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DELAWARE P.S.C.

AGREEMENT FOR LEGAL SERVICES

THIS AGREEMENT FOR LEGAL SERVICES (the "Agreement") is effective as of October 1, 2015, by and between Ashby and Geddes, P.A., a Delaware professional association ("Geddes"), and the Public Service Commission ("PSC") for the State of Delaware ("State"), with the approval of the Governor and the Attorney General.

WITNESSETH:

WHEREAS, on May 22, 2015, the Delaware Department of Justice ("DOJ"), in its capacity as legal counsel to the PSC, issued a Request for Proposals ("RFP") for the State seeking to engage an attorney or law firm to act as outside legal counsel ("Rate Counsel") for the PSC in connection with public utility regulatory matters; and

WHEREAS, on June 19, 2015, Geddes submitted a proposal to provide legal services to the PSC in response to the RFP. *See* Geddes Proposal, dated June 19, 2015, attached hereto as Exhibit A; and

WHEREAS, the PSC has determined to engage Geddes to act as Rate Counsel and wishes to enter into this Agreement with Geddes because the proposal submitted by Geddes meets the needs of the PSC regarding public utility regulatory matters; and

WHEREAS, the State, Geddes, and PSC (collectively, the "Parties") hereby acknowledge that the retention of legal counsel under 29 *Del. C.* § 2507 is not subject to the requirements of the Delaware Procurement Code, 29 *Del. C.* ch. 69, and while the State chose to issue an RFP to solicit proposals for this engagement, the State has no obligation to conform this Agreement to the language in the RFP or to abide by the Delaware Procurement Code.

NOW THEREFORE, in consideration of the premises, the mutual covenants contained herein and other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, Geddes and the PSC hereto agree as follows:

1. Pursuant to 29 *Del. C.* § 2507, Geddes is hereby appointed and employed as Rate Counsel for the PSC from the effective date of this Agreement until March 31, 2017.
2. Geddes agrees to serve as Rate Counsel and perform such legal duties as assigned by the PSC, with the written consent of the DOJ, during the duration of this Agreement and shall commence providing legal services on the effective date of this Agreement. Notwithstanding the preceding, the Parties acknowledge that this Agreement is subject to termination at will by the PSC with or without cause.
3. Geddes agrees that it will assign members of its firm listed below to perform the legal services under this Agreement. The discounted PSC billing rates for the attorneys are listed below:

	<u>Discounted Rate</u>
James McC. Geddes (partner)	\$240
Associate	\$170
Paralegal	\$75

Geddes agrees that the rate for any other attorneys who work on this engagement shall be at comparable rates to those above, taking into account each attorney's experience.

4. Geddes shall bill the PSC no more frequently than monthly for hours spent on legal services rendered on behalf of and at the request of the PSC at the rates agreed to in paragraph 3 of this Agreement. Each invoice shall be in a format customary in the community for Delaware legal billing for services rendered; however, the PSC shall have the right to request reasonable alterations in the format of the billing, as it deems appropriate. Geddes agrees to comply with the *Delaware Department of Justice Outside Counsel Billing Policy*, attached hereto as Exhibit B. Copies of the bill shall be sent to the PSC, the Director of Outside Counsel, the State Solicitor, and Governor's Counsel. Bills shall be paid as provided by State law. In the event the PSC, the State, the DOJ, or the Governor's Counsel questions the substance of any bill or any item of work performed, Geddes shall provide such additional information as may reasonably be requested, and Geddes shall not charge any additional amount for any discussion, extra documentation or additional information required to settle any dispute regarding any issue related thereto.

5. Geddes agrees that it shall perform legal services as directed by the DOJ and the PSC and that the PSC, the State, and the DOJ shall have the right to receive copies of all documents, submissions, filings, and/or pleadings, in order to monitor, direct, and/or participate in the performance of legal services by Geddes under this Agreement. **A list of all pending legal matters presently being handled by Geddes is attached hereto as Exhibit D. Geddes shall continue to provide legal services under this Agreement in the same capacity for the matters listed in Exhibit D. For any matters not listed in Exhibit D, the role of Geddes under this Agreement shall be limited to only providing training, advice, and assistance as requested by the Deputy Attorney General who has primary responsibility for the matter. Under this Agreement, Geddes shall not be assigned primary responsibility for providing legal services for any matter not listed in Exhibit D without the express written approval of the State Solicitor.**

6. Geddes agrees that all documents generated by it under this Agreement, including research and all legal work product, belong to the PSC, the DOJ, and the State, and upon request will be provided. The PSC, the DOJ, and the State shall have the right to use any such work product or documents as they deem is in the interest of the State, without additional compensation to Geddes apart from the compensation earned under this Agreement.

