Filed by Exelon Corporation (Commission File No. 1-16169)

Pursuant to Rule 425 under the Securities Act of 1933 and deemed filed pursuant to Rule 14a-12 of the Securities Exchange Act of 1934 $\,$

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

On May 6, 2011, Exelon distributed the attached newsletter concerning the proposed merger to employees of its Exelon Generation subsidiary:



SPECIAL EDITION...SPECIAL EDITION...SPECIAL EDITION...SPECIAL EDITION...SPECIAL EDITION...SPECIAL EDITION...MAY 6, 2011

Exelon and Constellation Energy to merge



The boards of directors of Exelon Corporation (NYSE: EXC) and Constellation Energy (NYSE: CEG) announced on April 28 that they have signed a definitive agreement to combine the two companies in a stock-for-stock transaction. The agreement brings together Exelon's large, environmentally-advantaged generation fleet and Constellation's industry-leading customer-facing businesses, creating a platform for growth and delivering stakeholder benefits.

The resulting company will retain the Exelon name and be headquartered in Chicago. Exelon's power marketing business (Power Team) and Constellation's retail and wholesale business will be consolidated under the Constellation brand and be headquartered in Baltimore. Both companies' renewable energy businesses will also be headquartered in Baltimore, and the three utilities within the new Exelon – BGE, ComEd and PECO – will remain standalone organizations.

Exelon Chairman and CEO John W. Rowe said, "This merger creates the number one competitive energy provider with one of the industry's cleanest and lowest-cost power generation fleets and one of the largest commercial, industrial and residential customer bases in the United States. Both Exelon and Constellation have demonstrated their commitment to sustainability and competitive markets, helping drive innovation, efficiency, customer choice and better rates. Together, we will be an even stronger advocate for achieving these ideals."

The new company will bring clean power and competitive prices to millions of customers. It will

- The number one competitive energy products and services supplier by load (about 165 terawatthours) and customers (about 35,000 commercial and industrial and millions of households through retail and wholesale sales) across 38 states, the District of Columbia, and the Canadian provinces of Alberta and Ontario:
- The number two residential electricity and gas distribution company, serving 6.6 million customers in Maryland, Illinois and Pennsylvania;
- The number one competitive power generator (more than 34 gigawatts of power generation and 226 terawatt-hours of expected output), including the nation's largest nuclear fleet (nearly 19,000 megawatts); and
- One of the nation's cleanest power generation fleets (about 55 percent nuclear, 24 percent natural gas and 8 percent renewable/hydro) and a leadership position in commercial solar energy development, energy efficiency and demand response services.

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FOR THE LATEST ON THE EXELON-CONSTELLATION MERGER, PLEASE VISIT WWW.EXELONCONSTELLATIONMERGER.COM

Exelon and Constellation Energy to merge (cont.)

A Sustainable Strategic Fit

Constellation Chairman, President and CEO Mayo A. Shattuck III said, "The combination of these two companies will drive innovation and value for customers by combining Exelon's abundant clean energy supply and Constellation's leading customerfacing sales and marketing platform. This enterprise will have the scale and financial strength to drive expansion in competitive energy markets as well as new investment in the next wave of clean generation and sustainable products and services. It represents a unique and exciting opportunity for the customers and communities we serve nationwide and in Maryland."

Exelon President and COO Christopher M. Crane said, "This transaction offers clear financial upside for both Exelon and Constellation shareholders. The combination will optimize the value of our respective generation and customer-facing businesses and enhance our platform for growth. The new company will be well-positioned to benefit from a changing industry environment while managing risk and positioning ourselves to benefit from power market recovery."

Approvals and Timing

The transaction must be approved by the stockholders of both Exelon and Constellation. Completion of the merger is also conditioned upon approval by the Federal Energy Regulatory Commission (FERC), Nuclear Regulatory Commission (NRC), Maryland Public Service Commission, the New York Public Service Commission, the Public Utility Commission of Texas, and other state and federal regulatory bodies. The companies are committed to mitigating any competitive issues including divesting three Constellation generating stations located in PJM, which is the only market where there is a material overlap of generation owned by both companies. These stations, Brandon Shores and H.A.Wagner in Anne Arundel County, Md., and C.P. Crane in Baltimore County, Md., include baseload coal-fired generation units plus associated gas/oil units located at the same sites, and total 2,648 MW of generation capacity. The transaction is also subject to the notification and reporting requirements under the Hart-Scott-Rodino Act and other customary closing conditions.

The companies anticipate closing in early 2012.

