

Docket DM 13-237

800 Bering Drive Suite 250 Houston, TX 77057 www.rep-energy.com

December 7, 2017

MAPLIC 18DEC17PH1:28

Executive Director
N.H. Public Utilities Commission
21 South Fruit Street, Suite 10
Concord, NH 03301

RE: REP Energy, LLC acquisition by Summer Energy Holdings, Inc.

Effective December 31, 2017 REP Energy, LLC has been acquired by Summer Energy Holdings Inc, and accordingly changed its name to Summer Energy Northeast, LLC. Please see attached response to the required documentation under Puc 2003.02(h), which states:

Puc 2003.02(h) Each CEPS shall notify the commission of any changes to the information required to be submitted pursuant to this section and Puc 2006.01, with the exception of the information specified in Puc 2006.01(n) and (o). The CEPS shall provide such notice in advance, when practicable, but no later than 10 business days following the effective date of the change, in all cases.

We are also including a copy of the letter which will be sent to our entire customer base. Please let us know if you require anything further. Thank you.

Best regards,

Neil Leibman

CEO

713-554-4300

CC: Executive.Director@puc.nh.gov

David.Goyette@puc.nh.gov



800 Bering Drive Suite 250 Houston, TX 77057 www.rep-energy.com

DATE

Customer Address City

Dear Valued Customer,

Effective December 31, 2017 REP Energy, LLC will be acquired by Summer Energy Holdings, Inc., the parent company of Summer Energy, LLC, a retail electric provider based in Houston, Texas. In connection with this acquisition, REP Energy, LLC will change its name to Summer Energy Northeast, LLC. **Summer Energy will continue** to serve your electricity account without interruption at the same pricing and terms of your existing agreement. You will experience no change other than the provider name on your monthly invoice.

You can learn more about Summer Energy by visiting their website at www.summerenergy.com. Should you have any questions regarding this letter please do not hesitate to call us at the number below. One of our customer service agents will be glad to assist you. We have valued your business and we truly appreciate the opportunity to serve your electricity needs.

Best regards, REP Energy Customer Service Team Customer Service Toll Free

Phone: 866-727-5658

Email: customercare@rep-energy.com



800 Bering Drive Suite 250 Houston, TX 77057 www.rep-energy.com

RE: Docket DM 13-237

Effective December 31, 2017 Summer Energy Holdings, Inc., the parent company of Summer Energy, LLC, a retail electric provider based in Houston, Texas, and Summer Energy Northeast, LLC, has acquired REP Energy, LLC.

Exhibit A-Principals

Neil Leibman

Chief Executive Officer nleibman@summerenergy.com 5847 San Felipe Street Suite 3700 Houston, Texas 77057 713-554-4301

Angela Hanley

President ahanley@summerenergy.com 5847 San Felipe Street Suite 3700 Houston, Texas 77057 713-375-2777

Jaleea George

Chief Financial Officer jgeorge@summerenergy.com 5847 San Felipe Street Suite 3700 Houston, Texas 77057 713-375-2793

Travis Andrews

Chief Supply Officer tandrews@summerenergy.com 5847 San Felipe Street Suite 3700 Houston, Texas 77057 713-375-2789

REP ENERGY, LLC

800 Bering Drive, Suite 250 Houston, Texas 77057 (713) 554-4301

NHPUC 13AUG'13AM10:28

August 12, 2013

CONFIDENTIAL MATERIAL IN COMM FILE

VIA FEDERAL EXPRESS

New Hampshire Public Utilities Commission Attn: Sandy 21 South Fruit Street, Suite 10 Concord, New Hampshire 03301-2429

Re: REP Energy, LLC

Application for Initial Registration as a Competitive Electric Power Supplier

Dear Sandy:

Enclosed are the following filings for REP Energy, LLC:

- 1. Original and three (3) copies of our Application for Initial Registration as a Competitive Electric Power Supplier; and
- 2. Original and three (3) copies of the redacted filing which contains confidential information and to which we request confidential treatment.

Further, we simultaneously filed our electronic filing with the Executive Director.

Please return a filed copy of the enclosed Application to us in the enclosed self-addressed, stamped envelope provided for your use.

Should you have any questions, please contact the undersigned at the telephone number set forth above.

Thank you.

Very truly yours,

REP ENERGY, LLC

Neil Leibman, CEO

NL/mlr Enclosures

REP ENERGY LLC 800 BERING DRIVE SUITE 250 HOUSTON, TEXAS 77057 713-554-4300

APPLICATION FOR INITIAL REGISTRATION AS A COMPETITIVE ELECTRIC POWER SUPPLIER

- 1. The legal name of the entity is REP Energy LLC
- 2. The applicants business address is 800 Bering Drive Suite 250, Houston, Texas 77057, 713-554-4300
- Place of incorporation is Texas and authorized to do business in Massachusetts and New Hampshire.
- 4. The name address and info of Principals see attachment A.
- 5. The applicant has no affiliates operating in New Hampshire and does operate in Massachusetts.
- 6. The Applicants customer service contact is Tiffany Edwards or Mark Leibman at 866-727-5658 or sales @hplco.com
- 7. Tiffany Edwards or Mark Leibman shall be responsible for all Commission inquires at 713-375-2760 and mleibman@hplco.com or tiffany@hplco.com
- 8. The Applicants Registered Agent is InCorp Services Inc. at 152 South Mast Street, Goffstown, NH 03045
- 9. A Copy of the Applicant's authorization to do business in New Hampshire is attached.
- 10. The Applicant intends to operate in the entire franchise area of all four (4) utilities (Public Service Company of New Hampshire (PSNH), Granite State Electric Company (GSEC), Unitil Energy Systems, Inc. (UES) (formerly Concord Electric Company and Exeter and Hampton Electric Company), and the New Hampshire Electric Cooperative, Inc. (NHEC)). ESG (Energy Service Group) shall conduct the data interchange for the Company.
- 11. The Applicant intends to serve all classes of customers Residential and Commercial.
- 12. The Applicant currently does business in Massachusetts
- 13. The Applicant received six (6) PUC inquiries in Massachusetts last current year and resolved all inquiries from the PUC. Applicant is unaware of any pending or unresolved complaints in Massachusetts.
- 14. The Applicant nor any of its Principals or Members have ever been convicted of any felony or any felony that has been annulled by a court.
- 15. Within the last ten (10) years the Applicant nor any of its Principals have had any civil, criminal or regulatory sanctions or penalties imposed against them pursuant to any state or federal consumer protection law or regulation; has within the last 10 years settled any civil, criminal or regulatory investigation or complaint involving any state or federal consumer protection law or regulation or is currently subject to any pending civil, criminal or regulatory investigation or complaint involving any state or federal consumer protection law or regulation. See Confidential attachment to 15.
- 16. See attachment to 15
- 17. The Applicant may use reputable telemarketing firms and if so 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
- 18. The Applicant may Telemarket and if so it shall comply with number 17 above.