7. Geddes provided the State a Certificate of Insurance from Markel Insurance Company, dated September 1, 2014, indicating the amount and nature of Geddes's professional liability insurance coverage under policy number LA-301-807. *See* Insurance Certificate, attached hereto as Exhibit C.
8. Geddes performed an initial screening for potential conflicts of interest, in accordance with Geddes's long-standing procedures and has disclosed, reviewed and discussed all conflicts and potential conflicts with the State. Prior to the execution of this Agreement, Geddes will perform a complete screen for conflicts of interest and inform the DOJ and the State if any conflict is identified. Further, during the term of this Agreement, Geddes shall perform quarterly conflict checks and inform the State Solicitor and Governor's Counsel of any actual or potential conflict that arises and that must be disclosed as required by the Delaware Lawyers' Rules of Professional Conduct. Such notice shall state in writing the names of the parties represented, the nature of the case and the actual or potential conflict. Until such time as it has notified the State Solicitor and Governor's Counsel in writing as required by this paragraph and received a written waiver of an actual or potential conflict of interest signed by the State Solicitor and Governor's Counsel, Geddes shall neither commence work on any new conflicting matter nor continue work on any conflicting matter. Geddes understands and acknowledges that should the State Solicitor and Governor's Counsel choose not to waive the conflict, the State is free to obtain such legal services as necessary from other counsel as it deems appropriate.
9. Geddes understands and acknowledges that the PSC will work with Geddes to perform the legal work covered by this Agreement through the DOJ. Nothing in this Agreement restricts the DOJ's ability to do so or guarantees Geddes the right to perform any legal services, except those that the PSC specifically requests Geddes to perform.
10. Geddes shall take no position on any legal matter in its representation of this matter, without consultation with and approval by the PSC and the DOJ. No position shall be deemed to be the position of the PSC and/or the State if disapproved by the DOJ. Geddes shall take no legal position in any court, or any federal agency or any other entity without approval of the DOJ. No opinion rendered by Geddes may be represented as an opinion of the Attorney General.
11. Prior to incurring any costs to be charged to the PSC, Geddes shall consult with the PSC and the DOJ and obtain their approval.
12. The validity of this Agreement and the rights and obligations of the Parties hereunder shall be determined in accordance with the laws of the State of Delaware and no other, except to the extent that federal law is applicable. Any litigation which may be instituted

between the State and Geddes regarding this Agreement shall be filed and litigated in the State of Delaware.

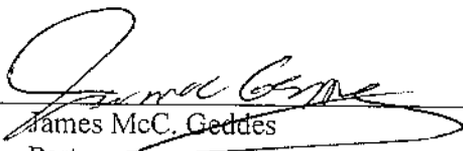
13. This Agreement may be executed in one or more counterparts. All executed counterparts and each of them shall be deemed to be one and the same instrument provided that counsel for the Parties to this Agreement shall exchange among themselves original signed counterparts.

[SIGNATURE PAGE(S) TO FOLLOW]

IN WITNESS WHEREOF, the parties hereto, intending to be legally bound, have executed this Agreement as of the date first above written.

ASHBY & GEDDES, P.A.
Wilmington, Delaware

PUBLIC SERVICE COMMISSION
STATE OF DELAWARE
Dover, Delaware

By: 
James McC. Geddes
Partner

By: _____
Dallas Winslow
Chairman

APPROVED:

By: _____
Jack A. Markell
Governor
State of Delaware

By: _____
Matthew P. Denn
Attorney General
State of Delaware

EXHIBIT A

JUNE 19, 2015 GEDDES PROPOSAL

**PROPOSAL TO PROVIDE LEGAL COUNSEL TO AND REPRESENTATION
FOR THE DELAWARE PUBLIC SERVICE COMMISSION
FOR THE PERIOD 2015 to 2018**

**James McC. Geddes
Ashby & Geddes
500 Delaware Avenue, 8th Floor
P.O. Box 1150
Wilmington, DE 19899
(302) 654-1888**

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FOR THE PERIOD 2015 to 2018**

