Delaware Energy Plan
2009-2014

Submitted to
Governor Jack Markell
by

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The Council would like to acknowledge the work of the following individuals for representing their agencies in the energy planning process:

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Summary of Recommendations

The recommendations are prioritized based on timing, importance, and anticipated financial impacts of the recommendations. Recommendations were ranked as High priority if they should be implemented in the very short term, based on importance, anticipated high benefit-cost ratios, or no-cost to the state to implement, etc. Second Tier recommendations should be accomplished in the mid-term, years 2 to 3 or as funding becomes available. Third Tier recommendations should be accomplished if and when funding opportunities arose.

High Priority Recommendations

Recommendation 1: Energy Reduction Goal & Vision
The Governor should adopt the following goal and vision for reducing Delaware’s energy use:

**Goal:** Halt the growth in Delaware’s energy use, and begin to reduce Delaware’s energy consumption through energy efficiency, conservation, and distributed renewable energy resources. Achieve energy self-sufficiency and carbon neutrality in Delaware’s built environment by 2030.

**Vision:** Sustained actions, starting immediately and pursued consistently over the next 20-30 years to achieve this goal will help create an ecologically viable and economically strong Delaware in which:
- Residential and commercial buildings are energy and carbon neutral, from their construction through their useful lifespan;
- Delawareans practice conservation and utilize energy efficient equipment, appliances and techniques as standard practice;
- Commercial and industrial buildings are as efficient as feasible;
- Industrial and commercial processes are state of the art in energy efficiency;
- State government demonstrates leadership in energy conservation and efficiency.

Recommendation 2: Residential Energy Code
Delaware’s Residential Building Energy Code should be updated to reflect the adoption of the most current edition of the International Energy Conservation Code (IECC). Additionally, the Delaware Energy Office should be given the authority through legislation to administratively require an update of the State Building Energy Code to most current IECC every three years based on current code promulgation cycles. Training needs to be provided to all building code officials upon adoption of each update to the code.

Recommendation 3: Commercial Energy and Ventilation Codes
3B: Adopt the most recent edition of ASHRAE Standard 62 – “Ventilation for Acceptable Indoor Air Quality” as our State ventilation code.
3C: The Delaware Energy Office should be given the authority through legislation to administratively require an update of the State Commercial Building Energy Code to most current ASHRAE Standard 90.1 every three years based on current code promulgation cycles. Training needs to be provided to all building code officials upon adoption of each update to the code.
Recommendation 5: Expand the Weatherization Assistance Program
Significantly increase the budget of the Weatherization Assistance Program to enable the program to provide substantially more weatherization services to low-income owner-occupied and rental households as rapidly as possible.

Recommendation 7: State Energy Efficiency Policy
The Office of Management and Budget should create and implement a State Energy Efficiency Policy which would establish a standard for the design, construction, renovation, and operation of all State funded facilities, including schools, to optimize energy efficiency and minimize overall energy consumption.

Recommendation 8: Public Buildings and Facilities Renewable Energy Policy
The Office of Management and Budget should develop and implement a policy that sets standards and requires cost effective renewable energy systems to be incorporated in new construction and renovations of public facilities.

Recommendation 10: Combined Heat and Power
10A. DNREC should develop Combined Heat and Power regulations for boilers/power plants on an energy output basis.

Recommendation 11: Energy Education and Outreach Program
The Sustainable Energy Utility, in coordination with the Energy Office, should develop and implement a comprehensive education program to inform Delawareans on energy efficiency that includes:

Greenhouse Gas Information
- Informing citizens about public policies (such as the Renewable Energy Portfolio Standards and Regional Greenhouse Gas Initiative) and the incentives available from the State, the Sustainable Energy Utility and the Federal government.
- Educating citizens about the importance and benefits of reducing the state’s greenhouse gas emissions--including the economic benefits, new jobs and improved public health, and the potential costs of not doing so.
- Educating citizens on how to determine their personal GHG footprint and actions they can take to reduce it.
- Information about the scope and potential of distributed renewable energy in the State.

Energy Efficiency Information
- Energy efficiency steps targeted to different sectors of the economy that would include information that these groups could use to increase their energy efficiency, including easily achievable, cost effective actions;
- Behavioral aspects of maximizing energy efficiency and conservation;
- Information about the Sustainable Energy Utility as a comprehensive source of support for efficiency, conservation and renewable;
- Information on additional programs available from other sources, such as tax credits, deduction or rebates;

Program Evaluation
- Criteria by which the educational plan is evaluated objectively on a regular basis.

Recommendation 12: Distributed Renewable Energy
The SEU should defray the cost of installing customer-sited renewable energy as a mechanism to reduce electric transmission and distribution energy losses, dependence on the electricity grid, peak electric demand, and Delaware’s carbon footprint.
Recommendation 18: Employer Trip Reduction Programs
The Governor, through the Secretaries of Natural Resources & Environmental Control and Transportation should convene a committee, including representatives of Delaware employers such as the State Chamber of Commerce, to develop standards and incentives for employer participation in commute alternatives programs.

Recommendation 19: Bus Transportation System Improvement
19A. Where possible, DART and other bus service systems should combine services in overlapping areas.

Recommendation 20: Non-ADA Para transit Service
The Governor, through the Secretaries of Transportation and Health and Social Services, should convene an ad hoc panel to evaluate and recommend options to improve energy-efficiency and cost-effective implementation of the State’s policies regarding non-ADA Para transit service.