- 19. The Applicant intends to use the Utilities Billing Service.
- 20. The Applicant's Residential and Commercial contracts are attached along with the Applicants Terms of Service
- 21. The Applicant and the signatory below has the authority to file the application on behalf of the CEPS and that its contents are truthful, accurate and complete

Financial Upon approval the Company shall place a letter of credit in the amount of \$100,000 in place with the Public Utility Commission..

Signed this 12 day of 16 2013

Neil Leibman, Member

Exhibit A-Principals

Member Participants of REP Energy LLC are as follows:

Angela Hanley angela@hplco.com 800 Bering Drive Suite 250 Houston, Texas 77057 713-375-2777

Rod Danielson rod@hplco.com 800 Bering Drive Suite 250 Houston, Texas 77057 713-375-2791

Mark Leibman mleibman@hplco.com 800 Bering Drive Suite 250 Houston, Texas 77057 713-375-2760

Tom O'Leary tom@hplco.com 800 Bering Drive Suite 250 Houston, Texas 77057 713-554-4302

Jaleea George jaleea@hplco.com 800 Bering Drive Suite 250 Houston, Texas 77057 713-375-2793

Neil Leibman neil@hplco.com 800 Bering Drive Suite 250 Houston, Texas 77057 713-554-4301

CONFIDENTIAL RESPONSE

Question 15

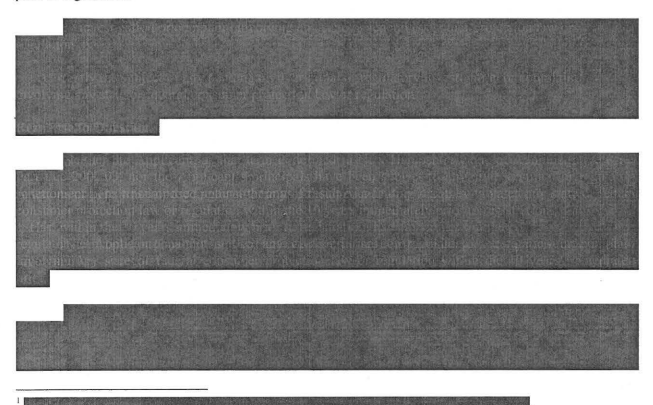
A statement as to whether the applicant or any of the applicant's principals:

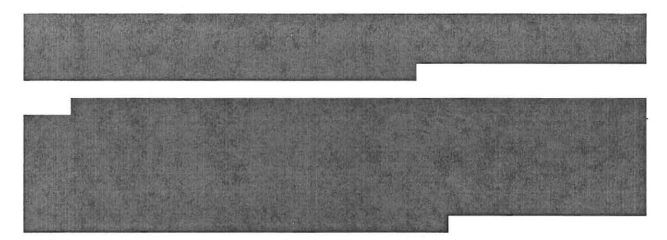
- a. Has, within the 10 years immediately prior to registration, had any civil, criminal or regulatory sanctions or penalties imposed against them pursuant to any state or federal consumer protection law or regulation;
- b. Has, within the 10 years immediately prior to registration, settled any civil,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

Response to Question 15

Neither the Applicant, as that term is defined in New Hampshire Code of Administrative Rules Part Puc 2002.03, nor the Applicant's principals have been subject to any civil, criminal or regulatory sanctions or penalties imposed against them as a result of a finding that they violated any state or federal consumer protection law or regulation within the 10 years immediately prior to registration.

The Applicant has not settled any civil, criminal or regulatory investigation or complaint involving any state or federal consumer protection law or regulation within the 10 years immediately prior to registration.





Much like in the Delaware action, even though the principals were part of the settlement agreement, they were not the subject of the underlying investigation. In fact, the Final Order states at Finding of Fact 11 that "Commission Staff did not allege wrongdoing of individual officers, directors, or principals of AllStar." In addition, although the principals involved were part of the settlement there were no findings that they, nor AllStar, had violated any regulations.

Neither the Applicant nor any of the Applicant's principals are currently the subject of any pending civil, criminal or regulatory investigation or complaint involving any state or federal consumer protection law or regulation.

³ AllStar is no longer in existence.

² Delaware Public Service Commission, Dkt. No. 355-08, Findings and Recommendations of the Hearing Examiner, para. 29, p. 20.

