

PART I – FITNESS

<p>1. Name, Michigan office address, phone and fax numbers, e-mail address and company website: Median Energy Corp 1760 Abbey Rd, 2nd FL, East Lansing, MI 48823 201-354-1537, 888-225-0195 www.medianenergy.com eli@medianenergy.com</p>	<p>6. Specify type of provider (utility, marketer, utility affiliate): marketer</p>
<p>2. Name of contact person, phone number and e-mail address for this application process: Chani Kurtzer, 201-354-1537 x 103 ckurtzer@medianenergy.com</p>	<p>7. Business affiliation (whether utility or other): None</p>
<p>3. If principal place of business is outside Michigan, provide name, address, telephone number, and e-mail: 1 Lethbridge Plaza, 2, Mahwah, NJ 07430 201-354-1537</p>	<p>8. FERC authorization type(s) and number(s) if applicable: N/A</p>
<p>4. Name, telephone number and e-mail of 24-hour contact person for customers: Eli Konovitch 732-691-6027 regulatory@medianenergy.com</p>	<p>9. Broker's name, address, telephone number, and e-mail (if applicable list all): N/A</p>
<p>5. Type of legal entity (Corporate, Limited Liability Company, Partnership, etc.): See Alternative Natural Gas Supplier Application Attachments a) Date and State legal entity was organized: b) Purpose for which the legal entity was organized: c) Please submit your certificate of Authority to Transact Business in MI (if Foreign Corp, LLC, LPC).</p>	<p>10. Please list past or future planned name changes (if applicable): None</p>

11. State specifically whether the applicant, an affiliate or subsidiary of the applicant, or a predecessor in interest of the applicant, or an owner, shareholder, principal, officer, executive or director associated with the applicant ever:

- Misled a potential customer and thereby induced that potential customer to sign a contract;
- Defaulted on a contract;
- Did not abide by the terms of the contract;
- Exited the market due to the imposition of any energy related penalties or finings;
- Committed any violations of law or business ethics in connection with the provision of energy or energy-related products and services anywhere in the United States that resulted in a criminal or civil conviction or agreement to pay a penalty including any settlement imposed by a court or administrative agency?

If the answer is yes to any of the above, please explain in detail. Subsequent violations must be disclosed within 30 days to the Michigan Public Service Commission.

See Alternative Natural Gas Supplier Application Attachments

12. **Please submit a separate legal affidavit**, signed by a corporate officer with proper authority, which shall attest to the competence of the company's employees to market natural gas as an AGS. See Alternative Natural Gas Supplier Application Attachments

PART II – COMPLIANCE COMMITMENT

A supplier must demonstrate that it has the necessary technical and managerial capabilities to ensure adequate service to customers in Michigan. Please provide a complete summary of information covering the applicant's: See Alternative Natural Gas Supplier Application Attachments

1. Corporate/Company history with Biographies of Key Personnel (this may include experience as a supplier of retail energy, including natural gas or electricity);
2. All service quality and reliability issues:
 - The total number of customer complaints;
 - Any and all violations or failures to perform on customer contracts, obligations to sell, serve or otherwise provide gas to customers by the applicant or any predecessor or affiliate entity;
3. Audited financial statements of the applicant for its two most recent fiscal years or other documentation, by affidavit, providing detailed factual data pertaining to applicant's financial standing. Please submit financials under separate cover if considered confidential;
4. Please provide the means for the required \$100,000 bond or letter of credit to ensure adequate service to customers in Michigan. Draft language will be provided at a later date;
5. Overview of business plan including risk management strategy or policy;
6. Outline of staffing and procedures for responding to customer inquiries and customer complaints.

PART III - COMPLIANCE COMMITMENT

By signing this application and providing the affidavit letter required in item 12 of this application, the applicant and its representatives (1) certify that the information provided herein is accurate and complete and (2) agree to abide by the provisions of this agreement including the Terms and Conditions for a Michigan alternative natural gas supplier.

Signature: 

Date: 12/22/23

Name and Title: Eli Konvovitch, VP of Operations

Date: 12/22/23

APPLICATION, SUBMISSION, AND LICENSE PROCESS:

1. The application may be downloaded in PDF or Word format. Responses to Part I may be attached or the Part I items may be reformatted by expanding the application and inserting responses.
2. The compliance commitment must be signed and dated as indicated.
3. The Staff will contact you via email or phone to acknowledge receipt of application. The Staff also will notify you regarding any clarifications or needed additional materials. Once the Staff determines that the initial application materials are complete, the Staff will meet with principals of applicant to cover and discuss Application Part II information.
4. The financial information that is regarded as confidential will be archived at the Commission.
5. Upon completion of the application process, the Staff will make a recommendation to the Commission regarding the license. Granting of the license is by Commission order.