Recommendation 23: Bicycle and Pedestrian Transportation
23A. DelDOT and other state agencies and cooperators should encourage bicycling and walking as alternative transportation.

Recommendation 24: Vehicle Fees &/or Fuel Taxes
The Delaware Department of Transportation should develop and propose vehicle-related fees and/or fuel taxes which encourage increased fuel efficiency and decrease miles travelled.

25A. The Office of Management and Budget should establish high standards for fuel efficiency and environmental impacts for new fleet purchases by the State.

Recommendation 27: Smart Growth
The Governor, through the Office of State Planning, should strengthen Delaware’s efforts to effectively direct growth into growth zones and require Smart Growth.

Recommendation 28: Transit-Oriented Development
The Office of State Planning should work with local governments to promote Transit-Oriented Development as an innovative strategy and design tool to create livable healthy communities that are integrated with public transit, linked to a network of walkable, bikeable streets.

Recommendation 29: Emissions Standards for Development
The Department of Natural Resources and Environmental Control, Air Quality Management Section should establish an “Emissions Standard and Mitigation Regulation” for land use development.

Recommendation 30: Climate Change Commission
The Governor should establish a greenhouse gas reduction goal and a Climate Change Commission to develop a detailed Climate Change Action Plan for Delaware, including a trajectory for the reduction in greenhouse gas emissions and an adaptation plan, incorporating periodic review and evaluation of the plan.

Recommendation 31: Green Energy Program
The Green Energy Program should be examined and aligned to complement other state and federal programs, including the Sustainable Energy Utility and federal tax credits, to help achieve Delaware’s renewable energy goals and solar carve-out.

1 One such high standard that Delaware could adopt would be the California Low Emission Vehicle II standard.
**Recommendation 32: Net Metering**  
Legislation should eliminate forfeiture provisions from the Net Metering Law.

**Recommendation 33: Solar/Renewable Energy Access**  
Solar and renewable energy rights should be available to the citizens of Delaware. Barriers, and methods to relieve those barriers, need to be identified and examined and addressed. The Governor and Legislature should enact legislation addressing deed restrictions and/or covenants that unduly prohibit the use of renewable energy sources.

**Recommendation 35: Biomass Energy**  
35A. The Energy Office should update the “Delaware Biomass Supply Assessment”, including current and potential biomass feed stocks and by-products from all agricultural & forestry activities in the urban and rural communities of the state.  
35B. Delaware Senate Bill 280, enacted during the 140th General Assembly, should be amended by the legislature to eliminate unconstructive impacts on Delaware’s biomass utilization and economic growth both in the urban and agricultural communities.

**Recommendation 36: Clean Coal**  
Delaware, through the appropriate state agencies, should promote deployment of carbon emission reduction technologies at existing coal plants in Delaware and should consider incentive for viable and effective technologies.

**Recommendation 37: Clean Energy Business Development Initiative**  
The Delaware Economic Development Office should develop and implement a comprehensive Clean Energy Business Development Initiative.

**Recommendation 38: Comprehensive Energy Workforce Training Strategy**  
The Governor, through the appropriate agencies, should develop and implement a comprehensive energy workforce training strategy. The strategy should include all aspects of the energy workforce, including programs in the vocational/technical schools, Delaware Technical and Community College, the University of Delaware and Delaware State University.

**Recommendation 39: Wind and Solar- Business Development**  
39A. The Delaware Economic Development Office should be funded and tasked with the development of a favorable climate in Delaware for new primary wind industry and ancillary support businesses for the wind industry whether located in Delaware or elsewhere.  
39B. The Delaware Economic Development Office should be funded and tasked with the development of a favorable climate in Delaware to capitalize on the state’s strong solar business sector.

**Recommendation 47. Permitting, Siting & Right-of-Way Coordination**  
The Governor, through the Executive Office of Energy Policy or other agency as determined by the Governor, should convene a stakeholder group to discuss and ascertain the best means of increasing coordination between all stakeholders to simplify the permitting, siting and right-of-way acquisition process for electric and natural gas transmission and distribution projects.

**Recommendation 48. Natural Gas Expansion**  
The State, through the Public Service Commission and the Energy Office, should consider policy and/or legislative changes to facilitate the expansion of the natural gas transmission and distribution systems, where economically feasible and without being unduly burdensome on existing ratepayers, for the purpose of increasing the...
availability of natural gas for its residents, industrial and commercial consumers, electricity generating facilities, and other businesses, especially those located in areas of the state where natural gas is not available.

**Recommendation 49: Energy Planning Governance**

Energy Policy should be elevated to the Governor’s office by creating a Governor’s Executive Office for Energy Policy that would provide for coordinated development and implementation of Delaware Energy Policy, including a review and evaluation of the governance structure regarding energy issues among executive bodies including but not limited to: Department of Natural Resources and Environmental Control, State Energy Office, Public Service Commission, Public Advocate, Governor’s Energy Advisory Council and Governor’s Office.

**Second Tier Recommendations**

**Recommendation 4: Enhanced Energy Efficient Construction of New Homes**

The State should supplement the Federal tax credit by extending a homebuilder a tax credit for building a home that uses 50% less energy than the most recent IECC code.

**Recommendation 9: Demonstration Project – Schools**

Conduct a demonstration project, under the direction of the Department of Education, in which a school is designed, built and operated to LEED silver or gold standards.

**Recommendation 10: Combined Heat and Power**

10B. DNREC should study, and if appropriate, develop a set-aside of allowance allocations for energy efficiency and renewable energy in Delaware’s NOx and CO2 trading programs.