REP ENERGY, LLC – NEW HAMPSHIRE OPERATIONS RESIDENTIAL ELECTRICITY AUTHORIZATION FAX TO 866-651-5534

| | CLEARLY) | | | |
|--|---|--|--|--|
| Service Type 🔲 New Service -or- 🔲 Swit | tching Service Utility Account # | | | |
| Customer Name | Social Security Number | Social Security Number | | |
| Service Address | Suite / Unit City: | | | |
| State Zip Code | Add'l Account # 's | | | |
| BILLING ADDRESS (if different than service address listed above) | | | | |
| Street Address | Zip | | | |
| Contact Name | Primary Phone | | | |
| Fax | Email | | | |
| mbalance charges, and ancillary services. Price does napplicable fees and/or penalties. Customer's service becassessed a monthly base charge of \$0.00 per meter. Term: The term of this contract begins on the next avairable. Agreement shall renew and continue by its terms and cover its event of the new months and the covered on the REP Energy, L.L.C website at www.revexisting.market.price , and may be reset at each new months at least 30 days prior to the intended cancellation of cycle following receipt of such notice or such date as RECancellation: You may rescind this agreement without agreement. If you cancel this Agreement for any other receives a monthly bill from the coverable hereunder are a reasonable estimate of lost of the coverable hereunder are a reasonable estimate of lost obayable in accordance with the Distribution Utility terms are of 1.5% per month on unpaid balances or otherwise designment: ESCO reserves the right to assign this continuitations of Liability: Liabilities not excused by reasonable to the other for consequential, incidental, punitive, imitations apply without regard to the cause of any liabil Representations and Warranties: The electricity solotices and REP Energy, LLC expressly disclaims all other was our pose. Excuse: If an event occurs which makes it impossible for weather occurrence, war, civil disturbance or other nations. | Wh. This is a fixed price for the term ending, which includes cost, and chargenergy losses, congestion charges, scheduling services, imposed administrative fees, any not include any of your Transmission and Distribution Utility's charges and fees, taxes or regins with ESCO on the meter reading date set by the Local Distribution Utility. You will be stillable date for enrollment and will continue for an initial term that ends, ureceive. Upon expiration of the initial contract term, unless you sign a renewal contract, conditions on a month to month variable rate basis and the said variable rate for that mont rep-energy.com on the first business day of the month. The price shall be reset at the the onth without prior written notice to Customer, until Customer mails a written notice to the date stating said intention in which event the termination will be effective at the end of the EP Energy may state in its notice. It penalty of any kind by canceling within three (3) federal business days of signing this reason, after the rescission period and before the end of the initial term you will be assessed dollars (\$150) per each year of the term of your contract. The parties agree that the amounts and not a penalty. After initial term you may cancel this agreement with 30days prior who are in accordance with your local utility's policies and procedures. Some its Distribution Utility for all energy and Distribution Utility charges which bill shall be dientated to another ESCO without the consent of customer. Son or force majeure or otherwise shall be limited to direct actual damages. Neither part, exemplary or indirect damages. Lost profits or penalties of any nature are hereby waive, and a penalty of any nature are hereby waive and the process of the damages. There are no third party beneficiaries to this agreement. It was an active the applicable Distribution Utility's quality standards are an active than those expressly set forth in this agreement will penalty or damage. There are no third party be | this h may nother e billing sed an ents citten a late ty will be ed; these | | |

REP ENERGY, LLC- RESIDENTIAL TERMS OF SERVICE NEW HAMPSHIRE

Your TERMS OF SERVICE shall be set forth in the Welcome Letter which shall be made a part of the TERMS OF SERVICE unless otherwise agreed to in writing.

THE FOLLOWING ARE YOUR ELECTRICITY TERMS OF SERVICE (the "Agreement"), which is made a part of your Electricity Authorization by and between REP Energy, L.L.C or ("REP Energy") and you ("Customer"), with the term of service commencing on the execution date of your contract and service to commence on Service Commencement Date which is the date of the first meter read by the Electric Distribution Company ("EDC").

- 1. **ENERGY CONSUMPTION INFORMATION.** Customer hereby authorizes REP Energy, LLC to obtain Customer's current and historical electricity cost and usage data, payment and credit history, Dunn & Bradstreet number and other data reasonably necessary for REP Energy, L.L.C to provide electric service pursuant to this Agreement. Customer agrees, upon request, to provide REP Energy, L.L.C with facility descriptions, operating information, meter identification numbers and locations, and such other information available to Customer as REP Energy, L.L.C may reasonably require providing electric service pursuant to this Agreement.
- 2. BILLING FEES AND PENALTIES. You will receive a single bill from your local utility for its charges, as well as REP Energy. Your local utility will set your payment due date and inform you of the payment billing address. Your bill is subject to adjustment for any computation errors, meter misreads or other errors. REP Energy, L.L.C reserves the right to assume the billing function for our services. Our charges include the costs for the electricity component, which is sold in kilowatt hours (kWh), and a fixed monthly charge of \$0.00 for costs incurred in servicing your account as specified in your Authorization. Bills not paid in full by the due date will incur a late-payment fee at an interest rate of 1.5% per month on unpaid balances or otherwise in accordance with your local utility's policies and procedures. You will be charged a \$25 fee for each returned check. REP Energy, L.L.C and your local utility are each responsible for collecting any past-due amount owed on their respective bills. If you fail to pay a past-due amount owed to REP Energy, we may transfer your electric service back to the utility. We may perform a credit check prior to enrollment, and based on its results REP Energy may elect not to enroll you as a customer and provide you notice of such action. If you do not pay your bill on time, we may cancel this agreement for non-payment with 14 days written notice. If we cancel your service for non-payment, you must pay the balance owed plus any collection fees (including all legal fees and costs) plus any applicable liquidated charges stated in the Authorization. If you cancel your service prior to the termination of your contract period you shall be charged a liquidated damages fee of \$150 for residential service.
- 3. **CHANGE IN TERMS.** REP Energy, LLC reserves the right, with 35 days written notice, to amend this agreement due to any regulatory, tariff or procedural change that may affect our ability to serve you under this agreement. If you do not wish to accept the material change in terms, you must notify REP Energy, LLC in writing within 14 days of receiving that notice. This agreement will then terminate after your next billing cycle and any unpaid balances will immediately become due. If we are unable to resolve any dispute or you are unsatisfied with our service you may file a complaint with the New Hampshire Public Utilities Commission through their website www.puc.state.nh.us or by telephone 1-603-271-2431.
- 4. **DIRECT ACCESS AUTHORIZATION.** Customer shall execute all authorizations required by state or federal law to enable REP Energy to provide services pursuant to this Agreement. If, for any reason, an enrollment form is not submitted or Customer's EDC fails to approve an enrollment form submitted by REP Energy on Customer's behalf within three (3) months of the Effective Date, this Agreement may be terminated by either party, without penalty, by providing written notice of termination to either party.
- 5. **FORCE MAJEURE.** REP Energy assumes no liability or responsibility for any items or services associated with your local utility including operations and maintenance of their system, interruption of service, termination of service, failure of electricity service or deterioration of their service.
- 6. **LIMITATION OF LIABILITY.** IN THE EVENT REP ENERGY FAILS TO PERFORM ITS OBLIGATIONS UNDER THIS AGREEMENT, CUSTOMER'S SOLE REMEDY SHALL BE TO CANCEL THIS AGREEMENT BY WRITTEN NOTICE SENT VIA CERTIFIED MAIL TO REP ENERGY. IN THE EVENT REP ENERGY IS RESPONSIBLE FOR DIRECT DAMAGES FOR ITS FAILURE TO COMPLY WITH THESE TERMS AND CONDITIONS, REP ENERGY WILL BE RESPONSIBLE FOR DIRECT DAMAGES UP TO THE PRICE OF THE ELECTRICITY SERVICE PROVIDED LIMITED TO A THIRTY DAY PERIOD. FURTHER, REP ENERGYSHALL NOT BE LIABLE TO CUSTOMER FOR ANY INJURY, CONSEQUENTIAL OR SPECIAL DAMAGES, OR CLAIMS ARISING FROM OR RELATING TO THIS AGREEMENT, WHETHER ARISING IN CONTRACT, TORT (INCLUDING BUT NOT LIMITED TO INTENTIONAL TORTS, NEGLIGENCE, AND STRICT

