

UNITED STATES OF AMERICA
FEDERAL ENERGY REGULATORY COMMISSION

Delaware Division of the Public Advocate	Docket Nos. EL13-48-001
Delaware Municipal Electric Corporation, Inc.	EL15-27-000
Delaware Public Service Commission	(Consolidated)
Maryland Office of People's Counsel	
Maryland Public Service Commission	
New Jersey Board of Public Utilities	
New Jersey Division of Rate Counsel	
Office of the People's Counsel of the District of Columbia	
Public Service Commission of the District of Columbia	

v.

Baltimore Gas and Electric Company
Pepco Holdings, Inc.
Potomac Electric Power Company
Delmarva Power & Light Company
Atlantic City Electric Company

ORDER PARTIALLY SUSPENDING PROCEDURAL SCHEDULE

(Issued June 1, 2015)

1. On August 21, 2014, the Commission set two issues for hearing and settlement judge procedures in the above captioned dockets: (1) the return on equity contained within the Respondents'¹ formula rates (ROE Issue), and (2) the formula rate protocols that accompany those formula rates (Formula Rate Protocols Issue).²
2. On May 29, 2015, Complainants³ and Respondents (together, Joint Movants) filed

¹ Respondents are: Baltimore Gas and Electric Company, and Pepco Holdings, Inc., Operating Affiliates: Potomac Electric Power Company, Delmarva Power & Light Company, and Atlantic City Electric Company

² *Delaware Division of the Public Advocate, et al., v. BG&E, et al.*, 148 FERC ¶ 61,134 (2014).

³ Complainants are: Delaware Division of the Public Advocate, Delaware Municipal Electric Corporation, Inc., Delaware Public Service Commission, Maryland Office of People's Counsel, Maryland Public Service Commission, New Jersey Board of Public Utilities, New Jersey Division of Rate Counsel, Office of the People's Counsel of the District of Columbia, and Public Service Commission of the District of Columbia.

an unopposed joint motion for partial suspension of procedural schedule, for waiver of answers, and for expedited action (Joint Motion). In the Joint Motion, the Joint Movants represent that a settlement in principle has been entered into with respect to the Formula Rate Protocols Issue in the above captioned dockets. Additionally, the Joint Movants represent that they anticipate filing a partial settlement agreement within thirty days of the Joint Motion.

3. For good cause shown, and consistent with the representations of the Joint Movants, all phases of the procedural schedule are suspended as to the Formula Rate Protocols Issue set for hearing. The procedural schedule regarding the Return on Equity Issue is unchanged. The requirement for answers to the Joint Motion is waived.

SO ORDERED.

John P. Dring
Presiding Administrative Law Judge