

October 1, 2019

Public Utilities Commission of Ohio Docketing Division 180 East Broad Street Columbus, OH 43215-3793

To Whom it May Concern:

Enclosed are the following in accordance with the instructions for a Renewal Certification for Competitive Retail Natural Gas Aggregators/Gas Brokers:

1 Original

3 Copies

Please advise if you need anything else in order to approve our application.

Thank you,

David Riggs

Transaction Facilitator

Haval a. Riggs

2019 OCT -3 PH 3: 1:

MON NED-SOUND BY

Schneider Electric 10350 Ormsby Park Place Suite 400 Louisville, KY 40223 USA 502-429-3800

www.schneider-electric.com

This is to certify that the images appearing are an accurate and complete reprediction of a case file document delivered in the regular course of business.



<u> </u>	USE ON LY = Version II 18	PUCO UST.O
ORIGINAL AGG	eived Renewal Certification	Date Received
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RENEWAL CERTIFICATION APPLICATION COMPETITIVE RETAIL NATURAL GAS BROKERS/AGGREGATORS

Please type or print all required information. Identify all attachments with an exhibit label and title (*Example: Exhibit A-15 - Company History*). 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, 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 AND SERVICES

A-1		nds to renew al Gas Aggreg		s: (check all tha Natural Gas Bro		
A-2	Applicant information:					
	Legal Name Address	Summit Energy 10350 Ormsby F		0, Louisville, KY 402	223	
	Telephone No.	502-429-3800		Web site	Address ww	w.se.com
	Current PUCO Ce	ertificate No.	17-629G(1)	Effective Dates	November 20,	2017 through November 20, 2019
A-3	Applicant info	rmation unde	er which applica	nt will do busii	ess in Ohio:	
	Name Address Schneider Electric, Energy & Sustai 10350 Ormsby Park Place, Suite 40		inability Services			
			Park Place, Suite 4	00, Louisville, KY 40	223	
	Web site Address	www.se.com		Telephor	ie No. 502-429-	-3800
A-4	List all names	under which	the applicant d	oes business in I	North Americ	ca:
	Summit Energy Ser	vices, Inc.		Schneider	Electric, Energy	& Sustainability Services
		S		44		
A-5	Contact person	n tor regulato	ry or emergenc	y matters:		
	Name Holly Jette	er		Title	Director, Opera	tions
	Business Address	10350 Ormsby	Park Place, Suite	00, Louisville, KY 4	0223	
	Telephone No. 50	02-753-3181	Fax No. 502	-753-2248	Email Address	Holly.Jetter@se.com

A-6	Contact person for Commission Staff use in inves	stigating customer complaints:		
	Name Holly Jetter	Title Director, Operations		
	Business address 10350 Ormsby Park Place, Suite 400, Lou	uisville, KY 40223		
	Telephone No. 502-753-3181 Fax No. 502-753-2248	B Email Address Holly.Jetter@se.com		
A-7	Applicant's address and toll-free number for cus	tomer service and complaints		
	Customer service address 10350 Ormsby Park Place, Suite	400, Louisville, KY 40223		
	Toll-Free Telephone No. N/A Fax No. 502-	753-2248 Email Address N/A		
A-8	Provide "Proof of an Ohio Office and Employee," Revised Code, by listing name, Ohio office addre designated Ohio Employee			
	Name Bob Haffner	Title Client Development Manager		
	Business address 10823 Gate Post Road, Strongsville, OH 44149			
	Telephone No. 502-614-2511 Fax No. 502-753-2248	Email Address Robert.Haffner@se.com		
A-9	Applicant's federal employer identification number 61-1211144			
A-10	Applicant's form of ownership: (Check one)			
	Sole Proprietorship	Partnership		
	Limited Liability Partnership (LLP)	Limited Liability Company (LLC)		
	Corporation	Other		
A-11	class that the applicant is currently serving or commercial, and/or large commercial/industrial (n	s company service area in which the applicant is eservice, including identification of each custome intends to serve, for example: residential, small mercantile) customers. (A mercantile customer, as define a customer that consumes, other than for residential use, mor		

currently providing service or intends to provide service, including identification of each customer class that the applicant is currently serving or intends to serve, for example: residential, small commercial, and/or large commercial/industrial (mercantile) customers. (A mercantile customer, as defined in Section 4929.01(L)(1) of the Ohio Revised Code, means a customer that consumes, other than for residential use, more than 500,000 cubic feet of natural gas per year at a single location within the state or consumes natural gas, other than for residential use, as part of an undertaking having more than three locations within or outside of this state. In accordance with Section 4929.01(L)(2) of the Ohio Revised Code, "Mercantile customer" excludes a not-for-profit customer that consumes, other than for residential use, more than 500,000 cubic feet of natural gas per year at a single location within this state or consumes natural gas, other than for residential use, as part of an undertaking having more than three locations within or outside this state that has filed the necessary declaration with the Public Utilities Commission.)

	Columbia Graco Onio	Restuential 🗸 Small Commerc	ial Varge Commercial/Andustrial
	Dominion East Ohio	Residential Small Commerc	cial 🖊 Large Commercial / Industrial
	Dirke Energy Obio 6	Residential 🗸 Small(Commerc	ial Large Gommercial Andustrial
	Vectren Energy Delivery	of Ohio Residential Small Commerc	ial Large Commercial / Industrial
A 12	If anytheant on an affiliate		ones of Objects Network Con Obstace
A-12		ed interest previously participated in a e area and customer class, provide ap	
		began delivering and/or ended services	
	Columbia Gas of Ohio		
	Residential	Beginning/Date of Service.	End Date:
	Small Commercial	Beginning Date of Service 3/1/2012	End Date
	Large Commercial	Beginning/Dateon/Services	EndDate:
	[Industrial	Beginning Date of Service	End Date
	Dominion East Ohio		
	Residential	Beginning Date of Service 12, 12	End/Date and the second
	Small Commercial	Beginning Date of Service 5/1/2012	End Date
	Large Commercial	BeginningDateofService.	EndDate: See A
	Industrial	Beginning Date of Service	End Date
	₩ - O.		
	∠ Duke Energy Ohio		
	Residential	Beginning(Date of Service	End Date
	Small Commercial	Beginning Date of Service 3/1/2013	End Date
	Large Commercial	Beginning/Date/of/Service	, EndDate 🕏 🛊
	Industrial [Beginning Date of Service	End Date
	Vectren Energy Delivery	of Ohio	
	Residential	Beginning Date of Service	End Date:
	Small Commercial	Beginning Date of Service 3/1/2013	End Date
	Large Commercials	Beginning Date of Service	EndsDateLaste
	Industrial	Beginning Date of Service	End Date

A-13 If not currently participating in any of Ohio's four Natural Gas Choice Programs, provide the approximate start date that the applicant proposes to begin delivering services:

	Vectren Energy Delivery of Ohio	Intended Start Date
	Dukedinergy Ohio	Intended Starr Date 2
	Dominion East Ohio	Intended Start Date
	Columbia Gasor Oho	Intendedistant Dates, 142, 24, 7, 24, 12

PROVIDE THE FOLLOWING AS SEPARATE ATTACHMENTS AND LABEL AS INDICATED.