LIABILITY), OR OTHERWISE, AND CUSTOMER HEREBY EXPRESSLY WAIVES ANY OTHER LEGAL OR EQUITABLE REMEDY OTHER THAN TERMINATION AS REFERENCED IN THE FIRST SENTENCE OF THIS SECTION.

- 7. **ENTIRE AGREEMENT.** This Agreement, including any Attachment, Welcome Letter, Exhibit or Schedule hereto, embodies the entire Agreement and understanding between the parties, and supersedes all prior agreements and understandings between the parties, whether written or oral, with respect to the subject matter hereof. If REP Energy determines that it must modify this Agreement to comply with the Rules and/or applicable law or regulation, REP Energy shall inform Customer by written notice. If there exist a material change to any term including the fees and or charges established by REP Energy, then REP Energy shall inform Customer by written notice of a material change, Customer may, within fourteen (14) days of receipt of such notice of a material change, cancel this Agreement by written notice to REP Energy. In the event that Customer cancels this Agreement as provided for in this Section, Customer shall still be obligated to pay for the electricity and related services provided to Customer pursuant to this Agreement prior to the date that such cancellation becomes effective. Except as provided for in this Section, this Agreement may not be amended except by a written amendment signed by both Customer and REP Energy.
- 8. **ASSIGNMENT.** REP Energy may assign its rights and obligations under this Agreement to a third party that is approved by the Public Service Commission with customer notification. Customer does not have the right to assign its rights and obligations under this Agreement to a third party, and any attempt by Customer to assign its rights and obligations under this Agreement is void and without effect, unless the written permission of REP Energy is obtained prior to the assignment.
- 9. **GOVERNING LAW.** The internal laws and not the law of conflicts for the state of New Hampshire govern the formation, interpretation and performance of this Agreement. Venue is proper in New Hampshire.
- TERM OF AGREEMENT. See Welcome Letter and/or the customer authorization page for price and term. This Agreement shall become effective and the term to begin when signed with electric service to begin upon the Service Commencement Date determined by the Local Utility. However, if Customer is delinquent in paying in full on its account with its prior provider, then REP Energy shall have the right to cancel this Agreement without notice, at any time. Upon expiration of the Initial Contract Term this Agreement shall renew and continue by its terms and conditions on a month to month variable rate basis and the said variable rate for that month may be viewed on the REP Energy website at www.horizonpowerco.com on the first business day of the month. The price shall be reset at the then existing market price, and may be reset at each new month without prior written notice to Customer, until Customer mails a written notice to the other party at least 30 days prior to the intended cancellation date stating said intention in which event the termination will be effective at the end of the billing cycle following receipt of such notice or such date as REP Energy may state in its notice. At all times during this Agreement, REP Energy reserves the right to cancel service to the Customer if Customer fails to make payment of all amounts due REP Energy. Should cancellation for non-payment occur, in the event of cancellation for non-payment, this Agreement will be cancelled immediately. This Agreement shall continue until either party cancels as set forth above; provided however that notice of cancellation shall not be given by Customer until 60 days prior to the expiration of the contract.

Contact Info: REP Energy, LLC

800 Bering Drive, Suite 250 Houston, Texas 77057 Tel Number: 713-554-4300 Toll Free: 1-866-727-5658 Toll Free Fax: 1-866-651-5534

Internet Address: http://www.horizonpowerco.com

Email Address: <u>Sales@hplco.com</u>

Hours of Operation: Monday-Friday 8:00 am to 5:00 pm CST

<u>Delaware Residents Only--Termination for Relocation</u>: In the event that you relocate outside of your current Electric Distribution Utility service area in Delaware, you must provide REP Energy, LLC a 30 day written notice of such relocation and your contract obligation shall be terminated however you shall be liable for all fees and expenses that you owe prior to said termination or relocation.