**Recommendation 13: Retrofitting of Existing Homes for Energy Efficiency**

The SEU should defray energy efficiency investments of existing homes, both rental units and owner-occupied.

**Recommendation 14: Energy Efficiency Financing of New and Existing Homes**

The Energy Office should explore, in coordination with the SEU, new energy efficiency financing models of new and existing homes.

**Recommendation 15: Enhanced Energy Efficient Construction of New Homes**

The SEU should defray the incremental investments required for meeting the EPA Energy Star Program requirements.

**Recommendation 16: Alternative Fuel/Fuel Efficient Vehicles**

16A. The SEU should provide economic incentives to encourage public and private fleet owners to purchase fleet vehicles that meet the State standards (to be developed under Recommendation ).

16B. The SEU should provide economic incentives for home infrastructure options to encourage greater use of alternative fuel vehicles such as electric, compressed natural gas and Vehicle-to-Grid.

**Recommendation 17: Vehicle Miles Travelled Reduction Goal**

The Governor should adopt a goal that by 2030, the total vehicle miles travelled in Delaware will not exceed the levels in 2009.

**Recommendation 19: Bus Transportation System Improvement**

19B. Add additional small bus/van routes to connect to longer distance, express oriented transit routes.

**Recommendation 21: Transit Investment**
DelDOT should raise fixed-route transit capital spending to at least 20% of total transportation spending in the region and create a dedicated funding stream for the system.

**Recommendation 22: Bus Rapid Transit Feasibility**
The Delaware Department of Transportation should explore the feasibility of creating a phased bus rapid transit system throughout the Mid-Atlantic Area (Delaware, Maryland, Pennsylvania, New Jersey).

**Recommendation 23: Bicycle and Pedestrian Transportation**
23B. The Governor or the Legislature should implement a “Complete Streets” requirement statewide by statute or Executive Order.
23C. DelDOT and other appropriate agencies should increase funding for pedestrian and bicycle transportation.

25B. As new alternative fuel vehicle technologies become commercialized, the State Energy Office should conduct studies of options for making the support infrastructure available and convenient to the public in an economically feasible and environmentally safe manner.

**Recommendation 26: HOV (High Occupancy Vehicle) Lanes**
As new roadways or expansions are planned, DelDOT should evaluate and incorporate HOV lanes into those plans as appropriate.

**Recommendation 34: Renewable Energy Portfolio Standards**
The Governor should examine and, if necessary, propose revisions to the Renewable Energy Portfolio Standard (RPS) to achieve Delaware’s renewable energy goals and to determine whether or not to increase the RPS requirement to be greater than the current specification of 20% by 2019.

**Recommendation 40: Clean Energy Research**
The Governor, through the appropriate state agencies, should facilitate public and private sector funding for clean energy research at Delaware’s universities

**Recommendation 41: Vehicle to Grid Development**
The Governor, through his policy office, should convene an advisory group to determine the infrastructure, incentives and rules needed to facilitate Vehicle-to-Grid (V2G) development and implementation.

**Recommendation 42: Biofuels - Expanded Research**
The Delaware Economic Development Office should work in close alignment with Delaware-based companies and universities to encourage expanded research and business leadership in the State, including the attraction of partners.

**Recommendation 43: Energy Storage**
The Governor, through the appropriate state agencies, should establish a support effort for research and development, incentives for suppliers to locate in Delaware, and efforts to raise awareness of energy storage technologies and opportunities.

**Recommendation 44: Vehicle-to-Grid large fleet demonstration project**
The Governor, through the appropriate agency(ies), should conduct a pilot project using state government or other large fleets to evaluate the economics and technical feasibility of business models for vehicle to grid.
Third Tier Recommendations

**Recommendation 6: Geothermal in New Home Construction**
Delaware, through regulatory adoption or state legislation, should require a percentage, the specific amount to be determined, of all new homes constructed in Delaware to utilize ground water source heat pumps as their primary HVAC source, where spatially and geological feasible. The State Energy Office should conduct the necessary research to determine the appropriate percentage and should increase its marketing efforts for geothermal heat pump systems in the existing home market.

**Recommendation 45: Hydrogen/Fuel Cells – high visibility, high impact project**
DelDOT should create a public/private partnership to fund a fast fill hydrogen station at the I-95 rest area.

**Recommendation 46: Hydrogen/Fuel Cells - State fuel cell vehicle fleet pilot project**
The Office of Management and Budget, in cooperation with the Energy Office and the University of Delaware, should establish a pilot project to help to create a functioning system of fuel pumps and vehicles located near where the research is being conducted.

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Delaware’s Energy Challenges and Issues

The energy challenges facing Delaware in 2009 can be grouped into three main areas:

*Increasing Energy Demand*

Although population growth is slower than at the time of the last energy plan, Delaware’s growth is still higher than the national average, resulting in increased demand for energy services. Although many new homes are being built more energy efficiently, average house size has increased, and the number of electricity-based products in homes is increasing.\(^2\)

*Increased and Variable Energy Cost*

Removal of the electricity price caps, oil that recently topped $130/barrel, and fluctuating natural gas prices\(^4\) have significantly increased average home and business energy costs in Delaware since the initial energy plan in 2003. This challenge is more significant now than during development of “Delaware’s Energy Future”.\(^5\)

*Environmental Issues & Climate Change*

Energy generation and use is the single largest contributor to pollution, smog and greenhouse gases. Public awareness of the link between energy generation and consumption and climate change has grown considerably over the past 5 years.