Terms and Conditions

1. **Supplier contact information.** An AGS shall notify the Staff of any change in the AGS's name, corporate structure, Michigan address, telephone number, contact person or agent.
2. **Michigan office.** An AGS shall maintain a Michigan office. An AGS representative, toll free telephone number, e-mail address, and website must be made available at all times to enable customers to contact or make inquiry with the AGS.
3. **FERC authorization.** An AGS shall obtain any authorizations required by the FERC, including any authorization required by the FERC to become a natural gas retail marketer. An AGS shall notify the Staff within 30 days of any FERC determination regarding the AGS's provision of natural gas to retail customers.
4. **Business practices and ethics disclosure.** An AGS shall follow all state and federal laws, as well as Commission policies and practices that may be established. Violations of law or business ethics by an AGS, AGS's agent, affiliate or subsidiary of the applicant, or a predecessor in interest of the applicant, or an owner, shareholder, principal, officer, executive, or director associated with the applicant in connection with provision of energy or energy-related products or services anywhere in the United States that results in a conviction or acceptance of a penalty for said behavior must be disclosed to the Michigan Public Service Commission within 30 days of any conviction or penalty determined or imposed by a court or an administrative agency.
5. **Product/Service disclosures.** An AGS shall conform to all customer disclosure requirements set by the Commission under authority of Act 634.
6. **Product/Service marketing and contract practices.** An AGS shall ensure fair and truthful representation of all products or services provided under the gas customer choice program in Michigan.

7. **Customer enrollment and services.** Enrollment of customers in the Michigan retail access program shall strictly follow the procedures authorized by the Commission. Slamming (unauthorized switching) or cramming (unauthorized adding of additional products or services not requested by the customer) as outlined in subsections (2) and (4) of Act 634 constitute serious offenses in the enrollment process. An AGS shall not include or add products or services without authorization as outlined in Act 634 and shall conform to all state and federal laws and regulations regarding the retail sale of products and services.
8. **Termination of service to customer.** The delivery of natural gas is the sole province of the natural gas utility offering the gas customer choice program. Termination of service to a gas customer choice customer will be handled by the natural gas utility in conformity with all rules and procedures authorized by the Commission.
9. **Utility tariffs and rules of service.** AGSs shall comply with utility tariffs and rules of service established and authorized by the Commission or the FERC that are applicable to the AGS or its retail customers.
10. **Customer confidentiality.** Information obtained from a customer or a potential customer by an AGS or an agent of an AGS is to be held in strict confidence and shall not be disclosed unless disclosure of the information is necessary to service the customer or to verify the potential customer's credit information. In the event that a customer's or a potential customer's confidential information is disclosed to a third party for any purpose, the AGS shall ensure that the party to whom the information is disclosed is informed of the duty to maintain the confidentiality of such information in the future. Any other use of such confidential information is prohibited absent the express approval of the customer or potential customer. Solicitation for such approval shall not be commingled with other offers, contracts, or approvals.
11. **Customer data requests.** A customer shall have the right to obtain its own billing and natural gas consumption data that is in the possession of the AGS.
12. **Associated broker, aggregator, or marketer.** An AGS that relies on the services of brokers, aggregators, or marketers shall pledge a best faith effort to hold them in compliance with provisions of this agreement. AGSs shall supply the Staff with the address, telephone number, name of a contact, and business affiliation of any brokers, aggregators, or marketers used by the AGS.
13. **State taxes, fees and revenue collection.** An AGS shall collect and remit all applicable state taxes, fees, and charges levied on energy suppliers as a class of business providers, including those fees and charges established by the Commission to implement and enforce this program, unless the natural gas utility is doing so on behalf of the AGS.
14. **Reporting.** AGSs shall provide statistical data regarding their retail sales and wholesale transactions to the Commission and its Staff upon request. The books and records of an AGS shall be made available by the AGS so that the Commission and its Staff may verify the accuracy of the statistical data.
15. **Posting Offers on MI.gov/CompareMIGas.** AGSs shall post rate offers to the Commission's website and are subject to the following procedures and requirements:
 1. All MPSC licensed AGSs will be issued a user-id and password, which permits each AGS to submit such information through a web-based interface.

2. The AGS is responsible for accurate and timely postings. The AGS will submit offers for posting as frequently as they become available. The AGS will be required to honor all uploaded pricing for residential and small commercial customers to the website. The AGS will expire all offers that are no longer available to customers. The AGS submitted offers will be limited to five per offer type per utility. The AGS will not offer a higher rate in the marketplace than what is posted on the website.
3. An AGS that is marketing to residential and small commercial customers must post to the website its generally available pricing offers for each type of offer available (i.e. fixed or variable) within each utility territory in which the AGS is marketing.
4. The AGS is required to populate all informational fields for each offer on the website.
5. Staff will act as a moderator of each AGS submission for posting. Staff will perform a cursory review of each submission for obvious errors before it becomes live on the website.
6. Each AGS will be required to provide its company logo in an acceptable format at the request of the MPSC Staff for inclusion on the website.
7. Staff will provide an AGS with timely notice and opportunity to cure any alleged violation of these Terms & Conditions, including the failure to report information or for reporting inaccurate information to the website. After timely notice and opportunity to cure, Staff may suspend AGS customer enrollments within the impacted utility service territory by filing a letter in the AGS licensing docket. Staff and/or the Commission will be able to remove a Staff-issued suspension. The Commission may impose consequences for continuous and/or repeated failures to abide by these Terms & Conditions. These consequences may include, but are not limited to:
 - i. Suspend AGS customer enrollments (per Commission order or Staff) within the impacted utility service territory.
 - ii. Revoke AGS eligibility (per Commission order) within the impacted utility service territory.

Failure to comply with any of these Terms and Conditions can result in revocation of an AGS license by the Michigan Public Service Commission.

Revised: September 2014
F-01

Part I – Fitness

Item (5): Type of legal entity (Corporate, Limited Liability Company, Partnership, etc.)

