EXHIBIT C

FORM OF PERFORMANCE ASSURANCE LETTER OF CREDIT

{TO BE ISSUED ON THE LETTERHEAD OF THE ISSUING BANK}

IRREVOCABLE	LETTER OF CR	EDIT NO.			
ISSUE DATE			EXPIRY DAT	ΓΕ	
APPLICANT [NAME] [ADDRESS]					
BENEFICIARY [NAME] [ADDRESS]					
CURRENCY USD *******	3				<u>AMOUNT</u>
WE HEREBY ISSECTION FOR AMOUNT OR AMOUNT TO THIS LETTER OF AND WE HERE COMPLIANCE WON PRESENTAPURSUANT TO THE AMOUNT OF AMOUNT OR AMOUNT OF AMOUNT OR AMOUNT OF AMOUNT OR AMOUNT OF AMOUN	THE ACCOUNT AMOUNTS NOT AMOUNTS NOT END ANY AUTHER AGGREGATION OF ACCOUNTS	NT OF I TO EXCENT AVAILABLE ("IS AND EXIDER OF CREATE AMOUNT PRESENTABE WITH YOU TOWN OF THIS EXCOMPANIES	ED IN THE ALE BY YOUR DISUER") PIRING AT LLY EXTENDED REDIT IS AVAIT SET FORTH H LE AND PAYA THAT DRAFTS LETTER OF CHE D BY THE	(APPLICA GGREGATE US RAFT(S) AT SIC OUR COUN ED EXPIRY LABLE IN ONS EREIN. ABLE AT OUR DRAWN UND REDIT WILL BI	NT) FOR AN S DOLLARS GHT ON THE (ADDRESS), NTERS ON DATE, AS E OR MORE COUNTERS DER AND IN E HONORED
THE BELOW M THE EXPIRY DA CONDITIONS OF	TE OF THIS IN	STRUMENT			
1. YOUR SIG	GNED AND DAT	FED STATEM	IENT, READING	G AS FOLLOWS	S:
"THE AMOUNT THE BANK OF _ LETTER OF CRI PAYABLE TO B	EDIT REFEREN	(BAN) ICE NUMBER	K) LETTER OF R), REPRESENT	CREDIT NUME S AN AMOUN	BER (INSERT T DUE AND

RELATED TO THE BENEFICIARY'S PENNSYLVANIA DEFAULT SERVICE PROGRAM SUPPLY MASTER AGREEMENT DATED BETWEEN _____ AND "

2. THIS ORIGINAL LETTER OF CREDIT AND ANY AMENDMENT(S).

IF PRESENTATION OF ANY DRAWING IS MADE ON A BUSINESS DAY (AS HEREIN DEFINED) AND SUCH PRESENTATION IS MADE ON OR BEFORE 11:00 A.M. NEW YORK TIME, ISSUER SHALL SATISFY SUCH DRAWING REQUEST ON THE NEXT BUSINESS DAY. IF THE DRAWING IS RECEIVED AFTER 11:00 A.M. NEW YORK TIME, ISSUER WILL SATISFY SUCH DRAWING REQUEST ON THE SECOND FOLLOWING BUSINESS DAY.

IT IS A CONDITION OF THIS LETTER OF CREDIT THAT IT WILL BE AUTOMATICALLY EXTENDED WITHOUT AMENDMENT FOR ONE YEAR FROM THE EXPIRATION DATE HEREOF, OR ANY FUTURE EXPIRATION DATE, UNLESS AT LEAST 90 DAYS PRIOR TO ANY EXPIRATION DATE WE NOTIFY YOU AT THE ABOVE ADDRESS BY REGISTERED MAIL OR HAND DELIVERED COURIER THAT WE ELECT NOT TO CONSIDER THIS LETTER OF CREDIT RENEWED FOR ANY SUCH PERIOD.