Energy Issues

The Governor’s Energy Advisory Council began the energy planning process with an internal exercise to identify the key energy issues in Delaware over the next 5 to 10 year timeframe. There were 18 issues identified by the Council:

*Energy Efficiency* - Energy efficiency includes using energy efficient appliances, lighting, heating and cooling systems, and building design in homes, commercial and public buildings

*Land Use Issue/Sprawl* - The impacts of sprawl on energy use through increased driving/commuting and on the energy infrastructure; i.e. the ability to get the electricity and heating fuels out to the homes

*Residential Energy Costs* - Impact on residents of the cost of electricity, heating fuels, and means to mitigate cost increases

*Climate Change* - Evaluating and preparing for impacts on Delaware and Delawareans of changing temperatures, weather and sea level rise

*Greenhouse Gas Emissions* - Reducing releases of greenhouse gases, such as carbon dioxide and methane, from people, transportation, and businesses


\(^3\) Though average electric usage per customer has been on the rise, average use per natural gas customer has been on a steady decline for the past several years due to building practices and equipment efficiency improvements.

\(^4\) It should be noted that natural gas prices steadily fell during the latter part of 2008 and are currently near 2003 price levels.

\(^5\) This challenge incorporates three of the challenges identified in “Delaware’s Energy Future”: Increased Energy Cost, Utility Deregulation, and Electricity Prices and Removal of Electricity Rate Caps.
Industrial and Commercial Energy Use and Costs - Impacts of energy costs on costs of goods produced, industrial energy efficiency, prices relative to neighboring states, etc.

Transportation Energy Costs - Impact on residents and businesses of the cost of transportation fuels

Transportation-Related Energy Use - Mass transit (buses, light rail), vehicle fuel efficiency, alternatives for reducing overall energy consumption in the transportation sector, and transportation-related pollution in urban areas

Transportation Fuels - Availability of fuels, cost of alternative fuels v. gasoline and diesel, production of biodiesel, ethanol or other bio-based fuels, alternative fuel vehicles

Agricultural Energy Use - Impact of cost of fuel and energy on food prices, crops for food or fuel, impact of corn being grown for fuel on Delaware’s poultry industry

Electricity Generation - Developing and maintaining capacity to meet future electricity needs in Delaware, including reliability, price stability and cost effectiveness

Environmental Impact of Electricity Generation - Types of fuels used to generate electricity (coal, natural gas, oil, wind, biomass, solar) and their resultant environmental impacts

Localized Heating and Electricity Generation (i.e. Distributed Generation) - Increasing the use of solar electricity generation, solar hot water, fuel cells, geothermal, small wind, etc

Electricity Transmission and Distribution - New/expanded transmission through Delaware, right-of-way issues, and developing system capacity infrastructure to serve all areas of the State

Natural Gas Availability - Increasing areas of the state where natural gas is available for residential, commercial and industrial use, where economically feasible

Energy Technology-Based Economic Development - Encouraging the location and growth of businesses researching, developing, and producing advanced and alternative energy technologies

Energy Education - Educating students, residents and businesses about energy issues and response options

Recycling - Developing feasible alternatives for residents and providing convenient recycling infrastructure

Following the internal exercise, the Council conducted a web-based survey to ascertain the energy priorities of Delawareans and obtain feedback on the energy issues identified by the Council. Beginning in the spring 2008, there were over 1080 surveys submitted, with 46% of the surveys from respondents between the ages of 46 and 65. The issues which received more than 50% of their rankings as “most important” were:

- Localized Heating and Electricity Generation (i.e. Distributed Generation) (64%)
- Energy Efficiency (59%)
- Environmental Impact of Electricity Generation (55%)
- Residential Energy Cost (54%)
- Electricity Generation (52%)
- Transportation-related Energy Use (51%)

The survey response summary is included as Appendix C.
Energy Planning in Delaware

Bright Ideas for Delaware’s Energy Future

“Bright Ideas for Delaware’s Energy Future”, Delaware’s first energy planning process in over 20 years, was completed in 2003. “Delaware’s Energy Future” was a comprehensive review of the status of energy usage, electricity generation, transmission and distribution, and fuels in Delaware. The Governor’s Energy Task Force, created by Governor Ruth Ann Minner to undertake the 2003 energy planning process, was assigned the following goals to be addressed in the plan:

- The expansion of the diversity of fuels used to meet Delaware’s current and future energy needs
- The development of conservation programs to reduce the need to build more electricity generation facilities
- Ensuring that the energy infrastructure will meet Delaware’s future needs for efficiently transporting energy resources
- Encouraging producers of clean energy technologies and producers of energy efficient products to locate their business operations in Delaware

The energy plan included a laundry list of specific actions (approximately 80) to be taken by government to achieve the goals of reducing the quantity and environmental impacts of energy usage. As of 2005, action was being taken on approximately three-quarters of the recommendations in the report, although significant funding for conservation and efficiency programs was still a ‘future’ item. Numerous pieces of legislation were enacted as a result of the energy plan, including creation of the Governor’s Energy Advisory Council (a listing of energy-related legislation enacted since the “Bright Ideas” report in included in Appendix B). Among other things, the Council was tasked with monitoring the progress on energy plan implementation and developing a new energy plan for Delaware every five years. This plan is the first energy plan to be developed by the Council.

Ensuring Delaware’s Energy Future

The “Ensuring Delaware’s Energy Future” report, issued in 2006, was developed in response to the electricity rate increases following the removal of the electricity rate caps. The report included recommendations for specific actions to address the impacts of the rate increases on customers. The major recommendations from the report have been implemented; several of the key recommendations implemented the conservation and efficiency recommendations in “Delaware’s Energy Future” that had heretofore not been funded.