DATE:

REP ENERGY, LLC- NEW HAMPSHIRE OPERATIONS **BUSINESS ELECTRICITY AUTHORIZATION**

FAX TO 866-651-5534 Business Name _____ Utility Account # _____ Service Address _____ Suite/ Unit # _____ ______ State _____ Zip _____ Utility _____ BILLING ADDRESS (if different than service address listed above) Street Address _____ Zip _____ Contact Name _____ TAX ID _____ Primary Phone _____ Fax ____ Email ____ This offer is subject to credit approval and confirmation by REP Energy. The rate cannot be locked in until receipt of the signed Agreement. Pricing generally expires within 24 hours from the date above. Please confirm all offers with REP Energy, LLC prior to sending in a signed Authorization Form. REP Energy, LLC has my permission to use the information I am providing in this form to enroll me for electric service in New Hampshire. I affirm that I am at least 18 years of age and legally authorized to switch the electricity provider for the address shown above. By signing below, I am authorizing REP Energy, LLC become my new Electric Service Company (ESCO) in place of my current ESCO, and REP Energy, LLC to act as my

agent to make this change and direct my Distribution Utility to release certain information to REP Energy, LLC which shall include but not be limited to my name, service address, rates, historical usage, utility charges, credit and payment history for the duration of this Agreement. Pricing: The price for energy is _______ ¢ KWH. This is a fixed price for the term ending ____, _____, which includes cost, and charges for electric energy supply, electric energy losses, capacity charges, congestion charges, scheduling services, imposed administrative fees, any imbalanced charges, and ancillary services. Price does not include any of your Transmission and Distribution Utility's charges and fees, taxes or applicable fees and / or penalties. Customer's service begins with ESCO on the meter reading date set by the Local Distribution Utility. You will be assessed a monthly base charge of \$4.75 per meter. Term: The term of this contract begins on the date set forth below and will continue for an initial term that ends __) calendar months from the date of this contract, regardless of the number of meter reads you receive. Upon expiration of the initial contract term, unless you sign a renewal contract, this Agreement shall renew and continue by its terms and conditions on a month to month variable rate basis and the said variable rate for that month may be viewed on the REP Energy, LLC website at www.rep-energy.com on the first business day of the month. The price shall be reset at the then existing market price, and may be reset at each new month without prior written notice to Customer, until Customer mails a written notice to the other party at least 30 days prior to the intended cancellation date stating said intention in which event the termination will be effective at the end of the billing cycle following receipt of such notice or such date as REP Energy may state in its notice. Cancellation: After initial term you may cancel this agreement with 30days prior written notice. If you cancel this Agreement for any reason before the end of the initial term you will be assessed an early cancellation fee of (3) months of average consumption (see Terms of Service). The parties agree that the amounts recoverable hereunder are a reasonable estimated of loss and not a penalty. Billing & Fees: Customer will receive a monthly bill from its Distribution Utility for all energy and Distribution Utility charges which bill shall be due and

payable in accordance with the Distribution Utility terms and conditions. If Customer's bill is not paid by the due date, Customer will be charged a late fee of 1.5% per month on unpaid balances or otherwise in accordance with your local utility's policies and procedures.

Assignment: ESCO reserves the right to assign this contract to another licensed ESCO without the consent of customer and upon assignment ESCO will notify customer.

Limitations of Liability: Liabilities not excused by reason or force majeure or otherwise shall be limited to direct actual damages. Neither party will be liable to the other for consequential, incidental, punitive, exemplary or indirect damages. Lost profits or penalties of any nature are hereby waived; these limitations apply without regard to the cause of any liability or damage. There are no third party beneficiaries to this agreement.

Representations and Warranties: The Electricity sold under this Agreement will meet the applicable Distribution Utility's quality standards and will be supplied from a variety of sources. REP Energy, LLC makes no representations or warranties other than those expressly set forth in this agreement, and REP Energy, LLC expressly disclaims all other warranties, express or implied, including warranties of merchantability and fitness for a particular

Excuse: If any event occurs which makes it impossible for REP Energy, LLC to perform under this Agreement, such as an act of God, extraordinary weather occurrence, war, civil disturbance or other national emergency, our performance under this Agreement shall be excused for the duration of such event. This could be an event affecting Distribution Utility, such as a facility outage on their electric distribution lines.

Governing Law: This Agreement shall be governed by and construed, enforced and performed in accordance with the laws of the State of New Hampshire or the state in which you receive your electricity service.

By my signature below (facsimile signature accepted as if it were an original), I hereby agree to be obligated by the terms and conditions set forth herein and the Electricity Service Agreement Terms and Conditions, which are attached here to and made part of this Agreement by reference.

| See Electric Service Agreement for Additional Terms | | |
|---|--------------------|--|
| Authorized Signature | Print Name & Title | |

REP ENERGY, LLC - TERMS OF SERVICE NEW HAMPSHIRE

Your TERMS OF SERVICE shall be set forth in the Welcome Letter which shall be made a part of the TERMS OF SERVICE unless otherwise agreed to in writing.

THE FOLLOWING ARE YOUR ELECTRICITY TERMS OF SERVICE (the "Agreement"), which is made a part of your Electricity Authorization by and between REP Energy, LLC you ("Customer"), with the term of service commencing on the execution date of your contract and service to commence on Service Commencement Date which is the date of the first meter read by the Electric Distribution Company ("EDC").

