

Docket No. 15-0074
Eligo Energy IL, LLC

Exhibit 1

Breeze Printing Company Notice of Publication

PUBLIC NOTICE

On January 23rd, 2015, Eligo Energy IL, LLC filed an application with the Illinois Commerce Commission to become an Alternative Retail Electric Supplier in the State of Illinois seeking an Alternative Retail

217. Legals

Electric Supplier Certificate of Service Authority to serve all eligible retail customers in the service territories of Ameren Illinois Company d/b/a Ameren Illinois and to provide single billing services in Ameren Illinois and Commonwealth Edison Company's service territory pursuant to Part 451, Subpart F.

By and Through:

Alexander Rozenblat
General Counsel
Eligo Energy IL, LLC
1658 N. Milwaukee
Avenue
Suite 314

Chicago, Illinois 60647
1/20/15

BREEZE PRINTING COMPANY

A Corporation organized and existing under and by virtue of the laws of the State of Illinois does HEREBY CERTIFY, that it is the publisher

OF THE

Breeze-Courier

That said BREEZE-COURIER is a secular newspaper and has been published daily in the City of Taylorville, County of Christian and State of Illinois, continuously for more than six months prior to, on and since the date of the first publication of the notice hereinafter referred to and is of general circulation throughout said County and State.

That a notice, of which the annexed printed slip is a true copy, was published times in said Breeze-Courier namely once each week for successive weeks, and that the first publication of said notice as aforesaid was made in said newspaper dated and published on the 27 day of January A.D. 2015 and the last publication thereof was made in said newspaper dated and published on the 27 day of January, A.D. 2015

IN WITNESS WHEREOF, the undersigned, the said BREEZE PRINTING COMPANY has caused this certificate to be signed by MARYLEE COOPER RASAR, its President, this 27 day of January, A.D. 2015

BREEZE PRINTING COMPANY

By Marylee Cooper Rasar, President.

(Publication Fee \$ 7.40)

In Chancery No.

..... Court of Christian County

vs.

**CERTIFICATE OF PUBLICATION
FROM
BREEZE-COURIER**

Docket No. 15-0074
Eligo Energy IL, LLC

Exhibit 2

Formerly redacted Exhibit A – Formal and Informal Complaints

Exhibit-A

Informal and Formal Complaints

Exhibit-A Formal Complaints

| Entity | State | Agency | Date | ID | Reason | Action | Resolution | Close Date |
|----------------------|-------|--------|----------|--------|---|--|--|------------|
| Eligo Energy NY, LLC | NY | NY DPS | 12/17/13 | 334015 | Customer was seeking a credit for overcharged electricity service. | The customer was credited the full amount of the overcharge immediately. | Resolved. An operational error caused a small subset of Eligo's customers to be overcharged. All such customers received refunds directly on their bill. | 12/31/13 |
| Eligo Energy NY, LLC | NY | NY DPS | 4/7/14 | 414242 | Customer was solicited over the telephone and claimed that her phone number was on the DNC list. | Resolved. Eligo placed the customer's phone number on its internal DNC list, which is distributed to all marketing vendors on a daily basis. | Eligo began mandating all marketing vendors to download the DNC list in order to make calls for that day. | 4/9/14 |
| Eligo Energy NY, LLC | NY | NY DPS | 8/12/14 | 442504 | Customer contested an early termination fee. She claimed that she did not sign up for the account. | Resolved. The customer authorized the switch via a valid third party authorization. Because customer miscommunicated her supply rate to the Eligo representative, the customer's ETF was waived. | Eligo trains marketing vendors to help the customer find the correct supply charge to compare with the proposed rate. | 8/14/14 |
| Eligo Energy NY, LLC | NY | NY DPS | 7/16/14 | 427249 | Fraudulent enrollment. The same complaint was also sent on 9/2/14 but appeared to be duplicative of | Resolved. A third party attempted to enter the customer's accounts through Eligo's online enrollment form. | Eligo's fraud prevention system recognized this enrollments as invalid and rescinded all | 7/18/14 |

| | | | | | | | | |
|--|--|--|--|--|------------------------------|---|--|--|
| | | | | | complaint 427249. | Eligo worked with the Utility to prevent this fraudulent enrollment. | enrollments. Eligo put additional checks in place to establish the validity of online accounts. | |
|--|--|--|--|--|------------------------------|---|--|--|