Major Legislation Enacted

In addition to the legislation implementing recommendations from the two energy reports, three other substantial pieces of energy legislation have been enacted; a Renewable Portfolio Standard was enacted in 2005 and amended in 2007\(^6\), the Electric Utility Retail Customer Supply Act was enacted in 2006, and the Sustainable Energy Utility was created in 2007\(^7\).

\(^6\) 26 Del C Ch 1 Subchapter III.
\(^7\) 29 Del C §8059.
**Renewable Portfolio Standard**

Delaware’s Renewable Portfolio Standard (RPS) law requires a minimum percentage of electrical energy sales to Delaware end-use customers from renewable energy resources through the year 2019, with a minimum of 20% from renewable energy resources by 2019. The amended law requires that, between 2009 and 2019, the minimum percentage of sales from solar photovoltaics increase from 0.03% to 2%.

**Electric Utility Retail Customer Supply Act of 2006**

In response to the announcement of a large electric supply rate increase for the customers of Delmarva Power (DP), the Delaware General Assembly in March 2006 passed the Electric Utility Retail Customer Supply Act of 2006 (EURCSA). In part, EURCSA required DP to develop an Integrated Resource Plan (IRP) every two years, beginning in December 2006. In its IRP, DP is required to evaluate available electricity supply options during a 10-year planning period in order to acquire sufficient, efficient and reliable resources over time to meet its customers’ needs “at a minimal cost” and “at the lowest reasonable cost.” DP filed its first IRP in December 2006, with the most recent filing on December 1, 2008.

As part of the 2006 IRP process, EURCSA also required DP to conduct a request for proposals for the construction of new generation resources within Delaware for the purpose of serving its customers taking standard offer service through a power purchase agreement (PPA). This process led to the DP/Bluewater Wind PPA.

**Sustainable Energy Utility**

The Sustainable Energy Utility (SEU) was created by the Legislature in 2007. The SEU is a pioneering effort by the State of Delaware to create an institution to comprehensively plan, develop and implement energy efficiency, energy conservation and distributed renewable energy programs in a self-sustaining manner. As shown in Figure 1, the SEU model is an alternative to the conventional approach to energy efficiency, which has treated various aspects of the energy system as distinct “silos” with limited overlap and coordination between them.

In addition to a comprehensive institutional structure, the SEU was created with a mechanism to channel investments to these areas in a self-sustaining manner. Realizing energy efficiency requires investments at the time of building construction, retrofitting or appliance purchase in the built environment. For transportation, a host of additional decision points can be targeted for investment incentives. Efforts to “green” the vehicle fleets of government and large companies and to incentivize use of public transit, car-sharing, van pooling and employee commute options that can lower emissions could be supported through SEU investments.

From a financial perspective of risk and return on investment, the merits of energy efficiency are now clearly recognized. As seen in Figure 2, the only investment that offers lower risk than energy efficiency is US treasury bills (T-Bills). In terms of rate of return energy efficiency out performs all financial instruments. But unlike T-Bills, energy efficiency maximizes return on investment while minimizing risk.
Building on the strong financial foundations of energy efficiency investments, the SEU will incentivize energy efficiency investments in all sectors and for all fuels by providing the investment required to install energy efficiency measures at reduced or no initial cost to residents, businesses, state and local governments, school districts, community organizations etc. This is enabled by a mechanism that shares the savings for a limited time between the participant and the SEU. This arrangement helps refinance the SEU, which is then able to further

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8 Citi Municipal Securities, Green Community Program, p. 64.
incentivize a new round of energy efficiency investments. After the shared savings period, all savings will accrue to the participant.

This financing structure is the key to the SEU self-sustainability model. It provides the potential to self-finance so that investments in energy efficiency and distributed renewable energy are not curtailed based on the availability of limited public funds. In addition to the self-financing model, 65% of the funds raised by the auction of RGGI emission allowances can be utilized by the SEU.
2009 Energy Planning Process

The Guiding Principles established by the Council for the process of developing the 2009 Delaware Energy Plan are shown in Figure 3.

<table>
<thead>
<tr>
<th>Figure 3: Energy Plan Guiding Principles</th>
</tr>
</thead>
<tbody>
<tr>
<td>o Increasing energy end-use efficiency and conservation</td>
</tr>
<tr>
<td>o Reducing the environmental impacts (footprint) of energy used and generated in Delaware</td>
</tr>
<tr>
<td>o Reducing energy used for transportation</td>
</tr>
<tr>
<td>o Maximizing clean energy economic develop opportunities</td>
</tr>
<tr>
<td>o Maintaining and improving the reliability and security of Delaware’s energy systems</td>
</tr>
<tr>
<td>o Minimizing energy-related costs and impacts on Delaware citizens</td>
</tr>
</tbody>
</table>

Work Groups

Five work groups were formed to develop the initial sets of recommendations to the Council. The work groups were:

- Reducing Delaware’s Energy Use
- Reducing the Environmental Footprint of Energy Use in Delaware
- Having Effective and Efficient Transmission and Distribution Systems
- Reducing Delaware’s Transportation Energy Use
- Maximizing Delaware’s Clean Economic Development Business Opportunities

The work groups were open to membership to anyone wishing to participate and willing to commit to one meeting per month from May through December, 2008. To encourage participation both by members and non-member participants/observers, all meetings were posted on both the State website and the Energy Plan website.10 In addition, meeting notes and presentations were posted on the Energy Plan website. The list of work group members is included in each of the work group reports (Appendices F through J).

