CONSTELLATION ENERGY GROUP INC Form 425 May 02, 2011

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Filed by Exelon Corporation
(Commission File No.
1-16169)
Pursuant to Rule
425 under the Securities Act of 1933
and deemed filed pursuant to Rule

14a-12 of the Securities Exchange Act of

1934

Subject Company: Constellation Energy Group, Inc.

(Commission File No.

1-12869)

Beginning on April 28, 2011, Exelon used the following presentation in meetings

with employees of its Exelon Nuclear business unit.

Exelon Nuclear and Constellation Energy Nuclear Group Growing our Strength: Safe and Reliable Electricity All Hands Meeting Friday, April 29, 2011

3
Exelon/Constellation
The Merger
Merger is a great opportunity for Exelon.
We re merging two leading companies into an industry leader with many operating advantages.
EDF will be our partner in CENG s five units
The acquisition grows the nuclear fleet and allows

us to work closely with EDF. This transaction will take some time to complete

4 EN/CENG Exelon Nuclear

Largest U.S. nuclear fleet

Third largest in world

93.9% fleet capacity factor in 2010

8,700 employees

Excellent INPO safety performance Constellation Energy NG

50.01% ownership by CENG

49.99% ownership stake by EDF

93.9% fleet capacity factor in 2010

2,700 employees

Excellent INPO safety performance 4

5 CENG at a Glance Calvert Cliffs Lusby, MD on the Eastern Shore PWR, 2 units 1,750 megawatts (1975, 1977) R.A. Ginna Ontario, NY PWR, 1 unit

581 megawatts (1970)
Nine Mile Point
Scriba, NY
BWR, 2 units
1,758 megawatts (1970, 1988)
Unit 2: CENG 82%, LIPA 18%

6
EDF at a Glance
World s largest nuclear operator
Produces ~ 22% of EU electricity
Owns/Co-owns 30 nuclear sites
49.99% of CENG (5 reactors)
58 reactors in the French fleet
80% of British Energy (8 reactors)
Building 3 new plants in France

and Asia.

7
The Combined Companies
Combined nuclear assets

Solidifies position as largest U.S. nuclear operator

~ 19,000 megawatts

11,000+ employees

164 million megawatt-hours in 2010

13 sites, licensee of 22 reactors

IL, PA, NJ, NY & MD Going forward

CENG structured as a separate operating group

Begin working relationship with EDF

Eventual HQ move to KS

8
Exelon
Corporation
Exelon
Generation
Company LLC
RF HoldCo
LLC
PECO

BGE
Constellation
NewEnergy
Inc.
Constellation
Energy
Nuclear Group
LLC
50.01%
ComEd
Note: For illustrative purposes only. Not intended to represent legal or organizational structure
After the Merger
Constellation
Energy Group
Inc
Fossil, Hydro
and Other
Generation
Exelon Energy
Delivery
Company LLC
Nuclear,
Fossil, Hydro,
Wind & Solar
Generation

9 Next Steps Shareholder approval

Expected in Q3 2011 Regulatory approvals

Expected by end of Q4 2011 Transaction close in Q1 2012

Equity partnership with EDF to continue

Site/unit integration accelerates Integration of companies

2012 -

2013

10
Key Takeaways
Great opportunity for Exelon
It will take time to close the deal
On-going communications will occur
Our focus MUST be on safety and reliability
Exelon Nuclear is
growing!

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Questions?

