

| Date Received | Renewal Certification | |
|---------------|-----------------------|--------------------|
| | Number | Case Number |
| | | 02 - 2554 - GA-GAG |

RENEWAL CERTIFICATION APPLICATION OHIO NATURAL GAS GOVERNMENTAL AGGREGATORS

Please type or print all required information. Identify all attachments with an exhibit label and title (Example: Exhibit B-1 – Authorizing Ordinance). All attachments should bear the legal name of the Applicant. Applicants should file completed applications and all related correspondence with the Public Utilities Commission of Ohio, Docketing Division, 13^{th} Floor, 180 East Broad Street, Columbus, Ohio 43215-3793.

This PDF form is designed so that you may directly input information onto the form. You may also download the form by saving it to your local disk.

SECTION A - APPLICANT INFORMATION

Renewal Applicant information:

Legal Name

Village of Holland

Address

1245 Clarion Avenue, Holland, Ohio 43528

Telephone No.

419-865-7104

Web site address

Current PUCO Certificate Number

02-042G(4)

Effective Dates

02-05-2011

Contact person for regulatory or emergency matters:

Name

reproducts

Date Processed

Paul A. Skaff

Title Asst. Solicitor

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Business Address

353 Elm Street, Perrysburg, Ohio 43551

Telephone No.

419-874-3536

Fax No. 419-874-3899

Email Address

Contact person for Commission Staff use in investigating customer complaints:

Name

Michael Yunker

Title

Mayor

Business address

1245 Clarion Avenue, Holland, Ohio 43528

Telephone No. 419-865-7104

Fax No. 419-866-4095

Email Address

A-4 Applicant's address and toll-free number for customer service and complaints:

Customer service address

Village of Holland, 1245 Clarion Avenue, Holland, Ohio 43528

Toll-Free Telephone No.

419-865-7104

Fax No. 419-866-4795

Email Address

(Ohio Natural Gas Governmental Aggregator Renewal) Page 1 of 3

SECTION B - APPLICANT AUTHORITY AND AGGREGATION PROGRAM INFORMATION

PROVIDE THE FOLLOWING AS SEPARATE ATTACHMENTS AND LABEL AS INDICATED

- **B-1** Exhibit B-1 "Authorizing Ordinance," provide a copy of the adopted ordinance or resolution that reflects voter authorization to form a governmental aggregation program pursuant to Sections 4929.26 and 4929.27 of the Ohio Revised Code.
- B-2 Exhibit B-2 "Operation and Governance Plan," provide a copy of the applicant's plan for operation and governance of its aggregation program adopted pursuant to Sections 4929.26(C) or 4929.27(B) of the Revised Code. The Operation and Governance Plan should include all information pursuant to Rule 4901:1-28-03 of the Ohio Administrative Code.
- B-3 <u>Exhibit B-3 "Automatic Aggregation Disclosure Notification,"</u> if the aggregation program provides for automatic aggregation in accordance with Section 4929.26(A) of the Revised Code, provide a copy of the disclosure notification required by Section 4929.26(D) of the Revised Code,
- B-4 <u>Exhibit B-4 "Opt-Out Notice</u>," provide a draft copy of the applicant's opt out notice that comports with the Opt-Out disclosure requirements pursuant to Rule 4901:1-28-04 of the Ohio Administrative Code. (Ten days prior to public dissemination, the applicant shall docket with the Commission, the finalized Opt-Out notice that provides or offers natural gas aggregation service.)
- B-5 Exhibit B-5 "Experience," provide a detailed description of the applicant's experience and plan for: providing aggregation services (including contracting with consultants, broker/aggregators, retail natural gas suppliers); providing billing statements; responding to customer inquiries and complaints; and complying with all applicable provisions of Commission rules adopted pursuant to Section 4929.22 of the Ohio Revised Code and contained in Chapter 4901:1-29 of the Ohio Administrative Code.

