Constellation Energy Nuclear Group, LLC 100 Constellation Way Suite 200C Baltimore, MD 21202



October 25, 2010

U.S. Nuclear Regulatory Commission Washington, DC 20555-0001

ATTENTION:

Director, Office of Nuclear Reactor Regulation Director, Office of New Reactor Licensing

SUBJECT:

Calvert Cliffs Nuclear Power Plant

Unit Nos. 1 & 2; Docket Nos. 50-317 & 50-318

Calvert Cliffs Nuclear Power Plant Unit No. 3; Docket No. 52-016

Calvert Cliffs Independent Spent Fuel Storage Installation

Docket No. 72-8

Nine Mile Point Nuclear Station

Unit Nos. 1 & 2; Docket Nos. 50-220 & 50-410

R. E. Ginna Nuclear Power Plant

Docket No. 50-244

Submittal of Securities and Exchange Commission Schedules

REFERENCES:

- (a) Letter from E. J. Leeds and M. F. Webster (NRC) to H. B. Barron (CENG), dated October 30, 2009, Order Superseding October 9, 2009 Order Approving the Transfer of Renewed Facility Operating License Nos. DPR-53 and DPR-69 for the Calvert Cliffs Nuclear Power Plant, Unit Nos. 1 and 2, and Materials License No. SNM-2505 for the Calvert Cliffs Independent Spent Fuel Storage Installation, and Conforming Amendments (TAC Nos. ME0443 and ME0444)
- (b) Letter from E. J. Leeds and M. F. Webster (NRC) to H. B. Barron (CENG), dated October 30, 2009, Order Superseding October 9, 2009 Order Approving the Transfer of Renewed Facility Operating License No. PR-18 for the R.E. Ginna Nuclear Power Plant (TAC No. ME0445)
 - (c) Letter from E. J. Leeds and M. F. Webster (NRC) to H. B. Barron (CENG), dated October 30, 2009, Order Superseding October 9, 2009 Order Approving the Transfer of Renewed Facility Operating License Nos. DPR-63 and NPF-69 for the Nine Mile Point Nuclear Station, Unit Nos. 1 and 2 (TAC Nos. ME0446 and ME0447)

HOO!

Director, Office of Nuclear Reactor Regulation Director, Office of New Reactor Licensing October 25, 2010 Page 2

Attachments (1) and (2) are copies of Schedule 13D filings submitted to the Securities and Exchange Commission by EDF Inc.

Attachment (1) does not affect the Constellation Energy Nuclear Group, LLC operating plants and is being submitted for information only, as discussed with the NRC Project Manager. Attachment (2) is being submitted in compliance with Condition III.B(2)(e) in Reference (a) and Condition III.B.(1)(e) in References (b) and (c).

If there are any questions regarding this submittal, please contact me at 410-470-3777 or Bruce.Montgomery@cengllc.com.

Sincerely,

Bruce/S. Montgomery

Manager, Nuclear Safety and Security

BSM/EMT/bjd

Attachment:

- (1) SEC Schedule 13D dated October 13, 2010
- (2) SEC Schedule 13D dated October 18, 2010

cc:

Document Control Desk

D. V. Pickett, NRC

R. V. Guzman, NRC

J. Colaccino, NRC

S. Arora, NRC

W. M. Dean, NRC

Resident Inspector, NRC (Calvert Cliffs)

Resident Inspector, NRC (Ginna)

Resident Inspector, NRC (Nine Mile Point)

S. Gray, Maryland DNR

ATTACHMENT (1)

SEC SCHEDULE 13D DATED OCTOBER 13, 2010

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UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

SCHEDULE 13D

Under the Securities Exchange Act of 1934 (Amendment No. 6)

	(Name of Issuer)
	(Name by Issuel)
_ ·	Common Stock, No Par Value
	(Title of Class of Securities)
	210371100
	(CUSIP Number)
	Jean-Pierre Benqué
•	EDF Inc. (formerly known as EDF Development Inc.)
	5404 Wisconsin Avenue, Suite 400
	Chevy Chase, MD 20815
	(240) 744-8000
(Name, Address and Te	lephone Number of Person Authorized to Receive Notices and Communications
	October 13, 2010

(Date of Event which Requires Filing of this Statement)

If the filing person has previously filed a statement on Schedule 13G to report the acquisition that is the subject of this Schedule 13D, and is filing this schedule because of sections 240.13d-1(e), 240.13d-1(f) or 240.13d-1(g), check the following box. []

Note: Schedules filed in paper format shall include a signed original and five copies of the schedule, including all exhibits. See Section 240.13d-7 for other parties to whom copies are to be sent.

