



A PHI Company

Todd Goodman
Associate General Counsel

92DC42
500 N. Wakefield Drive
Newark, DE 19702

P.O. Box 6066
Newark, DE 19714-6066

302.429.3786 – Telephone
302.429.3801 – Facsimile

todd.goodman@pepcoholdings.com

January 27, 2016

Via DelaFile Submission

Ms. Donna Nickerson, Secretary
Delaware Public Service Commission
861 Silver Lake Boulevard
Cannon Building, Suite 100
Dover, DE 19904

**RE: MONTHLY FILING - IN THE MATTER OF THE APPLICATION OF DELMARVA
POWER AND LIGHT COMPANY FOR APPROVAL OF QUALIFIED FUEL
CELL PROVIDER PROJECT TARIFFS**

Dear Ms. Nickerson:

Included with this filing, submitted via DelaFile, is Delmarva Power's monthly computation of the Service Classification QFCP-RC charges, including current factors and reconciliation factors as required in Order No. 8136, dated April 17, 2012 in Docket 11-362 and outlined in Tariff Leaf No. 74d. This filing computes rates based on the forecasted QFCP April operations which will be utilized in the March customer billing.

Summary:

The average monthly net impact over the life of the fuel cell project is \$1.79, which remains consistent with what was projected by the PSC staff at the outset (\$1.35) of the project. Included below is a comparison of the projected net monthly impact of the Qualified Fuel Cell Provider project (the "QFCP Project") to the typical residential customer¹ with the actual net monthly impact through April 2016. The analysis compares the projections from the original ICF report and the original PSC Staff report with the actual monthly QFCP filings through this forecast period, respectively. The Net Impact of the QFCP Project to the average residential customer is determined by subtracting the costs ratepayers were able to avoid because of the project (the "Avoided Cost Benefit"), from the monthly charges ratepayers paid to support the project (the "QFCP Project Charge"), and dividing the result by Delmarva's monthly kilowatt-hour sales.²

¹ Typical residential customer is defined as having average monthly usage of 975 kwh.

² All numbers are cumulative from the beginning to respective forecasted month.

QFCP Project Charge:

The monthly QFCP Project Charge is set forth in the monthly QFCP filings with the Delaware Public Service Commission. There are three major factors in computing the monthly charge to ratepayers. The fixed disbursement rate to the QFCP provider represents the largest component of the monthly charge. Because the disbursement rate was set as a fixed and known rate in the original QFCP legislation (*\$166.87 per megawatt-hour for the first 15 years; \$102.00 for years 16-20; \$30 for year 21*), it has the effect of keeping the actual costs relatively close to the estimated costs contained in both the ICF report and the Staff report.

The other two main variables in the monthly charge calculation are 1) the fuel cost of the natural gas and 2) the revenues derived from PJM energy and capacity sales. Fluctuations in PJM energy pricing and natural gas costs will fundamentally offset each other and create a natural hedge. For example, if natural gas prices increase, the revenue resulting from the QFCP Provider selling energy to PJM should also increase and offset the higher gas commodity cost. As long as the gas and the energy markets are correlated, customers should be largely insulated from commodity volatility. This effect should serve to keep the actual costs closely aligned with the model estimated costs throughout the life of the project.

The QFCP Project Charge is shown on Line 1 of the table on page 3. The original ICF estimated QFCP Project Charge, averaged monthly from inception through the April 2016 forecast for the typical residential customer, was expected to be \$3.19. The original PSC staff estimated QFCP Project Charge for the same period was expected to be \$3.47. The actual monthly QFCP Project Charge was \$3.17.

Therefore, for the period through April 2016, customers have been paying, on average, \$0.02 less per month as projected by ICF and \$0.30 less than projected by PSC staff.