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Forward Looking Information

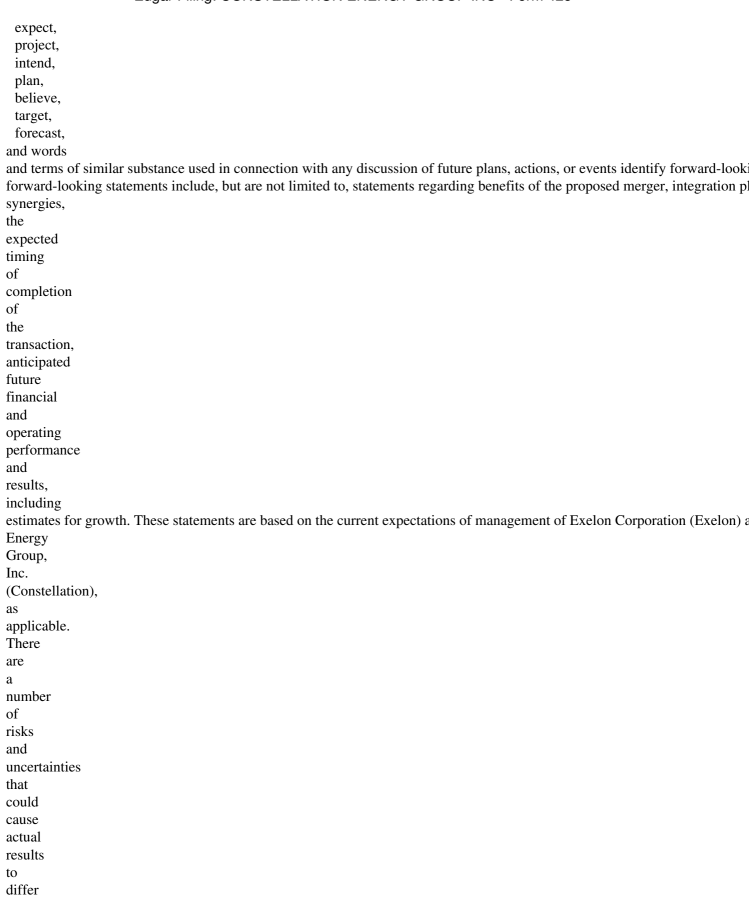
Cautionary Statements Regarding Forward-Looking Information

Except for the historical information contained herein, certain of the matters discussed in this communication constitute—forw within the meaning of the Securities Act of 1933 and the Securities Exchange Act of 1934, both as amended by the Private Sec Reform Act of 1995. Words such as —may,

will,

anticipate,

estimate,



materially

from the forward-looking statements included in this communication. For example, (1) the companies may be unable to obtain approvals required for the merger; (2) the companies may be unable to obtain regulatory approvals required for the merger, or approvals may delay the merger or result in the imposition of conditions that could have a material adverse effect on the combinates.

the

companies

to

abandon

the

merger;

(3)

conditions

to

the

closing

of

the

merger

may

not be

satisfied;

(4)

an

unsolicited

offer

of

another

company

to

acquire

assets

or

capital

stock

of

Exelon

or

Constellation

could

interfere

with

the

merger;

(5)