Exhibit-A
Informal Complaints

| 1. Name of Company | 2. Complaint Date | 3. Case Number | 4. Nature | 5. Current Status | 6. Process to Limit Occurrence | 7. Final Resolution Date |
|----------------------|-------------------|-------------------------|----------------------------------|-------------------|---|--------------------------|
| Eligo Energy IL, LLC | 12/6/2013 | 2013-14792 | Questionable Marketing Practices | Resolved | Revised telemarketing scripts in conjunction with ICC | 1/6/2014 |
| Eligo Energy IL, LLC | 12/20/2013 | 2013-15290 | Cancellation | Resolved | N/A | 1/6/2014 |
| Eligo Energy IL, LLC | 12/30/2013 | 2013-15386 | Questionable Marketing Practices | Resolved | Usec revised telemarketing scripts | 1/15/2014 |
| Eligo Energy IL, LLC | 1/2/2014 | follow-up 2013-14792 | Follow-up | Resolved | Usec revised telemarketing scripts | 1/6/2014 |
| Eligo Energy IL, LLC | 1/3/2014 | 2014-00051 | Cancellation | Resolved | N/A | 1/23/2014 |
| Eligo Energy IL, LLC | 1/14/2014 | follow-up to 2013-15386 | Follow-up | Resolved | Usec revised telemarketing scripts | 1/15/2014 |
| Eligo Energy IL, LLC | 1/16/2014 | 2014-00369 | Questionable Marketing Practices | Resolved | Used revised telemarketing scripts Offer customers alternative options to ETF as re-enrollment (Waived ETFs. | 1/27/2014 |
| Eligo Energy IL, LLC | 1/17/2014 | 2014-00414 | ETF | Resolved | N/A | 1/23/2014 |
| Eligo Energy IL, LLC | 1/22/2014 | follow-up 2014-00051 | Follow-up | Resolved | Used revised telemarketing scripts | 2/9/2014 |
| Eligo Energy IL, LLC | 1/27/2014 | 2014-00677 | Questionable Marketing Practices | Resolved | Used revised telemarketing scripts | 2/6/2014 |
| Eligo Energy IL, LLC | 1/28/2014 | 2014-00731 | Questionable Marketing Practices | Resolved | Used revised telemarketing scripts | 2/3/2014 |
| Eligo Energy IL, LLC | 1/29/2014 | follow-up to 2014-00677 | Follow-up | Resolved | Used revised telemarketing scripts | 2/6/2014 |
| Eligo Energy IL, LLC | 1/29/2014 | 2014-00762 | Questionable Marketing Practices | Resolved | Used revised telemarketing scripts | 2/6/2014 |
| Eligo Energy IL, LLC | 1/31/2014 | 2014-00816 | Cancellation | Resolved | N/A | 2/6/2014 |
| Eligo Energy IL, LLC | 2/6/2014 | 2014-01035 | Cancellation | Resolved | N/A | 2/10/2014 |
| Eligo Energy IL, LLC | 2/13/2014 | 2014-01298 | Questionable Marketing Practices | Resolved | Used revised telemarketing scripts | 2/19/2014 |
| Eligo Energy IL, LLC | 2/14/2014 | 2014-01356 | Questionable Marketing Practices | Resolved | Used revised telemarketing scripts | 2/19/2014 |
| Eligo Energy IL, LLC | 2/28/2014 | 2014-01959 | Questionable Marketing Practices | Resolved | Used revised telemarketing scripts | 3/11/2014 |
| Eligo Energy IL, LLC | 3/7/2014 | 2014-02270 | Cancellation | Resolved | N/A Eligo Energy customer service agents authorized to provide TPV recording to account holders when promoted | 3/11/2014 |
| Eligo Energy IL, LLC | 3/13/2014 | 2014-02516 | Switch Inquiry | Resolved | Eligo Energy customer service agents authorized to provide TPV recording to account holders when promoted | 3/25/2014 |
| Eligo Energy IL, LLC | 4/4/2014 | 2014-03628 | Switch Inquiry | Resolved | Conducted retraining of telemarketing sales agents | 4/7/2014 |
| Eligo Energy IL, LLC | 4/15/2014 | 2014-04506 | Questionable Marketing Practices | Resolved | N/A | 4/17/2014 |
| Eligo Energy IL, LLC | 4/29/2014 | 2014-05324 | Cancellation | Resolved | N/A | 5/1/2014 |
| Eligo Energy IL, LLC | 5/15/2014 | 2014-06358 | Cancellation | Resolved | N/A | 5/27/2014 |
| Eligo Energy IL, LLC | 6/20/2014 | 2014-08187 | ETF | Resolved | Waived ETFs (including all ETFs prior to 12/2014 ICC script changes) | 6/25/2014 |
| Eligo Energy IL, LLC | 8/19/2014 | 2014-11414 | Aggregation | Resolved | Trained dedicated customer service agents to handle aggregation only inquiries | 8/20/2014 |
| Eligo Energy IL, LLC | 8/22/2014 | 2014-11626 | Request for more information | Resolved | N/A | 8/22/2014 |
| Eligo Energy IL, LLC | 8/29/2014 | 2014-12042 | Cancellation | Resolved | N/A | 9/4/2014 |
| Eligo Energy IL, LLC | 9/4/2014 | 2014-12279 | Aggregation | Resolved | Trained dedicated customer service agents to handle aggregation only inquiries Monitor customer service calls to ensure customers are being placed on DNC when being contacted | 9/9/2014 |
| Eligo Energy IL, LLC | 9/12/2014 | 2014-12692 | DNC Request | Resolved | Trained dedicated customer service agents to handle aggregation only inquiries | 9/17/2014 |
| Eligo Energy IL, LLC | 9/19/2014 | 2014-13075 | Aggregation | Resolved | Verify marketing material dates to ensure customers are eligible for historic rates | 9/22/2014 |
| Eligo Energy IL, LLC | 9/22/2014 | 2014-13205 | Honor Rate | Resolved | N/A | 9/25/2014 |
| Eligo Energy IL, LLC | 9/25/2014 | duplicate 2014-13405 | Duplicate | Resolved | N/A | 9/30/2014 |
| Eligo Energy IL, LLC | 9/25/2014 | 2014-13405 | Cancellation | Resolved | N/A | 9/30/2014 |
| Eligo Energy IL, LLC | 10/1/2014 | 2014-13670 | Switch Inquiry | Resolved | Include authorization prompts for spouses | 10/7/2014 |
| Eligo Energy IL, LLC | 11/13/2014 | 2014-16096 | Switch Inquiry | Resolved | Include authorization prompts for spouses Trained dedicated customer service agents to handle aggregation only inquiries | 11/14/2014 |
| Eligo Energy IL, LLC | 11/21/2014 | 2014-16576 | Aggregation | Resolved | | 11/24/2014 |

Docket No. 15-0074
Eligo Energy IL, LLC

Exhibit 3

ComEd and Ameren Notifications

Attachment C

Letter of Intent

Please See Attached



EligoEnergy

September 02, 2014

Ameren Transmission Services Business Center
1901 Chouteau
St. Louis, MO 63103
Mail Code: 333
Attn: Patrick Eynon

Dear Mr. Patrick Eynon:

Pursuant to 83Ill.Adm. Code [451.30(c) (3)] and page 6. of the Ameren handbook. Eligo Energy IL, LLC ("Eligo") a licensed (ARES) by the Illinois Commerce Commission under Order 13-0293 to serve as an (ARES). Eligo Energy is filing a motion on the intent to serve residential, small and large commercial and industrial retail customers in the Ameren service territory under order number 13-0293. Further, Eligo Energy IL, LLC will provide notification once the motion and the intent to serve has been approved by the Illinois Commerce Commission.