THIS LETTER OF CREDIT MAY BE TERMINATED UPON BENEFICIARY'S RECEIPT OF FULL PAYMENT FROM THE APPLICANT AND ISSUER'S RECEIPT OF A WRITTEN RELEASE FROM THE BENEFICIARY RELEASING THE ISSUER FROM ITS OBLIGATIONS UNDER THIS LETTER OF CREDIT.

THE TERM "BUSINESS DAY" AS USED HEREIN MEANS ANY DAY OTHER THAN (I) A SATURDAY, (II) A SUNDAY, OR (III) A DAY ON WHICH BANKING INSTITUTIONS LOCATED IN THE CITY OF NEW YORK, NEW YORK ARE REQUIRED OR AUTHORIZED BY LAW TO BE CLOSED.

APPLICANT'S FILING OF A BANKRUPTCY, RECEIVERSHIP OR OTHER DEBTOR-RELIEF PETITION, AND/OR APPLICANT'S DISCHARGE THEREUNDER, SHALL IN NO WAY AFFECT THE LIABILITY OF [BANK] UNDER THIS LETTER OF CREDIT AND [BANK] SHALL ALWAYS REMAIN LIABLE TO [BENEFICIARY] FOR THE FULL AMOUNT OF APPLICANT'S OBLIGATIONS HEREIN TO [BENEFICIARY] NOT TO EXCEED THE AVAILABLE AMOUNT IN THIS LETTER OF CREDIT.

ADDITIONAL TERMS AND CONDITIONS:

- 1. ALL COMMISSIONS AND OTHER BANKING CHARGES WILL BE BORNE BY THE APPLICANT.
- THIS LETTER OF CREDIT MAY NOT BE TRANSFERRED OR ASSIGNED.
- 3. THIS LETTER OF CREDIT IS IRREVOCABLE.

- 4. THIS LETTER OF CREDIT IS SUBJECT TO THE INTERNATIONAL STANDBY PRACTICES (1998) OF THE INTERNATIONAL CHAMBER OF COMMERCE PUBLICATION NO. 590 ("ISP98"). AS TO MATTERS NOT GOVERNED BY ISP98, THIS LETTER OF CREDIT SHALL BE GOVERNED BY AND CONSTRUED IN ACCORDANCE WITH THE LAWS OF THE STATE OF NEW YORK, INCLUDING, TO THE EXTENT NOT INCONSISTENT WITH ISP98, THE UNIFORM COMMERCIAL CODE AS IN EFFECT IN THE STATE OF NEW YORK. THIS LETTER OF CREDIT MAY NOT BE AMENDED, CHANGED OR MODIFIED WITHOUT THE EXPRESS WRITTEN CONSENT OF THE BENEFICIARY AND THE ISSUER.
- 5. THE BENEFICIARY SHALL NOT BE DEEMED TO HAVE WAIVED ANY RIGHTS UNDER THIS LETTER OF CREDIT, UNLESS THE BENEFICIARY OR AN AUTHORIZED AGENT OF THE BENEFICIARY SHALL HAVE SIGNED A DATED WRITTEN WAIVER. NO SUCH WAIVER, UNLESS EXPRESSLY SO STATED THEREIN, SHALL BE EFFECTIVE AS TO ANY TRANSACTION THAT OCCURS SUBSEQUENT TO THE DATE OF THE WAIVER, NOR AS TO ANY CONTINUANCE OF A BREACH AFTER THE WAIVER.
- 6. A FAILURE TO MAKE ANY PARTIAL DRAWINGS AT ANY TIME SHALL NOT IMPAIR OR REDUCE THE AVAILABILITY OF THIS LETTER OF CREDIT IN ANY SUBSEQUENT PERIOD OR OUR OBLIGATION TO HONOR YOUR SUBSEQUENT DEMANDS FOR PAYMENT MADE IN ACCORDANCE WITH THE TERMS OF THIS LETTER OF CREDIT.

Authorized Signature:
Title:
Please direct any written correspondence, including drawing or inquiries to:
Bank name, address and phone number]