The work groups held monthly meetings, initially focused on providing background information and education to work group members on relevant topics. Later meetings focused on discussion of goals and objectives, identification of potential recommendation topics, review and discussion of recommendation “strawman proposals” developed by work group members, and finally, decisions on recommendations to forward to the Governor’s Energy Advisory Council. The work groups operated through consensus decision making and included non-consensus proposals as attachments to their recommendation reports. The full work group reports are included as Appendices F through J of this report.

Council Review of Recommendations

In January, 2009, the chairs of each of the work groups presented their recommendations to the Council. A day-long meeting was devoted to gaining Council understanding of the meaning and intent of each of the recommendations. The Council then conducted an internal straw poll on each of the recommendations to aid in

organizing the discussion of the recommendations. The recommendations were grouped according to whether there was full consensus on the recommendation as written, consensus on the recommendation concept with minor changes, general agreement on the concept but issues that needed to be addressed, and significant concerns with the recommendation. A second day-long Council meeting was held in January, 2009 to discuss and determine action on each recommendation. All recommendations achieved consensus as to their final wording and status as to whether or not they would be included in the Council’s final report.

The Council prioritized the recommendations based on timing, importance, and anticipated financial impacts of the recommendations. Recommendations were ranked as High priority if they should be implemented in the very short term, based on importance, anticipated high benefit-cost ratios, or no-cost to the state to implement, etc. Second Tier recommendations would be accomplished in the mid-term, years 2 to 3 or as funding becomes available. Third Tier recommendations would be accomplished if and when funding opportunities arose.

Since many of the recommendations are presented at the concept level, they have not been subjected to cost-benefit analyses or full costing studies. These will need to be conducted by the accountable entities as the specifics of recommendation implementation are determined.

The draft Council Report was presented at Public Input Sessions in Sussex County on March 2, Kent County on March 4 & New Castle County on March 5. Comments were incorporated into this report as deemed appropriate by the Council. All written comments received by March 12, 2009 are included in Appendix E.
Delaware’s Energy Profile

Energy Use in Delaware

Annual world energy consumption is approximately 400 Quads\(^{11}\), with the US representing about one-quarter of that at approximately 100 Quads per year. Annual energy consumption in Delaware is approximately 0.3% of total US energy consumption.

Total energy use across all sectors of Delaware’s economy was 301 trillion BTUs in 2006, with a per capita use of 353 million BTUs. The US average 2006 per capita energy use was 333 million BTUs; Delaware ranked as the 20\(^{th}\) highest per capita user of energy.\(^{12}\) Delaware also ranks poorly when compared to neighboring Mid-Atlantic States, as shown in Table 2.

<table>
<thead>
<tr>
<th>Sector</th>
<th>2006 Per Capita Energy Use</th>
<th>2006 Per Capita Energy Use</th>
</tr>
</thead>
<tbody>
<tr>
<td>Delaware</td>
<td>353 million BTU</td>
<td></td>
</tr>
<tr>
<td>Maryland</td>
<td>259 million BTU</td>
<td></td>
</tr>
<tr>
<td>New Jersey</td>
<td>301 million BTU</td>
<td></td>
</tr>
<tr>
<td>Pennsylvania</td>
<td>317 million BTU</td>
<td></td>
</tr>
</tbody>
</table>

For the 2003 Bright Ideas for Delaware’s Energy Future report, 1999 energy use figure were the most recent available. Total energy use in Delaware in 1999 was 280 trillion BTU’s and per capita use was approximately 357 million BTUs. Over the seven year period between 1999 and 2006, a 1.1% reduction in energy use. The most energy efficient states, Rhode Island, New York and Massachusetts, have 2006 per capita energy consumption of 204, 204, and 230 million BTUs, respectively.\(^{14}\) Per capita energy use in each of these states is less than two-thirds of that in Delaware.

One reason why Delaware’s per capita energy use is relatively so much higher is the ratio of industrial energy use to the small population as compared to the other states. Even accounting for that, great opportunity exists to increase the energy efficiency of Delawareans.

Energy Use by Sector

Energy use in Delaware is distributed among the economic sectors similarly to the overall national distribution. In Delaware, less energy is used, relatively, for transportation, and more in the residential and industrial sectors, shown in Figures 4 and 5 below. The change in Delaware between 1999 and 2005 was 3% increases in the percentage of energy used in the residential and commercial sectors (from 20-23% residential and 16-19% commercial) and decreases in the percentages used industry and transportation (from 39-35% industrial use and 25-23% transportation).

\(^{11}\) One Quad = One quadrillion BTU.


\(^{14}\) Ibid.
Gasoline purchases in Delaware increased 19% (by 73 million gallons) from 2000 to 2007, an average annual increase of 2.6%. The Division of Motor Vehicles projects a steady 2% annual increase in fuel sales. Even at that conservative estimate, by 2012, over 512 million gallons of gasoline will be purchased annually in Delaware.

The increase in gasoline purchases reflects the steady growth in vehicle miles travelled (VMT). Travel on Delaware’s major highways increased by 45% from 1990 to 2005 (from 6.5 billion VMT to 9.5 billion VMT). As shown in Figure 7, vehicle travel is expected to increase by another 35 percent by 2020, reaching 12.8 billion VMT.