* The remainder of this cover page shall be filled out for a reporting person's initial filing on this form with respect to the subject class of securities, and for any subsequent amendment containing information which would alter disclosures provided in a prior cover page.

The information required on the remainder of this cover page shall not be deemed to be "filed" for the purpose of Section 18 of the Securities Exchange Act of 1934 (the "Exchange Act") or otherwise subject to the liabilities of that section of the Exchange Act but shall be subject to all other provisions of the Exchange Act (however, see the Notes).

1.	Names of Reporting Persons. Électricité de France S.A.	
2.	Check the Appropriate Box if a Member of a Group (see instructions)	(a)
3.	SEC USE ONLY	
4.	Source of Funds (see instructions) OO	•
5.	Check if Disclosure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e)	ĮŪ,
6.	Citizenship or Place of Organization France	
Number of	7. Sole Voting Power 0	
Shares Beneficially	8. Shared Voting Power 16,964,095	
Owned by Each	9. Sole Dispositive Power 0	
Reporting Person with	10. Shared Dispositive Power 16,964,095	
11.	Aggregate Amount Beneficially Owned by Each Reporting Person 16,964,095 shares of Common Stock	
12.	Check if the Aggregate Amount in Row (11) Excludes Certain Shares (see instructions)	
13.	Percent of Class Represented by Amount in Row (11) 8.40%	-
14.	Type of Reporting Person (see instructions) CO	

1.		eporting Persons		
		national S.A.		
2.	Check the A	ppropriate Box if a Member of a Group (see instructions)	(a) 🗆 (b) 🗖	
3.	SEC USE C	NLY		
4.	Source of F	unds (see instructions)	•	
5.	Check if Dis	sclosure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e)		
6.	Citizenship France	or Place of Organization		
Number of Shares	7.	Sole Voting Power 0		1
Beneficially Owned by	8.	Shared Voting Power 16,964,095		
Each Reporting	9.	Sole Dispositive Power 0		
Person with	10.	Shared Dispositive Power 16,964,095		

11.	Aggregate Amount Beneficially Owned by Each Reporting Person 16,964,095 shares of Common Stock	
12.	Check if the Aggregate Amount in Row (11) Excludes Certain Shares (see instructions)	
13.	Percent of Class Represented by Amount in Row (11) 8.40%	
14.	Type of Reporting Person (see instructions) CO	

1.		Reporting Persons Formerly known as EDF Development Inc.)			
2.	Check the	Appropriate Box if a Member of a Group (see instructions)	(a) 🗆 (b) 🗆	l	
3.	SEC USE	DNLY			
4.	Source of F AF	unds (see instructions)			
5.	Check if D	sclosure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e)			
6,	Citizenship Delaware	or Place of Organization			
Number of Shares	7.	Sole Voting Power 0			
Beneficially Owned by	8.	Shared Voting Power 16,964,095			
Each Reporting	9.	Sole Dispositive Power 0			
Person with	10.	Shared Dispositive Power 16,964,095			
11.		Amount Beneficially Owned by Each Reporting Person shares of Common Stock			
12.	Check if the	e Aggregate Amount in Row (11) Excludes Certain Shares (see			
13.	Percent of 8.40%	Class Represented by Amount in Row (11)			
14.	Type of Re CO	porting Person (see instructions)			

Unassociated Document Page 5 of 6

Item 1. Security and Issuer.

The class of equity securities to which this Amendment No. 6 to Schedule 13D relates is the common stock, without par value (the "Common Stock"), of Constellation Energy Group, Inc., a Maryland corporation (the "Issuer" or "Constellation"). The address of the principal executive offices of the Issuer is 750 E. Pratt Street, Baltimore, Maryland 21202.

The information set forth in response to each separate Item below shall be deemed to be a response to all Items where such information is relevant. The Schedule 13D is hereby amended as follows:

Item 2. Identity and Background.

