AND NOW, this 19th day of April, 2010, pursuant to the authority granted to me in PSC Order Nos. 7888 (Jan. 11, 2011) and 7936 (March 11, 2011) this Hearing Examiner having considered the Petition To Intervene Out Of Time ("Petition") filed by the Retail Energy Supply Association ("RESA") on or about April 11, 2011;

WHEREAS, RESA is a non-profit trade association of independent corporations that are engaged in the business of competitive supply of electricity and natural gas (Petition at ¶1);

WHEREAS; RESA asserts that its members are interested in implementation of Delmarva’s IRP and its impact on Delaware’s evolving competitive retail electricity market (Petition at ¶ 3);

WHEREAS, RESA further contends that it has a “unique perspective on the electric restructuring process” and, among other things, the issue of rate design (Petition at ¶ 4);

WHEREAS, RESA alleges that its interest in intervention at this juncture is due to the Commission extension of time until
May 31, 2011 (pursuant to PSC Order No. 7888 (Jan. 11, 2011), for responsive comments to be filed in this proceeding (Petition at ¶ 2);

WHEREAS, none of the parties of record have objected to RESA’s intervention;

WHEREAS, John Nichols, who is not a party of record through intervention, but who has, as an individual, participated in the two workshops in this proceeding, has provided his objection through an electronic mail message to me dated, April 18, 2011, in which he stated in pertinent part, “RESA promotes for deregulated energy markets. Delaware had already deregulated electricity. If RESA wants to advocate further for continuation of deregulation, they should do so during the next IRP. There participation is not warranted at the IRP workshop.”

WHEREAS, RESA has participated in prior dockets regarding Delmarva’s IRP filing and the fact that they advocate for competitive electricity supply is not a reason in itself to exclude them for participation in this matter.

NOW, THEREFORE,

1. The Petition is GRANTED.

2. The Retail Energy Supply Association is entered this day as a party of record to the above-referenced docket.

3. The Retail Energy Supply Association is placed on notice that it assumes all procedural schedules, Orders and service lists as they are currently.

4. The Retail Energy Supply Association further is directly to comply in all respects with the Commission’s Rules of
Practice, Orders, statutes and regulations as they may be applicable to this proceeding.

RESPECTFULLY SUBMITTED:

/s/ Ruth Ann Price
Ruth Ann Price,
Senior Hearing Examiner

cc: Service List for PSC Docket No. 10-2
William O’Brien, Executive Director
Janis Dillard, Deputy Executive Director