Applicant Signature and Title

PlS46, Asst. Solicitor

Sworn and subscribed before me this 99th day of November Month 2010 Years

Whithey Feylester Dorothy N- Lenfestey

Signature of official administering oath

Print Name and Title

My commission expires on



The Public Utilities Commission of Ohio

Ohio Natural Gas Governmental Aggregation Affidavit Form (Version 1.07)

| In the Ma | tter of the Application of |) | | | |
|------------------------------|---|----|-------------------|---------------|-----------------------------|
| Village of Ho for a Certi | illand ificate or Renewal Certificate to Provide |) | Case No. | 02-2554 | -GA-GAG |
| Natural G Ohio. | as Governmental Aggregation Service in |) | | | |
| County of State of | Wood Ohio | | | | |
| Paul Si | kaff | [A | Affiant], being d | uly sworn/afi | firmed, hereby states that: |

- (1) The information provided within the certification or certification renewal application and supporting information is complete, true, and accurate to the best knowledge of affiant.
- (2) The applicant will timely file an annual report of its intrastate gross receipts and sales of hundred cubic feet of natural gas pursuant to Sections 4905.10(A), 4911.18(A), and 4929.23(B), Ohio Revised Code.
- (3) The applicant will timely pay any assessment made pursuant to Section 4905.10 or Section 4911.18(A), Ohio Revised Code.
- (4) Applicant will comply with all applicable rules and orders adopted by the Public Utilities Commission of Ohio pursuant to Title 49, Ohio Revised Code.
- (5) Applicant will cooperate with the Public Utilities Commission of Ohio and its staff in the investigation of any consumer complaint regarding any service offered or provided by the applicant.
- (6) Applicant will comply with Section 4929.21, Ohio Revised Code, regarding consent to the jurisdiction of the Ohio courts and the service of process.
- (7) Applicant will inform the Public Utilities Commission of Ohio of any material change to the information supplied in the certification or certification renewal application within 30 days of such material change, including any change in contact person for regulatory or emergency purposes or contact person for Staff use in investigating customer complaints.
- (8) Affiant further sayeth naught.

Affiant Signature & Title Pessell, Asst. Solicitor

Sworn and subscribed before me this 29TH day of November Month 2010

Dorothy J. Lenfestey

My commission expires on

DOROTHY J. LENFESTEY Notary Public, State of Ohio My Commission Expires October 27, 2014

(Ohio Natural Gas Governmental Aggregator Renewal) Page 3 of 3

EXHIBIT B-1

ORDINANCE NO. 6-2002

GRANTING AUTHORITY TO THE VILLAGE OF HOLLAND TO ESTABLISH A GOVERNMENTAL NATURAL GAS AGGREGATION PROGRAM WITH OPT-OUT PROVISIONS PURSUANT TO OHIO REVISED CODE SECTION 4929.26; DIRECTING THE LUCAS COUNTY BOARD OF ELECTIONS TO SUBMIT A BALLOT QUESTION TO THE ELECTORS OF THE VILLAGE OF HOLLAND; AUTHORIZING THE AMENDMENT OF THE NORTHWEST OHIO AGGREGATION COALITION AGREEMENT; AND DECLARING AN EMERGENCY.

WHEREAS, the Ohio General Assembly enacted House Bill 9 which authorizes governmental aggregation of natural gas supply services to rate payers; and

WHEREAS, the legislation permits a municipality to act as an aggregator of the natural gas load of its citizens who have not selected a competitive supplier; and

WHEREAS, the aggregation of natural gas loads may enable Holland to obtain a favorable price for natural gas that will benefit its citizens; and

WHEREAS, it is necessary to submit the question of whether the Village of Holland shall automatically aggregate and purchase natural gas for oustomers within the Village of a vote of the electorate; and

WHEREAS, if the voters give authority to the Village of Holland to become an opt-out aggregator, the Village will adopt a plan of operation and governance and communes aggregation services in conjunction with the other communities of the Northwest Ohio Aggregation Coalition if it is determined that such steps are in the best interest of its citizens;

NOW, THEREFORE, BE IT ORDAINED BY THE COUNCIL OF THE VILLAGE OF HOLLAND, OHIO, THAT:

