

20 N. Wacker Drive, Suite 2100 Chicago, IL 60606 www.constellation.com

September 7, 2017

Pennsylvania Public Utility Commission Attn: Secretary 400 North Street Harrisburg, PA 17120

Constellation Energy Services, Inc.

Notice of Name Change Docket # A-110110 RECEIVED

SEP - 7 2017

PA PUBLIC UTILITY COMMISSION SECRETARY'S BUREAU

Dear Ms. Chiavetta:

Re:

Constellation Energy Services, Inc. ("CES") submits this letter as notice to the Pennsylvania Public Utility Commission that CES merged into Constellation NewEnergy, Inc. ("CNE") effective September 1, 2017 with CNE being the surviving entity.

The merger will not affect CES' current customer contracts, rates or services as CNE will continue to abide by the terms and conditions of customers' existing retail contracts.

Attached as Exhibit A is a chart showing the ownership and corporate organizational structure of Exelon's retail energy entities before the merger. Attached as Exhibit B is a chart showing the ownership and corporate organizational structure of Exelon's retail energy entities after the September 1, 2017 merger. Attached as Exhibit C is the Wisconsin Secretary of State confirmation of CES' merger into CNE.

Since CES has merged into CNE, CES will no longer need its electric supplier license and will submit a separate filing to withdraw once all customers are under CNE's license at each utility.

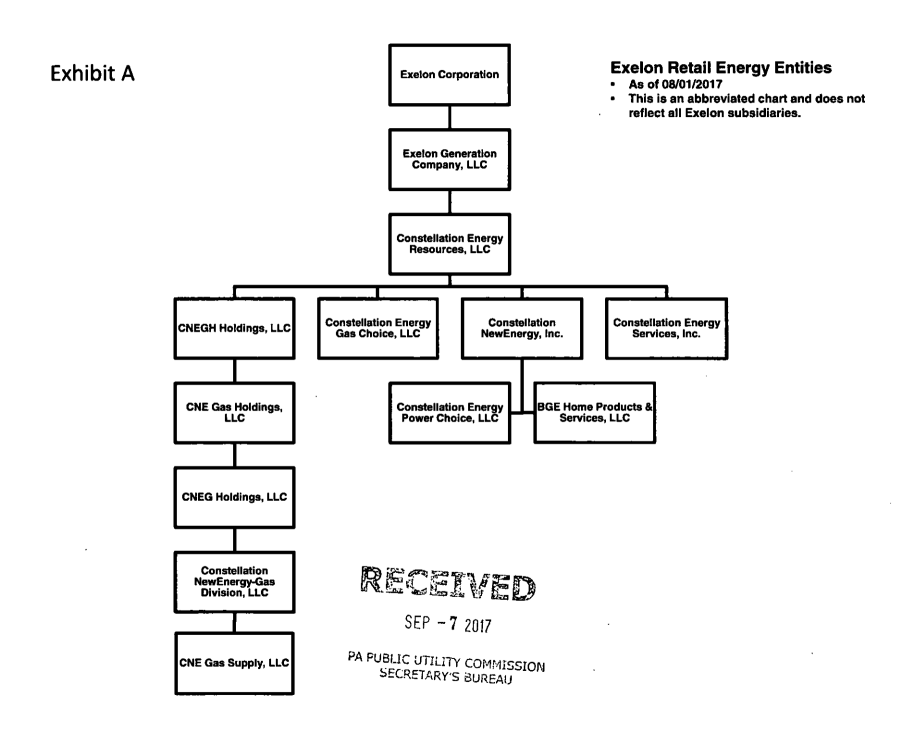
If you have any questions regarding this matter, please contact me. I can be reached by phone at 312-681-1855 and by email at amy.klaviter@constellation.com. Thank you for your assistance.

