AND NOW, this 15th day of January, 2013, pursuant to the authority granted to me in PSC Order No. 8259 dated December 18, 2012, this Hearing Examiner having considered the Petition for Leave to Intervene (“the Petition”) filed by Caesar Rodney Institute (“CRI”) on January 3, 2013, and there being no objection thereto filed by any party of record;

NOW, THEREFORE,

1. The Petition is granted.

2. In PSC Order No. 8259, the Commission ordered that the deadline for filing petitions for intervention February 22, 2013. (See Order, ¶8.)

3. Thus, CRI’s Petition to Intervene was timely filed.

4. CRI intervened in the Commission’s dockets involving: a) the docket involving the Pilot Procurement Program, PSC Docket No. 11-399 and the current SREC docket, 12-526 b) Delmarva Power’s Integrated Resource Plan (“IRP”); and c) 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 energy rates.” (Application, ¶2.)

5. CRI’s petition raises a number of substantive issues in the docket which must be addressed.

6. 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.

BY ORDER OF THE COMMISSION

/s/ Mark Lawrence
Mark Lawrence
Hearing Examiner