Paragraph (a) of Item 2 is hereby amended and restated in its entirety as follows:

(a) This Schedule 13D is being filed by the following persons (each a "Reporting Person" and collectively, the "Reporting Persons"): (i) Électricité de France S.A. ("EDF"); (ii) E.D.F. International S.A. ("EDFI"); and (iii) EDF Inc. (formerly known as EDF Development Inc.) ("EDFD"). The agreement among the Reporting Persons relating to the joint filing of this Schedule 13D is attached as Exhibit 99.9 hereto.

Item 4. Purpose of Transaction.

Today, EDF sent the letter attached as Exhibit 99.8 to Mr. Michael J. Wallace, Vice-Chairman and Chief Operating Officer of Constellation..

Item 7. Material to be Filed as Exhibits.

Exhibit Number 99.8	Description Letter from EDF to Mr. Michael J. Wallace, Vice-Chairman and Chief Operating Officer of Constellation, dated October 13, 2010
99.9	Joint Filing Agreement, dated as of November 10, 2009, by and among Électricité de France S.A., E.D.F. International S.A., and EDF Development Inc.

SIGNATURE

After reasonable inquiry and to the best of the knowledge and belief of the undersigned, the undersigned certifies that the information set forth herein is true, complete and correct.

Dated: October 13, 2010

ÉLECTRICITÉ DE FRANCE S.A.

/s/ Alain Tchemonog

Name: Alain Tchernonog Title: GENERAL SECRETARY

E.D.F. INTERNATIONAL S.A.

/s/ Guillaume de Forceville

Name: Guillaume de Forceville Title: DEPUTY GENERAL MANAGER

EDF INC.

/s/ Jean-Pierre Benqué

Name: Jean-Pierre Benqué Title: PRESIDENT

EX-99.8 2 edf13dex998 1006.htm

Exhibit 99.8

October 13, 2010

Mr. Michael J. Wallace Vice-Chairman & COO Constellation Energy 111 Market Place, 2nd Floor Baltimore, MD 21202 USA

Dear Mike,

Over the last three years, EDF and Constellation Energy Group ("Constellation") have devoted significant effort and resources to the Calvert Cliffs 3 project ("CC3"). We are thus naturally quite concerned by the serious threat to this important project that flows from Constellation's recent decision to withdraw from the federal loan guarantee process with the Department of Energy ("DOE") for CC3.

CC3 is an important project. As you know, CC3 would be one of the largest economic and industrial development prospects in Maryland's history, creating more than 4,000 jobs and generating 1,600 megawatts of non-greenhouse gas-emitting electricity, which is the equivalent of powering 1.3 million homes, 24/7/365.

We are writing to you because, given what is at stake, we feel an obligation to explore every reasonable avenue to keep the prospects for this project alive.

Of course, market conditions today are very challenging. The road ahead is a long one, with many hurdles yet to be crossed.

In this context, it is very important that EDF is the largest nuclear operator in the world. With 40 years of experience in nuclear energy development and production, EDF owns or co-owns a fleet of 82 nuclear reactors. Currently, EDF is constructing three new generation EPR reactors, including Flamanville 3 in France, and Taishan 1 and 2 in China. With each successive EPR project, we are improving efficiency and reducing construction time and costs. As you also know, our new nuclear joint venture, UniStar Nuclear Energy ("UniStar"), is already benefiting from the experience gained through these international projects and we have been incorporating those lessons learned in the planning process for CC3.

We are ready to commit further resources and efforts to pursue the development of CC3, with a view to making a final investment decision if the right conditions can come together.

As a threshold matter, however, in order to conserve the possibility of moving forward with CC3, our partnership with you clearly has to be modified. This requires a restructuring of our relations within UniStar as well as, for the reasons set forth below, a removal of the threat of substantial disruption of the project that would result from Constellation's exercise of the option that it received from EDF in 2008 to put existing fossil fuel facilities to EDF for up to an aggregate of \$2 billion.