- SECTION 1. That this Council declares its intention to act as an opt-out aggregator under which the Village will automatically aggregate, subject to opt-out procedures, the natural gas loads located within the Village limits pursuant to Ohio Revised Code §4929.26.
- SECTION 2. That the Lucas County Board of Elections is directed to submit to the electors of the Village of Holland at the next primary election on May 7, 2002, the questions of whether or not the Village of Holland shall automatically aggregate and purchase natural gas for the retail loads within the Village pursuant to Ohio Revised Code §4929.26.
- SECTION 3. That if a majority of electors of the Village of Holland approve the measure giving the Village authority to automatically aggregate and purchase natural gas for the retail loads within the Village pursuant to Ohio Revised Code §4929.26, then the Village shall prepare a plan of operation and governance and hold at least two (2) public hearings on the plan.

SECTION 4. That the government aggregation cooperation agreement with the Northwest Ohio Aggregation Coalition be amended to permit the establishment of a governmental gas aggregation program.

<u>SECTION 5.</u> That notice of the adoption of this Ordinance shall be given once by publishing the title of the Ordinance and abstract prepared and published in a newspaper of general circulation in the Village.

SECTION 6. That the Clerk-Treasurer is hereby directed to immediately certify a copy of this ordinance to the Luces County Board of Elections.

SECTION 7. It is hereby found and determined that all formal actions of Council concerning and relating to the passage of this Ordinance were adopted in an open meeting of this Council and that all deliberations of this Council and any of its committees that resulted in such formal action were in meetings open to the public in compliance with all legal requirements including Section 121,22 of the Revised Code of Ohio.

SECTION 8. This Ordinance is declared to be an emergency measure and shall be in force and effect from and after its passage. The reason for the emergency lies in the fact that the same is necessary for the immediate preservation of the public peach, health, safety and property and for the further reason of putting the natural gas aggregation issue before the voters at the next primary election.

| Vote on emergency measure: | Ayes | Negs | <u></u> Abstain |
|-------------------------------|--------|----------------|-----------------|
| Vote on passage: Lo Ayes | O Neys | <u>Abstain</u> | |
| Passed this Still day of Tech | euner | _, 2002. | 20 |

Lee Irons, President of Council

Attest:

Lyn Krashia, Clerk-Pressurer

Approved:

Mike Yunker, Mayor

EXHIBIT N-2

August 3, 2001

VILLAGE OF HOLLAND NATURAL GAS AGGREGATION PROGRAM

PLAN OF OPERATION AND GOVERNANCE

For additional information contact:
Paul A. Skaff
LEATHERMAN, WITZLER, DOMBEY & HART
353 Elm St.
Perrysburg, OH 43551
Telephone: (419) 874-3536
Fax (419) 874-3899
paulskaff@justice.com

Purpose

The goal of this program is to facilitate additional choices for the supply of natural gas for rasidential consumers, pursuant to Ohio Revised Code section 4929. This aggregation program has been developed in accordance with this section.

The Village of Holland Natural Gas Aggregation Program seeks to aggregate the retail natural gas loads of consumers located in the Village to obtain the lowest price for the supply and distribution of natural gas. Participation in the Village of Holland aggregation program is limited to individuals who do not already have an alternative supplier of natural gas.

This program is voluntary. Every individual has the opportunity to decline to be a member of the aggregation program and to remain with Columbia Gas or to enter into a power supply contract with any other retail natural gas supplier.

Process

The Village shall follow the process of governmental aggregation as set out in Ohio Revised Code section 4929.26, as well as the rules proposed and eventually promulgated by the Public Utility Commission of Ohio (PUCO).

The prerequisites for a municipal corporation to automatically aggregate its residents are passage of an opt-out ordinance, adoption of a Plan of Operation, and approval by a majority of the voters. Under this opt-out format, only those natural gas consumers within the Village of Holland who are not receiving commodity sales service pursuant to a contract with a retail natural gas supplier will be eligible to be included in the governmental aggregation program.

The process will entail selection of a retail natural gas supplier, mailing opt-out notices to eligible customers, generating a list of participants who did not opt out, then transferring the participants to the supplier.

