfully completed all necessary requirements and technical specifications to conduct business with National Grid. They have been authorized and can conduct business within the National Grid (Granite State Electric) New Hampshire region effective February 8, 2013. They currently utilize EC Infosystems, Inc as their EDI provider.

Regards,

Sergio Smilley Senior Analyst Supplier Services/Customer Choice 175 East Old Country Road East Bldg. Ground Floor Hicksville, NY 11801 Off: 516-545-2468 Fax: 516-545-3250



Electronic Data Interchange (EDI) Certification

Unitil Energy Systems (UBS)

Issued to:	First Point Power, LLC
Represented by:	Peter Schieffelin
Issued by:	Unitil Energy Systems
Represented by:	Todd Bohan, Energy Analyst
Date:	February 26, 2013

This is official notification of the successful completion of Electric EDI testing between Unitil Energy Systems and First Point Power, LLC. As of February 25, 2013, Unitil Energy Systems does hereby declare First Point Power, LLC as a certified EDI trading partner capable of exchanging the following transactions:

810	Invoice
814	Change
814	Drop
814	Enrollment
814	Historical Usage Request
820	Payment Notification
867	Historical Usage
867	Monthly Usage
997	Functional Acknowledgement

First Point Power, LLC has successfully satisfied all the requirements of connectivity with Unitil Energy Systems. First Point Power, LLC has also proven through detailed transaction testing its understanding of the business rules and EDI formats required for account maintenance, and billing (dual and LDC rate-ready consolidated) as described by the New Hampshire Public Utilities Commission and using V12 version 4010 standards.

re 13, Signature Date

Todd Bohan Energy Analyst II Unitil Service Corp. 6 Liberty Lane West Hampton, NH 03842-1720 supplierservices@unitil.com



Exhibit 4

Proof of NE ISO Membership

Customer Asset Management System

Welcome to ISO New England's Customer Asset Management System

COMPANY	1	RELATION	ISHIPS	PERSONS	ASSETS	ASS	ETS	RESOUR	RCES	SUBA	CCOUNTS
Basic	Ad	dresses	History	Application	s Fi Sha		Corpora Family		Relations	ships	Contacts
Committe	es	Gove	rnance	Change Log	MIS A	counts	Pe	rsons	Mini	mum Eligi	bility Criteria

	51284			Settleable			
	First Point Pow	/er, LLC		FTR Settleable			
Short Name		2012		LRP MR Flag			
Name (System)		<i>i</i> er, LLC		LRP MR Contact			
Status	0.00000.000			ind Designated Entity Flag	a second second		
NERC Tag Desk			1	Distribution Company Flag			
	New England F				r Woodruff, Thomas	W	
Date Effective):00:00		Subaccount Reporting	e),		
Date Expires				MPSA Number			
Phone Number				EQR Contract Number	n -		
Primary DUNS	832837137						
overnance Info							
Customer T	ype Participan	ıt			Sector Type Supplie	r	
				Voting	Share Flag Yes		
Customer C	lass Market Pa	irticipant	Single Participant Rep				
	100 100 100	and the second second					
	Sub-Cl	assification	Date Effectiv	ve Date Expires	Action		
	Sub-Cl No items fou		Date Effectiv	ve Date Expires	Action		
ariff Billing ID			Date Effectiv	ve Date Expires	Action		
ariff Billing ID ———			Date Effectiv	ve Date Expires	Action (Add Duns)		
ariff Billing ID ———			Date Effectiv	ve Date Expires Date Date Effective Expire	(Add Duns)		
ariff Billing ID ———	No items fou	ınd.		Date Date	(Add Duns)		

Exchange Name	Symbol	Date Effective	Date Expires
No items found.			

Company: First Point Power, LLC [51284]

Comments Action