With regard to the restructuring of UniStar, we propose two options:

- i. We are reiterating the proposal EDF made to Constellation in mid-September to completely "derisk" Constellation on the development of CC3 and for EDF to shoulder 100% of the risk and burden until construction begins. Constellation has never engaged or even commented on this proposal, presented in the form of a detailed term sheet. Nevertheless EDF confirms that this proposal is still on the table; or
- ii. EDF is prepared immediately to purchase all of Constellation's 50% interest in UniStar at fair market value. EDF would then move forward with the development phase of the project entirely on its own, with a view to bringing in a new U.S. partner at the appropriate time.

A second threshold issue is resolution of the put option. EDF simply cannot go the extra mile and pick up the burden on CC3 without this being dealt with promptly. Litigation that would inevitably result from Constellation attempt to exercise the put

Unassociated Document Page 2 of 2

would cause, at a minimum, serious and highly disruptive delay for CC3.

EDF takes seriously and stands fully behind its contractual obligations. But, by its terms, the put is not exercisable under present circumstances and it was never intended to be so exercisable, as Constellation has itself stated in numerous regulatory filings. If Constellation were nonetheless so imprudent and destructive as to attempt to exercise the put, EDF would vigorously and confidently resist its enforcement and we would look forward to presenting our case in full. EDF would have no other choice.

We are grateful for the vast number of elected officials and community leaders who have been actively advocating for CC3. We know how important the 4,000 new jobs that could come from CC3 would be to Maryland and we believe in the benefits that new nuclear would bring to the United States. As Constellation considers the options moving forward, we hope that it will do so mindful of the profound impact that its actions will have on the promise of CC3 and all of the hopes that EDF and the citizens of Maryland have for this important project.

Sincerely,

/s/ Thomas Piquemal

Thomas Piquemal

Group Executive Vice President - Finance

EX-99.9 3 edf13dex999_1006.htm

Exhibit 99.9

Joint Filing Agreement

In accordance with Rule 13d-1(k) under the Securities Exchange Act of 1934, as amended, the persons named below agree to the joint filing on behalf of each of them of a statement on Schedule 13D (including amendments thereto) with respect to the common stock, without par value, of Constellation Energy Group, Inc., and further agree that this Joint Filing Agreement be included as an Exhibit to such joint filing. In evidence thereof, the undersigned hereby execute this Agreement.

Dated: November 10, 2009

ÉLECTRICITÉ DE FRANCE S.A.

/s/ Daniel Camus

Name: Daniel Camus

Title: CHIEF FINANCIAL OFFICER

E.D.F. INTERNATIONAL S.A.

/s/ Anne Le Lorier

Name: Anne Le Lorier

Title: DIRECTEUR GÉNÉRAL ADJOINT

CORPORATE

FINANCE – TRÉSORERIE EXECUTIVE DIRECTOR

EDF DEVELOPMENT INC.

/s/ Jean-Pierre Benqué

Name: Jean-Pierre Benqué

Title: PRESIDENT

ATTACHMENT (2)

SEC SCHEDULE 13D DATED OCTOBER 18, 2010

UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

SCHEDULE 13D

Under the Securities Exchange Act of 1934 (Amendment No. 7)

Constellation Energy Group, Inc.
(Name of Issuer)
Common Stock. No Par Value
(Title of Class of Securities)
210371100
(CUSIP Number)
Jean-Pierre Benqué
EDF Inc. (formerly known as EDF Development Inc.)
5404 Wisconsin Avenue, Suite 400
Chevy Chase, MD 20815
(240) 744-8000
(Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications)
October 18, 2010
(Date of Event which Requires Filing of this Statement)
If the filing person has previously filed a statement on Schedule 13G to report the acquisition that is the subject of this Schedule 13D, and is filing this schedule because of sections 240.13d-1(e), 240.13d-1(f) or 240.13d-1(g), check the following box. []
Note: Schedules filed in paper format shall include a signed original and five copies of the schedule, including all exhibits. See Section 240.13d-7 for other parties to whom copies are to be sent.
* The remainder of this cover page shall be filled out for a reporting person's initial filing on this form with respect to the subject class of securities, and for any subsequent amendment containing information which would alter disclosures provided in a prior cover page.
The information required on the remainder of this cover page shall not be deemed to be "filed" for the purpose of Section 18 of the

Securities Exchange Act of 1934 (the "Exchange Act") or otherwise subject to the liabilities of that section of the Exchange Act but shall be

subject to all other provisions of the Exchange Act (however, see the Notes).