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15 Delaware Joint Finance Committee hearing 2/29/2008
The two main non-transportation forms of energy used by consumers in Delaware are electricity and natural gas. The 2003 Bright Ideas for Delaware’s Energy Future report predicted that by 2010 there would be an 18.5% growth in electricity consumption and an 8.8% growth in natural gas consumption. Where the State stands on each of those is discussed below. Although other fuels are used, including propane and fuel oil (mainly for heating), the use of these is much smaller than that of electricity and natural gas. Projections for these fuels were not included in the 2003 report, and are not addressed here.

**Energy Use Projections**

Statewide, electricity sales grew 1% between 2003 and 2007. Sales are projected to grow an additional 7% by 2012, much lower than the 18.5% projection noted above. Sales projections reflect kWh sold, including both changes in consumption and numbers of customers. Both the number of customers and consumption by residential users grew 8% between 2003 and 2007. Commercial use showed the largest growth, 12% in number of customers and 15% in consumption. Industrial sales fell 20%, even though the number of industrial customers increased 101% (the growth in customers is attributable to a large increase in the number of industrial customers purchasing from Delaware Municipal Electric Corporation providers). The reduction in industrial energy use was the main driver for the reduced projection.

Figure 8 represents the growth in electricity sales for Delmarva Power, Delaware Electric Cooperative and Delaware Municipal Electric Corporation (DEMEC). Both actual sales between 2003 and 2007 and projections through 2012 are included. As shown in the graph, both residential and commercial sales have increased and are projected to continue to increase. Industrial sales have either held fairly constant or, in the case of Delmarva Power, significantly decreased between 2003 and 2007, and are projected to remain fairly constant.

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18 Data supplied via e-mail by each company/organization.
Natural Gas

Statewide, natural gas sales fell 8% between 2003 and 2007, with a projected statewide increase of 10% between 2007 and 2012. Sales projections reflect MCF of natural gas sold, thus representing changes in consumption and numbers of customers. The actual and projected sales for Chesapeake Utilities and Delmarva Power, broken out by customer class, are shown in Figure 9.

The sales for the two companies show different trends due mainly to their respective geographic locations. Over the 2003 to 2007 period, sales for Chesapeake Utilities have increased 7.9%. Sales projected for 2012 would represent a 62% increase from 2003 levels. Chesapeake is generally located south of the C&D Canal, where the most growth is occurring. Delmarva Power, located in the mainly grown-out, northern region, saw a decrease in sales of 11% between 2003 and 2007. Less than 1% growth is anticipated between 2007 and 2012.
As they are nationally, Delaware’s energy use patterns and pollutant emissions profile (greenhouse gases and other air pollutants) are primary reasons to reduce the environmental footprint from energy use. Delaware’s energy position mirrors other States in many respects, but also includes several situations unique to Delaware or the region. The recommendations developed by the work group are based, in part, on a review of the following information.

Electricity Generation and Consumption in Delaware

Electricity is generated within Delaware mainly by burning coal, although there are also generation units fueled by natural gas and oil. Generation from renewable and landfill gas (shown as “Other” in Figure 10) represents a small but growing percentage of Delaware’s in-state generation.

Figures 11 and 12 focus on fuels used for electricity generation. They show the percentage of each fuel used nationally and in the PJM region19, which supplies electricity to Delaware, the District of Columbia, and twelve other states. Both charts show heavy reliance on coal for electricity generation, followed by nuclear and natural gas. In PJM, there is a much heavier dependence on nuclear-generated electricity and less on natural gas than nationally. The PJM region also uses relatively less oil, hydroelectric and renewables in the mix of fuels.

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19 PJM Interconnection is a regional transmission organization (RTO) that coordinates the movement of wholesale electricity in all or parts of Delaware, Illinois, Indiana, Kentucky, Maryland, Michigan, New Jersey, North Carolina, Ohio, Pennsylvania, Tennessee, Virginia, West Virginia and the District of Columbia.
Electricity is generated in Delaware at facilities shown in Table 3. The main and secondary fuels for each facility are shown. Two landfill gas to energy operations in Kent and Sussex counties became operational in 2007, with combined generation of 7 MW (Kent: 4 MW, Sussex: 3 MW).

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20 Source: Delaware Department of Natural Resources & Environmental Control, Air Quality Management Section. Analysis of 2002 Emissions from Delaware Electricity Generating Units (EGUs). Email from David Fees, 2/15/2008
Table 3: Electricity Generation Facilities in Delaware, 200621