Holland's Aggregation Program

Holland's aggregation program will be administered by the Department of Public Utilities. The Department of Public Utilities currently administers the electricity aggregation program, and the electricity and natural gas contracts for village facilities. The Department has expertise in the lew and regulations applicable to the aggregation program and considerable experience in contracting with marketers for energy services.

The aggregation program is designed to reduce the amount consumers pay for natural gas. Holland will not buy and resell the natural gas for the participants of the program. Instead, Holland will competitively bid and negotiate a contract with a retail natural gas supplier to provide natural gas to the members of the aggregation program. This process may or may not require signing a memorandum of understanding with the company submitting the winning bid. Once the contract

price has been negotiated with the supplier, the natural gas supply contract will be submitted to Holland Village Council for approval.

Once the natural gas supply contract has been approved, the opt-out notice will be sent to each eligible customer disclosing offered price for natural gas along with any applicable contract terms. Customers will be advised in the notice that they may opt out of the program during the twenty-one day period following the mailing of the notification. Customers who opt out of the Village's aggregation program during this initial notification period will remain with Columbia Gas unless and until the customer chooses an alternative natural gas supplier.

Operation

All necessary technical analysis, competitive procurement of services, regulatory approvals, accounting and fiscal management, contract maintenance, communications, program coordination and administrative support will be professionally provided by existing staff, an energy consultant, and the chosen retail natural gas supplier.

It is anticipated that Holland's natural gas aggregation program will be operated in cooperation with the surrounding communities in the Northwest Ohio Aggregation Coalition (NOAC). However, this Plan of Operation pertains only to the Village of Holland and its residents.

Funding

The primary expenses associated with operating this program are printing and mailing costs of the opt-out notices, and fees for an energy consultant. Instead of paying for these costs up front, it shall be our goal to have the chosen supplier absorb these fees into their offered rates.

Notification of customers

Following the approval of the power supply contract by Holland Village Council, the opt-out notices will be mailed to all eligible consumers in Holland. The list of eligible participants will be obtained from Columbia Gas of Ohio as directed by House Bill 9.

The notice shall clearly inform customers of the offered rate, and that they have the right to opt out of the Holland aggregation program within twenty-one days after the mailing of the notice without paying a switching fee. The notice will fully describe how to opt out.

After the completion of the opt-out process, the residents who did not opt out will be included on the aggregation list. The chosen retail natural gas supplier will then set up the proper transfer of accounts with Columbia Gas.

Customer opt-out

Customers may opt out of the Holland aggregation program at no charge within a twenty-one day period following the mailing of the notice containing the rates and terms of the aggregation program.

Customers who provide the required opt-out notice will remain customers of Columbia Gas. The twenty-one day period in which customers can opt out of the aggregation program without charge will be offered every two years.

Customer opt-in

Customers who leave the Holland aggregation program or who move into the Village may opt into the City's aggregation program. The Village shall strive to provide the same natural gas price for those who subsequently opt in as those who were in from the beginning. New customers moving into or within the pool will be notified in accordance with applicable state law and PUCO rules.

Disputes

The procedure for handling complaints will be in accordance with the roles set by the PUCO, and handled by the retail natural gas supplier. Dispute resolution provisions will also be in accordance with PUCO regulations. The chosen supplier will obtain a toil-free number for all customer related complaints.

Termination of natural gas supply program

The natural gas supply program may be terminated upon the termination or expiration of the natural gas supply contract without any extension, renewal or subsequent supply contract being negotiated. Each individual customer receiving natural gas supply service under the Holland aggregation program will receive notification of the termination of the program prior to termination. In the event of termination, customers in the Holland aggregation program would default to Columbia Gas unless they choose an alternative supplier.

Rates

The Department of Public Utilities shall receive proposals from retail natural gas suppliers using a competitive selection process. The request for proposals shall require the suppliers to offer a fixed price and a floating price. It is possible that they will only be offered a fixed price. However, if the decision is made to give the consumers the option of choosing between the fixed and floating prices, ample information will accompany the price to aid the consumer in deciding which option best suits their natural gas needs. This decision will be based on an analysis of the current and projected market status.