- 1. **ENERGY CONSUMPTION INFORMATION.** Customer hereby authorizes REP Energy, LLC to obtain Customer's current and historical electricity cost and usage data, payment and credit history, Dunn & Bradstreet number and other data reasonably necessary for REP Energy, LLC to provide electric service pursuant to this Agreement. Customer agrees, upon request, to provide REP Energy, LLC with facility descriptions, operating information, meter identification numbers and locations, and such other information available to Customer as REP Energy, may reasonably require providing electric service pursuant to this Agreement.
- BILLING FEES AND PENALTIES. You will receive a single bill from your local utility for its charges, as well as REP Energy's. Your local utility will set your payment due date and inform you of the payment billing address. Your bill is subject to adjustment for any computation errors, meter misreads or other errors. REP Energy, LLC reserves the right to assume the billing function for our services. Our charges include the costs for the electricity component, which is sold in kilowatt hours (kWh), and a fixed monthly charge of \$4.75 for costs incurred in servicing your account as specified in your Authorization. Bills not paid in full by the due date will incur a late-payment fee at an interest rate of 1.5% per month on unpaid balances or otherwise in accordance with your local utility's policies and procedures. You will be charged a \$25 fee for each returned check. REP Energy, LLC and your local utility are each responsible for collecting any past-due amount owed on their respective bills. If you fail to pay a past-due amount owed to REP Energy, we may transfer your electric service back to the utility. We may perform a credit check prior to enrollment, and based on its results REP Energy, LLC may elect not to enroll you as a customer and provide you notice of such action. If you do not pay your bill on time, we may cancel this agreement for non-payment with 14 days written notice. If we cancel your service for non-payment, you must pay the balance owed plus any collection fees (including all legal fees and costs) plus any applicable liquidated charges stated in the Authorization. If you cancel your service prior to the termination of your contract period you shall be charged a liquidated damages fee of (3) months of the highest average consumption billed by REP Energy, LLC in a six (6) month period for business service. In the event there is less than six (6) months billed usage by REP Energy, LLC, the three (3) months highest average consumption will be based on the previous six (6) months historical consumption provided by the LDC.
- 3. **CHANGE IN TERMS.** REP Energy, LLC reserves the right, with 35 days written notice, to amend this agreement due to any regulatory, tariff or procedural change that may affect our ability to serve you under this agreement. If you do not wish to accept the material change in terms, you must notify REP Energy, LLC in writing within 14 days of receiving that notice. This agreement will then terminate after your next billing cycle and any unpaid balances will immediately become due. If we are unable to resolve any dispute or you are unsatisfied with our service you may file a complaint the New Hampshire Public Utilities Commission through their website www.puc.state.nh.us or by telephone 1-603-271-2431.
- 4. **DIRECT ACCESS AUTHORIZATION.** Customer shall execute all authorizations required by state or federal law to enable REP Energy to provide services pursuant to this Agreement. If, for any reason, an enrollment form is not submitted or Customer's EDC fails to approve an enrollment form submitted by REP Energy on Customer's behalf within three (3) months of the Effective Date, this Agreement may be terminated by either party, without penalty, by providing written notice of termination to either party.
- 5. **FORCE MAJEURE.** REP Energy, LLC assumes no liability or responsibility for any items or services associated with your local utility including operations and maintenance of their system, interruption of service, termination of service, failure of electricity service or deterioration of their service.
- 6. **LIMITATION OF LIABILITY.** IN THE EVENT REP ENERGY FAILS TO PERFORM ITS OBLIGATIONS UNDER THIS AGREEMENT, CUSTOMER'S SOLE REMEDY SHALL BE TO CANCEL THIS AGREEMENT BY WRITTEN NOTICE SENT VIA CERTIFIED MAIL TO REP ENERGY. IN THE EVENT REP ENERGY IS RESPONSIBLE FOR DIRECT DAMAGES FOR ITS FAILURE TO COMPLY WITH THESE TERMS AND CONDITIONS, REP ENERGY, LLC WILL BE RESPONSIBLE FOR DIRECT DAMAGES UP TO THE PRICE OF THE ELECTRICITY SERVICE PROVIDED LIMITED TO A THIRTY DAY PERIOD. FURTHER, REP ENERGY SHALL NOT BE LIABLE TO CUSTOMER FOR ANY INJURY, CONSEQUENTIAL OR

SPECIAL DAMAGES, OR CLAIMS ARISING FROM OR RELATING TO THIS AGREEMENT, WHETHER ARISING IN CONTRACT, TORT (INCLUDING BUT NOT LIMITED TO INTENTIONAL TORTS, NEGLIGENCE, AND STRICT LIABILITY), OR OTHERWISE, AND CUSTOMER HEREBY EXPRESSLY WAIVES ANY OTHER LEGAL OR EQUITABLE REMEDY OTHER THAN TERMINATION AS REFERENCED IN THE FIRST SENTENCE OF THIS SECTION.

- 7. **ENTIRE AGREEMENT.** This Agreement, including any Attachment, Welcome Letter, Exhibit or Schedule hereto, embodies the entire Agreement and understanding between the parties, and supersedes all prior agreements and understandings between the parties, whether written or oral, with respect to the subject matter hereof. If REP Energy determines that it must modify this Agreement to comply with the Rules and/or applicable law or regulation, REP Energy shall inform Customer by written notice. If there is a material change to any term including the fees and or charges established by REP Energy, then REP Energy shall inform Customer by written notice. After notice of a material change, Customer may, within fourteen (14) days of receipt of such notice of a material change, cancel this Agreement by written notice to REP Energy. In the event that Customer cancels this Agreement as provided for in this Section, Customer shall still be obligated to pay for the electricity and related services provided to Customer pursuant to this Agreement prior to the date that such cancellation becomes effective. Except as provided for in this Section, this Agreement may not be amended except by a written amendment signed by both Customer and Horizon.
- 8. **ASSIGNMENT.** REP Energy may assign its rights and obligations under this Agreement to a third party that is approved by the Public Service Commission with customer notification. Customer does not have the right to assign its rights and obligations under this Agreement to a third party, and any attempt by Customer to assign its rights and obligations under this Agreement is void and without effect, unless the written permission of REP Energy is obtained prior to the assignment.
- 9. **GOVERNING LAW.** The internal laws and not the law of conflicts for the state of New Hampshire govern the formation, interpretation and performance of this Agreement. Venue is proper in New Hampshire or the state in which you receive electric service.
- TERM OF AGREEMENT. See Welcome Letter and/or the customer authorization page for price and term. This Agreement shall become effective and the term to begin when signed with electric service to begin upon the Service Commencement Date determined by the Local Utility. However, if Customer is delinquent in paying in full on its account with its prior provider, then REP Energy shall have the right to cancel this Agreement without notice, at any time. Upon expiration of the Initial Contract Term this Agreement shall renew and continue by its terms and conditions on a month to month variable rate basis and the said variable rate for that month may be viewed on the REP Energy, LLC website at www.rep-energy.com on the first business day of the month. The price shall be reset at the then existing market price, and may be reset at each new month without prior written notice to Customer, until Customer mails a written notice to the other party at least 30 days prior to the intended cancellation date stating said intention in which event the termination will be effective at the end of the billing cycle following receipt of such notice or such date as REP Energy may state in its notice. At all times during this Agreement, REP Energy reserves the right to cancel service to the Customer if Customer fails to make payment of all amounts due REP Energy. Should cancellation for non-payment occur, in the event of cancellation for non-payment, this Agreement will be cancelled immediately. This Agreement shall continue until either party cancels as set forth above; provided however that notice of cancellation shall not be given by Customer until 60 days prior to the expiration of the contract.