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P.O. Box 1150
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**PROPOSAL TO PROVIDE LEGAL COUNSEL
TO AND REPRESENTATION FOR THE
DELAWARE PUBLIC SERVICE
COMMISSION**

2. REQUIRED QUALIFICATIONS

2.01 A-F. Mr. Geddes meets all of the minimum qualifications set forth in the RFP: (1) The law firm of Ashby & Geddes has been in business for the past 35 years; (2) He has been admitted to the Delaware Bar for more than 5 years; (3) He has practiced in all Delaware Courts representing clients involved in commercial and regulatory issues; and (4) as set forth more specifically in Section 3 below, Mr. Geddes has demonstrated experience representing clients in matters related to public utility regulation including, but not limited to, rate setting and regulatory concepts. Mr. Geddes has a thorough understanding of public utility rate setting and regulation concepts, will be the lead attorney, and has been involved in active rate case litigation and the regulation of public utilities since 1981.

2.02 A-B. Mr. Geddes and his firm agree to maintain in full force and effect during the term of the engagement professional liability insurance in an aggregate amount of \$5 million. This is the amount that previously was required in the prior RFP for legal services to the PSC Commission and is the amount that Ashby & Geddes currently maintains for all its other clients. Attached is a certificate from Markel Insurance Company indicating the existence of such insurance. (See Exhibit "A"). If additional insurance is required beyond \$5 million, up to \$10 million, the annual estimated cost will be \$45-\$50,000 in additional premium, a cost for which the firm would seek reimbursement. (See Exhibit "B").

2.03 Mr. Geddes has demonstrated the capacity to perform the legal services contemplated by the RFP Section 1.01 during his previous work with the PSC Commission and agrees to make himself available, as required, to render those services.

3. PROPOSAL

3.02 Required Information

A. Law Firm's Experience

1. General Experience and Information:

- (i) There have been no significant developments in the firm regarding changes in ownership or restructuring over the last three (3) and there are no significant changes anticipated. The firm was begun by Mr. Geddes in 1979

and provides a wide range of legal services to a varied group of clients. *See* www.ashby-geddes.com. Geddes is admitted and currently licensed in Delaware. He is also admitted in Virginia as an associate member. All other members of the firm are admitted and licensed in Delaware.

- (ii) No discipline actions or censure proceedings have been taken against any member of the firm.
- (iii) In the past five (5) years no partner or attorney in the firm has been involved in litigation or other legal proceedings related to the provision of legal services.
- (iv) Mr. Geddes will be the primary contact and lead counsel in providing services under this RFP. He has no plans to leave the firm he started in 1979. Additional attorneys will be assigned when and if necessary.

2. Related Legal Experiences

The firm has extensive experience in all Delaware Courts, including the Delaware Superior Court. The firm has represented the PSC Commission in the majority of appeals taken to the Superior Court over the last ten (10) years and is currently representing the individual Commissioners in an appeal being litigated in the Delaware District Court. Mr. Geddes has comprehensive experience in representing clients in administrative hearings, quasi-judicial proceedings, court cases and advising clients and docketed case managers on utility regulatory issues.

3. Public Utilities Regulation Experience:

Below is a partial list of cases in which Mr. Geddes represented the Commission during the last five (5) years. The list includes a description of the matters in which he was involved. Mr. Geddes has also been involved on behalf of the Commission in establishing regulations applicable to public utilities.

1. Delmarva Power & Light Company PSC Docket No. 14-193 (proposed merger with Exelon Corporation);
2. Artesian Water Company PSC Docket No. 14-132 (consideration of application for increase in water rates);
3. Tidewater Utilities Company PSC Docket No. 13-466 (consideration of application for increase in water rates);
4. Delmarva Power & Light Company PSC Docket No. 13-384 (consideration of application for forward looking rate plan);