- A-14 <u>Exhibit A-14 "Principal Officers, Directors & Partners,"</u> provide the names, titles, addresses and telephone numbers of the applicant's principal officers, directors, partners, or other similar officials.
- A-15 Exhibit A-15 "Company History," provide a concise description of the applicant's company history and principal business interests.
- A-16 Exhibit A-16 "Articles of Incorporation and Bylaws," provide the articles of incorporation filed with the state or jurisdiction in which the applicant is incorporated and any amendments thereto, only if the contents of the originally filed documents changed since the initial application.
- A-17 Exhibit A-17 "Secretary of State," provide evidence that the applicant is still currently registered with the Ohio Secretary of the State.

SECTION B - APPLICANT MANAGERIAL CAPABILITY AND EXPERIENCE

PROVIDE THE FOLLOWING AS SEPARATE ATTACHMENTS AND LABEL AS INDICATED

- **B-1** Exhibit B-1 "Jurisdictions of Operation," provide a current list of all jurisdictions in which the applicant or any affiliated interest of the applicant is, at the date of filing the application, certified, licensed, registered, or otherwise authorized to provide retail natural gas service, or retail/wholesale electric services.
- **B-2** Exhibit B-2 "Experience & Plans," provide a current description of the applicant's experience and plan for contracting with customers, providing contracted services, providing billing statements, and responding to customer inquiries and complaints in accordance with Commission rules adopted pursuant to Section 4929.22 of the Revised Code and contained in Chapter 4901:1-29 of the Ohio Administrative Code.
- B-3 <u>Exhibit B-3 "Summary of Experience,"</u> provide a concise and current summary of the applicant's experience in providing the service(s) for which it is seeking renewed certification (e.g., number and types of customers served, utility service areas, volume of gas supplied, etc.).
- B-4 <u>Exhibit B-4 "Disclosure of Liabilities and Investigations,"</u> provide a description of all existing, pending or past rulings, judgments, contingent liabilities, revocations of authority, regulatory investigations, or any other matter that could adversely impact the applicant's financial or operational

status or ability to provide the services for which it is seeking renewed certification since applicant last filed for certification.

B-5	Exhibit B-5 "Disclosure of Consumer Protection Violations," disclose whether the applicant,
	affiliate, predecessor of the applicant, or any principal officer of the applicant has been convicted or held
	liable for fraud or for violation of any consumer protection or antitrust laws since applicant last filed for
	certification.

1	No	Yes
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If Yes, provide a separate attachment labeled as <u>Exhibit B-5 "Disclosure of Consumer Protection Violations,"</u> detailing such violation(s) and providing all relevant documents.

B-6 Exhibit B-6 "Disclosure of Certification Denial, Curtailment, Suspension, or Revocation," disclose whether the applicant or a predecessor of the applicant has had any certification, license, or application to provide retail natural gas or retail/wholesale electric service denied, curtailed, suspended, or revoked, or whether the applicant or predecessor has been terminated from any of Ohio's Natural Gas Choice programs, or been in default for failure to deliver natural gas since applicant last filed for certification.

✓ No	Yes
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If Yes, provide a separate attachment, labeled as <u>Exhibit B-6</u> "<u>Disclosure of Certification Denial</u>, <u>Curtailment</u>, <u>Suspension</u>, or <u>Revocation</u>," detailing such action(s) and providing all relevant documents.

SECTION C - APPLICANT FINANCIAL CAPABILITY AND EXPERIENCE

PROVIDE THE FOLLOWING AS SEPARATE ATTACHMENTS AND LABEL AS INDICATED

- C-1 <u>Exhibit C-1 "Annual Reports,"</u> provide the two most recent Annual Reports to Shareholders. If applicant does not have annual reports, the applicant should provide similar information, labeled as Exhibit C-1, or indicate that Exhibit C-1 is not applicable and why.

 (This is generally only applicable to publicly traded companies who publish annual reports.)
- C-2 <u>Exhibit C-2 "SEC Filings,"</u> provide the most recent 10-K/8-K Filings with the SEC. If applicant does not have such filings, it may submit those of its parent company. If the applicant does not have such filings, then the applicant may indicate in Exhibit C-2 whether the applicant is not required to file with the SEC and why.
- C-3 <u>Exhibit C-3 "Financial Statements,"</u> provide copies of the applicant's two most recent years of audited financial statements (balance sheet, income statement, and cash flow statement). If audited financial statements are not available, provide officer certified financial statements. If the applicant has not been in business long enough to satisfy this requirement, it shall file audited or officer certified financial statements covering the life of the business. If the applicant does not have a balance sheet, income statement, and cash flow statement, the applicant may provide a copy of its two most recent years of tax returns (with social security numbers and account numbers redacted).

C-4 <u>Exhibit C-4 "Financial Arrangements,"</u> provide copies of the applicant's financial arrangements to satisfy collateral requirements to conduct retail electric/gas business activity (e.g., parental or third party guarantees, contractual arrangements, credit agreements, etc.,).

Renewal applicants can fulfill the requirements of Exhibit C-4 by providing a current statement from an Ohio local distribution utility (LDU) that shows that the applicant meets the LDU's collateral requirements.

First time applicants or applicants whose certificate has expired as well as renewal applicants can meet the requirement by one of the following methods:

- 1. The applicant itself stating that it is investment grade rated by Moody's, Standard & Poor's or Fitch and provide evidence of rating from the rating agencies.
- 2. Have a parent company or third party that is investment grade rated by Moody's, Standard & Poor's or Fitch guarantee the financial obligations of the applicant to the LDU(s).
- 3. Have a parent company or third party that is not investment grade rated by Moody's, Standard & Poor's or Fitch but has substantial financial wherewithal in the opinion of the Staff reviewer to guarantee the financial obligations of the applicant to the LDU(s). The guarantor company's financials must be included in the application if the applicant is relying on this option.
- 4. Posting a Letter of Credit with the LDU(s) as the beneficiary.

If the applicant is not taking title to the electricity or natural gas, enter "N/A "in Exhibit C-4. An N/A response is only applicable for applicants seeking to be certified as an aggregator or broker.

- C-5 Exhibit C-5 "Forecasted Financial Statements," provide two years of forecasted income statements for the applicant's NATURAL GAS related business activities in the state of Ohio Only, along with a list of assumptions, and the name, address, email address, and telephone number of the preparer. The forecasts should be in an annualized format for the two years succeeding the Application year.
- C-6 Exhibit C-6 "Credit Rating," provide a statement disclosing the applicant's current credit rating as reported by two of the following organizations: Duff & Phelps, Fitch IBCA, Moody's Investors Service, Standard & Poor's, or a similar organization. In instances where an applicant does not have its own credit ratings, it may substitute the credit ratings of a parent or an affiliate organization, provided the applicant submits a statement signed by a principal officer of the applicant's parent or affiliate organization that guarantees the obligations of the applicant. If an applicant or its parent does not have such a credit rating, enter "N/A" in Exhibit C-6.
- C-7 Exhibit C-7 "Credit Report," provide a copy of the applicant's current credit report from Experion, Dun and Bradstreet, or a similar organization. An applicant that provides an investment grade credit rating for Exhibit C-6 may enter "N/A" for Exhibit C-7.

