CH \$40.00 36395

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 ETAS ID: TM326571 Stylesheet Version v1.2

SUBMISSION TYPE:NEW ASSIGNMENTNATURE OF CONVEYANCE:MERGEREFFECTIVE DATE:03/12/2012

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Constellation Energy Group, Inc.		03/12/2012	CORPORATION: MARYLAND

RECEIVING PARTY DATA

Name:	Exelon Corporation	
Street Address:	2301 Market Street	
City:	Philadelphia	
State/Country:	PENNSYLVANIA	
Postal Code:	19101	
Entity Type:	CORPORATION: PENNSYLVANIA	

PROPERTY NUMBERS Total: 1

Property Type	Number	Word Mark
Registration Number:	3639500	SMART SERVICE

CORRESPONDENCE DATA

Fax Number:

Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent using a fax number, if provided; if that is unsuccessful, it will be sent via US Mail.

Email: trademark@wtplaw.com

Correspondent Name: WHITEFORD, TAYLOR & PRESTON, LLP

Address Line 1: SEVEN SAIN PAUL STREET

Address Line 4: BALTIMORE, MARYLAND 21202-1626

ATTORNEY DOCKET NUMBER:	010807.00007
NAME OF SUBMITTER:	DANA O. LYNCH
SIGNATURE:	/dol/
DATE SIGNED:	12/18/2014

Total Attachments: 8

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TRADEMARK

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TRADEMARK REEL: 005421 FRAME: 0655

CONSTELLATION ENERGY GROUP, INC. (a Maryland corporation)

INTO

EXELON CORPORATION (a Pennsylvania corporation)

This is to certify that:

FIRST: Exelon Corporation, a corporation organized and existing under the laws of the Commonwealth of Pennsylvania (the "Successor Corporation"), and Constellation Energy Group, Inc., a corporation organized and existing under the laws of the State of Maryland (the "Merging Corporation"), agree to merge.

SECOND: The merger will be effective as of the later of (a) the time specified by the laws of the Commonwealth of Pennsylvania or (b) the time the State Department of Assessments and Taxation of the State of Maryland accepts these Articles of Merger for record (the "Effective Time").

THIRD: The Successor Corporation was incorporated on February 4, 1999, under the general laws of the Commonwealth of Pennsylvania. The Successor Corporation was registered and qualified to do business in the State of Maryland on March 12, 2012.

FOURTH: The principal office in the Commonwealth of Pennsylvania of the Successor Corporation is located at 2301 Market Street, Philadelphia, Pennsylvania 19103. The principal office in the State of Maryland of the Successor Corporation is located in Baltimore City. The name and address of the resident agent of the Successor Corporation in the State of Maryland are The Corporation Trust Incorporated, 351 West Camden Street, Baltimore, Maryland 21201. The principal office in the State of Maryland of the Merging Corporation is located in Baltimore City.

FIFTH: The Merging Corporation does not own any interest in land in the State of Maryland.

SIXTH: (a) The total number of shares of stock of all classes that the Successor Corporation has authority to issue is 2,100,000,000 of which (i) 2,000,000,000 shares are common stock, without par value, and (ii) 100,000,000 shares are preferred stock, without par value.

4846-3365-0702

I hereby certify that this is a true and complete page document on file in this office DATED:

This stamp replaces our previous certification system. Effective: 6/95

TRADEMARK REEL: 005722 FRAME: 0086 (b) The total number of shares of stock of all classes that the Merging Corporation has authority to issue is 1,000 shares of common stock, par value \$0.01 per share. The aggregate par value of all shares of all classes of stock of the Merging Corporation is \$10.

SEVENTH: At the Effective Time, the Merging Corporation will be merged with and into the Successor Corporation and the separate existence of the Merging Corporation will cease.

- EIGHTH: The manner and basis of converting or exchanging issued stock of the merging corporations into different stock of a corporation or other consideration and the treatment of any stock of the merging corporations not to be converted or exchanged will be as follows:
- (a) Each share of common stock, par value \$0.01 per share, of the Merging Corporation issued and outstanding immediately prior to the Effective Time will be cancelled and retired and shall cease to exist.
- (b) The issued and outstanding shares of stock of the Successor Corporation will not be affected in any manner by the Merger.