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About Constellation Energy

Based in Baltimore, MD, Constellation Energy is a leading competitive supplier of power, natural gas and energy products and services for homes and businesses across the continental United States.

- · www.constellation.com
- 2010 Assets: \$20.0 billion
- · 2010 Revenues: \$14.3 billion
- · 2010 Employees: 10,000
- Chairman & CEO: Mayo A. Shattuck III

Generation

- 11,430 MW total owned generation
- 1,921 MW nuclear with 5 reactors in Maryland and New York held in a joint venture with EDF
- 60 MW solar generation installed and under development
- 70 MW wind generation
- · Fossil, renewable assets

About the Combined Entity

- Name of Combined Entity: Exelon Corporation
- Corporate Headquarters: Chicago, IL
- Assets: \$72.2 billion*
- Revenues: \$32.9 billion*

Leadership

- · Mayo A. Shattuck III, Executive Chairman
- Christopher M. Crane, President & CEO

Generation

- 34,401 MW across all fuel sources (net of expected divestitures), including:
- 18,967 MW of clean nuclear energy in 22 units in Illinois, Pennsylvania, Maryland, New Jersey and New York
- 15,433 of diverse generation, including (in order of MW) natural gas, coal, hydro, oil, wind and solar

*Exelon and Constellation 2010 combined actuals.

Exelon and Constellation Energy to merge (cont.)

Leadership, Board Structure and Headquarters

Shattuck will become executive chairman of the combined company. Crane will become president and CEO. Under the agreement, Rowe will retire upon closing of the transaction.

Both Crane and Shattuck will serve on the 16-member board of directors of the combined company, 12 members of which will be designated from Exelon's board of directors and four from Constellation's.

Following the merger, the resulting company will retain the Exelon name and be headquartered in Chicago. In addition to the corporate headquarters, Illinois will continue to be home to ComEd and Exelon Business Services Company (both in Chicago), as well as the Midwest regional headquarters for Exelon Nuclear (in Warrenville).

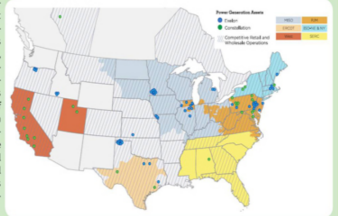
Pennsylvania will continue to be home to headquarters for PECO (in Philadelphia) and Exelon Power (in Kennett Square). Exelon Nuclear's headquarters will also be located at Kennett Square.

Exelon's and Constellation's commercial retail and wholesale businesses will be consolidated under the Constellation brand and headquartered in Baltimore. BGE will retain its Baltimore headquarters.

BGE, ComEd and PECO will remain headquartered in Baltimore, Chicago and Philadelphia, respectively, focused on safety, customer service, reliability and consistent infrastructure investment within their jurisdictions. However, the merger is expected to benefit customers as all three utilities work together to share best practices to continually improve performance.

More About the Combined Entity Complementary Business Models and Service Territories

The combined company will be one of the largest competitive suppliers of electricity, gas, and other products and services to commercial, industrial and residential customers, and will have operations and business activities in 38 states, the District of Columbia, and the Canadian provinces of Alberta and Ontario. The company will also be the second largest regulated distributor of electricity and gas, with 6.6 million customers in Maryland, Illinois, and Pennsylvania.



A Balanced Business Mix

 The business mix of the combined company is expected to be 51% competitive generation, retail and wholesale and 49% regulated utilities on a 2012 EBITDA basis.

Commerical Retail and Wholesale Operations Providing Competitive Choice

- Number one competitive energy products and services supplier by load (about 165 TWh) and customers (about 35,000 commercial and industrial and millions of households through retail and wholesale sales) across 38 states, the District of Columbia, and the Canadian provinces of Alberta and Ontario
- Number one competitive power generator (more than 34 GW of power generation and 226 TWh of expected output), including the nation's largest nuclear fleet (nearly 19,000 MW)