5. PSC Regulation Docket No. 49 (creation of competitive market for retail electric supply);
6. Delmarva Power & Light Company PSC Docket No. 13-250 (consideration of legislative petition for review and recommendations on DPL billing transparency);
7. Artesian Wastewater Company PSC Docket No. 13-232T (consideration of petition to revise tariff to enable consolidated billing)
8. Artesian Water Company PSC Docket No. 13-225T (consideration of petition to revise tariff for tampering of service);
9. Delmarva Power & Light Company PSC Docket No. 13-152 (investigation in to DPL rate request for recovery of distribution infrastructure investments);
10. Delmarva Power & Light Company PSC Docket No. 13-115 (consideration of application for increase in electric rates);
11. Delmarva Power & Light Company PSC Docket No. 12-544 (consideration of integrated resource planning for provision of standard offer service);
12. Delmarva Power & Light Company PSC Docket No. 12-546 (consideration of application for change in natural gas base rates);
13. Tidewater Environmental Services, Inc./YMG Corp. PSC Docket No. 12-497 (consideration of joint application for approval of transfer of assets and CPCN);
14. Public Service Commission (representation in U.S. District Court in the matter of John Nichols, et al. v. Delaware PSC, et al);
15. Chesapeake Utilities Company PSC Docket No. 12-292 (consideration of application for natural gas expansion service offerings);
16. Tidewater Utilities Company PSC Docket No. 11-397 (consideration of application for change in base rates);
17. Delmarva Power & Light Company PSC Docket No. 11-528 (consideration of application for increase in electric base rates);
18. Delmarva Power & Light Company PSC Docket No. 11-362 (application for approval of Qualified Fuel Cell Provider Project tariffs).

B. Conflicts of Interest.

1. Mr. Geddes and his firm have not performed legal work for any other state agency recently. Mr. Geddes has no financial or business interest directly or indirectly involving the PSC, or the utilities it regulates. The firm has represented the PSC agency for many years without the need to request a waiver due to a potential conflict of interest.

2. Conflict Check System.

The firm uses Juris® Billing, Accounting and Financial Management Software for all conflict checks and has used that system for over 10 years. When an attorney has a possible new client(s), an email is sent to the firm's Conflicts Group with the name(s) of the potential new clients to be run. A search is made using the Juris® software to determine if any potential conflicts exist. The results from the search are sent to the requesting attorney. In addition to running a search in Juris®, the Conflicts Group member will search what is called a "Recently Run" folder. That folder holds emails dating back at least two months of all emails the attorneys have sent requesting a conflicts search. The "Recently Run" folder ensures that the names of clients not yet in the Juris® system are also searched. Any results found in the "Recently Run" folder are also sent to the requesting attorney.

3. Potential Conflicts.

A conflict check indicates that there are no existing conflicts and Mr. Geddes does not anticipate, based on his past experience, any arising in the future. Mr. Geddes agrees that during the terms of this engagement any future conflicts of interest should be resolved, to the extent possible, in favor of the PSC.

4. PRICE PROPOSAL FORMAT

4.01 Billing Rates

A. The current billing rates for attorneys assigned to represent the PSC pursuant to this RFP.

PROPOSED COMMISSION RATES

	<u>2015</u>	<u>2016</u>	<u>2017</u>
J. Geddes	\$240	\$245	\$250

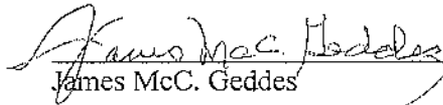
Associate	\$170	\$180	\$190
Paralegal	\$ 75	\$ 85	\$ 95

4.02 Alternative Pricing Proposals

None are being proposed; however, it should be noted that Mr. Geddes normal base/corporate billing rate is \$450/\$550 respectively and this bid represents a significant discount for PSC legal services

5. OTHER RELEVANT INFORMATION

Mr. Geddes has served as Commission counsel for many years and has developed an extensive knowledge of and expertise in public utility regulatory matters in the State of Delaware. Given the many changes occurring in the regulation of public utilities on both the federal and state levels, it is important for the Commission to have legal counsel experienced in and familiar with regulatory matters on a substantive, procedural and policy level. For example, PHI's recently approved merger with Exelon will result in a series of base rate cases that will attempt to recover expenses associated with the merger and proposed reliability infrastructure improvements. Detailed knowledge of past electric cases and knowledge of those costs that are appropriate to be passed on to Delaware ratepayers, and those costs that are not in the context of prior Commission decisions, will be beneficial in making sure that Delmarva ratepayers are protected from excessive distribution rates. Through the many years that Mr. Geddes has worked as rate counsel for the Commission, he has developed strong working relationships with Commission Staff members, outside consultants, and utility personnel that have served the Commission well over time.