1.	Names of Rep Électricité de	oorting Persons.	Processor	
2.	Check the Appropriate Box if a Member of a Group (see instructions) (a) (b) (b)			
3.	SEC USE ON	LY	(-/	
4.	Source of Fun OO	ds (see instructions)		
5.	Check if Disc	losure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e)		
6.	Citizenship or France	Place of Organization	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
Number of Shares Beneficially Owned by Each Reporting Person	7. 8. 9.	Sole Voting Power 0 Shared Voting Power 16,964,095 Sole Dispositive Power 0 Shared Dispositive Power 16,964,095		
with 11.	Aggregate An	nount Beneficially Owned by Each Reporting Person		
		ares of Common Stock		
12.	Check if the A	Aggregate Amount in Row (11) Excludes Certain Shares (see instructions)	(0	the Liste Hall and the second
13.	Percent of Class Represented by Amount in Row (11) 8.40%			
14.	Type of Repor	rting Person (see instructions)		,

}

1.	Names of Reporting Persons E.D.F. International S.A.		
Ž.	Check the Appropriate Box if a Member of a Group (see instructions)	(a)	
3.	SEC USE ONLY		
4,	Source of Funds (see instructions) WC		
5.	Check if Disclosure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e)		
6.	Citizenship or Place of Organization France		
Number of Shares	7. Sole Voting Power 0		
Beneficially Owned by	8. Shared Voting Power 16,964,095		
Each Reporting	9. Sole Dispositive Power 0		
Person with	10. Shared Dispositive Power 16,964,095		
11.	Aggregate Amount Beneficially Owned by Each Reporting Person 16,964,095 shares of Common Stock		
12.	Check if the Aggregate Amount in Row (11) Excludes Certain Shares (see instructions)		
13.	Percent of Class Represented by Amount in Row (11) 8.40%		
14.	Type of Reporting Person (see instructions) CO		

1.	Names of Reporting Persons EDF Inc. (formerly known as EDF Development Inc.)	•	
2.	Check the Appropriate Box if a Member of a Group (see instructions)	(a) □ (b) □	
3.	SEC USE ONLY		
4	Source of Funds (see instructions) AF		
5.	Check if Disclosure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e)		
6.	Citizenship or Place of Organization Delaware		
Number of Shares	7. Sole Voting Power 0 8. Shared Voting Power		
Beneficially Owned by	16,964,095		
Each Reporting	9. Sole Dispositive Power 0		
Person with	10. Shared Dispositive Power 16,964,095		
11.	Aggregate Amount Beneficially Owned by Each Reporting Person 16,964,095 shares of Common Stock		
12.	Check if the Aggregate Amount in Row (11) Excludes Certain Shares (see instructions)		
13.	Percent of Class Represented by Amount in Row (11) 8.40%		
14.	Type of Reporting Person (see instructions) CO		

Item 1. Security and Issuer.

The class of equity securities to which this Amendment No. 7 to Schedule 13D relates is the common stock, without par value (the "Common Stock"), of Constellation Energy Group, Inc., a Maryland corporation (the "Issuer" or "Constellation"). The address of the principal executive offices of the Issuer is 750 E. Pratt Street, Baltimore, Maryland 21202.

The information set forth in response to each separate Item below shall be deemed to be a response to all Items where such information is relevant. The Schedule 13D is hereby amended as follows:

Item 2. Identity and Background.

Paragraph (a) of Item 2 is hereby amended and restated in its entirety as follows:

(a) This Schedule 13D is being filed by the following persons (each a "Reporting Person" and collectively, the "Reporting Persons"): (i) Electricité de France S.A. ("EDF"); (ii) E.D.F. International S.A. ("EDFI"); and (iii) EDF Inc. (formerly known as EDF Development Inc.) ("EDFD"). The agreement among the Reporting Persons relating to the joint filing of this Schedule 13D is attached as Exhibit 99.9 hereto.

Item 4. Purpose of Transaction.