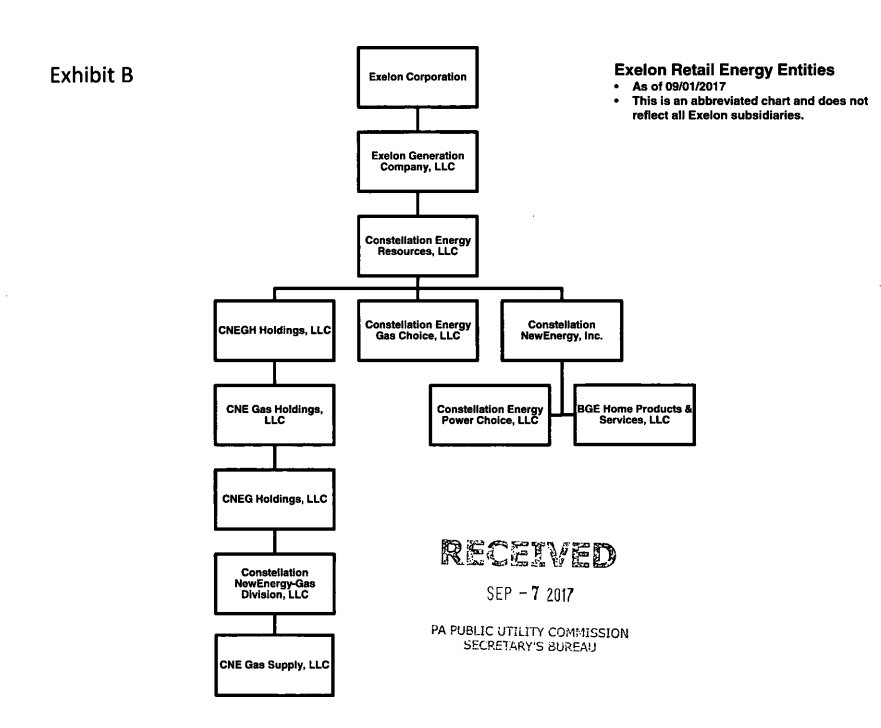
Sincerely,

Amy Klaviter

Analyst, Legal Compliance

**Enclosures** 





### RECEIVED

SEP -7 2017

FILING FEE

OPTIONAL EXPEDITED
SERVICE

\$150.00 + \$25.00

DO NOT STAPLE PA PUBLIC UTILITY COMMISSION

Sec. 179.76(3) & (5), 180.1161(3) & (5), 181.1161(3) & (5) and 183.1207(3) & (5), Wis. Stats. SECRETARY'S EUREAU
State of Wisconsin