Contact Info: REP Energy, LLC

800 Bering Drive, Suite 250 Houston, Texas 77057 Toll Free: 1-866-727-5658 Toll Free Fax: 1-866-651-5534 http://www.rep-energy.com

Internet Address:

Email Address: <u>Sales@hplco.com</u>

Hours of Operation: Monday-Friday 8:30 am to 5:00 pm CST

REP ENERGY ADDITIONAL INFORMATION:

Part Puc 2003 Initial Registration

- 1. REP Energy intends to continue to utilize Energy Service Group (ESG) to provide its transfer of data and electronic data between utilities and REP. ESG is the current provider of this service for REP in Mass.
- 2. Retailer has an existing agreement with BP Energy who is its current Wholesale electric provider and will continue to provide wholesale electric power in New Hampshire to REP Energy.
- 3. All of the Principals have in total over 75 years of electric service experience as they currently serve as officers in REP Energy operating in Mass, as well as previous experience on various other deregulated Markets.
- 4. REP is currently a member in good standing with New England Power Pool
- 5. As a condition to approval, REP Energy shall post a \$100,000 letter of credit with the Commission.

Neil Leibman

From: Sent: Perry, Audra [aperry@iso-ne.com] Thursday, July 15, 2010 10:55 AM

To:

Neil Leibman

Cc:

Gerity, Patrick; Market & Credit Risk Department; Collins, Shirley

Subject:

Membership Application - REP Energy LLC

Good Afternoon,

We have received the Membership Application for REP Energy LLC. At this time the application is considered complete.

If you have any questions, please do not hesitate to contact me. Thank you.

Regards,

Audra R. Perry

Administrative Assistant, Market Operations ISO New England aperry@iso-ne.com 413-535-4169 - telephone 413-540-4680 - fax



THE COMMONWEALTH OF MASSACHUSETTS DEPARTMENT OF PUBLIC UTILITIES

DEVAL L. PATRICK GOVERNOR

ONE SOUTH STATION BOSTON, MA 02110 (617) 305-3500 ANN G. BERWICK CHAIR

JOLETTE A. WESTBROOK
COMMISSIONER

DAVID W. CASH COMMISSIONER

June 25, 2013

RICHARD K. SULLIVAN, JR. SECRETARY OF ENERGY AND ENVIRONMENTAL AFFAIRS

Neil Leibman, CEO REP Energy, LLC 800 Bering Drive. Suite 250 Houston, TX 77057

Dear Mr. Leibman,

The Department of Public Utilities ("Department") has reviewed your application for renewal of your **Competitive Supplier License**, **CS-078**, and is pleased to inform you that your application for renewal has been approved.

As a condition of maintaining this license, you must file updated information within 30 days of any material or organic change in the information required by 220 C.M.R. § 11.05(2), and you must comply with all relevant requirements of G.L. c. 164 and the regulations promulgated thereunder, including 220 C.M.R. §§ 11.00, 12.00 et seq. If you decide to request renewal of your license next year, please submit renewal application no later than September 1, 2013.

8 2013

Mark D. Marini, Secretary



BP Corporation North America Inc. 201 Helios Way Houston, TX 77079 Direct 713 323-1649

VIA OVERNIGHT MAIL

August 19, 2010

Neil Liebman REP Energy LLC 800 Bering Drive suite 250 Houston TX 77024

Re: EEI Master Agreement

Mr. Liebman:

The accompanying EEI Master Agreement for REP Energy and AllStar is for their review and signature. When the documents have been fully executed please return one copy of the agreement to my attention in Houston. My address is:

Attention:

Scott J Eckerman

BP Corporation North America Inc.

201 Helios Way

Houston, Texas 77079

Please contact me with any further requests or questions at 713 323-1649. Thank you for your time and consideration.

With warm regard,

Scott J. Eckerman Contract Analyst



THE COMMONWEALTH OF MASSACHUSETTS DEPARTMENT OF PUBLIC UTILITIES

DEVAL L. PATRICK GOVERNOR

TIMOTHY P. MURRAY LIEUTENANT GOVERNOR

RICHARD K. SULLIVAN, JR. SECRETARY OF ENERGY AND ENVIRONMENTAL AFFAIRS

ONE SOUTH STATION BOSTON, MA 02110 (617) 305-3500 ANN G. BERWICK CHAIR

JOLETTE A. WESTBROOK
COMMISSIONER

DAVID W. CASH COMMISSIONER

December 30, 2011

Jamie Rigell, President of Operation **REP Energy, LLC** 800 Bering Drive, #250 Houston, TX 77057

RE: Renewal Competitive Supplier License #CS-078

Dear Mr. Rigell,

The Department of Public Utilities ("Department") has reviewed your application for renewal of a **Competitive Supplier License** in the Commonwealth of Massachusetts and is pleased to inform you that your application has been approved.