Billing

Columbia Gas will continue to bill customers on behalf of itself and the retail natural gas supplier, using an iterrized format approved by the PUCO.



















May 21, 2010

Dear Natural Gas Consumer:

Your community is providing you the opportunity to participate in your community's Opt-Out Natural Gas Aggregation Program. Under this program, residents in your community voted to approve the following Ordinances and Resolutions to form a single large buying group called a Governmental Aggregation for the purpose of securing favorable terms and pricing for natural gas deliveries on the Columbia Gas of Ohio (Columbia) system.

| | | TANKS OF THE |
|----------------|----------|--------------|
| Toledo | 576-01 | 8/21/2001 |
| Lucas County | 01-1111 | 7/12/2001 |
| Oregon | 011-2002 | 1/28/2002 |
| Sylvenia | 75-2001 | 7/9/2001 |
| Northwood | 2001-27 | 7/26/2001 |
| Holland | 6-2002 | 2/5/2002 |
| Maumee | 203-2002 | 11/4/2002 |
| Lake Twp | 112-03 | 1/6/2004 |
| Perrysburg Twp | 206-13 | 7/18/2006 |

To form an even larger group and secure additional purchasing power, your community chose to cooperate with other local communities and act in unison as the Northwest Chio Aggregation Coalition (NOAC). NOAC is comprised of the Cities of Maumes, Northwood, Oregon, Sylvania and Toledo, Perryaburg Township, the Village of Holland, the unincorporated areas of Lucas County represented by the Board of Lucas County Commissioners.

Your community, through NOAC, has researched its options for competitive natural gas prices and has chosen interstate Gas Supply, Inc. (IGS Energy) of Dublin, Ohio as its supplier for natural gas for this program.

Opt-Out Program: The rate associated with this opt-out aggregation program will be a variable rate that changes monthly. Each monthly price will be determined by taking the applicable monthly New York Mercantile Exchange (NYMEX) settlement price of natural gas plus \$0.172 per CCF plus state sales tax through your March 2011 billing period. This NOAC aggregation rate compares to and is lower than the Columbia commodity rate of NYMEX plus \$0.193 per ccf plus gross receipts tax. There are no fees to participate in this program; however, you will be responsible for sales tax and will still pay Columbia's transportation delivery and customer service charges. After your March 2011 billing cycle, a new rate will be determined by your community and iGS Energy for up to 12 additional months. If a new rate cannot be determined after the March 2011 billing period, this program will ferminate. Please see the enclosed Terms and Conditions for full details.

| | 12 digit account number as it appears on your Columbia Gas of Ohio gas bill | | |
|----------------------|---|----------------|--|
| | | | |
| Name (Please Print) | | Governmental A | t of the NOAG Natural Gas legregation Program. VOACCOH-16-OPTOUT |
| Address | <u> </u> | Gi | eack box to out out |
| City, State, Zip | | - | |
| Phone Number | | • | |
| Emeli Address | | | 0 0 0 0 0 0 0 0 0 0 |
| Signature (REQUIRED) | | — Promo Code: | |
| | | | 0000001 |

If you do nothing, you will automatically continue on your community aggregation program as described in the enclosed Terms and Conditions. If you choose to cancel or "opt-out" of the program, you must return the attached opt-out card by June 11, 2010 and check the box indicating you do not wish to participate. You may also call IGS Energy by this date, toll free at 1-800-280-4474.

You will see no change in your service from Columbia. You will see an indication on your bill that states your natural gas is supplied by IGS Energy. Columbia will remain your natural gas utility and will still do all billing and mater readings. Columbia will continue to deliver the gas to your home. Any current Columbia billing options, such as budget billing or automatic withdrawal, will remain intact. Columbia will also be your contact if you ever small gas or have other problems with your gas service.

The PUCO has taken careful steps to ensure that the rules governing Ohio's deregulated utility environment are safe for consumers. In doing so, you can be assured that your participation in the program will result in absolutely no change in the level of service that you have come to expect from Columbia. Columbia will continue to maintain the distribution system that pipes the gas to your home. The only difference is that your gas supply will come from a very religible natural gas marketing company, IGS Energy.