DEPARTMENT OF FINANCIAL INSTITUTIONS
Division of Corporate & Consumer Services



### CERTIFICATE OF CONVERSION

|  | <u> </u>  |  |
|--|---|--|
| Company Na   | me:   |  |
| Constellation En   | ergy Services, Inc.   |  |
| Indicate (X)   | Limited Partnership (Ch. 179, Wis. Stats.)  | Organized under the  |
| Entity Type  | Business Corporation (Ch. 180, Wis. Stats.)   | laws of  |
|  | Nonstock Corporation (Ch. 181, Wis. Stats.)   | WI   |
|  | Limited Liability Company (Ch. 183, Wis. Stats.)  | (state or country *)   |
| 2. Does the c  | converting entity have a fee simple ownership interest in any Wisc  | consin real estate?  |
| F==  |   |  |
| □ Ye   | _   |  |
| IMPORTAN Revenue unde NOTE: Sec. You may acce * If a foreign status (variou State or other   | PT – If you answer yes, the entity is required to file a report with the resec. 73.14 of the Wis. Stats. within 60 days after the effective de 73.14(2)(a) provides a penalty of \$200 for each day that the reporters the form at: <a href="http://ww2.revenue.wi.gov/internet/merger.html">http://ww2.revenue.wi.gov/internet/merger.html</a> (out-of-state) business entity is converting to a Wisconsin business sly called "certificate of existence" or "certificate of good standing appropriate official in the jurisdiction where the foreign business the business entity and its date of incorporation or formation.   | ate of the conversion. t is late, not to exceed \$7,500. ss entity, attach a certificate of g") issued by the Secretary of   |
| IMPORTAN Revenue unde NOTE: Sec. You may acce * If a foreign status (variou State or other   | FT – If you answer yes, the entity is required to file a report with the resection of the Wis. Stats, within 60 days after the effective of 73.14(2)(a) provides a penalty of \$200 for each day that the reporters the form at: <a href="http://ww2.revenue.wi.gov/internet/merger.html">http://ww2.revenue.wi.gov/internet/merger.html</a> (out-of-state) business entity is converting to a Wisconsin business sly called "certificate of existence" or "certificate of good standing appropriate official in the jurisdiction where the foreign business the business entity and its date of incorporation or formation.  | ate of the conversion. t is late, not to exceed \$7,500. ss entity, attach a certificate of g") issued by the Secretary of   |
| IMPORTAN Revenue unde NOTE: Sec. You may acce * If a foreign status (variou State or other the name of the   | FT – If you answer yes, the entity is required to file a report with the resec. 73.14 of the Wis. Stats. within 60 days after the effective drawing 73.14(2)(a) provides a penalty of \$200 for each day that the reporters the form at: <a href="http://ww2.revenue.wi.gov/internet/merger.html">http://ww2.revenue.wi.gov/internet/merger.html</a> (out-of-state) business entity is converting to a Wisconsin businessly called "certificate of existence" or "certificate of good standing appropriate official in the jurisdiction where the foreign business the business entity and its date of incorporation or formation.  | ate of the conversion. t is late, not to exceed \$7,500. ss entity, attach a certificate of g") issued by the Secretary of   |
| IMPORTAN Revenue unde NOTE: Sec. You may acce * If a foreign status (variou State or other the name of the 3. After com-                             | FT – If you answer yes, the entity is required to file a report with the resec. 73.14 of the Wis. Stats. within 60 days after the effective drawing 73.14(2)(a) provides a penalty of \$200 for each day that the reporters the form at: <a href="http://ww2.revenue.wi.gov/internet/merger.html">http://ww2.revenue.wi.gov/internet/merger.html</a> (out-of-state) business entity is converting to a Wisconsin businessly called "certificate of existence" or "certificate of good standing appropriate official in the jurisdiction where the foreign business the business entity and its date of incorporation or formation.  | ate of the conversion. t is late, not to exceed \$7,500. ss entity, attach a certificate of g") issued by the Secretary of   |
| IMPORTAN Revenue unde NOTE: Sec. You may acce * If a foreign status (variou State or other the name of the 3. After com-                             | TT – If you answer yes, the entity is required to file a report with the resection of the Wist Stats, within 60 days after the effective of 73.14(2)(a) provides a penalty of \$200 for each day that the report ess the form at: <a href="http://www.revenue.wi.gov/internet/merger.html">http://www.revenue.wi.gov/internet/merger.html</a> (out-of-state) business entity is converting to a Wisconsin business sly called "certificate of existence" or "certificate of good standing appropriate official in the jurisdiction where the foreign business the business entity and its date of incorporation or formation.  Wersion:  The Limited Partnership (Ch. 179, Wist Stats.) | ate of the conversion. t is late, not to exceed \$7,500. ss entity, attach a certificate of g") issued by the Secretary of   |
| IMPORTAN Revenue unde NOTE: Sec. You may acce * If a foreign status (variou State or other the name of the 3. After com Company Nat Constellation En | TT – If you answer yes, the entity is required to file a report with the resection of the Wis. Stats, within 60 days after the effective of 73.14(2)(a) provides a penalty of \$200 for each day that the report ess the form at: <a href="http://ww2.revenue.wi.gov/internet/merger.html">http://ww2.revenue.wi.gov/internet/merger.html</a> (out-of-state) business entity is converting to a Wisconsin business say called "certificate of existence" or "certificate of good standing appropriate official in the jurisdiction where the foreign business he business entity and its date of incorporation or formation.  wersion:  me: ergy Services, LLC                          | ate of the conversion.  It is late, not to exceed \$7,500.  It is late, not to exceed \$ |

624690-1 80F/3P

DFI/CORP/1000 (04/15)