We look forward to doing business with you

Should you have any questions please contact me at the address or phone number below or email me at regulatory@eligoenergy.com

Alexander Rozenblat

s/Alexander Rozenblat

Director of Legal and General Counsel
Eligo Energy IL, LLC
201 West Lake Street
Suite 151
Chicago, Illinois 60606
312-600-3763



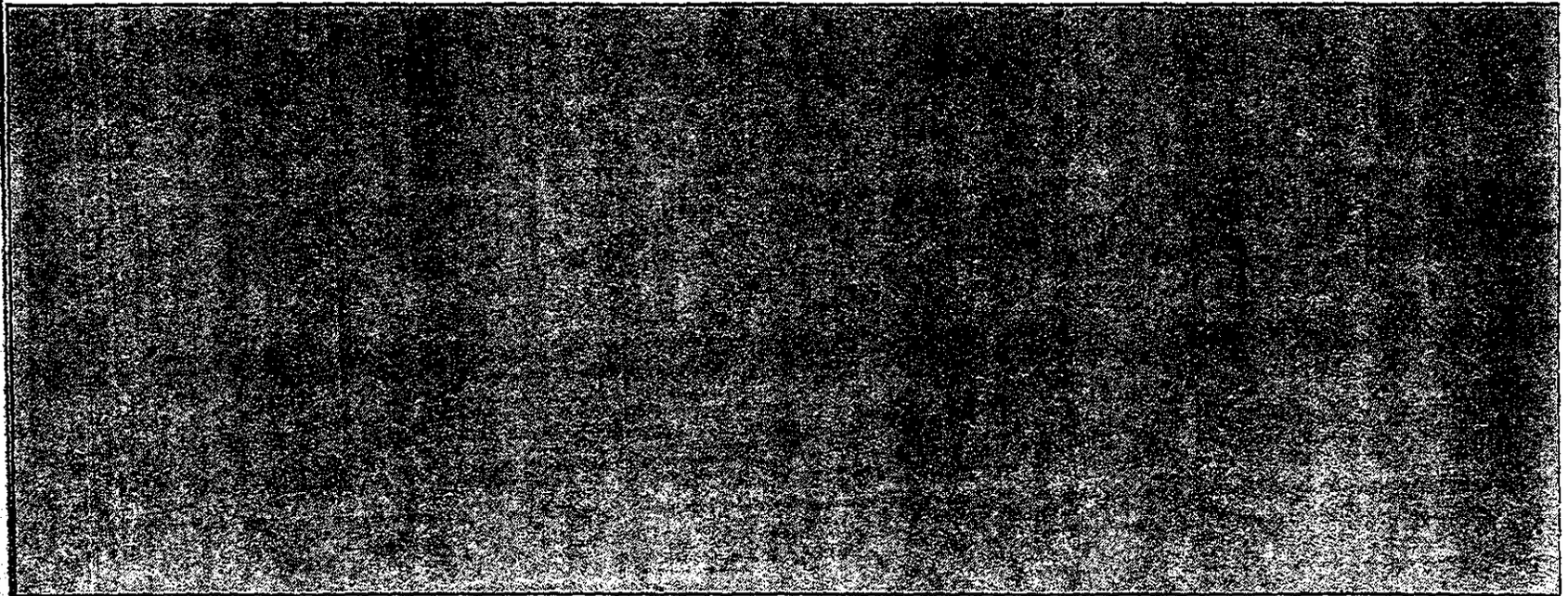
Eligo Energy IL, LLC
201 West Lake St
Suite 151
Chicago, IL 60606

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US POSTAGE
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Ameren Transmission Services Business Center
1901 Chouteau
St. Louis, MO 63103
Mail Code: 333
Attn: Patrick Eynon



Attachment B (Continued)

Ameren Illinois Company Acknowledged Receipt of Eligo Energy, LLC Intent Letter

Alexander,

I want you to know that I received your letter indicating Eligo Energy's intent to become certified by the Illinois Commerce Commission as a Retail Electric Supplier (RES) in the Ameren Illinois service territory.

I'd like to point out two Ameren registration-related items to you:

1. Please note that all Ameren registration requirements, including links to the various registration agreements, are posted to the RES Registration Information page on Ameren's RES Portal.

2. As I noted to Dave Darnell at Systrends below, a MISO Commercial Pricing Node (CPNode) is required in order to supply load in the Ameren Illinois service territory. MISO has strict deadlines on when a CPNode can be applied-for and effectuated. The next MISO deadline to apply for a CPNode is 09-15-14 that would become effectuated as of the 12-01-14 MISO model release. If the 09-15-14 deadline is missed, then the next deadline is 12-15-14 to effectuate a CPNode as of the 03-01-15 MISO model release.

If I can be of any assistance regarding registration with Ameren, please do not hesitate to contact me.

Best Regards,
Patrick

PATRICK EYNON : Supervisor, Transmission Services Business Center : : 314.554.4110
Ameren Services : : 1901 Chouteau : : Mailcode 333 : : St. Louis, MO 63103



EligoEnergy

February 09, 2015

Commonwealth Edison Company
a/k/a ComEd, an Exelon Company
Electric Supplier Services Department
1919 Swift Drive Room254
Oak Brook, ILL 60523
Attn: Laura Kowalczyk

Dear: Laura Kowalczyk

Pursuant to 83Ill.Adm. Code 451.30c (3), Eligo Energy IL, LLC hereby provides notification that Eligo Energy IL, LLC ("Eligo") a licensed (ARES) by the Illinois Commerce Commission under Order 13-0293 to serve as an (ARES). Eligo Energy is filing a motion on the intent to offer the single billing option in the Commonwealth Edison Company ("ComEd") under order number 13-0293. Further, Eligo Energy IL, LLC will provide notification once the motion and the intent to serve has been approved by the Illinois Commerce Commission.