problems

may

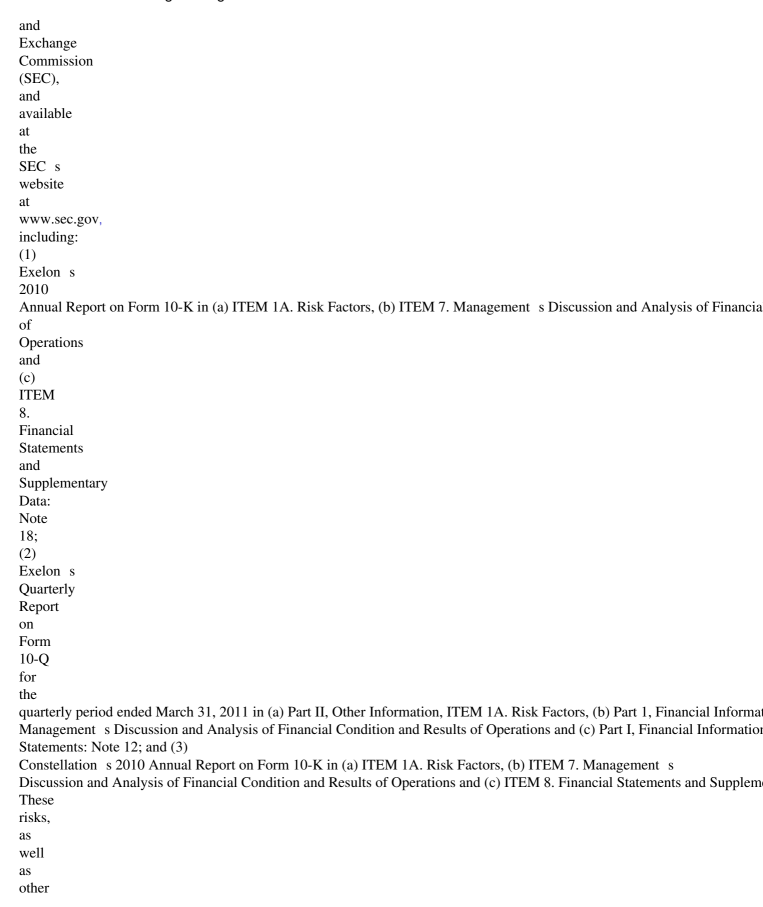
arise

in

successfully integrating the businesses of the companies, which may result in the combined company not operating effectively and efficiently expected; (6) the combined company may be unable to achieve cost-cutting synergies or it may take longer than expected to achieve those synergies; (7) the merger may involve unexpected costs, unexpected liabilities or unexpected delays, or the effects of purchase accounting may be companies expectations; (8)

the

credit
ratings
of
the
combined
company
or .
its
subsidiaries
may
be
different
from
what
the
companies
expect;
(9)
the
businesses
of
the
companies
may
suffer
as
a
result
of
uncertainty
surrounding
the
merger;
(10)
the
companies
may
not
realize
the
values
expected to be obtained for properties expected or required to be divested; (11) the industry may be subject to future regulator
that could adversely affect the companies; and (12) the companies may be adversely affected by other economic, business, an
factors. Other unknown or unpredictable factors could also have material adverse effects on future results, performance or ach
combined company. Discussions of some of these other important factors and assumptions are contained in Exelon s and Conta
filings
with
the
Securities
becarite:



risks associated with the proposed merger, will be more fully discussed in the joint proxy statement/prospectus that will be included in the Registration Statement on Form S-4 that Exelon will file with the **SEC** in connection with the proposed merger. In light of these risks, uncertainties, assumptions and factors, the forward-looking events discussed in this communication may not occur. Read to place undue reliance on these forward-looking statements, which speak only as of the date of this communication. Neither E Constellation undertake any obligation to publicly release any revision to its forward-looking statements to reflect events or circ

date of this communication.

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Forward Looking Information

Additional Information and Where to Find It

This communication does not constitute an offer to sell or the solicitation of an offer to buy any securities, or a solicitation of a approval, nor shall there be any sale of securities in any jurisdiction in which such offer, solicitation or sale would be unlawful registration or qualification under the securities laws of any such jurisdiction. Exelon intends to file with the SEC a registration Form S-4 that will include a joint proxy statement/prospectus and other relevant documents to be mailed by Exelon and Consterespective security holders in connection with the proposed merger of Exelon and Constellation. WE URGE INVESTORS AN HOLDERS TO READ THE JOINT PROXY STATEMENT/PROSPECTUS AND ANY OTHER RELEVANT DOCUMENT

BECOME AVAILABLE, BECAUSE THEY WILL CONTAIN IMPORTANT INFORMATION about Exelon, Constellation merger. Investors and security holders will be able to obtain these materials (when they are available) and other documents file SEC free of charge at the SEC's website, www.sec.gov. In addition, a copy of the joint proxy statement/prospectus (when it be available) may be obtained free of charge from Exelon Corporation, Investor Relations, 10 South Dearborn Street, P.O. Box 80 Chicago, Illinois 60680-5398, or from Constellation Energy Group, Inc., Investor Relations, 100 Constellation Way, Baltimore Investors and security holders may also read and copy any reports, statements and other information filed by Exelon, or Constellation SEC, at the SEC public reference room at 100 F Street, N.E., Washington, D.C. 20549. Please call the SEC at 1-800-SEC-6 the SEC s website for further information on its public reference room.

Participants in the Merger Solicitation

Exelon, Constellation, and their respective directors, executive officers and certain other members of management and employ deemed to be participants in the solicitation of proxies in respect of the proposed transaction. Information regarding Exelon s executive officers is available in its proxy statement filed with the SEC by Exelon on March 24, 2011 in connection with its 20 meeting of shareholders, and information regarding Constellation s directors and executive officers is available in its proxy statement filed with the SEC by Constellation on April 15, 2011 in connection with its 2011 annual meeting of shareholders. Other information participants in the proxy solicitation and a description of their direct and indirect interests, by security holdings or otherwise, we in the joint proxy statement/prospectus and other relevant materials to be filed with the SEC when they become available.