On October 18, 2010, Daniel Camus resigned as EDFI's designated director on the board of directors of Constellation, effective as of October 21, 2010. Under Section 3.2(a) of the Amended and Restated Investor Agreement, dated December 17, 2008 by and between EDFI and Constellation, EDFI is entitled to nominate one director to the board of directors of Constellation and, in case of vacancy, the board of directors is required to elect any individual so nominated to the board of directors. On October 18, 2010, EDFI nominated Samuel Minzberg, a partner in the Montreal law firm of Davies Ward Phillips & Vineberg LLP, to fill the vacancy created by Mr. Camus' resignation. Mr. Minzberg is thus expected to be elected to the board of directors of Constellation at the regular board meeting scheduled for October 22, 2010.

Item 7. Material to be Filed as Exhibits.

99.10	EDFI Nomination Letter, dated as of October 18, 2010	
99.9	Joint Filing Agreement, dated as of November 10, 2009, by and among Électricité de France S.A., E.D.F. S.A., and EDF Development Inc.	International
Number	Description	

SIGNATURE

After reasonable inquiry and to the best of the knowledge and belief of the undersigned, the undersigned certifies that the information set forth herein is true, complete and correct.

Dated: October 18, 2010

ÉLECTRICITÉ DE FRANCE S.A.

/s/ Alain Tchernonog

Name: Alain Tchernonog Title: GENERAL SECRETARY

E.D.F. INTERNATIONAL S.A.

/s/ Guillaume de Forceville

Name: Guillaume de Forceville Title: DEPUTY GENERAL MANAGER

EDF INC.

/s/ Jean-Pierre Benqué

Name: Jean-Pierre Benqué Title: PRESIDENT

Joint Filing Agreement

In accordance with Rule 13d-1(k) under the Securities Exchange Act of 1934, as amended, the persons named below agree to the joint filing on behalf of each of them of a statement on Schedule 13D (including amendments thereto) with respect to the common stock, without par value, of Constellation Energy Group, Inc., and further agree that this Joint Filing Agreement be included as an Exhibit to such joint filing. In evidence thereof, the undersigned hereby execute this Agreement.

Dated: November 10, 2009

ÉLECTRICITÉ DE FRANCE S.A.

/s/ Daniel Camus

Name: Daniel Camus

Title: CHIEF FINANCIAL OFFICER

E.D.F. INTERNATIONAL S.A.

/s/ Anne Le Lorier

Name: Anne Le Lorier

Title: DIRECTEUR GÉNÉRAL ADJOINT

CORPORATE

FINANCE - TRÉSORERIE EXECUTIVE DIRECTOR

EDF DEVELOPMENT INC.

/s/ Jean-Pierre Benqué

Name: Jean-Pierre Benqué

Title: PRESIDENT



EDF INTERNATIONAL S.A.



October 18, 2010

The Board of Directors of Constellation Energy Group, Inc. c/o Mayo A. Shattuck III Chairman and Chief Executive Officer 100 Constellation Way Baltimore, MD 21202

Ladies and Gentlemen:

Reference is hereby made to the Amended and Restated Investor Agreement, dated December 17, 2008 by and between Electricité de France International, S.A. (" EDF1") and Constellation Energy Group, Inc. (" CEG", or the " Company") (the " Investor Agreement"). Capitalized terms used but not defined herein shall have the meanings ascribed to such terms in the Investor Agreement.

Pursuant to Section 3.2(a) of the Investor Agreement, EDFI hereby nominates Samuel Minzberg as Substitute Nominee to fill the vacancy created by the resignation of Daniel Camus from CEG's Board of Directors.

We note that, in accordance with Section 3.2(a) of the Investor Agreement, the Board of Directors is required to appoint Mr. Samuel Minzberg as the EDFI Nominee at CEG's board meeting of October 22, 2010.

Please acknowledge receipt and confirmation of above by return mail.

Sincerely,

Electricité de France International, S.A.

By: /s/ Guillaume de Forceville

Name: Guillaume de Forceville Title: Deputy General Manager

Ce: Charles Berardesco General Counsel, Constellation Energy Group, Inc.

George P. Stamas, Esq. and Mark D. Director, Esq. Kirkland & Ellis LLP

Tour El 2 20 Place de la Defense (22850 Paris La Délèuse Founce Let. 73 1 50 65 48 71 tax 33 1 50 65 20 03