Please thoroughly review the enclosed terms and conditions of this offer. If you have any questions, call IGS Energy toll-free at 1-800-280-4474 from 8:00 s.m. to 8:00 p.m. Monday through Friday and indicate that you are a consumer in a NOAC Community. You may also visit www.igsenergy.com. IGS Energy has trained representatives ready to answer any questions. You can also find out more information about the deregulated natural gas industry by visiting the PUCO website at www.puc.state.oh.us or calling at 1-800-686-7826.

IF YOU DO NOTHING YOU WILL AUTOMATICALLY CONTINUE IN YOUR COMMUNITY NATURAL GAS AGGREGATION PROGRAM THROUGH YOUR MARCH 2011 BRLING PERIOD WHICH MAY CONTINUE FOR AN ADDITIONAL 12 MONTH PERIOD THROUGH YOUR MARCH 2012 BILLING PERIOD AT A RATE THAT WILL BE DETERMINED FOR YOU BY NOAC AND YOUR COMMUNITY. IF YOU WISH TO DISCONTINUE YOUR PARTICIPATION IN THE PROGRAM YOU MUST RETURN THE ATTACHED OPT-OUT CARD OR CALL. IGS ENERGY AT 1-500-280-4474 TO CANCEL.

Thank you for your participation in your community's Governmental Opt-Out Natural Gas Aggregation Program.

Sincerely

IGS Energy and the individual communities of the Northwest Ohio Aggregation Coalition (NOAC).

NOTICE

Return the "Opt-Out" form only if you do <u>not</u> want to participate in the NOAC Natural Gas Aggregation Program.

NOACCOH-10-OPTOLIT

Must be received by June 11, 2010

to: Natural Gas Governmental Aggregation Program P O Box 9060 Dublin, OH 43017

Form: NDACCOH-10-OPTOUT

Term: The community's opt-out government aggregation program (the "Program") and my service with Interstate Gas Supply, Inc. (eisewhere referred to as "iGS Energy" and the consumer will be referred in the first person, "my", "me" or "i") as my supplier on the Program will begin within one to two billing cycles after my enrollment or rate change is confirmed with the utility company and shall continue through my March 2012 utility billing cycle, unless notified otherwise. IGS Energy will supply the commodity portion of my natural gas and Columbia Gas of Ohio will be my Natural Gas Distribution Company ("NGDC"). I can contact the IGS Energy choice department by phone at 1-800-280-4474, by fax at 614-659-5005, in writing at P.O.Box 9060, Dublin, OH 43017, or through their web site at http://www.igsenergy.com.

Regulatory: The NGDC's choice program and the government aggregation for my community are subject to ongoing Public Utilities Commission of Ohio (PUCO) jurisdiction, and I understand that if the choice program or this Program is terminated, this Agreement may be terminated, without penalty to either party.

Price: My price will be calculated each month by taking the applicable Nymex monthly settlement price and adding \$0.172 per ccf through my March 2011 billing cycle. Thereafter, my community and IGS Energy may determine my price for each month through my March 2012 billing period and the price for those months will be effective with no notice to me. I will be responsible for all applicable taxes and all charges assessed by the NGDC for gas transportation and all other applicable charges and adjustments for delivery of gas including any applicable switching fees that may apply under the NGDC tariff.

Renewal: If my community's governmental aggregation continues, at least every two years from the establishment of this Program the government aggregator or its supplier shall provide me notice of my right to opt out of the aggregation without penalty. The process for providing me with notice of my right to opt-out shall include a provision for me to return a post card or similar notice to the governmental aggregator or the supplier. I will have at least twenty-one days from the post mark date on the written notice to choose to opt out of the Program, and my return post card or notice that is post marked before the opt out deadline has been timely sent. The notice will follow the procedures established for the initial opt-out notice set forth in this rule and shall prominently disclose to customers all changes to the terms and conditions associated with the aggregation. I am entitled to opt-out of the government aggregation program at least every two years from the commencement date of the Program, without a penalty. If I am in the Program when the Program is renewed and I do not exercise my right to opt-out, I will be continued in the Program.