NINTH: No amendment to the charter of the Successor Corporation will be effected as a result of the Merger.

TENTH: The terms and conditions of the transaction set forth in these Articles of Merger were advised, authorized and approved by the Merging Corporation in the manner and by the vote required by its charter and bylaws and the laws of the State of Maryland. The terms and conditions of the transaction set forth in these Articles of Merger were advised, authorized and approved by the Successor Corporation in the manner and by the vote required by its charter and bylaws and the laws of the Commonwealth of Pennsylvania. The manner of approval by the Merging Corporation and the Successor Corporation of the transaction set forth in these Articles of Merger was as follows:

- (a) The board of directors of the Merging Corporation has adopted a resolution by written consent of the sole director approving the transaction set forth in these Articles of Merger. In accordance with the Maryland General Corporation Law, no action of stockholders is necessary.
- (b) The board of directors of the Successor Corporation advised, authorized and approved the terms and conditions of the transaction set forth in these Articles of Merger in the manner and by the vote required by its charter and the laws of the Commonwealth of Pennsylvania. In accordance with the laws of the Commonwealth of Pennsylvania, no action of stockholders is necessary.

IN WITNESS WHEREOF, each of the Merging Corporation and the Successor Corporation has caused these Articles of Merger to be signed in its corporate name and on its behalf by its authorized officers below, each of whom acknowledges that these Articles of Merger are the act of the corporation on behalf of which he is signing and certifies that, to the best of his knowledge, information and belief and under penalties for perjury, all matters and facts contained in these Articles of Merger relating to the corporation on behalf of which he is signing are true in all material respects, as of this 12 day of 10 and 2012.

ATTEST:

CONSTELLATION ENERGY GROUP, INC.

retary 73.

EXELON CORPORATION

By Mc Wilson

[Signature page to Articles of Merger—Constellation into Exelon]

TRADEMARK
REEL: 0057422 FRAME: 0058

CORPORATE CHARTER APPROVAL SHEET

DOCUMENT CODE // BUSINESS CODE	Affix Barcode Label Here
#	
Close Stock Nonstock	
P.A. Religious	
Merging (Fransferor) Con Stellation	
Energy Group, 100.	Affix Barcode Label Here
(Md) N 04230618	
E. Colon	
Surviving (Transferee)	
- Arporation	
(DA) F 31(1-10A)	New Name
[PA] F 1435 9710	
FEES REMITTED	
Base Fee:	Change of Name
Org. & Cap. Fee: Expedite Fee:	Change of Principal Office Change of Resident Agent
Penalty: State Recordation Tax:	Change of Resident Agent Address Resignation of Resident Agent
State Transfer Tax: Certified Copies	Designation of Resident Agent and Resident Agent's Address
Copy Fee:	Change of Business Code
Certificates Certificate of Status Fee:	Adoption of Assumed Name
Personal Property Filings: Mail Processing Fee:	
Other:	Other Change(s)
TOTAL FEES: 192	
Credit Card Check Cash	Code 045 J.W. Thompson Webb PLEASE include name on acknowledgement
Documents onChecks	Attention:
h. 1=	Mail. Name and Address
Approved By:	
Keyed By:	
COMMENT(S):	
:	Stamp Work Order and Customer Number HERE

