BEFORE THE PUBLIC SERVICE COMMISSION

OF THE STATE OF DELAWARE

| IN THE MATTER OF THE APPLICATION OF |) | | |
|---------------------------------------|---|------------|------------|
| DELMARVA POWER & LIGHT COMPANY FOR |) | | |
| APPROVAL OF A PILOT PROGRAM FOR THE |) | PSC DOCKET | NO. 11-399 |
| PROCUREMENT OF SOLAR RENEWABLE ENERGY |) | | |
| CREDITS (FILED SEPTEMBER 16, 2011) |) | | |

ORDER No. 8054

FOR ADMISSION AS AN INTERVENOR

AND NOW, this 4th day of October, 2011, pursuant to the authority granted to me in PSC Order No. 8048 dated October 3, 2011, this Hearing Examiner having considered the Petition for Leave to Intervene ("the Petition") filed by Caesar Rodney Institute ("CRI") on September 29, 2011, and there being no objection thereto filed by any party of record;

NOW, THEREFORE,

- 1. The Petition is granted.
- 2. CRI intervened in the Commission's dockets involving: a) Delmarva Power's Integrated Resource Plan ("IRP"); and b) the 2011 Qualified Fuel Cell Provider Project Tariff proposed by Delmarva Power. In the course of these dockets, CRI alleges that it "has undertaken extensive research" ... "to ensure Delaware citizens have competitive electric rates." (Application, ¶2.)

3. CRI's Petition in this docket also alleges that CRI will file "unique testimony based on [CRI's] intimate knowledge of electric generation costs gained" through Delmarva Power's IRP and Fuel Cell dockets described above. (Application, ¶3)

4. By my granting its intervention, CRI is on notice that it must comply with the Procedural Schedule when issued. Additionally, CRI is required to comply with the Commission's Rules of Practice and Procedure.

RESPECTFULLY SUBMITTED:

/s/ Mark Lawrence Mark Lawrence, Hearing Examiner