We look forward to doing business with you

Should you have any questions please contact me at the address or phone number below or email me at regulatory@eligoenergy.com

Alexander Rozenblat

s/Alexander Rozenblat

Director of Legal and General Counsel
Eligo Energy IL, LLC
201 West Lake Street
Suite 151
Chicago, Illinois 60606
312-600-3763



EligoEnergy

Kowalczyk, Laura A:(ComEd)

Feb 9 (2
days ago)

to me, Alexander

Thank you for the attached letter of notification to add single bill option to your existing license. ComEd has additional EDI testing that will be necessary before we can update your trading partner profile to include SBO. To get into our March EDI test flight we need official notification by February 16th. Any questions please let me know.

Thanks!

Laura

Thanks!

Laura Kowalczyk

Energy Acquisition - Electric Supplier Services

laura.kowalczyk@comed.com

Telephone: [630-684-2811](tel:630-684-2811)



EligoEnergy

February 09, 2015

Ameren Transmission Services Business Center
1901 Chouteau
St. Louis, MO 63103
Mail Code: 333
Attn: Patrick Eynon

Dear Mr. Patrick Eynon:

Pursuant to 83Ill.Adm. Code [451.30(c) (3)] and page 6. of the Ameren handbook. Eligo Energy IL, LLC ("Eligo") a licensed (ARES) by the Illinois Commerce Commission under Order 13-0293 to serve as an (ARES). Eligo Energy is filing a motion on the intent to serve residential, small and large commercial and industrial retail customers and to offer the single bill option in the Ameren service territory under order number 13-0293. Further, Eligo Energy IL, LLC will provide notification once the motion and the intent to serve has been approved by the Illinois Commerce Commission.

We look forward to doing business with you

Should you have any questions please contact me at the address or phone number below or email me at regulatory@eligoenergy.com

Alexander Rozenblat

s/Alexander Rozenblat

Director of Legal and General Counsel
Eligo Energy IL, LLC
201 West Lake Street
Suite 151
Chicago, Illinois 60606
312-600-3763



EligoEnergy

Eynon, Patrick J

Feb 10 (1
day ago)

to me, Alexander

Trevor,

Please accept this email as confirmation that I've received your notification to add supplier consolidated billing (a.k.a. Single Bill Option or "SBO") to your ICC certification.

PATRICK EYNON : : Supervisor, Transmission Services Business Center : : [314.554.4110](tel:314.554.4110)
Ameren Services : : 1901 Chouteau : : Mailcode 333 : : St. Louis, MO 63103

From: Trevor Herbest [<mailto:trevor@eligoenergy.com>]
Sent: Monday, February 09, 2015 5:09 PM
To: Eynon, Patrick J; Alexander Rozenblat
Subject: SBO Notification

EXTERNAL SENDER. Do not click on links or open attachments that are not expected and do not give out User IDs or passwords.

The information contained in this message may be privileged and/or confidential and protected from disclosure. If the reader of this message is not the intended recipient, you are hereby notified that any dissemination, distribution or copying of this communication is strictly prohibited. Note that any views or opinions presented in this message are solely those of the author and do not necessarily represent those of Ameren. All e-mails are subject to monitoring and archival. Finally, the recipient should check this message and any attachments for the presence of viruses. Ameren accepts no liability for any damage caused by any virus transmitted by this e-mail. If you have received this in error, please notify the sender immediately by replying to the message and deleting the material from any computer. Ameren Corporation

Eligo Energy, LLC
1658 N. Milwaukee Ave
Ste. 314
Chicago, IL 60647

\$0.48⁰
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usps.com

Commissioner, LAHA Company,
and Compliance Director Company,
Electric Service Services Department
1919 South Drive, Room 254
Oak Brook, IL 60521
Attn: Laura Kowalczuk

Eligo Energy, LLC
1658 N. Milwaukee Ave
Ste. 314
Chicago, IL 60647

\$0.48⁰
US POSTAGE
FIRST-CLASS

071V00951481
60647
00000048



usps.com

American Transmission Services Center
1901 Chestnut Ave
St. Louis, MO 63103
Mail Code: 533
Attn: Patrick Elyon

Docket No. 15-0074
Eligo Energy IL, LLC

Exhibit 4

Exhibit 7 from Docket No. 13-0293 provided with Eligo Energy IL, LLC's Response to ALJ's Ruling in that Docket No.



EligoEnergy

Eligo Energy IL, LLC :
: 13-0293
Application for Certificate of Service :
Authority under Section 16-115 of :
the Public Utilities Act. :

Eligo Energy IL, LLC hereby states that it will purchase 100% of its physical electric energy from PJM for delivery to the ComEd service territory for which we seek a certificate.

Best,

Alexander Goldstein
CEO
Eligo Energy IL, LLC

1658 N. Milwaukee Ave.
Suite 314
Chicago, IL 60647
Tel. 855.354.4690
www.eligoenergy.com



Docket No. 15-0074
Eligo Energy IL, LLC

Exhibit 5

Eligo Energy IL, LLC Operating Agreement

**LIMITED LIABILITY COMPANY AGREEMENT OF
ELIGO ENERGY IL, LLC**

THIS LIMITED LIABILITY COMPANY AGREEMENT (the "Agreement") is made and entered into as of the 1st day of October, 2012, effective as of the 24th day of August, 2012, by Eligo Energy IL, LLC, an Illinois limited liability company (the "Company"), and Eligo Energy, LLC, a Delaware limited liability company ("Member"), the Company's sole member and manager.

RECITALS

WHEREAS, the Company was formed as an Illinois limited liability company on August 24, 2012, by the filing of Articles of Organization with the Department of State of the State of Illinois; and

WHEREAS, Member desires to provide for certain agreements governing the business and affairs of the Company.

NOW, THEREFORE, in consideration of the mutual promises and covenants contained herein, the parties hereby agree as follows:

1. Name. The name of the Company is Eligo Energy IL, LLC; provided that the Manager may, from time to time, change the name of the Company to any name permitted by the Illinois Limited Liability Company Act, 805 ILCS 180/Art. 1 *et seq.*, as the same may be amended from time to time (the "Law").