- 4. .. A Plan of Conversion containing all the following parts is attached as Exhibit A. (NOTE: A template for Plan of Conversion is included in this form. Use of the template is optional.)
  - A. The name, form of business entity, and identity of the jurisdiction governing the business entity that is to be converted.
  - B. The name, form of business entity, and identity of the jurisdiction that will govern the business entity after conversion.
  - C. The terms and conditions of the conversion.
  - D. The manner and basis of converting the shares or other ownership interests of the business entity that is being converted into shares or other ownership interests of the new form of business entity.
  - E. The effective date and time of conversion, if the conversion is to be effective other than at the time of filing the certificate of conversion as provided under sec. 179.11(2), 180.0123, 181.0123 or 183.0111, whichever governs the business entity prior to conversion.
  - F. A copy of the articles of incorporation, articles of organization, certificate of limited partnership, or other similar governing document of the business entity after conversion as Exhibit B. If converting the entity to another state or country, the governing document is not required. (NOTE: Templates for certificate of limited partnership, articles of incorporation, and articles of organization are included in this form. Use of the templates is optional.)
  - G. Other provisions relating to the conversion, as determined by the business entity.
- 5. The Plan of Conversion was approved in accordance with the applicable law of the jurisdiction that governs the organization of the business entity.
- 6. Registered Agent (Agent for Service of Process) and Registered Office (Agent's business office) of the business entity PRIOR TO CONVERSION:

| Registered Agent (Agent for Service of Process): Corporate Creations Network Inc. | Registered Office: 4650 W. Spencer Street Appleton, WI 54914 |
|---|--|
| Additional Entry for a Limited Partnership only ->                                | Record Office:   |

7. Registered Agent (Agent for Service of Process) and Registered Office (Agent's business office) of the business entity AFTER CONVERSION:

| Registered Agent (Agent for Service of Process): Corporate Creations Network Inc. | Registered Office in WI (Street & Number, City, State (WI) and ZIP code): 4650 W. Spencer Street Appleton, WI 54914 |
|---|---|
| Additional Entry for a Limited Partnership only →                                 | Record Office:  |

| 8. Executed on 8/10/2017 (date business entity PRIOR TO ITS CONVERS   | by the ION. (Signature)   |
|---|---|
| Mark (X) below the title of the person exec document.   | uting the   |
| For a limited partnership   | Katherine A. Smith (Printed Name)   |
| Title: General Partner  For a limited liability company   | For a corporation  Title: President OR Secretary  |
| Title: Member OR Manager  | or other officer title Assistant Secretary  |
|   |   |
| (5), Wis. Stats. for document content)  Please use BLACK Ink. Submit one ori  | ginal along with the required filing fee of \$150.00 to the   |
| (5), Wis. Stats. for document content)  Please use BLACK Ink. Submit one orlanderess listed below. Make checks paya | ginal along with the required filing fee of \$150.00 to the ble to the " <u>Department of Financial Institutions".</u> Filing it manually or otherwise allowed under sec. 179.14 (1g)(c), |

NOTICE: This form may be used to accomplish a filing required or permitted by statute to be made with the department. Information requested may be used for secondary purposes. This document can be made available in alternate formats upon request to qualifying individuals with disabilities.

1. Enter the company name, type of business entity, and staté of organization of business entity prior to conversion. Definitions of foreign entity types are set forth in ss. 179.01(4), 180.0103(9), 181.0103(13) and 183.0102(8), Wis. Stats.

If a foreign (out-of-state) business entity is converting to a Wisconsin business entity, attach a certificate of status (variously called "certificate of existence" or "certificate of good standing") issued by the Secretary of State or other appropriate official in the jurisdiction where the foreign business entity is organized, to include the name of the business entity and its date of incorporation or formation.

- 2. Select yes or no to indicate whether the converting entity has a fee simple ownership interest in any Wisconsin real estate. See sec. 73.14 and 77.25, Wis. Stats., or contact the Wisconsin Department of Revenue at (608)266-1594 for questions regarding fee simple ownership interest and the filing requirements with that department.
- 3. Enter the company name, type of business entity, and state of organization of business entity after conversion.

# State of Wisconsin DEPARTMENT OF FINANCIAL INSTITUTIONS Division of Corporate & Commercial Services

### **EXHIBIT A**

### PLAN OF CONVERSION

1.) Name of entity and state of jurisdiction before conversion:

Constellation Energy Services, Inc., a Wisconsin corporation

2.) Name of entity and state of jurisdiction after conversion:

Constellation Energy Services, LLC, a Wisconsin limited liability company

3.) Terms and conditions of the conversion:

Constellation Energy Services, Inc., a Wisconsin corporation shall convert to a Wisconsin limited liability and change its name to Constellation Energy Services, LLC.

4.) Ownership Interest:

The issued and outstanding shares of Constellation Energy Services, Inc. shall be cancelled and the membership interest of Constellation Energy Services, LLC shall be held by its member in a certificate.