- C-8 Exhibit C-8 "Bankruptcy Information," provide a list and description of any reorganizations, protection from creditors or any other form of bankruptcy filings made by the applicant, a parent or affiliate organization that guarantees the obligations of the applicant or any officer of the applicant in the current year or within the two most recent years preceding the application.
- C-9 Exhibit C-9 "Merger Information," provide a statement describing any dissolution or merger or acquisition of the applicant within the two most recent years preceding the application.
- C-10 Exhibit C-10 "Corporate Structure," provide a description of the applicant's corporate structure, not an internal organizational chart, including a graphical depiction of such structure, and a list of all affiliate and subsidiary companies that supply retail or wholesale electricity or natural gas to customers in North America. If the applicant is a stand-alone entity, then no graphical depiction is required and applicant may respond by stating that they are a stand-alone entity with no affiliate or subsidiary companies.

SECTION D - APPLICANT TECHNICAL CAPABILITY

PROVIDE THE FOLLOWING AS SEPARATE ATTACHMENTS AND LABEL AS INDICATED.

- Exhibit D-1 "Operations," provide a current written description of the operational nature of the applicant's business functions.
- Exhibit D-2 "Operations Expertise," given the operational nature of the applicant's business, provide evidence of the applicant's current experience and technical expertise in performing such operations.

Exhibit D-3 "Key Technical Personnel," provide the names, titles, email addresses, telephone D-3 numbers, and background of key personnel involved in the operational aspects of the applicant's current business.

Applicant Signature and Title

Holly Jetter, Director Operations

Sworn and subscribed before me this

Leslie Williams, Notary in Riblic

10/19/19

Williams

Signature of official administering oath

Print Name and Title

My commission expires on







The Public Utilities Commission of Ohio

Competitive Retail Natural Gas Service Affidavit Form (Version 1.07)

In	the Matter of the Application of				
Sun	Summit Energy Services, Inc. Case No. 17 _ 2169 -GA-AGG				
for	a Certificate or Renewal Certificate to Provide Case No. 17 - 2169 -GA-AGG				
Co	mpetitive Retail Natural Gas Service in Ohio.				
	te of Kentucky				
	Holly Jetter, Director - Operations [Affiant], being duly sworn/affirmed, 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 Affiant Signature & Title				
	Affiant Signature & Title				
	Sworn and subscribed before me this day of Othor Month 20/9 Year				
	Salie Urlliams Leslie Williams				
ب	Signature of Official Administering Oath Print Name and Title				
	Lestie Williams Notary Public, OTHUS STATE on State at Large, Kentucky, My Commission Expires on /0////				

Exhibit A-14: Principal Officers, Directors, & Partners

Summit Energy Services, Inc. Officers

Directors

Peter Wexler – SVP & Chief Legal and Compliance Officer 132 Fairgrounds Rd, West Kingston, Ri 02892

Gilles Degrave – ESS Finance VP 35 rue Joseph Monier, Rueil Malmaison, Hauts de Seine, France 92500

Officers

Steve Wilhite – President 10350 Ormsby Park Place, Suite 400, Louisville, KY 40223

Gilles Degrave – Chief Financial Officer
35 rue Joseph Monier, Rueil Malmaison, Hauts de Seine, France 92500

David Bonn - Vice President 10350 Ormsby Park Place, Suite 400, Louisville, KY 40223

William Brewer - Vice President 10350 Ormsby Park Place, Suite 400, Louisville, KY 40223

Robert Murray - Vice President 200 N Martingale, Suite 1000 & 1100, Schaumburg, IL 60173

James Danley – Treasurer 1650 W Crosby Rd, Carrollton, TX 75006

Mary Kibble - Secretary 132 Fairgrounds Rd, West Kingston, RI 02892

Michele Drechsel - Assistant Treasurer & Assistant Secretary 10350 Ormsby Park Place, Suite 400, Louisville, KY 40223

Victor Copeland – Assistant Secretary 200 N Martingale, Suite 1000 & 1100, Schaumburg, IL 60173

Exhibit A-15: Company History

Summit Energy Services, Inc. has existed since 1991, originally in area of natural gas procurement, but expanding into electric procurement in the mid-1990s. In addition to strategic sourcing on behalf of our clients, Summit also engages in data collection, invoice auditing and reconciliation, budgeting, rate analysis, risk management analysis and execution, demand side management and sustainability services. Summit has acquired two North American energy management businesses in the past several years, but both (POCO Energy and Kimball Energy) are currently being consolidated into Summit.

Summit is compensated through contractual relationships with its customers. However, a small portion of our business, is paid directly by suppliers through a broker relationship, in which a previously agreed upon fee between Summit and customer, is remitted directly to Summit by the supplier. This is disclosed to both customer and supplier, and Summit accepts no other remuneration from Supplier.

Delaware

PAGE 3

The First State

I, JEFFREY W. BULLOCK, SECRETARY OF STATE OF THE STATE OF
DELAWARE, DO HEREBY CERTIFY THE ATTACHED ARE TRUE AND CORRECT
COPIES OF ALL DOCUMENTS ON FILE OF "SUMMIT ENERGY SERVICES,
INC." AS RECEIVED AND FILED IN THIS OFFICE.

THE FOLLOWING DOCUMENTS HAVE BEEN CERTIFIED:

CERTIFICATE OF INCORPORATION, FILED THE TWENTY-SIXTH DAY OF JULY, A.D. 2004, AT 2:22 O'CLOCK P.M.

CERTIFICATE OF MERGER, FILED THE EIGHTEENTH DAY OF AUGUST,
A.D. 2004, AT 10:47 O'CLOCK A.M.

CERTIFICATE OF MERGER, FILED THE THIRTY-FIRST DAY OF AUGUST,

A.D. 2007, AT 8:26 O'CLOCK A.M.

RESTATED CERTIFICATE, FILED THE THIRTY-FIRST DAY OF AUGUST,
A.D. 2007, AT 8:26 O'CLOCK A.M.

CERTIFICATE OF AMENDMENT, FILED THE SECOND DAY OF JUNE, A.D. 2009, AT 3:50 O'CLOCK P.M.

AND I DO HEREBY FURTHER CERTIFY THAT THE AFORESAID

CERTIFICATES ARE THE ONLY CERTIFICATES ON RECORD OF THE

AFORESAID CORPORATION, "SUMMIT ENERGY SERVICES, INC.".

3758387 8100H

091051793

. .

AUTHENTYCATION: 7669493

DATE: 12-01-09

Jeffrey W. Bullock, Secretary of State

You may verify this certificate online at corp. delaware.gov/authver.shtml

State of Delaware Secretary of State Division of Corporations Delivered 02:22 PM 07/26/2004 FTLED 02:22 PM 07/26/2004 SRV 040545204 - 3758367 FILE

CERTIFICATE OF INCORPORATION OF SUMMIT ENERGY SERVICES, INC.