2. Company's Office, Registered Office and Registered Agent. The mailing office and street address of the principal office of the Company is 1658 Milwaukee Avenue, Suite 314, Chicago, IL 60647. The Secretary of State of the State of Illinois is designated as the agent for service of process. The name and address of the Company's registered agent shall be such person and location as determined by the Manager.

3. Term. The term of the Company shall be perpetual, unless the Company is earlier dissolved in accordance with the provisions of this Agreement.

4. Business of the Company. The business of the Company shall be to engage in any lawful businesses and activities for which limited liability companies may be organized under the Law.

5. Ownership. As of the date hereof, Member owns 100% of the limited liability company interests of the Company. Any member may transfer all or any portion of his or her limited liability company interests in the Company and any transferee shall be automatically admitted as a Member.

6. Manager-Managed. The business and affairs of such Company shall be managed exclusively by the Manager and by such officers of the Company, if any, as may be appointed

from time to time by the Manager pursuant to Section 8 of this Agreement. Except where the approval of the Members is expressly required by non-waivable provisions of the Law, the Manager shall have full and complete authority, power and discretion to direct, manage and control the business, affairs and properties of the Company. Eligo Energy, LLC shall be the "Manager".

7. Powers and Authority of the Manager. Without limiting the generality of Paragraph 6, all decisions relating to the management and control of the conduct of the business of the Company and its affairs shall be made by the Manager, including, but not limited to, decisions relating to any of the following: (i) the selection of representatives of the Company to serve on the management, supervisory or other governing boards or bodies of any company or other organization in which the Company owns an interest; (ii) the hiring and termination of employees of the Company; (iii) distributions to the Member; (iv) the opening of bank accounts, the making of loans to any third party, the incurrence or refinancing of indebtedness of the Company, and the encumbering of Company property; (v) the selection of attorneys, accountants, appraisers and agents; and (vi) the entry into or performance of, on behalf of the Company, all other contracts, agreements and other undertakings and the taking of any other action as may be necessary or advisable in the judgment of the Manager or incident to carrying out in the business of the Company. Any contract, agreement, instrument or other document to which the Company is a party and which is duly authorized by the Manager may be signed by the Manager or an authorized officer of the Company, and no other signatures shall be required.

8. Officers. The Manager may appoint such officers and agents as the Manager shall deem necessary, and such officers and agents shall hold their offices for such terms and shall exercise such powers and perform such duties as shall be determined from time to time by the Manager.

9. Indemnification. The Company (to the extent of all of its assets and without any obligation on the part of any Member to contribute funds to the Company, but subject to any lien or security interests held by any person) shall indemnify and save harmless each Manager and each Member from any loss or damage incurred by it by reason of any act performed by it for and on behalf of the Company and in furtherance of the Company's interest, provided such act or acts were done in good faith and without malfeasance, gross negligence or willful misconduct on the part of the Manager or any Member. Except as otherwise expressly and specifically provided herein, a Member shall have no obligation or liability to any other Member or, except as otherwise expressly provided by the Act, to any other person or entity, in such Member's capacity as a Member.

10. Dissolution. The Company shall be dissolved by the written agreement of the Member holding a majority of the limited liability company interests.

11. Inconsistencies. In the event of any inconsistency between this Agreement and the Law, to the extent permitted by applicable law, the terms of this Agreement shall govern.

12. Application of Illinois Law. This Agreement and its interpretation shall be governed exclusively by its terms and by the laws of the State of Illinois.

13. Amendments. This Agreement may not be amended except in writing by the Members holding a majority of the limited liability company interests.

14. Heirs, Successors and Assigns. This Agreement shall be binding upon and inure to the benefit of the Members and their heirs, legal representatives, successors and assigns.

15. Creditors. None of the provisions of this Agreement shall be for the benefit of or enforceable by any creditors of the Company.

IN WITNESS WHEREOF, the undersigned have executed this Agreement as of the date first written above.

COMPANY:

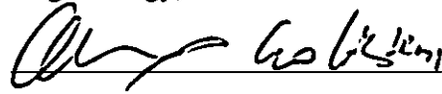


By: Alexander Goldstein

Its: Manager of Eligo Energy, LLC

MEMBER:

Eligo Energy, LLC



By: Alexander Goldstein

Its: Manager

MANAGER:

Eligo Energy, LLC



By: Alexander Goldstein

Its: Manager

Docket No. 15-0074
Eligo Energy IL, LLC

Exhibit 6

Energy Requirements Agreement

ENERGY REQUIREMENTS AGREEMENT

THIS ENERGY REQUIREMENTS AGREEMENT (this "Agreement") is made and entered into as of 2/11/2015 ("Effective Date"), by and among Eligo Energy IL, LLC, an Illinois limited liability company ("Company"), and Eligo Energy LLC, a Delaware limited liability company ("Eligo").

WITNESETH:

WHEREAS, the Company desires that Eligo provide certain energy procurement services (and financial book-keeping, regulatory reporting compliance, vendor management, customer acquisition, and accounting services in connection therewith) to meet the requirements of their retail energy businesses, and Eligo is willing to provide such services on the terms and conditions set forth herein.

NOW, THEREFORE, the Company and Eligo hereby agree as follows:

1. **Services**. During the term of this Agreement, upon the terms and conditions contained herein, the Company hereby exclusively retains Eligo to provide energy and auxiliary energy services to meet the full requirements of the Company's retail and commercial customers (the "Services"). Eligo will provide such other resources as may be necessary to provide the Services hereunder, such as financial book-keeping, vendor management, customer acquisition, compliance reporting, and accounting services. The Services shall at all times be provided by Eligo such that the Company shall receive actual units of energy from Eligo and that the financial purchases acquired by Eligo shall not be re-sold to the Company.