Rescission Period: I will have 21 days from the post mark date of my opt-out notice to exercise my right to opt-out of my community's Program. If I do not opt-out of the Program, IGS Energy will submit my enrollment to the NGDC and if I am new to the Program or a new customer to IGS Energy will have 7 business days from the post-mark date of the confirmation notice sent by the NGDC to rescind my enrollment. I can rescind my enrollment by contacting the NGDC in writing or by telephone at the number provided on the confirmation notice within that 7 day period. Otherwise, I can cancel this agreement as detailed below.

Cancellation: Either party can cancel this Agreement within the first 30 days of enrollment with IGS Energy by providing the other with notice of cancellation, with no cancellation fee. At any other time either party can cancel this agreement with notice to the other, without a cancellation fee. Cancellation notices provided after the NGDC deadline may result in additional month(s) of service beyond the cancellation notice date, as the effective date of all cancellations are subject to NGDC guidelines and I agree to continue to pay for my service with IGS Energy for all periods billed with IGS Energy. I understand that if I switch my service to another supplier or back to the NGDC an NGDC switching fee may apply under the NGDC's tariff and the NGDC may charge a price other than the NGDC commodity rate.

Contact and Dispute Resolutions: In the event of a billing dispute or issues regarding volume or metering, I should contact the NGDC at the number listed on their bill. For other questions or concerns about pricing, I can contact the IGS Energy choice department by phone weekdays from 8:00 a.m. to 8:00 p.m. EST at 1-800-280-4474, by fax 614-659-5005, in writing at P.O. Box 9060, Dublin, OH 43017, or through their web site at www.igsenergy.com. Also, I can contact IGS Energy through e-mail at choice@igsenergy.com. If my questions or concerns are not resolved after I have called iGS Energy, or for general utility information, residential and business customers may call the Public Utilities Commission of Onio (PUCO) toll free at 1-800-686-7828 or for TDD/TTY toll free at 1-800-686-1570, from 8:00 a.m. to 5:30 p.m. weekdays, or visit the PUCO website at www.puco.chio.gov. The Ohio Consumers Counsel (OCC) represents residential utility customers in matters before the PUCO. The OCC can be contacted toll free at 1-877-742-5622 from 8:00 a.m. to 5:00 p.m. weekdays or visit www.pickocc.org.

Billing: For my convenience I will receive only one bill, which will be issued by the NGDC each month and will contain IGS Energy's gas price plus applicable taxes and all of the NGDC's transportation and other applicable charges, including any late fees assessed by the NGDC. I agree to continue to pay the NGDC for the entire gas bill under the NGDC's payment terms and conditions. If I pay under the budget bill payment plan, I understand that this service is available and will remain available. IGS Energy reserves the right to issue an invoice to me directly, such invoice would contain IGS Energy's gas price and may also contain applicable taxes and all of the NGDC's transportation and other applicable charges. If IGS Energy invoices me directly and I fall to pay within the terms specified on the invoice(s) a late fee of 1.5% per month on all past-due amounts will apply. If IGS Energy bills me directly for services provided, IGS Energy may terminate this Agreement with fourteen (14) days written notice should I fail to pay the bill or meet any agreed-upon payment arrangements. If I fail to pay my invoices timely which include IGS Energy charges, the NGDC may disconnect my service, according to tariff guidelines. I may request, at no charge, up to 24 months of my payment history for services rendered by IGS Energy. Other than for operation, maintenance, assignment and transfer of my account or, where IGS Energy is performing billing services, or for commercial collections, IGS Energy will not disclose my account number to any other third party without my affirmative written consent or electronic authorization or pursuant to a court or Commission order and that, other than for credit checking and credit reporting, if IGS Energy is performing billing services, IGS Energy will not disclose my social security number without my affirmative written consent or pursuant to court order. I authorize IGS Energy to obtain my billing payment and usage history from the NGDC.

