

**Case No. 9482 – C.P. Crane Generating Station CPCN  
Staff Conditions**

- (1) The Applicant shall complete and comply with all studies for all of its PJM Generation Interconnection Request Queue positions;
- (2) The Applicant shall file a request for CPCN amendment with the Commission for any new generation capacity in excess of 150 MW;
- (3) The Applicant shall file with the Commission the signed ISA and CSA<sup>1</sup> executed by CP Crane, Baltimore Gas & Electric Co. (“BGE”) and PJM prior to the commencement of construction;
- (4) CP Crane, its successors and assigns, shall provide sixty (60) days written notice to the Commission of any non-wholesale electricity sale to a Maryland retail electric customer and comply with all regulations regarding such sale including obtaining any requisite Interconnection Agreement(s) and retail supplier approval(s) prior to delivering electricity into the respective systems of Maryland electric companies;
- (5) CP Crane, its successors and assigns, shall provide written notice of any change in ownership of all, or any portion of the Project, at least thirty (30) days prior to the closing date of any sale to a third party. The written notice should include, but not be limited to identifying the third party, providing contract information to receive any Commission inquiries, providing the proposed effective date of any change in ownership, and providing documentation that demonstrates the capability of the prospective owner to operate and maintain the Project to perform in accordance with any CPCN issued in this proceeding.

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<sup>1</sup> Interconnection Service Agreement (“ISA”); Construction Service Agreement (“CSA”).