5.) Effective date:

The effective date of the conversion shall be August 30, 2017 at 11:59 PM Eastern Time.

6.) Articles of Organization

The Articles of Organization of Constellation Energy Services, LLC are attached.



For Office



### State of Wisconsin

### **Department of Financial Institutions**

### **Endorsement**

## CERTIFICATE OF CONVERSION - Ch. 180 CONSTELLATION ENERGY SERVICES, INC.

Received Date: 8/11/2017

Filed Date: 8/14/2017

Filing Fee:

\$150.00

Expedited Fee: \$25.00

Entity ID#: W035184

Total Fee:

\$175.00

FILING #1

CONVERTS A WI DOMESTIC CORP (CHAP 180) INTO A WI DOMESTIC LLC (CHAP 183)

NAME CHANGE

**EFFECTIVE DATE: AUGUST 30, 2017** 

### DO NOT STAPLE

# State of Wisconsin DEPARTMENT OF FINANCIAL INSTITUTIONS Division of Corporate & Consumer Services

Sec. 179.77, 180.1105, 181.1105, and 183.1204 Wis. Stats.



### **ARTICLES OF MERGER**

| 1. Non-Surviving Parties to the Merger:   |   |  |
|---|---|--|
| Company Name: Constellation Energy Services, LLC  |   |  |
| Indicate (X)<br>Entity Type   | Limited Partnership (Ch. 179, Wis. Stats.)  Business Corporation (Ch. 180, Wis. Stats.) See Exception below  Nonstock Corporation (Ch. 181, Wis. Stats.)  Limited Liability Company (Ch. 183, Wis. Stats.)      | Organized under the laws of Wisconsin (state or country)         |
| Does the above named non-surviving party have a fee simple ownership interest in any Wisconsin real estate?  Yes No  IMPORTANT: If you enswer yes, the surviving entity is required to file a report with the Wisconsin Dept. of Revenue under sec. 73.14 of the Wis. Stats. within 60 days after the effective date of the merger. NOTE; Sec. 73.14(2)(a) provides a penalty of \$200 for  |   |  |
| Company Nam   | report is tate, not to exceed \$7,500. You may access the form at: http://ww2.revenue.wi  |  |
| Indicate (X)<br>Entity Type   | ☐ Limited Partnership (Ch. 179, Wis. Stats.) ☐ Business Corporation (Ch. 180, Wis. Stats.) See Exception below ☐ Nonstock Corporation (Ch. 181, Wis. Stats.) ☐ Limited Liability Company (Ch. 183, Wis. Stats:) | Organized under the laws of                                      |
| Does the above named non-surviving party have a fee simple ownership interest in any Wisconsin real estate?  Yes No   |   |  |
| IMPORTANT: If you answer yes, the surviving entity is required to file a report with the Wisconsin Dept. of Revenue under sec.  73.14 of the Wis. Stats. within 60 days after the effective date of the merger. NOTE: Sec. 73.14(2)(a) provides a penalty of \$200 for each day that the report is late, not to exceed \$7,500. You may access the form at: <a href="http://www.revenue.wi.gov/interneVmerger.html">http://www.revenue.wi.gov/interneVmerger.html</a> |   |  |
| Schedule more non-surviving parties as an additional page and indicate whether the non-surviving party has a fee simple ownership interest in any Wisconsin real estate.  |   |  |
| 2. Surviving Entity:  |   |  |
| Company Name: Constellation NewEnergy, Inc.   |   |  |
| Indicate (X)<br>Entity Type   | Limited Partnership (Ch. 179, Wis. Stats.)  Business Corporation (Ch. 180, Wis. Stats.) See Exception below  Nonstock Corporation (Ch. 181, Wis. Stats.)  Limited Liability Company (Ch. 183, Wis. Stats.)      | Organized under<br>the laws of<br>Delaware<br>(state or country) |
| EXCEPTION: If the merger involves only Chapter 180 business corporations, use form 2001.  |   |  |
|   | 4450.00   | 824690-2 B0F7AM  |