Your license number is CS-078.

As a condition of maintaining this license, you must file updated information within 30 days of any material or organic change in the information required by 220 C.M.R. § 11.05(2), and you must comply with all relevant requirements of G.L. c. 164 and the regulations promulgated thereunder, including 220 C.M.R. §§ 11.00, 12.00 et seq. If you decide to request renewal of your license next year, please submit renewal application no later than **September 1, 2012.**

Sincerely,

Mark D. Marini, Secretary

State of New Hampshire

Date Filed: 07/30/2013 Business ID: 695355 William M. Gardner Secretary of State

Filing fee:

\$ 50.00

Fee for Form SRA: Total fees:

\$ 50.00 \$100.00

Use black print or type..

Form FLLC-1 RSA 304-C:175

APPLICATION FOR REGISTRATION AS A FOREIGN LIMITED LIABILITY COMPANY

| PURSUANT TO THE PROVISIONS of the New Hampshire Limited Liability Company laws, the undersigned hereby applies for registration to transact business in New Hampshire and for that purpose submits the following statement: | | | | |
|---|--|--|--|--|
| FIRST: The name of the limited liability company is REP Energy LLC | | | | |
| | | | | |
| SECOND: The name which it proposes to register and do business in New Hampshire isREP Energy LLC | | | | |
| | | | | |
| THIRD: It is formed under the laws of | | | | |
| FOURTH: The date of its formation isDecember 21, 2007 | | | | |
| FIFTH: The nature of the business or purposes to be conducted or promoted in New Hampshire is | | | | |
| Retail Electricity Provider | | | | |
| | | | | |
| SIXTH: The name of its registered agent <u>in New Hampshire</u> is <u>InCorp Services Inc</u> 152 South Mast | | | | |
| Street Goffstown NH 03045 | | | | |
| and the street address , town/city (including zip code and post office box, if any) of its registered office is (agent's business address <u>in New Hampshire</u>) 152 South Mast Street Goffstown NH 03045 | | | | |
| | | | | |
| SEVENTH: The sale or offer for sale of any ownership interests in this business will comply with the | | | | |

State of New Hampshire

requirements of the New Hampshire Uniform Securities Act (RSA 421-B).



neil@hplco.com

| *Signature: | |
|--|---|
| Print or type name: | / Neil Leibman |
| Title: | Member |
| Date signed: | July 12, 2013 |
| Complete address of person signing: | 800 Bering Drive Suite 250 |
| | Houston, Texas 77057 |
| | |
| · | |
| To receive your ANNUAL REPORT REMINDER NOTIC | E by email, please enter your email address here: |

DISCLAIMER: All documents filed with the Corporation Division become public records and will be available for public inspection in either tangible or electronic form.

Mail fees, <u>DATED AND SIGNED ORIGINAL AND FORM SRA</u> to: Corporation Division, Department of State, 107 North Main Street, Concord NH 03301-4989. Physical location: 25 Capitol Street, 3rd Floor, Concord, NH 03301.

^{*} Shall be executed on behalf of the foreign limited liability company by a person with authority to do so under the laws of the state or other jurisdiction of its formation, or, if the foreign limited liability company is in the hands of a receiver, executor, or other court appointed fiduciary, trustee, or other fiduciary, it must be signed by that fiduciary.

Form SRA – Addendum to Business Organization and Registration Forms Statement of Compliance with New Hampshire Securities Laws

| t are t = business identification and Contact Inform | iation | | |
|--|--|--|--|
| Business Name: REP Energy LLC . | | | |
| Business Address (include city, state, zip): 800 Berin | g Drive Suite 250 Houston, Texas 77057 | | |
| Telephone Number: (713) 554-4301 E-r | nail:neil@hplco.com | | |
| Contact Person: Neil Leibman | | | |
| Contact Person Address (if different): | | | |
| Part II – Check <u>ONE</u> of the following items in Part I rejected. [PLEASE NOTE: Most small businesses reg II, Item 1 below. However, you must insure that your band C)]: | I. If more than one item is checked, the form will be istering in New Hampshire qualify for the exemption in Part business meets all of the requirements spelled out in A), B), | | |
| Hampshire because the business meets <u>AL</u> A) This business has 10 or fewer owner B) Advertising relating to the sale of owner | | | |
| | mpshire under another exemption from registration or will ter the citation for the exemption or notice filing claimed - | | |
| | its securities for sale in New Hampshire. Enter the date the high the Bureau of Securities Regulation | | |
| This business was formed in a state other the New Hampshire. | an New Hampshire and will not offer or sell securities in | | |
| Part III – Check <u>ONE</u> of the following items in Part | III: | | |
| 1. Y This business is not being formed in New F | This business <i>is not being</i> formed in New Hampshire. | | |
| This business is being formed in New Hamp offer for sale of ownership interests in the bu Hampshire Uniform Securities Act. | shire and the registration document states that any sale or siness will comply with the requirements of the New | | |
| Part IV – Certification of Accuracy | | | |
| 2) an executive officer of an existing corporation; or 3) | : 1) <u>all</u> of the incorporators of a corporation to be formed; or <u>all</u> of the general partners or intended general partners of a pers or managers of a limited liability company; or 5) <u>one or partnership or foreign registered limited liability</u> | | |
| (We) certify that the information provided in this form | is true and complete. (Original signatures only) | | |
| Name (print): Neil Leibman | Signature: | | |
| | Date signed: / July 12, 2013 | | |
| Name (print): | Signature: | | |
| lawa (maint) | Date signed: | | |
| lame (print): | Signature: | | |
| , | Date signed: | | |