TRADEMARK REEL: 005722 FRAME: 0689

PENNSYLVANIA DEPARTMENT OF STATE CORPORATION BUREAU

	Articles/Certificat (15 Pa.C.S Domestic Business Domestic Nonprofi Limited Partnership	S.) Corporation (§ 192 t Corporation (§ 59		
Name ESOVIRE ASS Address Counton Rule	ist	name a	ent will be retu nd address you	
City City State	Zip Code		ommonwealth LES OF MERGE	of Pennsylvania R-BUSINESS 4 Page(s)
e: \$150 plus \$40 additional for e Party in additional to two	ach		T12072	260048
In compliance with the requirer dersigned, desiring to effect a merger 1. The name of the corporation/4	r, hereby state that:		rticles of merg	er or consolidation), the
Exelon Corporation	umea-parmersup- surviving	uie merger is:		
2. Check and complete one of th X The surviving corporation/Hi the (a) address of its current provider and the county of v conform to the records of the (a) Number and Street 2301 Market Street	mited partnership is a domes registered office in this Com enue is (the Department is h	monwealth or (b) i	name of its con	nmercial registered office
(b) Name of Commercial Re	gistered Office Provider			County
The surviving corporation/lin partnership incorporated/form office in this Commonwealth Department is hereby author (a) Number and Street	med under the laws of or (b) name of its commerce	and the	ne (a) address of e provider and	of its current registered the county of venue is (the
(b) Name of Commercial Re	gistered Office Provider			County
The surviving corporation/lin	mited partnership is a nonqu med under the laws of		ness/nonprofit	corporation/limited s principal office under the

2012 MAR 12 AM 10: 07 PA DEPT OF STATE

 The name and the address of the re provider and the county of venue of qualified foreign business/nonprofit follows: 	of each other domestic bu	siness/ nonprofit co	rporation/ limited	l-partnership and
Name Registered Office	Address Commerc	ial Registered Offi	ce Provider	County
Constellation Energy Group, Inc.	c/o CT Co	rporation System		Philadelphia
4. Check, and if appropriate complete The plan of merger shall be effect The plan of merger shall be effect	tive upon filing these Art			epartment of State.
X The plan of merger shall be effect	Date	at 10:0	our .	
5. The manner in which the plan of m	nerger was adopted by each	ch domestic corpor	ation/H mited par	tnership is as follows:
Name		Manner of Adopt		auntion
Exelon Corporation		tion of the board of Pa.C.S. Section 19		corporation
6. Strike out this paragraph if no fore The plan was authorized, adopted of corporation/limited partnership (or the plan in accordance with the law	or approved, as the case reach of the foreign busin	nay be, by the foreitess/nonprofit corp	ign business/non orations/limited	profit
7. Check, and if appropriate complet	e, one of the following:			
The plan of merger is set forth in	full in Exhibit A attache	d hereto and made	a part hereof.	
Pursuant to 15 Pa.C.S. § 1901/§ if any, of the plan of merger that Incorporation/Eertificate of Limit subsequent to the effective date of The full text of the plan of merge partnership, the address of which	8547(b) (relating to omiss amend or constitute the o ted Partnership of the sur f the plan are set forth in r is on file at the principa is.	sion of certain prov perative provisions viving corporation/ full in Exhibit A at I place of business	visions from filed of the Articles (limited partners) tached hereto an of the surviving	of hip as in effect and made a party hereof.
10 South Dearborn Street	Chicago	IL State	60680	County
Number and street	City	State	Zip	County

TRADEMARK REEL: 00**5722** FRAME: 0000 DSCB: 15-1926/5926/8547-3

IN TESTIMONY WHEREOF, the undersigned corporation/limited partnership has caused these Articles/Certificate of Merger to be signed by a duly authorized officer thereof this
12th day of March
2012
EXELON CORPORATION
Name of Corporation/Limited Partnership
Signature
Christopher M. Crane, President
Title
CONSTELLATION ENERGY GROUP, INC.
Name of Corporation/Limited Partnership
Signature
Christopher M. Crane, President
Title

COMMONWEALTH OF PENNSYLVANIA DEPARTMENT OF STATE

March 14, 2012

TO ALL WHOM THESE PRESENTS SHALL COME, GREETING:

I DO HEREBY CERTIFY, That from an examination of the indices and Records of this Department, it appears that on March, 12, 2012 Articles of Merger were filed pursuant to the laws of the Commonwealth of Pennsylvania, whereby, CONSTELLATION ENERGY GROUP, INC. a Maryland corporation, qualified April 25, 1996 merged into and with EXELON CORPORATION a Pennsylvania corporation, incorporated February 4, 1999 which was the surviving corporation to the merger.



IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Seal of the Secretary's Office to be affixed, the day and year above written.

Secretary of the Commonwealth

TRADEMARK REEL: 00**5722** FRAME: 06**92**

RECORDED: 02/28/2012