2. **Compensation**. The Company will compensate Eligo for Services rendered by Eligo under this Agreement, as follows:

Each Company will reimburse Eligo on a daily basis, or in such greater intervals as Eligo may require, for the actual costs incurred by Eligo to provide the Services to such Company (the "Cost Reimbursement Fee"). In lieu of a cash payment, it is agreed that the Cost Reimbursement Fee may be treated as a book entry in the financial records of Eligo on behalf of the Company.

3. **Termination**. This Agreement shall have an initial term commencing on the date hereof and extending to the third (3rd) anniversary hereafter. Thereafter, this Agreement shall automatically renew for successive one year terms unless terminated by any party upon thirty (30) days written notice to the other parties. Notwithstanding the foregoing, each party shall have the right to terminate this Agreement immediately upon written notice in the event that any of the parties hereto ceases to be a direct or indirect subsidiary of I2R Holdings, LLC, a Delaware limited liability company.

4. **Confidentiality**. The Company and Eligo shall treat as confidential all confidential and proprietary business information acquired by them from the other party in the course of the performance of this Agreement.

5. Miscellaneous.

(a) This Agreement contains the entire Agreement between the parties relating to the subject matter hereof, and supersedes and cancels all previous negotiations, understandings and agreements between the parties regarding the subject matter hereof. This Agreement may not be modified or amended except by a written instrument signed by both of the parties hereto.

(b) This Agreement shall be governed by and interpreted in accordance with the laws of the State of Illinois, USA, without regard to its choice of law principals.

(c) All notice required and permitted to be given under this Agreement shall be valid if sent by courier, by fax, or by registered mail, postage prepaid, to the other parties at the current address of that party. All notices shall be effective upon delivery to the other party hereto. The Agreement may be executed in .pdf counterparts.

(d) Company shall not assign or transfer any of its rights or obligations under this Agreement without the prior written consent of Eligo. Eligo may freely transfer this Agreement, and this Agreement shall be automatically binding on the successors and assigns of Eligo.

(e) This Agreement may be joined into by additional Companies that are subsidiaries of Eligo by such Companies executing a joinder agreement, in each case without the consent of any of the Companies.

[Signature Page to Follow]

IN WITNESS WHEREOF, the parties have duly caused this Agreement to be entered into as of the date and year first written above.

ELIGO ENERGY, LLC

By: _____
Alexander Goldstein
Title: Chief Executive Officer and President

DocuSigned by:
Alex Goldstein
6A8531E414EB4DA...

ELIGO ENERGY IL, LLC

By: _____
Alexander Goldstein
Title: Chief Executive Officer and President

DocuSigned by:
Alex Goldstein
6A8531E414EB4DA...

Docket No. 15-0074
Eligo Energy IL, LLC

Exhibit 7

Ratings Report

Rating Agency Reports

Macquarie:

<http://www.macquarie.com/us/about/investors/debt-investors/credit-ratings>

Macquarie Bank Limited (MBL)

| Rating agency | Short-term rating | Long-term rating |
|---------------------------|-------------------|------------------|
| Fitch Ratings | F-1/Stable | A/Stable |
| Moody's Investors Service | P-1/Stable | A2/Stable |
| Standard & Poor's | A-1* | A/Stable |

*Standard & Poor's does not place outlook statements on short-term ratings

Bank of Mellon New York:

<https://www.bnymellon.com/us/en/investor-relations/credit-ratings.jsp>

Credit Ratings

As of February 9, 2015

Listed below are the credit ratings for The Bank of New York Mellon Corporation and its principal subsidiaries, The Bank of New York Mellon and BNY Mellon N.A., as well as the main banking subsidiary in continental Europe, The Bank of New York Mellon SA/NV.

| THE BANK OF NEW YORK MELLON CORPORATION | MOODY'S | S&P | FITCH | DBRS |
|--|----------------|----------------|--------------|-----------------|
| LONG-TERM SENIOR DEBT | A1 | A+ | AA- | AA (LOW) |
| SUBORDINATED DEBT | A2 | A | A+ | A (HIGH) |
| PREFERRED STOCK | BAA2 | BBB | BBB | A (LOW) |

Rating Agency Reports

| | | | | |
|--|----------------|----------------|--------------|---|
| TRUST PREFERRED SECURITIES | A3 | BBB | BBB+ | A (HIGH) |
| SHORT-TERM DEBT / COMMERCIAL PAPER | P1 | A-1 | F1+ | R-1 (MIDDLE) |
| OUTLOOK | STABLE | NEGATIVE | STABLE | STABLE (LONG-TERM) STABLE (SHORT-TERM) |
| THE BANK OF NEW YORK MELLON | MOODY'S | S&P | FITCH | DBRS |
| LONG-TERM DEPOSITS | AA2 | AA- | AA | AA |
| LONG-TERM SENIOR DEBT | AA2 | AA- | AA- | AA |
| SHORT-TERM DEPOSITS | P1 | A-1+ | F1+ | R-1 (HIGH) |
| OUTLOOK | STABLE | STABLE | STABLE | STABLE (LONG-TERM) STABLE (SHORT-TERM) |
| BNY MELLON N.A. | MOODY'S | S&P | FITCH | DBRS |
| LONG-TERM DEPOSITS | AA2 | AA- | AA | AA |
| LONG-TERM SENIOR DEBT | AA2 | AA- | AA- | AA |
| SHORT-TERM DEPOSITS | P1 | A-1+ | F1+ | R-1 (HIGH) |
| OUTLOOK | STABLE | STABLE | STABLE | STABLE (LONG-TERM) STABLE (SHORT-TERM) |
| THE BANK OF NEW YORK MELLON SA/NV | MOODY'S | S&P | FITCH | |

Rating Agency Reports

| | | | |
|---|--------|--------|--------|
| LONG-TERM DEPOSITS / ISSUER DEFAULT | AA2 | AA- | AA- |
| SHORT-TERM DEPOSITS / ISSUER DEFAULT | P-1 | A-1+ | F1+ |
| OUTLOOK | STABLE | STABLE | STABLE |

Docket No. 15-0074
Eligo Energy IL, LLC

Exhibit 8

ComEd and Ameren Communications

Alexander Rozenblat

From: Kowalczyk, Laura A:(ComEd) <laura.kowalczyk@ComEd.com>
Sent: Tuesday, February 10, 2015 3:02 PM
To: Trevor Herbest; Alexander Rozenblat
Subject: RE: PIPP Inquiry

If a supplier has a PIPP customer on SBO, then the supplier would need to register with the Local agency so they can get paid directly by the state.