James McC. Geddes

Dated: June 19, 2015

EXHIBIT B

DELAWARE DEPARTMENT OF JUSTICE OUTSIDE COUNSEL BILLING POLICY

Delaware Department of Justice
Outside Counsel Billing Policy

As of April 30, 2015

I. Budgeting, billing and staffing

- a. Billing rates will be in effect for entire matter as provided for in the outside counsel contract. Any change must be approved by the Coordinating Attorney in writing 60 days in advance of the effective date of the change in a billing rate.
- b. General Billing practices
 - i. Bills to be rendered monthly within 30 days after end of month for entire month. No carry-over billing (example cannot bill from May 1 – June 15).
 - ii. Details of fees by lawyer, paralegal, number of hours by task, description.
 - iii. Expenses/disbursements detail and charges by category.
 - iv. Block Billing of Services is unacceptable. All bills shall be billed in increments of no less than 0.1 billing hour (6 minutes).
 - v. Time billed for each activity should be identified separately. Do not combine different types of activities in one entry on the invoice. "Block billing" of fees is not acceptable, even if the same individual performed the activities.
 - vi. The description of services or activity should be brief and informative. For example merely listing "Research" is not an acceptable billing entry. An acceptable entry would be "Legal research on statute of limitations issues related to [Insert issue]. Another example would be merely listing "Telephone calls" would not be acceptable, instead "Telephone calls to J. James of [Firm] and M. Smith [of firm] re: motion to dismiss." Be sure to identify the "who, what and where."
 - vii. No more than 2 outside counsel attorneys at meetings, depositions, mediations, negotiations, and/or hearings unless pre-approved by the Coordinating Attorney.

- viii. No firm paralegals at meetings, depositions, mediations, negotiations, and/or hearings unless pre-approved by the Coordinating Attorney.
- ix. Billable hours for summer interns/clerks will not be allowed unless pre-approved by the Coordinating Attorney
- x. More than 12 hours per day by one member of outside counsel staff will be closely reviewed.
- xi. Internal conferences accounting for more than 10% total monthly billings closely reviewed. Excessive intra-office conferences between attorneys or paralegals for the purpose of providing instruction or status will be closely reviewed.
- xii. Excessive number of attorneys performing services in a matter will be closely reviewed, unless prior approval is received from the Coordinating Attorney in writing.
- xiii. Billing for research on general legal issues which should be within the knowledge of the firm and/or associate will be closely reviewed.
- xiv. Billing of hours for work done by multiple attorneys in the firm for similar work on the same issue will be closely reviewed.
- xv. Billing attorney and/or paralegal time for invoice preparation, review, or for corrections to the invoice is not acceptable.
- xvi. Excessive time spent in "file review" will be closely reviewed.
- xvii. Excessive time spent in "review and revision" of documents that you prepare will be closely reviewed.
- xviii. Charging attorney time for tasks that should be performed efficiently and effectively at less expense by a paralegal or secretary, or charging paralegal time for tasks that should be performed by clerical workers will be closely reviewed. For example, we do not allow charging attorney time for arranging logistics for a deposition.
- xix. Hours charged at a more senior attorney rate when a matter should be handled by a less senior attorney will be closely reviewed.
- xx. Charging for secretarial time, and or overtime or other staff members is not acceptable.

c. Expenses/Disbursements

- i. Reasonable expenses and fees will be reimbursed. Should you have any questions or concerns whether or not a fee or expense falls within the reasonable expense range or will be reimbursed please contact your Coordinating Attorney for an approval.
- ii. Examples of non-reimbursable overhead
 - a. Computer, e-mail, word processing charges
 - b. Conference room charges, rent
 - c. Supplies
 - d. Library use, staff
 - e. Clerks
 - f. Proofreader charges
 - g. Support salaries
 - h. Telephone charges
 - i. Fax charges
 - j. Online research (Westlaw, Lexis)

d Use of Outside Consultants, Experts and Contract Attorneys. There may be instances where the use of consultants, experts and contract attorneys may be required to staff a case. This should be done as part of the case planning in conjunction with your Coordinating Attorney. These fees should be reasonable and necessary and are subject to approval by the Delaware Department of Justice.

EXHIBIT C

GEDDES CERTIFICATE OF INSURANCE



Markel Insurance Company
 "A Stock Company"
 Ten Parkway North
 Deerfield, IL 60015

Lawyers Professional Liability Declarations

This is a claims made and reported policy
 Please read this policy and all endorsements and attachments carefully.