Median Energy Corp. is a Corporation

- a) Date and State legal entity was organized:
 - Date: 1/20/16
 - State: New York
- b) Purpose for which the legal entity was organized:
 - Median Energy Corp. was organized to provide competitive third-party electricity and natural gas supply services.
- c) Please see certificate of Authority to Transact Business in MI (if Foreign Corp, LLC, LPC) below:

In response to the requests for statement detailed in Part I – Fitness of the MPUC Alternative Natural Gas Supplier Application:

- Median Energy Corp. confirms that none of the below entities have ever misled a potential customer and thereby induced that potential customer to sign a contract:
 - Median Energy Corp.
 - An affiliate or subsidiary of Median Energy Corp.
 - A predecessor in interest
 - An owner
 - A shareholder
 - A principal
 - An officer
 - An executive
 - A director associated with Median Energy Corp.
- Median Energy Corp. confirms that none of the below entities have ever defaulted on a contract:
 - Median Energy Corp.
 - An affiliate or subsidiary of Median Energy Corp.
 - A predecessor in interest
 - An owner
 - A shareholder
 - A principal
 - An officer
 - An executive
 - A director associated with Median Energy Corp.

- Median Energy Corp. confirms none of the below entities have ever not abided by the terms of the contract:
 - Median Energy Corp.
 - An affiliate or subsidiary of Median Energy Corp.
 - A predecessor in interest
 - An owner
 - A shareholder
 - A principal
 - An officer
 - An executive
 - A director associated with Median Energy Corp.

- Median Energy Corp. confirms that none of the below entities have ever exited the market due to the imposition of any energy related penalties or fines:
 - Median Energy Corp.
 - An affiliate or subsidiary of Median Energy Corp.
 - A predecessor in interest
 - An owner
 - A shareholder
 - A principal
 - An officer
 - An executive
 - A director associated with Median Energy Corp.

- Except as summarized below, Median Energy Corp. confirms that none of the below entities have ever committed any violations of law or business ethics in connection with the provision of energy or energy-related products and services anywhere in the United States that resulted in a criminal or civil conviction or agreement to pay a penalty including any settlement imposed by a court or administrative agency:
 - Median Energy Corp.
 - An affiliate or subsidiary of Median Energy Corp.
 - A predecessor in interest
 - An owner
 - A shareholder
 - A principal
 - An officer
 - An executive
 - A director associated with Median Energy Corp.

In November of 2019, Median was contacted by Staff of the Public Utilities Commission of Ohio (“PUCO”) regarding an investigation into potentially improper actions by third party marketing agents representing Median in Ohio. Median fully cooperated with the PUCO staff during its investigation and ultimately entered into a Stipulation with PUCO staff to resolve the investigation. The Stipulation involved the preparation of a detailed compliance plan and payment of a civil penalty.

Part II – Compliance Commitment

1. Corporate/Company History with Biographies of Key Personnel

Based on its demonstrated track record of supplying natural gas in multiple states and utility territories, Median Energy Corp. clearly has the technical and managerial capabilities to serve as an Alternative Natural Gas Supplier in Michigan. Median Energy Corp., is a retail energy supplier formed in 2016. Median is currently licensed as a competitive electricity and natural gas supplier in New York, New Jersey, Maryland, Ohio, the District of Columbia, and in Pennsylvania (through an affiliate entity Median Energy PA, LLC). Across these states, Median serves approximately 15,000 residential and small commercial customers.

Median obtained approval from the New York Public Service Commission to operate as a supplier on June 27, 2016. Median Energy Corp. obtained licensure as a Third Party Supplier by the New Jersey Board of Public Utilities on March 24, 2017. Median obtained certification from the Public Utilities Commission of Ohio as a Competitive Retail Natural Gas Supplier on February 25, 2017. Median Energy PA, LLC obtained its natural gas supplier license from the Pennsylvania Public Utility Commission on January 18, 2018. Median obtained its natural gas supplier license from the Maryland Public Service Commission on January 17, 2018, and its natural gas supplier license from the District of Columbia Public Service Commission on October 25, 2022. Copies of all of these approvals are attached to this application.

Median Energy has successfully completed the EDI certification processes and met the applicable utility creditworthiness requirements, and began serving load in the following utility service territories: Central Hudson, Con Edison, Jersey Central Power & Light, Keyspan Energy LI, Keyspan Energy NY, National Fuel Gas, Niagara Mohawk, NYSEG, Orange & Rockland, PSE&G Electric, and PSE&G Gas.

Median Energy meets the appropriate technical qualifications necessary to successfully and properly do business as a supplier of natural gas. Median Energy is led by a team of experienced energy professionals, and has retained the services of leading Energy Management and EDI transaction firms to support the company's operations.

Eli Konovitch serves as VP of Operations of Median Energy and is primarily responsible for overseeing all of the company's operations, business development, and sales and marketing functions. A copy of Mr. Konovitch's resume is attached hereto.

Median Energy uses leading energy procurement and EDI transaction firms to support the company's. Median Energy has retained Enhanced Energy to provide wholesale power procurement support and to assist Median Energy in supervising and managing short and long term scheduling requirements and supply obligations. Median Energy utilizes Enhanced Energy for it, load forecasting, scheduling, gas nominations and portfolio management. William Glass and Kris Kehlenbach handle all of the wholesale gas scheduling, hedging, and other operations, in connection with Median's natural gas

supply operations, and also consult on wholesale procurement. Copies of the resumes of Mr. Glass and Mr. Kehlenbach are attached hereto.

