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> Subject Company: Constellation Energy Group, Inc. (Commission File No. 1-12869)

On May 24, 2011, Exelon distributed the attached newsletter article concerning the Wolf Hollow purchase and its relation to the proposed Constellation transaction to employees of its Exelon Generation subsidiary:



Exelon agrees to acquire combined-cycle natural gas-fired plant in Texas



Wolf Hollow is a 720 megawatt combined-cycle natural gas-fired power plant located in north Texas.

On May 12, Exelon announced an agreement to acquire Wolf Hollow, a combined-cycle natural gasfired power plant in north Texas, from Sequent Wolf Hollow, LLC, for \$305 million, as adjusted for working capital. The transaction adds 720 megawatts (MW) of clean energy to Exelon's fleet in the competitive Electric Reliability Council of Texas (ERCOT) power market, where the company already owns and operates three other natural gas-fired power plants.

"This acquisition will increase our clean energy portfolio, expand Exelon's presence in the competitive Texas energy market, and create value for Exelon shareholders," said John W. Rowe, Exelon chairman and CEO. "Forthcoming EPA clean air rules will make Exelon's natural gas-fired power plants even more valuable and increase our role in the nation's transition to a clean energy future."

Wolf Hollow, located near Granbury, Texas, began operation in August 2003. It is equipped with two Mitsubishi combined-cycle gas turbines and serves the Dallas and Fort Worth areas. Exelon currently has a power purchase agreement with Wolf Hollow, through 2023, to purchase 350 MW of its output at above current observable market power prices.

In addition to eliminating the existing power purchase agreement, Exelon expects the transaction will be accretive to free cash flow beginning in 2012. The transaction also creates long-term value for Exelon by adding an efficient combined-cycle natural gas-fired plant to Exelon's fleet in ERCOT.

The proposed acquisition of Wolf Hollow follows Exelon's announcement last month that it plans to merge with Constellation Energy, which will create one of the industry's cleanest and lowest-cost power generation fleets. The acquisition of Wolf Hollow will reinforce one of the key benefits of the mergermatching Exelon's abundant clean energy supply with Constellation's large customer demand in key competitive markets.

The Wolf Hollow transaction will build on the company's commitment to clean energy as part of *Exelon 2020*, a business and environmental strategy to eliminate the equivalent of Exelon's 2001 carbon footprint. Exelon already is the least carbon-intensive of the large U.S. electric utilities.

The Wolf Hollow transaction is subject to approval by the Public Utility Commission of Texas and the notification and reporting requirements under the Hart-Scott-Rodino Act.

- See cautionary statements on page 9

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Cautionary Statements Regarding Forward-Looking Information Except for the historical information contained herein, certain of the

Cautionary Statements Regarding Forward-Looking Information
Except for the historical information contained herein, certain of the matters discussed in this communication constitute "forward-looking statements" within the meaning of the Securities Act of 1933 and the Securities Exchange Act of 1934, both as amended by the Private Securities Litigation Reform Act of 1995. Words such as "may," will, "anticipate," estimate, "expect, "project, "interned," "plan, "bellew," "target," "forecash," and words and terms of similar substance used in connection with any discussion of future plans, actions, or events identify forward-looking statements. These forward-looking statements include but are not limited to, statements regarding benefits of the proposed merger, integration plans and exped-looking statements include but are not limited to, statements include the proposed merger, integration plans and exped-looking statements include but are not limited to, statements include the proposed merger, integration plans and exped-looking statements include but the manaction, antici-pated future financial and operating performance and results to differ materially from the forward-looking statements include in this communication. For example, (2) the companies may be unable to obtain shareholder approvals required for the merger; (2) the companies may be unable to obtain negulatory approvals required for the merger; (5) problems may arise in successfully integrating the businesses of the companies, which may result in the combined company not operating as effectively and efficiently as expected, (6) (7) the merger may involve unexpected costs, unexpected linkelines or unexpected dealys, or the effects of purchase accounting may be different from the companies, which may result in the companies may fifer as a result of uncertainty surrounding the merger; (10) the companies may not realize the values expected costs, unexpected linkelines or unexpected dealys, or the effects of purchase accounting may be different from the com

Additional Information and Where to Find It This communication does not constitute an offer to sell or the solicitation of an offer to buy any securities, or a solicitation of any vote or approval, nor shall there be any sale of securities have of any such unknown which such offer, solicitation or sale would be unlawful prior to reg-istration or qualification under the securities have of any such jurisdiction. Evelon intends to file with the SEC a registration statement on form 5-4 that will include a joint proxy statement/prospectus and other relevant documents to be mailed by Exelon and Constellation. WE UKGE INVESTORS AND SECURITY HOLDRES TO EXED THE JOINT PROXY STATEMENT/PROSPECTUS AND AND YOTHER RELEVANT DOCUMENTS WHEN THEY RECOME AVAILABLE, BICAUSE THEY WILL CONTAIN IMPORTANT INFORMATION about Exelon, Constellation and the proposed merger. Investors and security holders will be able to obtain these materials (when they are available) and other documents filed with the SEC are egitatined free of charge from Sector securition, investor Relations, 100 Constellation Street, PD. Rox 605398, Chicago, Illinois 60665-9389, or from Con-stellation Energy Group, Inc., Investor Relations, 100 Constellation Way, Suite 600C, Baltimore, MD 21202. Investors and security holders may also read and copy any reports, statements and other information filed by Exelon, or Constellation, with the SEC, at the SEC public reference room at 100 F Street, PL. Washington, DL. 20549, Please call the SEC at 1-800-SEC-0330 or visit the SEC by being for further information on its public reference room.

Participants in the Merger Solicitation Exelon, Constellation, and their respective directors, executive officers and certain other members of management and employees may be deemed to be participants in the solicitation of proxies in respect of the proposed transaction. Information regarding Exelon's direc-tors and executive officers is available in its proxy statement filed with the SEC by Evelon on March 24, 2011 in connection with its 2011 annual meeting of shareholders, and information regarding Constellation's directors and executive officers is available in its proxy state-ment filed with the SEC by Constellation on April 15, 2011 in connection with its 2011 annual meeting of shareholders. Other information regarding the participants in the proxy statement/prospectus and other relevant materials to be filed with the SEC when they become available.

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