Claims Made and Reported Coverage: The coverage afforded by this policy is limited to liability for only those Claims which are first made against the Insured during the Policy Period or any applicable Extended Reporting Period, and which are reported to the Company in accordance with SECTION V - When to Report a Claim.

Notice: This policy may contain provisions that reduce the Limits of Liability stated in the policy by the costs of legal defense, unless the Named Insured has selected to purchase separate Limits of Liability for Claims Expenses as noted in Item 4. of the Declarations. This policy may contain provisions that permit legal defense costs to be applied against the deductible, unless the Named Insured has selected to purchase the deductible applicable to Damages only as noted in the Item 5. of the Declarations. Please read the policy carefully.

Policy Number: LA303 216 Renewal of Policy: LA301807

1. NAMED INSURED: Ashby & Geddes, P.A.
 ADDRESS: 500 Delaware Avenue - 8th Floor
 PO Box 1150
 Wilmington, DE 19899

2. POLICY PERIOD: From 01-Sep-2015 to 01-Sep-2016
 at 12:01 A.M. Standard Time at the Named Insured's address shown above.

IN RETURN FOR THE PAYMENT OF THE PREMIUM, AND SUBJECT TO ALL THE TERMS OF THIS POLICY,
 THE COMPANY AGREES WITH THE INSURED TO PROVIDE THE INSURANCE AS STATED IN THIS POLICY.

3. LIMITS OF LIABILITY: Each Claim: \$5,000,000
 Aggregate: \$5,000,000

4. CLAIMS EXPENSES: Option Purchased
 A. Included within the Limits of Liability []
 B. Have separate Limits of Liability [X]

5. DEDUCTIBLE: Each Claim and Aggregate: \$25,000
 A. Deductible applies to Damages only []
 B. Deductible applies to Damages and Claims Expenses [X]

6. ANNUAL PREMIUM: \$96,582.00

7. RETROACTIVE DATE: UNLIMITED

8. Forms and endorsements applying to this Coverage part and made part of this policy at the time of issue:

MLP 0001 07 13
 MLP 1400-DE 07 13 MLP 1301 02 11

9. Report Claims by fax, registered mail or email to:
 Claims Service Center: Markel Service Incorporated; Ten Parkway North, Deerfield, Illinois 60015
 Fax (847) 572-6338 E-mail: newclaims@markelcorp.com

These Declarations, together with the Common Policy Conditions and Coverage Form(s) and any Endorsement(s), complete the above numbered policy.

Whitney Paul
 Authorized Representative

Producer Name: RPS Plus Companies, 520 U.S. Highway 22, Bridgewater, NJ 08807
 MDLP 1000 07 13
 Issue Date: 09/02/2015

Markel Producer # 36993



UNDERSTAND. SERVICE. INNOVATE.

USI Insurance Services

222 Delaware Avenue, Suite 1000

P.O. Box 2287

Wilmington, DE 19899

June 15, 2015

Ashby & Geddes P.A.
Attn: Ashfey Marioni
P. O. Box 1150
Wilmington, DE 19899

RE: Lawyers Professional Liability Insurance
Policy No: LA301807
Carrier: Markel Insurance Company

Dear Ashley:

Per our conversation about increasing current coverage policy limits from \$5,000,000 to \$10,000,000, your current carrier is not willing to offer increased limits.

In order to meet the \$10,000,000 total limit you will need to purchase an Excess Lawyers Professional Liability coverage with a \$5,000,000 limit. I estimate the annual premium for this separate policy will be around \$45,000 to \$50,000.

Should you need anything further, please let me know.

Sincerely,

A handwritten signature in cursive script that reads "Judy Grater".

Judy Grater, CPCU
Client Services Specialist

Direct: 302-397-0353

Fax: 302-658-8879

E-mail: judith.grater@usi.biz

/jg

EXHIBIT D

- Exelon Merger and Transfer of Control Docket 14-193
- QFCP issues and related legal cases Docket 11-362
QFCP and U.S. District Court
Fuel Cell Complaint/Settlement
- Delmarva Power Bill Transparency Docket 13-250
- Delmarva Power 2013 Rate Case Docket 11-528, Docket 13-384
- Delmarva Power Rate Design Filings PSC Regulation Docket 59, Docket 07-28,
Docket 10-167
- Delmarva Power Reliability Regulations PSC Regulation Docket 50
- Delmarva Power Supplier Regulations PSC Regulation Docket 49
- Artesian Water Co. Rate Case Docket 14-132