- 1. Name. The name of the corporation is Summit Energy Services, Inc. (hereinafter the "Corporation").
- 2. Registered Office, Registered Agent. The address of the Corporation's registered office in the State of Delaware is Corporation Trust Center, 1209 Orange Street, City of Wilmington, County of New Castle, Delaware 19801. The name of the Corporation's registered agent at such address is The Corporation Trust Company.
- 3. <u>Purpose</u>. The purpose of the Corporation is to engage in any lawful act or activity for which corporations may be organized under the Delaware General Corporation Law.
- 4. <u>Capital Stock.</u> The Corporation is authorized to issue two classes of common stock ("Common Stock"), designated respectively, "Voting Common Stock" and "Nonvoting Common Stock." The total number of shares which the Corporation is authorized to issue is fifteen million (15,000,000) shares, each with a par value of \$0,0001 per share, of which ten million (10,000,000) shares shall be Voting Common Stock and five million (5,000,000) shares shall be Nonvoting Common Stock. Holders of Voting Common Stock shall be entitled to one vote for each share of Voting Common Stock held. Holders of Nonvoting Common Stock shall have no voting power whatsoever, except as otherwise expressly provided by law. Holders of Common Stock shall be entitled to receive such dividends, if any, as may be declared from time to time by the Board of Directors ratably in proportion to the number of shares of Common Stock held by each. In the event of any voluntary or involuntary liquidation, dissolution or winding up of the Corporation, the holders of Common Stock shall be entitled to receive all of the Corporation's remaining assets, tangible and intangible, of whatever kind available for distribution to the stockholders, ratably in proportion to the number of shares of Common Stock held by each.
- 5. Incorporator. The name of the incorporator is WT&C Corporate Services, Inc. The mailing address of the incorporator is 500 West Jefferson Street, City of Louisville, County of Jefferson, Kentucky 40202.
- 6. <u>Directors</u>. Elections of directors need not be by written ballot unless otherwise provided in the Bylaws of the Corporation.
- 7. Elimination of Director Liability. A director of the Corporation shall not be personally liable to the Corporation or its stockholders for monetary damages for breach of fiduciary duty as a director, except for liability (i) for any breach of the director's duty of loyalty to the Corporation or its stockholders. (ii) for acts or omissions not in good faith or which involve intentional misconduct or a knowing violation of law, (iii) under Section 174 of the Delaware General Corporation Law, or (iv) for any transaction from which the director derived an improper personal benefit. If the Delaware General Corporation Law is amended after the

filing of the Certificate of Incorporation of which this Section 6 is a part to authorize corporate action further eliminating or limiting the personal liability of directors, then the liability of a director of the Corporation shall be eliminated or limited to the fullest extent permitted by the Delaware General Corporation Law, as so amended.

Any repeal or modification of the foregoing paragraph by the stockholders of the Corporation shall not adversely affect any right or protection of a director of the Corporation existing at the time of such repeal or modification.

8. <u>Bylaws</u>. The Board of Directors of the Corporation is authorized and empowered from time to time in its discretion to make, alter, amend or repeal the Bylaws of the Corporation, except as such power may be restricted or limited by Delaware General Corporation Law.

IN WITNESS WHEREOF, this Certificate of Incorporation has been executed by the incorporator of the Corporation, as of the day of July, 2004.

WT&C CORPORATE SERVICES, INC.

Barbara G. Mangus, Vice President

15154622.1

and

State of Delaware Secretary of State Division of Corporations Dalivared 10:47 AM 08/18/2004 FILED 10:47 AM 08/18/2004 SRV 040603914 - 3758387 FILE

CERTIFICATE OF MERGER

OF

SUMMIT ENERGY SERVICES, INC.

(a Kentucky corporation)

INTO

SUMMIT ENERGY SERVICES, INC.

(a Delaware corporation)

(Under Section 252 of the Delaware General Corporation Law)

Summit Energy Services, Inc., a Delaware corporation, hereby certifies that:

- 1. The name and jurisdiction of incorporation of each of the constituent corporations are:
 - A. Summit Energy Services, Inc., a Delaware corporation ("Summit DE");
 - B. Summit Energy Services, Inc., a Kentucky corporation ("Summit KY").
- 2. An Agreement and Plan of Merger has been duly authorized, approved, adopted, certified, executed and acknowledged by Summit DE and by Summit KY in accordance with the applicable provisions of the Delaware General Corporation Law and the Kennicky Business Corporation Act. The Agreement and Plan of Merger is attached hereto as Exhibit A.
- 3. Summit DE will be the surviving corporation in the merger. The name of the surviving corporation is Summit Energy Services, Inc.
- 4. The Certificate of Incorporation of Summit DE in effect immediately prior to the effective date of the merger shall continue to be the Certificate of Incorporation of Summit DE.
- 5 The executed Agreement and Plan of Merger is on file at the following office of Summit DE: Suite 400, 10350 Ormsby Park Place, Louisville, Kentucky 40223.
- 6. A copy of the Agreement and Plan of Merger will be furnished by Summit DE on request and without cost to any stockholder of Summit DE or any shareholder of Summit KY.
- 7. Summit KY has authorized capital stock of five million (5,000,000) common shares, no par value.
- 8. With respect to Summit KY, the designation and number of outstanding shares, the number of votes entitled to be east by the sole voting group entitled to vote separately on the Agreement and Plan of Merger and the number of votes of the sole voting group east for and against the Agreement and Plan of Merger are as follows:

Designation and Number of Outstanding Shares		-	Number of Votes Cast Against the Agreement and Plan of Merger
4,197,244	4,197,244	3,179,970	None
shares of	shares of	shares of	

With respect to Summit DE, the Agreement and Plan of Merger was approved and adopted by the Summit DE Board of Directors by Unanimous Written Consent dated as of August 2, 2004. No shares of stock of Summit DE were issued prior to the adoption by the Board of Directors of the resolution approving the Agreement and Plan of Merger.

IN WITNESS WHEREOF, Summit DE has caused this Certificate of Merger and Articles of Merger to be executed by James B. Headlee, its Chief Executive Officer as of the August, 2004.

"Summit DE"

SUMMIT ENERGY SERVICES, INC.

James B. Headlee, Chief Executive Officer

15149134.2

EXHIBIT A

AGREEMENT AND PLAN OF MERGER

THIS AGREEMENT AND PLAN OF MERGER, by and between SUMMIT ENERGY SERVICES, INC., a Kentucky corporation, and SUMMIT ENERGY SERVICES, INC., a Delaware corporation, pursuant to Section 11-070 of the Kentucky Business Corporation Act and Section 252 of the Delaware General Corporation Law.