Median Energy Corp. has had a total of 82 informal or formal customer complaints in the past three years across the six states in which it operates, related to the provision of natural gas supply. All complaints were resolved satisfactorily.

Attached please find Median Energy Corp.'s financial statements.

Median's initial focus is serving residential and small commercial customers. Median will build strategic relationships with energy brokers and markets to cost effectively acquire customers in full compliance with regulatory standards.

Median has a dedicated in-house team for customer service and responding to customer complaints. The Company's customer service representatives will be reachable by telephone, mail or email, Monday through Friday from 9 am to 5 pm (Eastern Time). Median's methods of customer contact will appear on its customer marketing materials and contracts.

Median's policy for responding to customer inquiries and complaints includes, in all cases:

- gathering all relevant information regarding the dispute, including customer name, address, enrollment history, billing history, and customer contact notes;
- Investigation of the customer's issue of concern, including interviewing a sales agent or customer service agent where relevant;
- Reporting back to the customer with the investigation's findings and making a good faith effort to resolve the dispute fairly and expeditiously, either with refunds, billing credits, or modifications to the customer's service plan;
- Customers will be asked to confirm whether their dispute has been satisfactorily resolved, which will be the goal in all cases;
- For customer disputes that cannot be resolved, customers are provided with contact information for relevant public service commission to pursue an unresolved dispute.

LARA Corporations
Online Filing System
Department of Licensing and Regulatory Affairs

Form Revision Date 07/2021

APPLICATION FOR CERTIFICATE OF AUTHORITY TO TRANSACT BUSINESS IN MICHIGAN

For use by FOREIGN PROFIT CORPORATIONS

Pursuant to the provisions of Act 284, Public Acts of 1972, the undersigned execute the following Application.

1. The name of the corporation is:

MEDIAN ENERGY CORP.

2. (Complete this item only if the corporate name in item 1 is not available for use in Michigan.)

The assumed name of the corporation to be used in all its dealings with the Bureau and in the transaction of its business or conducting of its affairs in Michigan is:

3. Incorporated under the laws of:

Country: USA - United States

State: NY - New York

4. Date of Incorporation: 01/20/2016

5. The duration of the corporation if other than perpetual is:

6. The address of the main business or headquarters office of the corporation is:

Street Address: 1 LETHBRIDGE PLAZA, STE 2

Apt/Suite/Other:

City: MAHWAH

Country:

Zip Code: 07430

State: NJ

The mailing address if different than above:

Street Address:

Apt/Suite/Other:

City:

Country:

Zip Code:

State:

7. The street address of the registered office of the corporation and the name of the resident agent at the registered office (P.O. Boxes are not acceptable):

a. Resident Agent Name: VCORP AGENT SERVICES, INC.

b. Street Address: 40600 ANN ARBOR ROAD EAST, SUITE 201

Apt/Suite/Other:

City: PLYMOUTH

State: MI

Zip Code: 48170

c. Registered Office Mailing Address:

P.O. Box or Street Address: 40600 ANN ARBOR ROAD EAST, SUITE 201
Apt/Suite/Other:
City: PLYMOUTH
State: MI Zip Code: 48170

9. The specific business which the corporation is to transact in Michigan is as follows:

ENERGY SUPPLY COMPANY

10. Total Authorized Shares: 200

The document must be signed by an authorized officer or agent.

Signed this 30th Day of October, 2023 by:

Signature	Title	Title if "Other" was selected
Eli Konovitch	Other	VP of Operations

By selecting ACCEPT, I hereby acknowledge that this electronic document is being signed in accordance with the Act. I further certify that to the best of my knowledge the information provided is true, accurate, and in compliance with the Act.

 Decline  Accept

STATE OF NEW YORK

DEPARTMENT OF STATE

Certificate of Status

I, ROBERT J. RODRIGUEZ, Secretary of State of the State of New York and custodian of the records required by law to be filed in my office, do hereby certify that upon a diligent examination of the records of the Department of State, as of the date and time of this certificate, the following entity information is reflected:

Entity Name: MEDIAN ENERGY CORP.
DOS ID Number: 4882279
Entity Type: DOMESTIC BUSINESS CORPORATION
Entity Status: EXISTING
Date of Initial Filing with DOS: 01/20/2016
Statement Status: CURRENT
Statement Due Date: 01/31/2024

I certify that the following is a list of documents on file in the Department of State for said entity:

Document Type: CERTIFICATE OF INCORPORATION
Date of Filing: 01/20/2016
Entity Name: MEDIAN ENERGY CORP.

Document Type: CERTIFICATE OF CORRECTION
Date of Filing: 05/16/2016

Document Type: CERTIFICATE OF CHANGE
Date of Filing: 06/08/2017

Document Type: BIENNIAL STATEMENT
Date of Filing: 03/22/2022
Effective Date: 01/01/2022

Above space is left blank intentionally.

No information is available from this office regarding the financial condition, business activity or practices of this entity.

WITNESS my hand and official seal of the Department of State, at the City of Albany, on October 27, 2023 at 11:09 A.M.



ROBERT J. RODRIGUEZ, Secretary of State

A handwritten signature in black ink that reads 'Brendan C. Hughes'.