Avoided Cost Benefit:

An Avoided Cost Benefit was estimated in both the original ICF report and the original Staff report. In order to estimate the Avoided Cost Benefit, it was necessary to estimate what Delmarva's procurement costs for the Renewable Energy Credits (RECs/SRECs) necessary to comply with the RPS law would have been without the QFCP Project. To develop the estimate, it was assumed that Delmarva would have purchased 50% of its REC/SREC portfolio ahead of need and 50% on the spot market as required to meet RPS requirements.

The Avoided Cost Benefit is shown on Line 2 of the table on page 3. The original ICF estimated avoided cost benefit through the April 2016 forecast period was \$2.69 for the average residential customer. The original PSC Staff estimated avoided cost benefit over the same period was \$2.12. The actual monthly Avoided Cost Benefit through this filing is \$1.38.³

³ While the actual avoided cost benefit is less than the original estimates, it is a conservative estimate of benefits to ratepayers as it does not take into account any benefit related to the reduction in regional capacity pricing as a result of the 30 MW of additional in-state generation and the reduction in the need to import power from elsewhere in the PJM region. It also does not reflect the avoided cost benefits from reduced line losses and any reduced need for future transmission upgrades resulting from the Project's close proximity to population centers, which ultimately translates into lower overall electricity prices.

Therefore, for the period through April 2016, the costs the average residential customer was able to avoid paying were \$1.31 less than projected by ICF and \$0.74 less than projected by the PSC Staff. The difference is driven primarily by actual REC and SREC prices being lower than originally anticipated.

Net Impact:

To determine the average monthly Net Impact to the residential customer, and provide a comparison between the original ICF and PSC Staff projections and the actual QFCP Project results, it is necessary to subtract the Avoided Cost Benefit (Line 2) from the QFCP Project Charge (Line 1).

The Net Impact is shown on Line 3 of the table below. The original ICF projected monthly Net Impact through the April 2016 forecast period was \$0.50 for the average residential customer.⁴ The original PSC Staff projected monthly Net Impact over the same period was \$1.35 for the average residential customer. The actual average monthly Net Impact to date was \$1.79.

Therefore, for the period from the first QFCP filing in 2012 through the attached April 2016 QFCP rate forecast, the actual monthly Net Impact on the average ratepayer has been \$1.29 higher than the 2011 ICF Model's projected monthly Net Impact, and \$0.44 more than the PSC Staff's projected monthly Net Impact of \$1.35.

Average Cost & Benefits Through April 2016	QFCP Filings	2011 ICF Model Projections	ICF Model Variance Actual to Model	2011 PSC Staff Projections	PSC Staff Variance Actual to Model
QFCP Project Charge (per month)	\$3.17	\$3.19	\$0.02 under	\$3.47	\$0.30 under
Avoided Cost Benefit (per month)	\$1.38	\$2.69	\$1.31 under	\$2.12	\$0.74 under
Net Impact for Typical Delmarva Residential Customer (per month) Line 1 minus line 2	\$1.79	\$0.50	\$1.29 over	\$1.35	\$0.44 over

⁴ It is important to note that the forecast by ICF was provided as an estimate over the 21-year life of the QFCP project. The results described in this letter and as shown in the chart reflect only the results from the project inception to date, which is only a small segment of the 21 year term of the QFCP project.

As required in the Order, this filing is made at least 30 days prior to applying the QFCP-RC charges to customer bills effective billing month March, which is scheduled to begin with customer meter read and billing cycle #1 on March 1st and finish with cycle #21 on March 30th. The approved monthly rates can be found on the Delmarva Power Website at "<http://www.delmarva.com/my-home/choices-and-rates/delaware/tariffs>" in the RPCR Table. Once this filing is approved by the Commission, the estimated Net cost for the March bill of a 975 KWH residential customer will be \$1.90 per month; comprised of the QFCP cost at \$3.96 and the avoided cost of (\$2.06).

Please contact me or Robert Coan at (302) 283-5724 with any questions related to this matter.