FILING FEE - \$160.00 DFI/CORP/2000(R02/14)



| 3. Indicate below if the surviving entity is an indirect wholly owned subsidiary or parent:  |                                      |  |           |         |
|--|--------------------------------------|--|-----------|---------|
| The surviving entity is a Domestic or Foreign Business Corporation that is an indirect wholly owned subsidiary or parent and the merger was approved in accordance with sec. 180.11045 and the requirements of sec. 180.11045(2) have been satisfied.  |                                      |  |           |         |
| The surviving entity is not a Domestic or Foreign Business Corporation that is an indirect wholly owned subsidiary or parent.  |                                      |  | t wholly  |         |
| 4. The Pian of Merger included in this document was approved by each entity that is a party to the merger in the manner required by the laws applicable to each entity, and in accordance with ss. 180.1103, 180.1104, 181.1103, 181.1104 and 183.1202, if applicable.   |                                      |  |           | merger  |
| CONTINGENCY STATEMENT – The surviving entity of this merger is a domestic or foreign nonstock corporation. The Plan of Merger included in this document was approved by each entity that is a party to the merger in the manner required by the laws applicable to each entity, and in accordance with ss. 180.1103, 180.1104 and 183.1202, if applicable, and by a person other than the members or the board, if the approval of such person is required under s. 181.1103(2)(c).  The approval of members is not required, and the Plan of Merger was approved by a sufficient vote of the board. |                                      |  |           |         |
| The number of votes cast by each class of members to approve the Plan of Merger were sufficient for approval by that class.  |                                      |  |           |         |
| Membership Class   | Number of Memberships<br>Outstanding | Number of Votes Entitled to be<br>Cast     | For       | Against |
|  |                                      |  |           |         |
| (Append or attach  | the PLAN OF MERGER, (Op              | tional <u>Plan of Merger</u> template on I | Pages 3 & | 4)      |
| 5. (OPTIONAL) Effective  | e Date and Time of Merger            |  |           | ·       |
| These articles of merger, when filed, shall be effective on 08/31/2017 (date) at 11:59 PM (time).  |                                      |  |           |         |
| (An effective date declared under this article may not be earlier than the date the document is delivered to the department for filling, nor more than 90 days after its delivery. If no effective date and time is declared, the effective date and time will be determined by ss. 179.11(2), 180.0123, 181.0123 or 183.0111, whichever section governs the surviving domestic entity.)   |                                      |  |           |         |
| 6. Executed on 8/10/2017 (date) by the surviving entity on behalf of all parties to the merger.  (Signature)   |                                      |  |           |         |
| Mark (X) below the title document.   | of the person executing the          | (Gigitature)  Katherine A. Smit            | h         |         |
| For a limited partnersh<br>Title: General Partner  | ip                                   | (Printed Name) For a corporation           |           |         |
| For a limited liability company  Title: Member OR Manager  Title: President OR Secretary or other officer title  |                                      |  |           |         |
| This document was drafted by:    Janet Hernandez   (Name the individual who drafted the document)  |                                      |  |           |         |

DO NOT STAPLE

Sec. 179.77, 180.1101(2), 181.1101(2), and 183.1203(2) Wis. Stats.

State of Wisconsin
DEPARTMENT OF FINANCIAL INSTITUTIONS
Division of Corporate & Consumer Services

### **PLAN OF MERGER**

1. Non-Surviving Parties to the Merger:

| Company Nan<br>Constellation En  | ne:<br>ergy Services, LLC "  |  |
|----------------------------------|--|--|
| Indicate (X)<br>Entity Type      | Limited Partnership (Ch. 179, Wis. Stats.)  Business Corporation (Ch. 180, Wis. Stats.)  Nonstock Corporation (Ch. 181, Wis. Stats.)  Limited Liability Company (Ch. 183, Wis. Stats.) | Organized under the laws of Wisconsin (state or country) |
| Company Nan                      | ne:  |  |
| Indicate (X)<br>Entity Type      | Limited Partnership (Ch. 179, Wis. Stats.)  Business Corporation (Ch. 180, Wis. Stats.)  Nonstock Corporation (Ch. 181, Wis. Stats.)  Limited Liability Company (Ch. 183, Wis. Stats.) | Organized under the laws of (state or country)           |
| Schedule more                    | e non-surviving parties as an additional page.<br>Entity:  |  |
| Company Nan<br>Constellation Nev |  |  |
| Indicate (X)<br>Entity Type      | Limited Partnership (Ch. 179, Wis. Stats.)  Business Corporation (Ch. 180, Wis. Stats.)  Nonstock Corporation (Ch. 181, Wis. Stats.)  Limited Liability Company (Ch. 183, Wis. Stats.) | Organized under the laws of Delaware (state or country)  |