- Section 1. Name and Jurisdiction. The name of the corporation proposing to merge is Summit Energy Services, Inc., a Kentucky corporation, which corporation is referred to hereinafter as the "Merging Corporation." The name of the corporation into which the Merging Corporation shall be merged is Summit Energy Services, Inc., a Delaware corporation, which corporation is referred to hereinafter as the "Surviving Corporation."
- Section 2. <u>Terms and Conditions</u>. The terms and conditions of the merger are as follows:
- A. Merger. The Merging Corporation shall be merged with and into the Surviving Corporation pursuant to the provisions of Section 11-070 of the Kentucky Business Corporation Act and Section 252 of the Delaware General Corporation Law. Upon the effective date of the merger, the existence of the Merging Corporation shall cease and the existence of the Surviving Corporation shall continue under the name Summit Energy Services, Inc. The Surviving Corporation shall become the owner, without other transfer, of all the rights and property of the Merging Corporation; and the Surviving Corporation shall become subject to all the debts and liabilities of the Merging Corporation in the same manner as if the Surviving Corporation had itself incurred them.
- B. <u>Bylaws</u>. The Bylaws of the Surviving Corporation in effect immediately prior to the effective date of the merger shall continue to be the Bylaws of the Surviving Corporation following the effective date of the merger.
- C. Board of Directors and Officers. The members of the Board of Directors and the Officers of the Surviving Corporation immediately prior to the effective date of the merger shall continue to be the same persons following the effective date of the merger.
- D. <u>Principal Office</u>. The principal office of the Surviving Corporation immediately prior to the effective date of the merger shall continue to be the principal office of the Surviving Corporation following the effective date of the merger.
- E. <u>Costs and Expenses</u>. All of the costs and expenses incurred on account of this merger shall be assumed and paid by the Surviving Corporation.

Section 3. Manner and Basis of Conversion.

A. <u>Capital Stock</u>. The manner and basis of converting the outstanding shares of capital stock of the Merging Corporation into shares of capital stock of the Surviving Corporation is as follows: On the effective date of the merger, each and every one (1) of the

outstanding shares of common stock of the Merging Corporation shall be converted into and exchanged for one (1) share of the Voting Common Stock and .4 share of the Nonvoting Common Stock of the Surviving Corporation; provided that no fractional shares of Nonvoting Common Stock or scrip therefor shall be issued in the merger but, instead, any fractional share of Nonvoting Common Stock which a shareholder otherwise, upon the conversion and exchange, would be entitled to receive shall be rounded up to a whole share of Nonvoting Common Stock. As soon as practicable after the effective date of the merger, each holder of an outstanding certificate or certificates theretofore representing shares of capital stock of the Merging Corporation shall surrender the same to the Surviving Corporation, and such holder shall be entitled, upon such surrender, to receive in exchange therefor a certificate representing the number of shares of Voting Common Stock and a certificate representing the number of shares of Nonvoting Common Stock of the Surviving Corporation into which the shares of capital stock of the Merging Corporation theretofore represented by the surrendered certificate or certificates shall have been converted as aforesaid.

B. Options. On the effective date of the merger, each and every outstanding option to purchase shares of capital stock of the Merging Corporation, whether or not vested or exercisable, shall, by virtue of the merger and with no action on the part of the option holder, be converted automatically into and exchanged for an option to purchase one (1) share of the Voting Common Stock and .4 share of the Nonvoting Common Stock of the Surviving Corporation, subject to and in accordance with the terms and conditions of the applicable stock option plan and agreement pursuant to which the option was issued.

Section 4. Adoption of Agreement. This Agreement and Plan of Merger has been adopted by the Board of Directors of the Surviving Corporation pursuant to the second sentence of Section 251(f) of the Delaware General Corporation Law. No shares of stock of the Surviving Corporation were issued prior to the adoption by the Board of Directors of the resolution approving the Agreement and Plan of Merger.

[END OF TEXT]

IN WITNESS WHEREOF, the undersigned Merging Corporation, by its Chief Executive Officer, and the undersigned Surviving Corporation, by its Chief Executive Officer, have adopted, approved, certified, executed and acknowledged this Agreement and Plan of Merger as of the 2th day of August , 2004.

"Merging Corporation"

SUMMIT ENERGY SERVICES, INC.

By: (4 10 2 Deadle)

Iamed B. Headlee, Chief Executive Officer

"Surviving Corporation"

SUMMIT ENERGY SERVICES, INC.

By: June B. Headlee, Chief Executive Officer

IN WITNESS WHEREOF, the undersigned Secretary of the Surviving Corporation hereby executes this Agreement and Plan of Merger as of the 2" day of AUGUST, 2004, for purposes of certifying the truth and accuracy of the information contained in Section 4 of this Agreement and Plan of Merger.

Patrick W. Mattingly, Secretary

15149142.1

State of Delaware Secretary of State Division of Corporations Delivered 08:26 AM 08/31/2007 FTLED 08:26 AM 08/31/2007 SRV 070975970 ~ 3758387 FILE

CERTIFICATE OF MERGER OF SESI ACQUISITION CORPORATION INTO SUMMIT ENERGY SERVICES, INC.

(Under Section 251 of the General Corporation Law of the State of Delaware)

Summit Energy Services, Inc. hereby certifies that:

- 1. The name and state of incorporation of each of the constituent corporations are:
 - A. SESI Acquisition Corporation, a Delaware corporation; and
 - B. Summit Energy Services, Inc., Delaware corporation.
- 2. An agreement and plan of merger has been approved, adopted, certified, executed and acknowledged by each of SESI Acquisition Corporation and Summit Energy Services, Inc. in accordance with the provisions of Section 251 of the General Corporation Law of the State of Delaware.
 - The name of the surviving corporation is Summit Energy Services, Inc.
- 4. The certificate of incorporation of Summit Energy Services, Inc. as in effective immediately prior to the merger becoming effective shall be amended at the effective time of the merger to read in its entirety as so provided in <u>Exhibit A</u> attached hereto and, as so amended, shall be the amended and restated certificate of incorporation of the surviving corporation, effective upon the filing of this Certificate of Merger, until thereafter further altered or amended as provided therein or by applicable law.
- 5. The executed agreement and plan of merger is on file at the office of Summit Energy Services, Inc., located at 10350 Ormsby Park Place, Suite 400, Lousiville, Kentucy 40223.
- 6. A copy of the agreement and plan of merger will be furnished by Summit Energy Services, Inc. on request and without cost, to any stockholder of Summit Energy Services, Inc. or SESI Acquisition Corporation.
- The merger shall be effective upon the filing of this certificate with the Delaware Secretary of State.

IN WITNESS WHEREOF, Summit Energy Services, Inc. has caused this certificate to be signed by a duly authorized officer on the 31st day of August, 2007.

SUMMIT ENERGY SERVICES, INC..

By:

ts: Yesiden

STATE of DELAWARE

AMENDED AND RESTATED CERTIFICATE OF INCORPORATION

OF

SUMMIT ENERGY SERVICES, INC.

(filed under and pursuant to Section 242 and 245 of the General Corporation Law of the State of Delaware)

The undersigned, Steve Wilhite, the President of Summit Energy Services, Inc. (the "Corporation"), organized and existing under the General Corporation Law of the State of Delaware, hereby adopts this Amended and Restated Certificate of Incorporation in accordance with Section 242 and 245 of the General Corporation Law of the State of Delaware. The undersigned certifies as follows:

FIRST: The Corporation filed its original Certificate of Incorporation with the Secretary of State of Delaware on July 26, 2004, under the name Summit Energy Services, Inc.