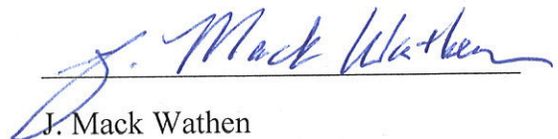
Sincerely,



Todd L. Goodman

STATE OF DELAWARE)
) SS.
COUNTY OF NEW CASTLE)

On this 28TH Day of January, 2016, personally came before me, the subscriber, a Notary Public in and for the State and County aforesaid J. Mack Wathen, Vice President, Delmarva Power & Light Company, a corporation existing under the laws of the State of Delaware, party to this Application, known to me personally to be such, and acknowledged this Application to be his act and deed and the act and deed of such Corporation, that the signature of such Vice President is in his own proper handwriting, and that the facts set forth in this Application are true and correct to the best of his knowledge and belief.


J. Mack Wathen
Vice President – Delmarva Power

SWORN TO AND SUBSCRIBED before me this 28th day of January 2016,


Notary Public

My Commission expires: January 5, 2019



RJC-1
Delmarva Power & Light Company
Fuel Cell – Renewable Capable Power Production - Monthly Rate Calculation
April 2016 Projection (To be billed in March 2016)

Line	Forecasted QFCP Revenues and Costs		
April 2016			
1	Table 1		
2			
3			
4			
5	Contract Cost	\$ 3,427,612	
6	less Market -Based Revenue	\$ 706,917	
7	Above Market QFCP Costs (Margin)	\$ 2,720,695	
8			
9	Administrative and Other O&M charges	\$ 9,000	
10			
11	(Less) Plus Carrying Charge	\$ (30)	
12			
13	Net QFCP Project Charge	\$ 2,729,665	
14	(Less) plus prior month(s) true-up	\$ (221,300)	
15	Monthly QFCP Project Charge	\$ 2,508,364	
			Checksum vs Forecast Tab should be 0 ==> \$ -

Line	Voltage Level Loss (Energy & Capacity) - Adjustment Factor	
16	RESIDENTIAL	1.07438
17	RES SPACE HEAT	1.07438
18	Res TOU ND	1.07438
19	SGS	1.07438
20	MGS	1.07438
21	LGS	1.07438
22	GSP	1.04532
23	GST	1.02861

Line	Col. 1	Col. 2	Col. 3	Col. 4	Col. 5	Col. 6	Col. 7	Col. 8	
25				= Col. 3 Lines 28- 41 / Col. 3			RCF/(1- RCF*UNC Factor)	= Col. 6 x Col. 7	
26	Table 3 Rate Calculation	March 2016	= Col. 1 x Col. 2	Line 42	= Col. 4 x Line 15	= Col. 5 / Col. 2			
27	Rate Class	Loss Factor	Sales @ Customer (kWh) (BD)	Sales @ Bulk System - Including Losses	Allocation Factor	Allocated Revenue Requirements	QFCP Rate (\$/kWh)	Revenue Conversion Factor Inc Uncollectable	Final QFCP Rate (\$/kWh)
28	Residential	1.07438	156,506,560	168,147,518	0.2507	\$ 628,909	\$ 0.004018	1.011562	\$ 0.004065
29	Residential- Space Heating	1.07438	117,477,651	126,215,639	0.1882	\$ 472,075	\$ 0.004018	1.011562	\$ 0.004065
30	Residential Time-of-Use "R-TOU" (Deleted 5/1/2014)								
31	Residential Time-of-Use NON-Demand "R-TOU-ND"	1.07438	128,417	137,969	0.0002	\$ 516	\$ 0.004018	1.011562	\$ 0.004065
32	Small General Service - Sec Non-Demand "SGS-ND"	1.07438	9,025,083	9,696,369	0.0145	\$ 36,267	\$ 0.004018	1.011562	\$ 0.004065
33	Space Heating Sec Serv "SGS-ND" and "MGS-S"	1.07438	2,506,236	2,692,650	0.0040	\$ 10,071	\$ 0.004018	1.011562	\$ 0.004065
34	Water Heating Sec Serv "SGS-ND" and "MGS-S"	1.07438	76,181	81,848	0.0001	\$ 306	\$ 0.004018	1.011562	\$ 0.004065
35	Outdoor Recreational Lighting Svc - Sec "ORL"	1.07438	17,051	18,320	0.0000	\$ 69	\$ 0.004018	1.011562	\$ 0.004065
36	Medium General Service - Secondary "MGS-S"	1.07438	89,995,464	96,689,327	0.1442	\$ 361,640	\$ 0.004018	1.011562	\$ 0.004065
37	Large General Service - Secondary "LGS-S"	1.07438	47,628,139	51,170,720	0.0763	\$ 191,390	\$ 0.004018	1.011562	\$ 0.004065
38	General Service - Primary "GS-P"	1.04532	161,474,578	168,792,605	0.2517	\$ 631,322	\$ 0.003910	1.011562	\$ 0.003955
39	General Service - Transmission "GS-T"	1.02861	41,729,448	42,923,327	0.0640	\$ 160,543	\$ 0.003847	1.011562	\$ 0.003892
40	PL	1.07438	999,034	1,073,343	0.0016	\$ 4,015	\$ 0.004018	1.011562	\$ 0.004065
41	SL	1.07438	2,798,004	3,006,119	0.0045	\$ 11,244	\$ 0.004018	1.011562	\$ 0.004065
42	Total kWh		630,361,847	670,645,753	1.0000	\$ 2,508,364			
43						\$ -	<=Checksum vs Forecast should be zero		