### PLAN OF MERGER : . . .

| 3. The manner and basis of converting the interests in each business entity that is a party to the merger into shares, interests, obligations or other securities of the surviving business entity or any other business entity or into cash or other property in whole or in part.                     |
|---|
| All of the issued membership interest of Constellation Energy Services, LLC shall be canceled at the time of the merger.  |
|   |
|   |
|   |
| 4. The terms and conditions of the merger.  |
| Constellation Energy Services, LLC, a Wisconsin limited liability company, shall merge with and into Constellation NewEnergy, Inc., a Delaware corporation, and Constellation NewEnergy, Inc. shall be the survivor. Constellation Energy Services, LLC shall cease to exist at the time of the merger. |
|   |
|   |
| 5. Other provisions the parties to the merger may elect to include relating to the merger.  |
| The merger shall be effective August 31, 2017 at 11:59 PM, Eastern Time   |
|   |
| 6. The articles of incorporation or other similar governing document of the surviving domestic entity is amended as follows:  |
| No amendments will be made to the certificate of incorporation of Constellation NewEnergy, Inc.   |
|   |
|   |



For Office



### State of Wisconsin

### **Department of Financial Institutions**

### **Endorsement**

### ARTICLES OF MERGER - Ch. 180

### **CONSTELLATION ENERGY SERVICES, LLC**

Received Date: 8/11/2017

Filed Date: 8/14/2017

Filing Fee:

\$150.00

Expedited Fee: \$25.00

Entity ID#: W035184

**Total Fee:** 

\$175.00

FILING #2

ARTICLES OF MERGER, MERGING CONSTELLATION ENERGY SERVICES, LLC (A WI DOMESTIC LLC)(CHAP 183)(NON-SURVIVOR) INTO AN UNLICENSED FOREIGN CORPORATION (SURVIVOR)

**EFFECTIVE DATE: AUGUST 31, 2017** 

ORIGIN ID:CHIA CRYSTAL BROWN

(312) 681-1830

SHIP DATE: 07SEP17 ACTWGT: 0.50 LB CAD: 107541832/INET3920

20 N WACKER DRIVE SUITE 2100 CHICAGO, IL 60606 UNITED STATES US

**BILL SENDER** 

**SECRETARY** PA PUBLICUTILITIES COMMISSION **COMMONWEALTH KEYSTONE BUILDING 400 NORTH STREET** 

**HARRISBURG PA 17120** 

(717) 772-7777 NV: PO

REF. CES MERGE INTO CNE

DEPT



549J1/FF19/104C

FRI - 08 SEP 3:00P

STANDARD OVERNIGHT

7702 0237 1553



17120 MDT

- Use the 'Print' button on this page to print your label to your laser or inkjet printer.
   Fold the printed page along the horizontal line.
   Place label in shipping pouch and affix it to your shipment so that the barcode portion of the label can be read and scanned.

Warning: Use only the printed original label for shipping. Using a photocopy of this label for shipping purposes is fraudulent and could result in additional billing charges, along with the cancellation of your FedEx account number. Use of this system constitutes your agreement to the service conditions in the current FedEx Service Guide, available on

fedex.com.FedEx will not be responsible for any claim in excess of \$100 per package, whether the result of loss, damage, delay, non-delivery, misdelivery, or misinformation, unless you declare a higher value, pay an additional charge, document your actual loss and file a timely claim. Limitations found in the current FedEx Service Guide apply. Your right to recover from FedEx for any loss, including intrinsic value of the package, loss of sales, income interest, profit, attorney's fees, costs, and other forms of damage whether direct, incidental,consequential, or special is limited to the greater of \$100 or the authorized declared value. Recovery cannot exceed actual documented loss.Maximum for items of extraordinary value is \$1,000, e.g. jewelry, precious metals, negotiable instruments and other items listed in our ServiceGuide. Written claims must be filed within strict time limits, see current FedEx Service Guide.