By Brendan C. Hughes
Executive Deputy Secretary of State

Authentication Number: 100004559226 To Verify the authenticity of this document you may access the
Division of Corporation's Document Authentication Website at <http://ecorp.dos.ny.gov>

MICHIGAN DEPARTMENT OF LICENSING AND REGULATORY AFFAIRS

FILING ENDORSEMENT

This is to Certify that the APPLICATION FOR CERTIFICATE OF AUTHORITY TO
TRANSACTION BUSINESS IN MICHIGAN
for

MEDIAN ENERGY CORP.

ID Number: 803119940

received by electronic transmission on October 30, 2023 ***, is hereby endorsed.***

Filed on October 30, 2023 ***, by the Administrator.***

The document is effective on the date filed, unless a subsequent effective date within 90 days after received date is stated in the document.

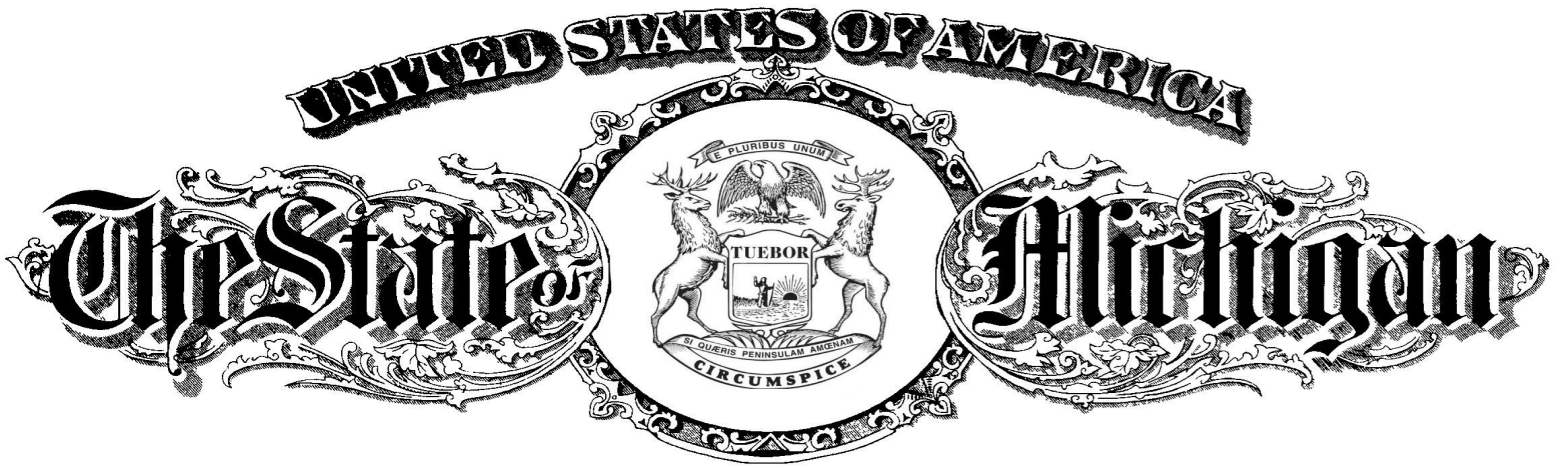


In testimony whereof, I have hereunto set my hand and affixed the Seal of the Department, in the City of Lansing, this 30th day of October, 2023.

Linda Clegg

Linda Clegg, Director

Corporations, Securities & Commercial Licensing Bureau



Lansing, Michigan

This is to Certify That

MEDIAN ENERGY CORP.

a FOREIGN PROFIT CORPORATION existing under the laws of the state of New York

was validly authorized to transact business in Michigan on the 30th day of October, 2023, in conformity with 1972 PA 284.

Said corporation is authorized to transact in this state any business of the character set forth in its application which a domestic corporation formed under this act may lawfully conduct. The authority shall continue as long as said corporation retains its authority to transact such business in the jurisdiction of its incorporation and its authority to transact business in this state has not been surrendered, suspended or revoked.

This certificate is in due form, made by me as the proper officer, and is entitled to have full faith and credit given it in every court and office within the United States.



In testimony whereof, I have hereunto set my hand, in the City of Lansing, this 30th day of October, 2023.

Linda Clegg, Director

Corporations, Securities & Commercial Licensing Bureau

Professional Experience:

Director of Operations, Median Energy Corp. Mahwah, NJ February 2019-current
A startup energy supply company serving customers in the Northeast and Midwest

- Tracked cash flow and financial planning
- Liaison for Regulatory and Compliance with utilities and State regulatory bodies
- Oversight of Gas and Electric commodity purchasing and pricing
- Manage day to day operations and personnel

Chief Financial Officer, HTA of New York., Westchester, NY June 2014-February 2019
A special needs provider agency.