RJC-2
Delmarva Power & Light Company
Fuel Cell – Renewable Capable Power Production
April 2016 Projection (To be billed in March 2016)

	Projected Nov-15	Projected Dec-15	Projected Jan-16	Projected Feb-16	Projected Mar-16	Projected Apr-16
1	Costs					
2	QFCP – Renewable Capable Power Production					
3	Contract Price	\$ 166.87	\$ 166.87	\$ 166.87	\$ 166.87	\$ 166.87
4	Projected Output Rate (MW)	26.7	26.4	26.4	25.8	25.8
5	Maximum Monthly Hours of Production	720	744	744	744	720
6	Total Contract Costs	\$ 3,207,909	\$ 3,277,594	\$ 3,277,594	\$ 2,996,451	\$ 3,099,777
7						
8	Gas Supply Costs					
9	Gas Monthly Fixed Costs	\$ 44,855	\$ 44,855	\$ 44,855	\$ 44,855	\$ 44,855
10	Gas Cost per Dt	\$ 2.72	\$ 3.89	\$ 6.10	\$ 6.13	\$ 2.14
11	Heat rate	7.69	7.69	7.61	7.61	7.61
12	Monthly Gas Requirements (Dt) (=Line 4 x Line 5 x Line 11)	147,775	150,985	149,473	136,633	141,345
13	Monthly Cost of Gas= (Line 10 x Line 12)+Line 9+Tax	\$ 465,329	\$ 658,818	\$ 996,749	\$ 919,564	\$ 327,835
14						
15	Gas Tracking - Banking Penalty	\$ -	\$ -	\$ -	\$ -	\$ -
16						
17	Administrative and Other O&M charges	\$ 9,000	\$ 9,000	\$ 9,000	\$ 9,000	\$ 9,000
18	Other Indirect Costs	\$ -	\$ -	\$ -	\$ -	\$ -
19	Total Administrative and Other O&M costs	\$ 9,000	\$ 9,000	\$ 9,000	\$ 9,000	\$ 9,000
20						
21	Revenues					
22	PJM Energy Revenue					
23	Estimated Max Monthly Output (MWh)	21,600	22,320	22,320	20,880	22,320
24	Estimated Unit Capacity Factor	0.890	0.880	0.880	0.860	0.860
25	Forecasted Monthly Output (=Line 23 x Line 24)	19,224	19,642	19,642	17,957	18,576
26	LMP @ DPL N Zone (assumed)	\$ 37.58	\$ 39.29	\$ 55.47	\$ 44.52	\$ 33.70
27	Total PJM Energy Revenue per month (Line 25 x Line 26)	\$ 722,445	\$ 771,685	\$ 1,089,446	\$ 799,497	\$ 646,887
28						
29	PJM Capacity Revenue					
30	Contract Capacity from PJM	\$ 124,110	\$ 128,247	\$ 128,247	\$ 119,973	\$ 128,247
31	Other PJM Revenue and Expenses	\$ 10,940	\$ 10,940	\$ 10,940	\$ 10,940	\$ 10,940