If a supplier has their customers on PORCB bill then the supplier does not need to register because PIPP is handled by the utility.

Any additional questions please let me know.

Thanks!
Laura

Laura Kowalczyk
Energy Acquisition - Electric Supplier Services
laura.kowalczyk@comed.com
Telephone: 630-684-2811



From: Trevor Herbest [mailto:trevor@eligoenergy.com]
Sent: Thursday, February 05, 2015 11:06
To: Kowalczyk, Laura A:(ComEd); Alexander Rozenblat
Subject: PIPP Inquiry

LAura,

Thank you again for the call today.

Please see below the inquiry from the ICC in regards to PIPP customers. We have a call scheduled for today with them to discuss, however any information that we can gain would be helpful in that discussion.

The information to review is highlighted in yellow.

Mr. Rozenblat, with regard to your question about serving certain customers, I offer the following (16-115A) for your review with the understanding that I am not an attorney.

In addition, I just want to be sure that I've made clear my concern pertaining to the switching of a percentage of income payment plan (PIPP) low-income customer by a supplier using single billing option unless the supplier had entered into the necessary vendor communications agreements/arrangements with DCEO Office of Energy Assistance. The result could be that the PIPP customer would be removed from the plan --- losing PIPP benefits along with arrearage reduction benefits. Please let me know if you have additional questions regarding energy assistance. Joan

220 ILCS 5/16-115A)

Sec. 16-115A. Obligations of alternative retail electric suppliers.

(a) An alternative retail electric supplier shall:

(i) comply with the requirements imposed on public utilities by Sections 8-201 through 8-207, 8-301, 8-505 and 8-507 of this Act, to the extent that these Sections have application to the services being offered by the alternative retail electric supplier; and

(ii) continue to comply with the requirements for certification stated in subsection (d) of Section 16-115.

(b) An alternative retail electric supplier shall obtain verifiable authorization from a customer, in a form or manner approved by the Commission consistent with Section 2EE of the Consumer Fraud and Deceptive Business Practices Act, before the customer is switched from another supplier.

(c) No alternative retail electric supplier, or electric utility other than the electric utility in whose service area a customer is located, shall (i) enter into or employ any arrangements which have the effect of preventing a retail customer with a maximum electrical demand of less than one megawatt from having access to the services of the electric utility in whose service area the customer is located or (ii) charge retail customers for such access. This subsection shall not be construed to prevent an arms-length agreement between a supplier and a retail customer that sets a term of service, notice period for terminating service and provisions governing early termination through a tariff or contract as allowed by Section 16-119.

(d) An alternative retail electric supplier that is certified to serve residential or small commercial retail customers shall not:

(1) deny service to a customer or group of customers nor establish any differences as to prices, terms, conditions, services, products, facilities, or in any other respect, whereby such denial or differences are based upon race, gender or income.

(2) deny service to a customer or group of customers based on locality nor establish any unreasonable difference as to prices, terms, conditions, services, products, or facilities as between localities.

(e) An alternative retail electric supplier shall comply with the following requirements with respect to the marketing, offering and provision of products or services to residential and small commercial retail customers:

(i) Any marketing materials which make statements concerning prices, terms and conditions of service shall contain information that adequately discloses the prices, terms and conditions of the products or services that the alternative retail electric supplier is offering or selling to the customer.

(ii) Before any customer is switched from another supplier, the alternative retail electric supplier shall give the customer written information that adequately discloses, in plain language, the prices, terms and conditions of the products and services being offered and sold to the customer.

(iii) An alternative retail electric supplier shall provide documentation to the Commission and to customers that substantiates any claims made by the alternative retail electric supplier regarding the technologies and fuel types used to generate the electricity offered or sold to customers.

(iv) The alternative retail electric supplier shall provide to the customer (1) itemized billing statements that describe the products and services provided to the customer and their prices, and (2) an additional statement, at least annually, that adequately discloses the average monthly prices, and the terms and conditions, of the products and services sold to the customer.

(f) An alternative retail electric supplier may limit the overall size or availability of a service offering by specifying one or more of the following: a maximum number of customers, maximum amount of electric load to be served, time period during which the offering will be available, or other comparable limitation, but not including the geographic locations of customers within the area which the alternative retail electric supplier is certificated to serve. The alternative retail electric supplier shall file the terms and conditions of such service offering including the applicable limitations with the Commission prior to making the service offering available to customers.

(g) Nothing in this Section shall be construed as preventing an alternative retail electric supplier, which is an affiliate of, or which contracts with, (i) an industry or trade organization or association, (ii) a membership organization or association that exists for a purpose other than the purchase of electricity, or (iii) another organization that meets criteria established in a rule adopted by the Commission, from offering through the organization or association services at prices, terms and conditions that are available solely to the members of the organization or association.

(Source: P.A. 90-561, eff. 12-16-97.)

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Trevor Herbest
Eligo Energy, LLC
Director of Compliance
312-216-0960

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addressee. If you are not the intended recipient, do not use the information in this e-mail in any way, delete this e-mail and notify the sender. -EXCIP

Alexander Rozenblat

From: Eynon, Patrick J <PEynon@ameren.com>
Sent: Wednesday, February 04, 2015 10:57 AM
To: Trevor Herbest; Alexander Rozenblat
Subject: RE: SBO

Trevor,

Your summary isn't quite right. Let me summarize the single bill options that we offer:

1. Supplier consolidated billing. We often refer to this as the Single Bill Option or "SBO". This is a confusing name because there are now two single bill options – supplier consolidated billing *and* utility consolidate billing. We associate the term "SBO" with supplier consolidated billing because it was the first single bill option that we offered. Utility consolidated billing, on the other hand, didn't come around until 2009.
2. Utility Consolidated Billing / Purchase of Receivables ("UCB/POR"). With UCB/POR, the retail electric supplier must either opt-in or opt-out to using this billing option for residential accounts. If the retail electric supplier opts-in, then UCB/POR must be used for any residential account that is enrolled.