- Oversees all the financial operations.
- Analyzed company's financial data to enhance sales and to project growth
- Responsible for financial performance and cash flow
- Supports the company accounting department

Senior Accountant, ACSB Iselin, NJ February 2011 – June 2014
Accounting and Financial services and advisors

- Worked closely with fund managers to provide audited financials
- Provided tax guidance to clients and assisted with tax preparation
- Compiled and review financial statements
- Experienced in hedge funds both onshore and offshore

Education:

FDU Teaneck, NJ

- Masters in Accounting
- CPA
- G.P.A.: 4.0

Eli Konovitch

(732) 691 -6027

eli@medianenergy.com

KRISTOPHER KEHLENBACH

2440 North Boulevard #2308
Houston, TX 77098

Cell (713) 828-7098
KrisKehlenbach@gmail.com

EDUCATION

University of Houston

Masters of Business Administration (MBA) Energy Finance/Management Focus

- GPA. 3.86

Houston, TX

May 2012

University of Houston

Bachelors of Business Administration (BBA)

- Management Major GPA. 4.0
- Marketing Minor GPA. 4.0
- Cumulative GPA. 3.90

Houston, TX

May 2010

Summa Cum Laude

Utah College of Massage Therapy (UCMT)

Professional/Spa Track Program

- 4.0 GPA with 1200 hours of massage therapy training

Salt Lake City, UT

October 2001

EXPERIENCE

Enhanced Energy Services of America, LLC (2012-Current)

Operations Manager

- Oversight of a team of employees responsible for electricity forecasting
- Maintaining and building wholesale pricing reports
- Compiling reports for clients submission to regulatory bodies
- Implementing hedging positions
- Compiling and approving weekly and monthly billing for electric department
- Overseeing Client's gas operations in the Florida market
- Assisting in hiring processes

Houston, TX

Self Employment (2007-2015)

Small Business Owner/Massage Therapist

- Servicing an independent clientele base of 10-15 individuals
- Responsible for marketing and promotions of self and business
- Maintaining service records and income for quarterly reports
- Handling budgets, finances and supplies/inventory maintenance
- Scheduling of services

Houston, TX

Bodyworks & Fitness (2005-2010), Persona Day Spa (2001-2005)

Massage Therapist/Department Head

- Provided massage therapy and body treatments in fast paced environment
- Designed and implemented massage and body treatment protocols for entire staff
- Trained new hires and managed 4-5 massage therapist team
- Maintained stock and reordered products/supplies while sustained expense control
- Developed and launched seasonal promotions for massage department

Houston, TX

GADZOOKS, Inc. (1998-2000)

Assistant Manager/Sales Associate

- Achieved promotion to become a key holder with responsibilities of: assist in scheduling, opening and closing of the store, manage floor display changes and oversee maintenance
- Responsible for the supervision of 3 to 4 employees during work shift
- Motivated associates to reach daily sales goals on a team and individual levels
- Grouped daily reports and accounts for day-end earnings and balances; made evening bank deposit
- Managed cashiering activities in areas of purchasing, returns and exchanges
- Assisted in hiring process and trained new sales associates

Houston, TX

ACHIEVEMENTS, CERTIFICATIONS AND INTERESTS

Bauer MBA Society Member 2010-11, BMBAS Healthcare and Biotech club member 2010-2011

6 Deans List Awards, Entrepreneurship Certification, Phi Kappa Phi Member

Texas Licensed Massage Therapist (LMT) 2002-Present, Nationally Certified Therapist 2002-2006, First Aid/CPR Certified,

Personal Automotive Repair, Maintenance and Modification, Travel, Team Recreational Sports, Fitness, and Outdoor Activities

PADI Open Water Certified Scuba Diver

William (Bill) Glass

Principal, Chief Risk officer

Enhanced Energy Services: 2009 – Present

Sugar Land , Texas

Responsible for managing risk, hedging for electricity and gas operations as well as scheduling for Retail energy marketers serving load in PJM, NYISO, NEEPOOL,, MISO as well as gas markets from Illinois to Florida. Also in charge of risk policies, hedging and pricing strategies for over 40 plus ESCO's in gas and electricity throughout the US ranging from 50 RCE's to 1,000,000.

President

Platinum Energy Resources: 2003 – 2012

Houston, Texas

I was a founding member as well as the president serving in an advisory position on the board as well as the risk manager for hedges for the company.

Vice President: Jul 2000 – Dec 2003

Houston, Texas

Meico

Vice President of Natural gas trading and operations for the US. Responsible for trading strategies and allocation of capital to maximize profitable trades

Senior Trader

Southern Company Energy/Mirant: Jan 1998 – Jul 2000

Atlanta, Ga

My responsibilities included managing all risk for physical traders in the Eastern United States as well as assessing trading opportunities for speculation to achieve profitability.

Risk Manager

Southern Company Energy Marketing: Feb 1997 – Jan

Atlanta, Ga

Risk manager for all natural gas operations for SCEM. Was the first risk employee to start at SCEM and managed all the daily P/L reports and positions on a daily basis.

Texas A&M University

BBA: Accounting and Finance 1993

College Station, TX

**PUBLIC SERVICE COMMISSION OF THE DISTRICT OF COLUMBIA
1325 G STREET N.W., SUITE 800
WASHINGTON, D.C. 20005**

ORDER

October 25, 2022

**FORMAL CASE NO. GA2022-04, IN THE MATTER OF THE APPLICATION OF
MEDIAN ENERGY CORP. FOR A NATURAL GAS SUPPLIER LICENSE; and**

**FORMAL CASE NO. EA2022-05, IN THE MATTER OF THE APPLICATION OF
MEDIAN ENERGY CORP. FOR AN ELECTRICITY SUPPLIER LICENSE, Order
No. 21548**

I. INTRODUCTION

1. By this Order, the Public Service Commission of the District of Columbia (“Commission”) grants licenses to Median Energy Corp. (“MEC” or “Applicant”) to function as an electricity and natural gas supplier in the District of Columbia.¹ The licenses for Median Energy Corp. are effective upon issuance of this Order.