SECOND: The undersigned has determined that the adoption of this Amended and Restated Certificate of Incorporation is advisable and in the best interests of the Corporation and has adopted this Amended and Restated Certificate of Incorporation amending and restated the original Certificate of Incorporation as follows:

- 1. Name. The name of this corporation is Summit Energy Services, Inc.
- 2. Registered Office. The registered office of this corporation in the State of Delaware is located at 2711 Centerville Road, Suite 400 in the City of Wilmington 19808, County of New Castle. The name of its registered agent at such address is Corporation Service Company.
- 3. <u>Purpose</u>. The purpose of this corporation is to engage in any lawful act or activity for which corporations may be organized under the General Corporation Law of the State of Delaware.
- 4. Stock. The total number of shares of stock that this corporation shall have authority to issue is 1,000 shares of Common Stock, \$0.001 par value per share. Each share of Common Stock shall be entitled to one vote.

- 5. <u>Incorporator</u>. The name and mailing address of the incorporator is: WT&C Corporate Services, Inc., 500 West Jefferson Street, City of Louisville, County of Jefferson, Kentucky 40202.
- 6. Change in Number of Shares Authorized. Except as otherwise provided in the provisions establishing a class of stock, the number of authorized shares of any class or series of stock may be increased or decreased (but not below the number of shares thereof then outstanding) by the affirmative vote of the holders of a majority of the stock of the corporation entitled to vote irrespective of the provisions of Section 242(b)(2) of the General Corporation Law of the State of Delaware.
- 7. <u>Election of Directors</u>. The election of directors need not be by written ballot unless the by-laws shall so require.
- 8. Authority of Directors. In furtherance and not in limitation of the power conferred upon the board of directors by law, the board of directors shall have power to make, adopt, alter, amend and repeal from time to time by-laws of this corporation, subject to the right of the stockholders entitled to vote with respect thereto to alter and repeal by-laws made by the board of directors.
- 9. <u>Liability of Directors</u>. A director of this corporation shall not be liable to the corporation or its stockholders for monetary damages for breach of fiduciary duty as a director, except to the extent that exculpation from liability is not permitted under the General Corporation Law of the State of Delaware as in effect at the time such liability is determined. No amendment or repeal of this paragraph 9 shall apply to or have any effect on the liability or alleged liability of any director of the corporation for or with respect to any acts or omissions of such director occurring prior to such amendment or repeal.
- Indemnification. This corporation shall, to the maximum extent permitted from time to time under the law of the State of Delaware, indemnify and upon request advance expenses to any person who is or was a party or is threatened to be made a party to any threatened, pending or completed action, suit, proceeding or claim, whether civil, criminal, administrative or investigative, by reason of the fact that such person is or was or has agreed to be a director or officer of this corporation or while a director or officer is or was serving at the request of this corporation as a director, officer, partner, trustee, employee or agent of any corporation, partnership, joint venture, trust or other enterprise, including service with respect to employee benefit plans, against expenses (including attorney's fees and expenses), judgments, fines, penalties and amounts paid in settlement incurred (and not otherwise recovered) in connection with the investigation, preparation to defend or defense of such action, suit, proceeding or claim; provided, bowever, that the foregoing shall not require this corporation to indemnify or advance expenses to any person in connection with any action, suit, proceeding, claim or counterclaim initiated by or on behalf of such person. Such indemnification shall not be exclusive of other indemnification rights arising under any by-law, agreement, vote of directors or stockholders or otherwise and shall inure to the benefit of the heirs and legal representatives of such person. Any person seeking indemnification under this paragraph 10 shall be deemed to have met the standard of conduct required for such indemnification unless the contrary shall be established. Any repeal or modification of the foregoing provisions of this paragraph 10 shall

not adversely affect any right or protection of a director or officer of this corporation with respect to any acts or ornissions of such director or officer occurring prior to such repeal or modification.

- 11. Waiver of Corporate Opportunities. To the maximum extent permitted from time to time under the law of the State of Delaware, this Corporation renounces any interest or expectancy of the Corporation in, or in being offered an opportunity to participate in, business opportunities that are from time to time presented to its officers, directors or stockholders, other than those officers, directors or stockholders who are employees of this Corporation. No amendment or repeal of this paragraph 11 shall apply to or have any effect on the liability or alleged liability of any officer, director or stockholder of the Corporation for or with respect to any opportunities of which such officer, director or stockholder becomes aware prior to such amendment or repeal.
- 12. <u>Records</u>. The books of this corporation may (subject to any statutory requirements) be kept outside the State of Delaware as may be designated by the board of directors or in the by-laws of this corporation.
- 13. Meeting of Stockholders of Certain Classes. If at any time this corporation shall have a class of stock registered pursuant to the provisions of the Securities Exchange Act of 1934, for so long as such class is so registered, any action by the stockholders of such class must be taken at an annual or special meeting of stockholders and may not be taken by written consent.

THE UNDERSIGNED, the undersigned, a duly authorized officer of Summit Energy Services, Inc., hereby certifies that the facts stated above are true as of this 31st day of August, 2007.

Name: Steve Wilhite Title: President

State of Delaware Secretary of State Division of Corporations Delivered 08:26 AM 08/31/2007 FILED 08:26 AM 08/31/2007 SRV 070975974 - 3758387 FILE

STATE of DELAWARE

AMENDED AND RESTATED CERTIFICATE OF INCORPORATION

OF

SUMMIT ENERGY SERVICES, INC.

(filed under and pursuant to Section 242 and 245 of the General Corporation Law of the State of Delaware)

The undersigned, Steve Wilhite, the President of Summit Energy Services, Inc. (the "Corporation"), organized and existing under the General Corporation Law of the State of Delaware, hereby adopts this Amended and Restated Certificate of Incorporation in accordance with Section 242 and 245 of the General Corporation Law of the State of Delaware. The undersigned certifies as follows:

FIRST: The Corporation filed its original Certificate of Incorporation with the Secretary of State of Delaware on July 26, 2004, under the name Summit Energy Services, Inc.

SECOND: The undersigned has determined that the adoption of this Amended and Restated Certificate of Incorporation is advisable and in the best interests of the Corporation and has adopted this Amended and Restated Certificate of Incorporation amending and restated the original Certificate of Incorporation as follows:

- 1. Name. The name of this corporation is Summit Energy Services, Inc.
- 2. Registered Office. The registered office of this corporation in the State of Delaware is located at 2711 Centerville Road, Suite 400 in the City of Wilmington 19808, County of New Castle. The name of its registered agent at such address is Corporation Service Company.
- 3. <u>Purpose</u>. The purpose of this corporation is to engage in any lawful act or activity for which corporations may be organized under the General Corporation Law of the State of Delaware.
- 4. Stock. The total number of shares of stock that this corporation shall have authority to issue is 1,000 shares of Common Stock, \$0.001 par value per share. Each share of Common Stock shall be entitled to one vote.