Assignment: This contract is assignable by IGS Energy without my consent subject only to required regulatory approvals. IGS will use its best efforts to give the NGDC and me thirty (30) days written notice prior to any assignment.

Moving/Termination: I understand that this contract will automatically terminate, without penalty, if I relocate outside my community aggregation Program boundaries, or if the requested service location is not served by the NGDC. Also, I understand that I have the right to terminate this Agreement, without penalty, if I relocate inside the NGDC service territory and the NGDC does not have contract portability and if IGS Energy agrees to allow me to continue. In such instances, I would have to enroll with IGS Energy under a new agreement, as this Agreement is only valid for opt-out government aggregation. I understand that I am not entitled to the pricing or service from IGS Energy hereunder at my new location until such time as the NGDC accepts my enrollment with IGS Energy at my new location and/or transfers my contract to my new location and that the pricing hereunder will not be extended for additional months that I was not with IGS Energy, unless agreed to in writing by IGS Energy. Except as provided in this Agreement, If IGS Energy returns me to the NGDC's sales service, this Agreement will terminate without penalty to me.

Eligibility / Limitation of Liability / Jurisdiction: This Agreement is for residential and small commercial customers that use 5,000 ccf a year and are otherwise eligible for opt-out government aggregation programs. IGS Energy and my community shall use its best efforts to ensure that only eligible customer accounts within its governmental boundaries and customers who have not opted out are included in its aggregation. If ineligible accounts, accounts from outside of the governmental aggregator's governmental boundaries, or accounts for customers who opted out of the aggregation are switched to the governmental aggregation, as soon as IGS Energy is aware of such event the governmental aggregator (or KGS Energy) will promptly contact the NGDC to have the customer switched back to the customer's former supplier, and will pay any switching fee imposed by the NGDC for such switch. Participation in the program is subject to the rules of the NGDC and the rules established in Ohio Administrative Code 4901:1-28. Customers are cometimes terminated or not enrolled in the program due to NGDC issues. In such instances, I can contact the NGDC to correct the problem and be reinstated or enrolled in the Program. Regardless of the reason for termination, in no case will the original term be extended for months that I was unable to participate nor will IGS Energy have any liability for any early termination or for any months that I was unable to participate in the Program. IGS Energy assumes no liability or responsibility for losses or consequential damages arising from Items associated with the NGDC including, but not limited to: operations and maintenance of their system; any Interruption of service; termination of service; or deterioration of service, nor does IGS Energy assume responsibility or liability for damages arising from any in-home or building damages and in addition shall not be responsible for any indirect, consequential, special or punitive damages whether arising under contract, tort (including negligence or strict liability) or any other legal theory. The parties agree that if the customer is unable to resolve its issues through the PUCO as detailed under "Contract and Dispute Resolution" above or if suit is filed, any legal action involving this Agreement shall be brought only in a court of the State of Ohio sitting in Franklin County, Ohio or the United States District Court sitting in Franklin County. Ohio. I submit to the personal jurisdiction in such courts and irrevocably waive any objections that I have or might have in the future to such courts as the proper forum for any and all actions arising under this Agreement. The parties agree that this Agreement shall be interpreted under the laws of the State of Ohio, regardless of Ohio's choice of law provisions. IGS Energy may from time to time use your name, address and NGDC account number to provide additional offers to you, if you would prefer that IGS Energy not contact you with additional offers please contact and let us know at 1-800-280-4474. IGS does not sell or provide any of your personal information to any third party.

EXHIBIT B-5 "EXPERIENCE"

The Village of Holland has been purchasing natural gas for its facilities for many years. The Village currently has three (3) facilities consuming more than 875 MCF annually as part of the Village's natural gas purchase program. The Village participated in Ohio's customer choice program purchasing gas from IQ Solutions once deregulation was introduced. Selections of generators in the past was through a bid process and through Internet research, in which the Village requested and received from generators proposals by reviewing the Village's gas usage. The Village has saved approximately \$3,000.00 since deregulation began. The Village is successfully operating opt-out residential aggregation programs for gas and electricity.