Constellation Generating Facilities

Nuclear		
Plant	Fuel	Capacity Owned (MW)
Maryland		
Calvert Cliffs Unit 1	Nuclear	428
Calvert Cliffs Unit 2	Nuclear	425
New York		
Nine Mile Point Unit 1	Nuclear	310
Nine Mile Point Unit 2	Nuclear	467
R.E. Ginna	Nuclear	291
Total Nuclear		1,921
Facell (Damassahla		
Fossil/Renewable	Fund	Compaits Compait (MANA)
Plant	Fuel	Capacity Owned (MW)
Alabama	Noticel as	740
Hillabee Energy Center	Natural gas	740
Alberta, Canada	Matural and	95
Grand Prairie	Natural gas	85
California	Cool and not cake	21
ACE Cogeneration (Trona)	Coal and pet coke	31
Chinese Station	Biomass	10
Rio Bravo Fresno	Biomass	12
Rio Bravo Jasmin	Coal and pet coke	17
Rio Bravo Poso	Coal and pet coke	17
Rio Bravo Rocklin	Biomass	12
Malacha	Hydroelectric	16
SEGS IV, V, VI	Solar	8
Maryland	6.1	4 200
Brandon Shores	Coal CT oil	1,300
CP Crane	Coal, CT oil	359
Criterion Wind	Wind	70
Gould Street	Natural gas	101
H.A. Wagner	Coal, natural gas, oil	989
Notch Cliff	Natural gas	96
Perryman	Oil or natural gas	355
Philadelphia Rd.	Oil	52
Riverside	Natural gas	232
Westport	Natural gas	98
Massachusetts	National and	1.500
Mystic Station 8 & 9	Natural gas	1,580
Mystic Station 7	Natural gas/ No. 6 fuel oil	574
Mystic Jet	Fuel oil	9
Fore River Station	Natural gas/ Low sulfur diesel	787
Utah	Natural	05
West Valley	Natural gas	85
Sunnyside Cogeneration	Waste coal	51
Pennsylvania	Mosts	30
Colver	Waste coal	28
Conemaugh	Coal	181
Handsome Lake	Natural gas	250
Keystone	Coal	359
Panther Creek	Waste coal	42
Safe Harbor	Hydro	277
Texas		550
Colorado Bend Energy Center	Natural gas	550
Quail Run Energy Center	Natural gas	550
Total Fossil/Renewable		9,833

⁴ INSIDE GENERATION

Cautionary Statements Regarding Forward-Looking Information

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 1993 and the Securities Exchange Act of 1994,
both as a mended by the Private Securities Litigation Reform Act of 1995. Words such as "may," ill," "anticipate," estimate," "expect," "project," "intend ""plan," "believe," "target," "forecast," and words and terms of similar substance used in
connection with any discussion of future plans, actions, or events identify forward-looking statements. These forwardlooking statements include, but are not limited to, statements regarding benefits of the proposed merger, integration
plans and expected synergies, the expected dittining of completion of the transaction, anticipated future financial and
operating performance and results, including estimates for growth. These statements are based on the current expectations of management of Exelon Corporation (Exelon) and Constellation Energy Group, Inc. (Constellation), as applicable,
There are a number of risks and uncertainties that could cause actual results to differ materially from the forward-looking
statements included in this communication. For example, (1) the companies may be unable to obtain shareholder approvals required for the merger; (2) the companies may be unable to obtain regulatory approvals required for the merger; (2) the
adverse effect on the combined company or cause the companies to abandon the merger; (3) conditions to the closing of
the merger may not be satisfied; (4) an unsolicited offer of another company to acquire assets or capital stock of Exelon
or Constellation could interfere with the merger; (5) problems may arise in successfully integrating the businesses of the
combined company be unable to achieve cost-cutting synergies or it may take longer than expected to achieve those
synergies; (7) the merger may involve unexpected costs, u

Additional Information and Where to Find It

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 in any jurisdiction in which such offer, solicitation or sale would be unlawful prior to registration or qualification under the securities laws of any such jurisdiction. Exelon intends to file with the SEC a registration statement on Form S-4 that will include a joint proxy statement/prospectus and other relevant documents to be mailed by Exelon and Constellation to their respective security holders in connection with the proposed merger of Exelon and Constellation. WE URGE INVESTORS AND SECURITY HOLDERS TO READ THE JOINT PROXY STATEMENT/PROSPECTUS AND ANY OTHER RELEVANT DOCUMENTS WHEN THEY BECOME AVAILABLE, BECAUSE 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 free of charge at the SEC's website, www.sec.gov. In addition, a copy of the joint proxy statement/prospectus (when it becomes available) may be obtained free of charge from Exelon Corporation, investor Relations, 10 South Dearborn Street, P.O. Box 805398, Chicago, (Illinois 60680-5398, or from Constellation Energy Group, Inc., Investor Relations, 100 Constellation Way, 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, N.E., Washington, D.C. 20549. Please call the SEC at 1-800-SEC-0330 or visit the SEC's website 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 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 directors and executive officers is available in its proxy statement filed with the SEC by Exelon 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 statement 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 solicitation and a description of their direct and indirect interests, by security holdings or otherwise, will be contained in the joint proxy statement/prospectus and other relevant materials to be filed with the SEC when they become available.