- 5. Incorporator. The name and mailing address of the incorporator is: WT&C Corporate Services, Inc., 500 West Jefferson Street, City of Louisville, County of Jefferson, Kentucky 40202.
- 6. Change in Number of Shares Authorized. Except as otherwise provided in the provisions establishing a class of stock, the number of authorized shares of any class or series of stock may be increased or decreased (but not below the number of shares thereof then outstanding) by the affirmative vote of the holders of a majority of the stock of the corporation entitled to vote irrespective of the provisions of Section 242(b)(2) of the General Corporation Law of the State of Delaware.
- 7. <u>Election of Directors</u>. The election of directors need not be by written ballot unless the by-laws shall so require.
- 8. <u>Authority of Directors</u>. In furtherance and not in limitation of the power conferred upon the board of directors by law, the board of directors shall have power to make, adopt, alter, amend and repeal from time to time by-laws of this corporation, subject to the right of the stockholders entitled to vote with respect thereto to alter and repeal by-laws made by the board of directors.
- 9. <u>Liability of Directors</u>. A director of this corporation shall not be liable to the corporation or its stockholders for monetary damages for breach of fiduciary duty as a director, except to the extent that exculpation from liability is not permitted under the General Corporation Law of the State of Delaware as in effect at the time such liability is determined. No amendment or repeal of this paragraph 9 shall apply to or have any effect on the liability or alleged liability of any director of the corporation for or with respect to any acts or omissions of such director occurring prior to such amendment or repeal.
- Indemnification. This corporation shall, to the maximum extent permitted from time to time under the law of the State of Delaware, indemnify and upon request advance expenses to any person who is or was a party or is threatened to be made a party to any threatened, pending or completed action, suit, proceeding or claim, whether civil, criminal, administrative or investigative, by reason of the fact that such person is or was or has agreed to be a director or officer of this corporation or while a director or officer is or was serving at the request of this corporation as a director, officer, partner, trustee, employee or agent of any corporation, partnership, joint venture, trust or other enterprise, including service with respect to employee benefit plans, against expenses (including attorney's fees and expenses), judgments, fines, penalties and amounts paid in settlement incurred (and not otherwise recovered) in connection with the investigation, preparation to defend or defense of such action, suit, proceeding or claim; provided, however, that the foregoing shall not require this corporation to indemnify or advance expenses to any person in connection with any action, suit, proceeding, claim or counterclaim initiated by or on behalf of such person. Such indemnification shall not be exclusive of other indemnification rights arising under any by-law, agreement, vote of directors or stockholders or otherwise and shall inure to the benefit of the heirs and legal representatives of such person. Any person seeking indemnification under this paragraph 10 shall be deemed to have met the standard of conduct required for such indemnification unless the contrary shall be established. Any repeal or modification of the foregoing provisions of this paragraph 10 shall

not adversely affect any right or protection of a director or officer of this corporation with respect to any acts or omissions of such director or officer occurring prior to such repeal or modification.

- 11. <u>Waiver of Corporate Opportunities</u>. To the maximum extent permitted from time to time under the law of the State of Delaware, this Corporation renounces any interest or expectancy of the Corporation in, or in being offered an opportunity to participate in, business opportunities that are from time to time presented to its officers, directors or stockholders, other than those officers, directors or stockholders who are employees of this Corporation. No amendment or repeal of this paragraph 11 shall apply to or have any effect on the liability or alleged liability of any officer, director or stockholder of the Corporation for or with respect to any opportunities of which such officer, director or stockholder becomes aware prior to such amendment or repeal.
- 12. Records. The books of this corporation may (subject to any statutory requirements) be kept outside the State of Delaware as may be designated by the board of directors or in the by-laws of this corporation.
- 13. Meeting of Stockholders of Certain Classes. If at any time this corporation shall have a class of stock registered pursuant to the provisions of the Securities Exchange Act of 1934, for so long as such class is so registered, any action by the stockholders of such class must be taken at an annual or special meeting of stockholders and may not be taken by written consent.

THE UNDERSIGNED, the undersigned, a duly anthorized officer of Summit Energy Services, Inc., hereby certifies that the facts stated above are true as of this 31st day of August, 2007.

Name: Steve Wilhite

Title: President

State of Delaware Secretary of State Division of Corporations Delivered 03:50 PM 06/02/2009 FILED 03:50 PM 06/02/2009 SRV 090580679 - 3758387 FILE

CERTIFICATE OF AMENDMENT

OF THE

AMENDED AND RESTATED

CERTIFICATE OF INCORPORATION

OF

SUMMIT ENERGY SERVICES, INC.

Summit Energy Services, Inc. (the "<u>Corporation</u>"), a corporation organized and existing under and by virtue of the Delaware General Corporation Law of the State of Delaware (the "<u>DGCL</u>"), does hereby certify as follows:

By unanimous written consent of the Board of Directors of the Corporation, resolutions were duly adopted pursuant to Sections 141 and 242 of the DGCL, setting forth an amendment to the Amended and Restated Certificate of Incorporation of the Corporation and declaring said amendment to be advisable. The holder of the majority of the outstanding shares of the Corporation duly approved said proposed amendment by consent in accordance with Sections 228 and 242 of the DGCL. The resolution setting forth the amendment is as follows:

NOW, THEREFORE, BE IT RESOLVED, that the Amended and Restated Certificate of Incorporation of the Corporation be amended by adding Article 14 which shall read in its entirety as follows:

14. <u>Classes of Directors</u>. In accordance with Section 141(d) of the General Corporation Law of the State of Delaware, the holders of this Corporation's Common Stock are entitled to elect and designate two directors as Class 1 Directors (the "<u>Class 1 Directors</u>") and one or more directors as Class 2 Directors (the "<u>Class 2 Directors</u>"). Each Class 1 Director shall have five (5) votes on all matters considered by the board of directors. Each Class 2 Director shall have one (1) vote on all matters considered by the board of directors.

[Remainder of page left intentionally blank; signature page follows]

IN WILNIEM WHEREOF, Summit theory Services, Inc. has copped this Certificate of Amendment in the Amendment and Restated Continues of Monopounities to be encounted by Store White, in Provident, as of May 24, 2009.

SUMMET ENERGY SERVICES. I'V

Bir. Siere Wil Tide: President

13/205805.2



DATE: 04/28/2010 DOCUMENT ID 201011700957

DESCRIPTION FOREIGN LICENSE/FOR-PROFIT (FLF) FLING

EXPER

PENALTY

CERT

COPY .00

Receipt

This is not a bill. Please do not remit payment.

WYATT, TARRANT & COMBS, LLP 2800 PNC PLAZA LOUISVILLE, KY 40202

STATE OF OHIO CERTIFICATE

Ohio Secretary of State, Jennifer Brunner

1932168

It is hereby certified that the Secretary of State of Ohio has custody of the business records for

SUMMIT ENERGY SERVICES, INC.

and, that said business records show the filing and recording of:

Document(s):

Document No(s):

FOREIGN LICENSE/FOR-PROFIT

201011700957

Authorization to transact business in Ohio is hereby given, until surrender, expiration or cancellation of this license.



United States of America State of Ohio Office of the Secretary of State Witness my hand and the seal of the Secretary of State at Columbus, Ohio this 23rd day of April, A.D. 2010.

Ohio Secretary of State

Exhibit B-1: Jurisdictions of Operation

State:	License No:
Deate.	Literate Tio

Delaware 13-378

District of Columbia EA 2013-20-7, GA 2013-13-4

Illinois 10-0241

Maine 2006-318

Maryland IR-1396, IR-3249

Massachusetts RA-104, EB-149

New Hampshire DM 15-280, DM 18-150

New Jersey EA-0422

Ontario ER-2017-0357

Pennsylvania A-2015-2489074, A-2013-2389017

Rhode Island D-96-6 (O6), 2379(D3)

Texas 80292; BR190102

Exhibit B-2: Experience & Plans

Summit Energy Services Inc. is a broker, not a supplier, and we do not provide contracting services or billing statements.