II. BACKGROUND

2. On April 29, 2022, and May 12, 2022, MEC filed its license applications.² Specifically, MEC indicates that it intends to operate as a marketer of electricity pursuant to § 4601 in Chapter 46 (Electricity Suppliers) and as a marketer of natural gas pursuant to § 4701 in Chapter 47 (Natural Gas Suppliers) of Title 15 of the District of Columbia Municipal Regulations.³ The Applicant represents that it intends to serve residential, commercial, industrial, and other customers.⁴ MEC filed supplemental information on August 24, September 23, and October 7, 2022.⁵

¹ D.C. Code § 34-1501(17) (2001) defines, in part, an electricity supplier as “a person, including an aggregator, broker, or marketer, who generates electricity; sells electricity; or purchases, brokers, arranges or markets electricity for sale to customers.” D.C. Code § 34-1671.02(12) (2001) defines a natural gas supplier as “a person including an aggregator, broker, or marketer, who sell natural gas or purchases, brokers, arranges or, markets natural gas for sale to customers.”

² *Formal Case No. EA2022-05, In the Matter of the Application of Median Energy Corp. for an Electricity Supplier License (“Formal Case No. EA2022-05”),* Application of Median Energy Corp. filed April 29, 2022, and *Formal Case No. GA2022-04, In the Matter of the Application of Median Energy Corp. for a Natural Gas Supplier License (“Formal Case No. GA2022-04”),* Application of Median Energy Corp., filed May 12, 2022.

³ See 65 DCR 9970-9989 (September 28, 2018).

⁴ *Formal Case Nos. EA2022-05 & GA2022-04*, MEC Applications at 10.

⁵ *Formal Case Nos. EA2022-05 & GA2022-04*, MEC filed supplemental information on August 24, September 23, and October 7, 2022.

III. DISCUSSION

3. Our review of the information contained in MEC's applications and supplemental filings, demonstrates that it has met all the prescribed licensing requirements and that the Applicant has the ability and the financial integrity to serve electricity and natural gas customers in the District of Columbia. The Commission also finds that granting MEC's applications will serve the public interest by fostering competition in the District's energy market. Accordingly, MEC's applications are approved.

THEREFORE, IT IS ORDERED THAT:

4. The applications of Median Energy Corp. for licenses to conduct business in the District of Columbia as an electricity and natural gas supplier are hereby **GRANTED**. The licenses for Median Energy Corp. are effective upon issuance of this Order.

A TRUE COPY:

BY DIRECTION OF THE COMMISSION:

A handwritten signature in black ink, reading "Brinda Westbrook-Sedgwick". The signature is written in a cursive, flowing style.

CHIEF CLERK:

**BRINDA WESTBROOK-SEDGWICK
COMMISSION SECRETARY**

W. KEVIN HUGHES
CHAIRMAN

MICHAEL T. RICHARD
ANTHONY O'DONNELL
ODOGWU OBI LINTON
MINDY L. HERMAN



PUBLIC SERVICE COMMISSION

#5, 1/17/18 AM; ML# 217871
License Reference No.: IR-3997

January 17, 2018

Henry Bennett
V.P. of Operations
Median Energy Corporation
1 Lethbridge Plaza, Suite 2
Mahwah, New Jersey 07430

Dear Mr. Bennett:

On November 16, 2017, Median Energy Corp. (“Company”) filed an Application for a License Supply Natural Gas or Natural Gas Supply Services under COMAR 20.54. The Company proposes to provide natural gas supplier services in Maryland for residential, commercial and industrial customers as described in the application.

After considering this matter at the January 17, 2018 Administrative Meeting, the Commission granted the Company a license to supply natural gas or natural gas supply services in Maryland (License Reference Number IR-3997). The license granted by the Commission under this Letter Order is limited solely to natural gas supplier services for the customer classes and service territories recommended by Staff.

Finally, the Company is reminded that it is under a continuing obligation to notify the Commission within 30 days of any changes to the information upon which the Commission relied in granting this license. A copy of the supplemental or updated information is required to be filed concurrently with the Office of People’s Counsel.

By Direction of the Commission,

/s/ David J. Collins

David J. Collins
Executive Secretary

DJC/st



Philip D. Murphy
Governor

Sheila Y. Oliver
Lt. Governor

STATE OF NEW JERSEY
Board of Public Utilities
44 South Clinton Avenue, 9th Floor
Trenton, New Jersey 08625-0350
www.nj.gov/bpu/

Joseph L. Fiordaliso
President

Mary-Anna Holden
Commissioner

Dianne Solomon
Commissioner

Upendra Chivukula
Commissioner

Bob Gordon
Commissioner

February 5, 2020

Henry Bennett
V.P. of Operations
Median Energy Corp.
1 Lethbridge Plaza, Ste. 2
Mahwah, New Jersey 07430

Re: **Electric Power and Natural Gas Supplier License Renewals**
Docket No. EE19050620L and GE19050619L

Dear Mr. Bennett:

In accordance with the Electric Discount and Energy Competition Act of 1999, N.J.S.A. 48:3-49 et seq., at its February 5, 2020 Agenda meeting, the New Jersey Board of Public Utilities (the "Board") voted to renew the Electric Power and the Natural Gas Supplier Licenses, numbers ESL-0199 and GSL-0126, issued to Median Energy Corp. Pursuant to signed bills S.604 and S.605 (2018) [P.L. 2019, c. 100-101], your licenses may be renewed without expiring so long as a license renewal fee accompanied by an annual information update form is submitted to the Board within 30 days prior to your annual **anniversary date of February 5th**.