PATRICK EYNON : : Supervisor, Transmission Services Business Center : : 314.554.4110
Ameren Services : : 1901 Chouteau : : Mailcode 333 : : St. Louis, MO 63103

From: Trevor Herbest [mailto:trevor@eligoenergy.com]
Sent: Wednesday, February 04, 2015 10:48 AM
To: Alexander Rozenblat
Cc: Eynon, Patrick J
Subject: SBO

Alex,

I wanted to follow up on the information from Ameren and the SBO option.

There are two SBO options which coincide with another.

USBO: Utility Single Bill POR Option:

This option allows you to have consolidated POR for all residential customers. All in or all out.

SSBO: Supplier Single Bill Option:

This option will allow you to SBO residential, however it is also all in or all out, however eliminates you from POR.

The rationale here is that if you chose to SBO your residential clients, you are eliminating all your residential customers from POR for just a few special case acquisitions.

I would certainly want POR for my residential customer base than risk billing them to acquire a few aggregations.

You can still do aggregations through the Utility SBO option, just not custom bill.

Trevor

--

Trevor Herbest
Eligo Energy, LLC
Director of Compliance
312-216-0960

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**Docket No. 15-0074
Eligo Energy IL, LLC**

Exhibit 9

Statement of Exclusive Purchase

Eligo Energy IL, LLC

15-0074

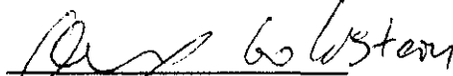
Application for Certificate of Service Authority under Section 16-115 of the Public Utilities Act to serve all eligible customers in the Ameren Illinois and Commonwealth Edison and to provide Single Billing Services in Ameren Illinois and Commonwealth Edison Company's Service Territory.

Energy Services Statement

Eligo Energy IL, LLC ("Applicant") hereby states that its parent company, Eligo Energy, LLC, will be handling all of the financial requirements and be the exclusive entity dealing with the applicable RTO(s) (PJM and MISO) on behalf of Eligo Energy IL, LLC. Applicant further states that its parent company, Eligo Energy, LLC, will purchase 100% of Applicant's physical electric energy from PJM and MISO for delivery to the ComEd and Ameren service territories, respectively. Pursuant to an Energy Requirements Agreement, Applicant exclusively retains Eligo Energy, LLC to provide energy and auxiliary energy services to meet the full requirements of the Applicant's retail and commercial customers ("Services"). Eligo Energy, LLC will provide such other resources as may be necessary to provide the Services hereunder, such as financial book-keeping, vendor management, customer acquisition, compliance reporting, and accounting services.

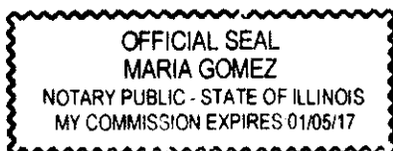
Verification

I, Alexander Goldstein, first being duly sworn upon oath depose that I have read the above and foregoing statement and know the contents thereof; that said contents are true in substance and in fact.


Alexander Goldstein, CEO
Eligo Energy IL, LLC

Subscribed and sworn to before me
this 12 day of FEB,
2015


Notary Public



Docket No. 15-0074
Eligo Energy IL, LLC

Exhibit 10

Ameren LOI and Acknowledgement



February 13, 2015

Ameren Illinois Company

d/b/a Ameren Illinois

Brice A. Sheriff

200 W. Washington St.

Springfield, IL 62701-1117

Phone: (217) 535-5229

E-Mail: bsheriff@ameren.com

Dear Mr. Brice A. Sheriff:

Pursuant to 83 Ill. Adm. Code [451.30(c) (3)] and page 6 of the Ameren handbook, Eligo Energy IL, LLC ("Eligo") hereby provides notification that Eligo is filing a motion on the intent to serve residential, small and large commercial and industrial retail customers and to offer the single bill option in the Ameren service territory. Further, Eligo Energy IL, LLC will provide notification once the motion and the intent to serve has been approved by the Illinois Commerce Commission.

We look forward to doing business with you

Should you have any questions please contact me at the address or phone number below or email me at regulatory@eligoenergy.com.

Alexander Rozenblat

s/Alexander Rozenblat

Director of Legal and General Counsel

Eligo Energy IL, LLC

201 West Lake Street

Suite 151

Chicago, Illinois 60606

312-600-3763

Alexander Rozenblat

From: Sheriff, Brice A <BSheriff@ameren.com>
Sent: Friday, February 13, 2015 12:47 PM
To: Trevor Herbest; Eynon, Patrick J; Alexander Rozenblat
Subject: RE: Eligo Energy IL, LLC Leter of Intent to include SBO and electric supplier Services

Received.

From: Trevor Herbest [mailto:trevor@eligoenergy.com]
Sent: Friday, February 13, 2015 12:39 PM
To: Sheriff, Brice A; Eynon, Patrick J; Alexander Rozenblat
Subject: Eligo Energy IL, LLC Leter of Intent to include SBO and electric supplier Services

EXTERNAL SENDER. Do not click on links or open attachments that are not expected and do not give out User IDs or passwords.

Good Afternoon,

Brice,

As per request of the judge from the ICC in regards to our application to Include electricity and SBO services. We have been working with Patrick very closely and completed all requested items.

The original Letter of intent was sent to Ameren transmission however they would prefer that the notification be directed to Ameren Illinois Company.

I hard copy of the letter of intent is in the mail addressed to your attention.

If you could please accept and acknowledge receipt of this letter of intent. that shall satisfy the ICC.

Thank you for your time and please let me know if you have any questions.

--

Trevor Herbest
Eligo Energy, LLC
Director of Compliance
312-216-0960

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