Exhibit B-3: Summary of Experience

Although Summit has relatively recent experience (starting in 2009) functioning as a broker for third party gas procurement transactions, Summit Energy has served in an advisory capacity in the Ohio gas markets for almost twenty years. Most of that period resulted in utility tariff supplied electricity being more economical, but that recently changed and Summit has advised on transactions for over several hundred MWs for over one hundred clients. Summit has experience not only on pricing analysis, but also evaluation of suppliers, including their credit and operational capabilities, bill audits, budgeting and forward pricing forecasting. Summit aggregates its customer base for its suppliers to lower transaction costs and secure most competitive bidding.

Exhibit B-4: Disclosure of Liabilities and Investigations

Since our last filing, Summit Energy Services, Inc. has not had any rulings, judgements, contingent liabilities, revocations of authority, regulatory investigations, etc. that impacts our financial or operational status or ability to provide service to our customers.

Exhibit C-1: Annual Reports

Annual reports for Schneider Electric SA can be found online at http://www.schneider-electric.com/sites/corporate/en/finance/presentations/annual-reports.page.

Exhibit C-2: SEC Filings

Schneider Electric SA shares are not traded on an organized exchange in the United States. As a result, Schneider Electric does not fall under the SEC's jurisdiction. The shares are traded on the Paris Stock Exchange (Eurolist – Euronext Paris).

Exhibit C-4: Financial Arrangements

We are a broker, not a supplier and do not have copies of any financial arrangements requested in Exhibit C-4.

Exhibit C-6: Credit Rating

Summit Energy Services was acquired by Schneider Electric in April 2011 and in January 2012 was branded as Schneider Electric. However, contracting and accounting is still done under Summit Energy Services and the D&B number is Summit Energy's number.

Dunn & Bradstreet Number:

80-878-6073

Summit Energy Services, Inc. has a 1R3 D&B rating.

Schneider Electric Holdings, Inc. has a 1R3 D&B rating.

Exhibit C-8: Bankruptcy Information

Summit Energy Services, Inc. & Schneider Electric are not in any bankruptcy or reorganization proceedings and does not anticipate need to do so.

Exhibit C-9: Merger Information

There has been no dissolution, merger or acquisition since Summit Energy Services, Inc. last filed.

Exhibit C-10: Corporate Structure

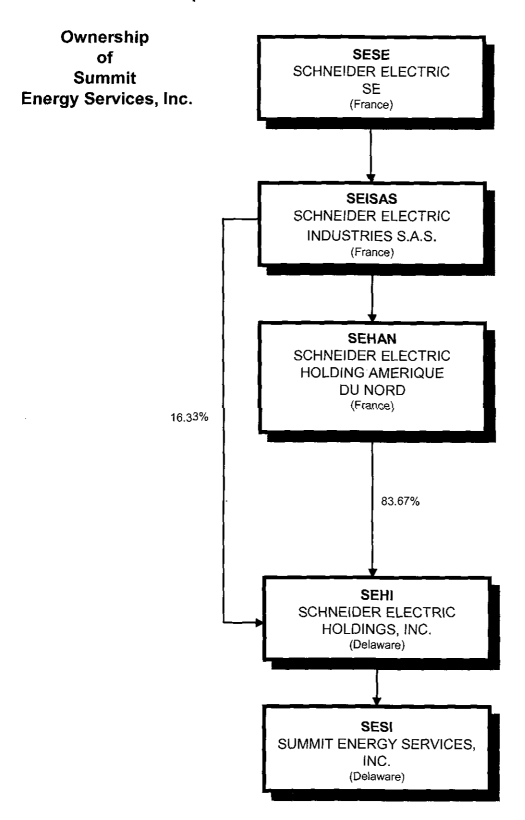


Exhibit D-1: Operations

Summit Energy will evaluate the market to ensure whether utility provided electricity is competitive with those markets open to third party competition, and where third party options are more optimal, Summit will competitively source the generation component amongst multiple vendors on price, service and other factors. Summit will also negotiate contract terms on behalf of its clients as well as offer follow-up services such as billing reconciliation.

Exhibit D-2: Operations Expertise

Although Summit has relatively recent experience (starting in 2009) functioning as a broker for third party gas procurement transactions, Summit Energy has served in an advisory capacity in the Ohio gas markets for almost twenty years. Most of that period resulted in utility tariff supplied electricity being more economical, but that recently changed and Summit has advised on transactions for over several hundred MWs for over one hundred clients. Summit has experience not only on pricing analysis, but also evaluation of suppliers, including their credit and operational capabilities, bill audits, budgeting and forward pricing forecasting. Summit aggregates its customer base for its suppliers to lower transaction costs and secure most competitive bidding.

Exhibit D-3: Key Technical Personnel

HOLLY JETTER

DIRECTOR, OPERATIONS

As the Director of NG Sourcing for the Midwest region, Holly oversees the procurement team responsible for Midwestern natural gas portfolios. Over the past few years, these markets have experienced significant regulatory and infrastructure-related changes, creating opportunities for risk mitigation strategies with customers. Holly assumed her current role in 2010, but began working with Summit Energy in 2002 as a Sourcing Analyst. Prior to joining Summit Energy, Holly spent five years as a Project Engineer with Vogt-Nem/Nem BV, a manufacturer of heat recovery steam generators. Holly holds both a Bachelor of Science and an Master of Engineering in Chemical Engineering from the University of Louisville.

MELLANY HALE ZANETTI

REGIONAL MARKET MANAGER

As the Regional Market Manager for the Midwest region, Mellany is currently responsible for the Market Opinion and Buying Strategy for Natural Gas in Ohio, Illinois, Indiana, Michigan and Wisconsin. Additionally, Mellany procures gas behind a number of utilities in Ohio, Indiana, Michigan and Wisconsin. Mellany began her career at Summit within our Northeast Regulated Markets department in 2003. She moved to Senior Sourcing Analyst position and was promoted in 2009 to her current position. Prior to Summit, Mellany worked for a natural gas marketer nominating, balancing and procuring gas for industrial customers in several markets across the United States.

MICHAEL BLAIR

REGIONAL ENERGY BUYER

Michael began his career with Schneider Electric as a Regional Energy Buyer in the November 2010. In the state of OH he has overseen gas procurement behind Columbia Gas and Duke Energy, along with a number of smaller utilities adjacent to those territories. Michael holds a Bachelor of Science in Economics from the University of Louisville.

DAVID KING

REGIONAL ENERGY BUYER

David began his career with Schneider Electric as a Regulated Markets Analyst in September of 2012. In the state of OH he has overseen gas procurement behind Dominion Energy Ohio and Vectren Energy Delivery of OH. David holds a Bachelor of Science in Public Finance from Indiana University.

Exhibit D-3: Key Technical Personnel

BEN VOGELPOHL REGIONAL ENERGY BUYER

Ben began his career with Schneider Electric as a Regional Energy Buyer in October 2016. In the state of OH he procures gas primarily behind Columbia. Ben holds a Master of Arts in Diplomacy & International Commerce from the University of Kentucky.