These licenses are effective February 5, 2020. These licenses 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 licensee. Licensees shall comply with all applicable laws and regulations, 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 Valencia Hunt at (609) 292-0637.

Sincerely,

A handwritten signature in blue ink that reads "Aida Camacho-Welch".

Aida Camacho-Welch
Secretary of the Board

ACW/vch

service territories you intend to enroll customers. At that point Staff will confirm your final eligibility requirements have been satisfied.

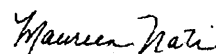
Before you begin marketing to, and enrolling residential customers, you must post rates to the New York Power to Choose website: <http://www.newyorkpowertochoose.com>. The UBP Section 2.D.4.d. requires that all ESCOs actively marketing to residential customers post offers with the Department on a monthly basis. Please visit the following link to register for an ESCO rates filer account: <http://www.dps.ny.gov/e-file/registration.html>. We will only post your company's contact information on our website once you have completed the eligibility process and are ready to begin enrolling customers.

Be advised, that to maintain your ESCO eligibility, you must notify Staff of any substantive legal, financial or business related changes to your company as they occur. If your business plan changes and you decide to expand your service offerings, you must immediately submit the appropriate documentation for Staff review and determination of how it affects your current eligibility (UBP Section 2.D.4). Also, if you decide to withdrawal your eligibility, an official letter should be sent to the Department.

In addition, please fully review the UBP Section 2, Eligibility Requirements. ESCOs are required to provide a list of entities, including contractors and sub-contractors, that will market to customers on behalf of the ESCO (UBP Section 2.B.1.n.). ESCOs are required to submit by January 31 of each year a statement that the information and attachments filed in its Retail Access Application Form are current; or provide the revisions to the application to Staff (UBP Section 2.D.1.a. and 2.D.1.b.). ESCOs shall file with the Secretary historic pricing data for residential customers served (UBP Section 2.D.3). **Every eligible ESCO must comply with all rules and regulations with the UBP.** The UBP can be viewed on our website at the following link:
<http://www3.dps.ny.gov/W/PSCWeb.nsf/All/8DD2B96E91D7447E85257687006F3922?OpenDocument>.

Please do not hesitate to contact me at (518) 474-6086 or Maureenati@dps.ny.gov if you have any further questions or concerns.

Sincerely,



Maureen Nati
Office of Consumer Services



Competitive Retail Natural Gas Service Provider or Governmental Aggregator Certificate

Certified Entity:
Median Energy Corp

1 Lethbridge Plaza Ste 2
Mahwah, NJ 07430

Certificate Number: **17-587G**

Effective Date: February 25, 2021

Expiration Date: February 25, 2023

Issued Pursuant to Case Number(s):
17-0233-GA-CRS

The above-referenced entity is hereby certified to provide competitive retail natural gas Retail Natural Gas Marketer 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: **25 day of February, 2021.**



By Order of
The Public Utilities Commission of Ohio

Tanowa M. Troupe, Secretary
Debbie Ryan, Acting Secretary
Donielle M. Hunter, Acting Secretary
Susan Patterson, Acting Secretary

PENNSYLVANIA PUBLIC UTILITY COMMISSION

IN THE MATTER OF THE APPLICATION OF: A-2017-2628762

The Application of Median Energy PA LLC for the right to begin to offer, render, furnish or supply natural gas services as a supplier to the public, limited to residential, small commercial (under 6,000 MCF annually), large commercial (6,000 MCF or more annually), industrial, and governmental customers in the natural gas distribution company service territories of Columbia Gas of Pennsylvania, Inc., National Fuel Gas Distribution Corporation, PECO Energy Company, Peoples Natural Gas Company, LLC, Peoples Natural Gas Company, LLC - Equitable Division, Peoples Gas Company, LLC, Philadelphia Gas Works, UGI Central Penn Gas, UGI Penn Natural Gas, UGI Utilities, Inc., and Valley Energy, within the Commonwealth of Pennsylvania.

EFFECTIVE DATE: January 18, 2018

The Pennsylvania Public Utility Commission hereby certifies that after an investigation and/or hearing, it has, by its report and order made and entered, found and determined that the granting of the application is necessary or proper for the service, accommodation, convenience and safety of the public and hereby issues, evidencing the Commission's approval, to the applicant this:

LICENSE FOR NATURAL GAS SUPPLIER.

In Witness Whereof, The PENNSYLVANIA PUBLIC UTILITY COMMISSION has caused these presents to be signed and sealed, and duly attested by its Secretary at its office in the city of Harrisburg this 18th day, of January, 2018.


Secretary



December 21, 2023

RE: Legal Affidavit Pursuant to the Alternative Natural Gas Supplier Application of Median Energy Corp.

As Vice President of Operations of Median Energy Corp., I hereby attest that the information included within this application for licensure affirms the competence of Median Energy Corp.'s employees to market natural gas as an Alternative Gas Supplier.

Questions may be directed to the undersigned.

A handwritten signature in black ink, appearing to read "Eli Konovitch", is written over a solid horizontal line.

Eli Konovitch

V.P. of Operations

Median Energy Corp.

Eli@medianenergy.com