32	Total Capacity Revenue per Month	\$ 135,050	\$ 139,187	\$ 139,187	\$ 130,913	\$ 139,187
33						
34	(Less) plus prior month(s) true-up					
35	Retail Revenue Deferral+Actual vs Forecast	\$ 84,423	\$ 68,888	\$ 253,168	\$ (417,959)	\$ 305,544
36						
37	(Less) Plus Carrying Charge					
38		\$ (28)	\$ (10)	\$ 105	\$ (160)	\$ 122
39	Monthly QFCP Project Charge					
40	Contract+Gas Cost-Banking+Admin-Revenue+/-True Up+/- Interest	\$ 2,909,139	\$ 3,103,418	\$ 3,307,983	\$ 2,576,486	\$ 3,104,377
41						
42	QFCP-RC Rates					
43	Residential	\$ 0.004887	\$ 0.005529	\$ 0.005250	\$ 0.003512	\$ 0.004611
44	Residential- Space Heating	\$ 0.004887	\$ 0.005529	\$ 0.005250	\$ 0.003512	\$ 0.004611
45	Residential Time-of-Use "R-TOU" (Deleted 5/1/2014)	\$ -	\$ -	\$ -	\$ -	\$ -
46	Residential Time-of-Use NON-Demand "R-TOU-ND"	\$ 0.004887	\$ 0.005529	\$ 0.005250	\$ 0.003512	\$ 0.004611
47	Small General Service - Sec Non-Demand "SGS-ND"	\$ 0.004887	\$ 0.005529	\$ 0.005250	\$ 0.003512	\$ 0.004611
48	Space Heating Sec Service "SGS-ND" and "MGS-S"	\$ 0.004887	\$ 0.005529	\$ 0.005250	\$ 0.003512	\$ 0.004611
49	Water Heating Sec Service "SGS-ND" and "MGS-S"	\$ 0.004887	\$ 0.005529	\$ 0.005250	\$ 0.003512	\$ 0.004611
50	Outdoor Recreational Lighting Svc - Secondary "ORL"	\$ 0.004887	\$ 0.005529	\$ 0.005250	\$ 0.003512	\$ 0.004611
51	Medium General Service - Secondary "MGS-S"	\$ 0.004887	\$ 0.005529	\$ 0.005250	\$ 0.003512	\$ 0.004611
52	Large General Service - Secondary "LGS-S"	\$ 0.004887	\$ 0.005529	\$ 0.005250	\$ 0.003512	\$ 0.004611
53	General Service - Primary "GS-P"	\$ 0.004755	\$ 0.005380	\$ 0.005108	\$ 0.003417	\$ 0.004486
54	General Service - Transmission "GS-T"	\$ 0.004679	\$ 0.005294	\$ 0.005027	\$ 0.003362	\$ 0.004415
55	Outdoor Lighting PL	\$ 0.004887	\$ 0.005529	\$ 0.005250	\$ 0.003512	\$ 0.004611
56	Outdoor Lighting SL	\$ 0.004887	\$ 0.005529	\$ 0.005250	\$ 0.003512	\$ 0.004611