<table>
<thead>
<tr>
<th>Plant Name</th>
<th>Main Fuel</th>
<th>Other Fuels</th>
<th>Nameplate Capacity (MW)</th>
</tr>
</thead>
<tbody>
<tr>
<td>City of Dover</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>McKee Run</td>
<td>Residual Oil</td>
<td>Natural Gas</td>
<td>151.2</td>
</tr>
<tr>
<td>Van Sant</td>
<td>Natural Gas</td>
<td>Distillate Oil</td>
<td>45.1</td>
</tr>
<tr>
<td>City of Lewes22</td>
<td>Distillate Oil</td>
<td></td>
<td>1</td>
</tr>
<tr>
<td>City of Seaford23</td>
<td>Distillate Oil</td>
<td></td>
<td>1.43</td>
</tr>
<tr>
<td>Conectiv</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Christiana</td>
<td>Distillate Oil</td>
<td></td>
<td>45</td>
</tr>
<tr>
<td>Delaware City</td>
<td>Distillate Oil</td>
<td></td>
<td>14</td>
</tr>
<tr>
<td>Edge Moor</td>
<td>Coal</td>
<td>LFG, WWTP Gas, Natural Gas, Distillate Oil</td>
<td>251.8</td>
</tr>
<tr>
<td>Edge Moor</td>
<td>Residual Oil</td>
<td>Natural Gas, Distillate Oil</td>
<td>446</td>
</tr>
<tr>
<td>Edge Moor</td>
<td>Distillate Oil</td>
<td></td>
<td>12.5</td>
</tr>
<tr>
<td>Hay Road</td>
<td>Natural Gas</td>
<td>Distillate Oil</td>
<td>705</td>
</tr>
<tr>
<td>Hay Road</td>
<td>Waste Heat</td>
<td></td>
<td>237</td>
</tr>
<tr>
<td>Madison Street</td>
<td>Distillate Oil</td>
<td></td>
<td>14</td>
</tr>
<tr>
<td>West Substation</td>
<td>Distillate Oil</td>
<td></td>
<td>14</td>
</tr>
<tr>
<td>Invista24</td>
<td>Coal</td>
<td>Residual Oil, Natural Gas</td>
<td>30</td>
</tr>
<tr>
<td>NRG</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Energy Center Dover</td>
<td>Coal</td>
<td>Natural Gas</td>
<td>18</td>
</tr>
<tr>
<td>Energy Center Dover</td>
<td>Natural Gas</td>
<td>Distillate Oil</td>
<td>100</td>
</tr>
<tr>
<td>Indian River</td>
<td>Coal</td>
<td>Distillate Oil</td>
<td>782.4</td>
</tr>
<tr>
<td>Indian River</td>
<td>Distillate Oil</td>
<td></td>
<td>17</td>
</tr>
<tr>
<td>Premcor25</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Refinery</td>
<td>Refinery Gas</td>
<td></td>
<td>119</td>
</tr>
<tr>
<td>Refinery</td>
<td>Refinery Gas</td>
<td>Syngas</td>
<td>63</td>
</tr>
<tr>
<td>Refinery</td>
<td>Syngas</td>
<td>Distillate Oil, Natural Gas</td>
<td>180</td>
</tr>
<tr>
<td>Warren F. Sam Beasley Station</td>
<td>Natural Gas</td>
<td>Distillate Oil</td>
<td>45</td>
</tr>
<tr>
<td>Ameresco</td>
<td>Landfill Gas</td>
<td></td>
<td>7</td>
</tr>
<tr>
<td>TOTAL</td>
<td></td>
<td></td>
<td>3299.43 MW</td>
</tr>
</tbody>
</table>

It is important to note the distinctions between Delaware’s electricity generation and consumption vs. the PJM region. Since there are no nuclear power plants in Delaware, that component is absent from the in-state generation portfolio. As a result, power plants in Delaware are proportionately more dependent on coal than the PJM region average. According to the US Energy Information Agency, in 2006 nearly 70% of the electricity generated in Delaware was from burning coal.26 As shown below, this also increases to relative emissions from electricity generation units (EGUs) compared to PJM region averages.

The overall production of electricity in Delaware is less than the amount of electricity consumed within the state. In 2006, net electricity generation within the state was 7,182,179 MWh; while total retail electricity sales

21 Source: DNREC Air Emissions Inventory
22 Peak power generation only
23 Ibid
24 Internal power generation only
25 Ibid
26 Source: http://www.eia.doe.gov/cneaf/electricity/st_profiles/delaware.html
were 11,554,627 MWh.\textsuperscript{27} Thus net electricity generation in Delaware represents only 62% of electricity consumption in Delaware. Since this imbalance is not likely to shift in the near future, it indicates that strategies to reduce the environmental footprint of Delaware’s energy use need to consider the environmental footprint of electricity supplied from out of state, as well as that of EGUs within the state.

**Air Pollution Emissions from Electricity Generation in Delaware**

Figure 13 shows US primary energy consumption by source and sector in 2006 (quadrillion BTUs).\textsuperscript{28} The lines represent the percentages of fuel sent to each sector and percentage of the sector’s fuel that comes from that source. With the exception of nuclear power, which is only used for electricity generation, all fuels are used in multiple sectors, although petroleum use for electricity generation is quite small.

**Figure 13: US Primary Energy Consumption by Source & Sector, 2006**

![Diagram showing US primary energy consumption by source and sector in 2006.]

Carbon dioxide (CO2) emissions are closely related to energy use. Figure 14 shows the 2005 emissions (in tons) in Delaware broken down by type of source. On-road and off-road represent emissions from transportation sources; point sources include emissions from utilities and other power generation systems, covering the commercial, industrial and residential sectors. The emissions related to the commercial and residential sectors are mainly building-related emissions; industrial emissions include both building and processing related emissions.\textsuperscript{29}

The majority of CO\textsubscript{2} emissions in Delaware are from point sources including electric generation which accounts for 35% of our CO\textsubscript{2} emissions. Coal-fired generation units as shown in Figure 15, represent about 2/3 of his sector, contributing 23% of our 2005 inventory. This reflects both the difference in emissions levels based on fuel source and the much higher percentage of the base load in-state electricity generation that is fueled by coal. Coal produces about twice as much CO\textsubscript{2} per kWh of electricity generated as does natural gas.

\textsuperscript{27} Source: http://www.eia.doe.gov/cneaf/electricity/st_profiles/e_profiles_sum.html
\textsuperscript{28} Source: http://www.eia.doe.gov/basics/energybasics101.html
\textsuperscript{29} Source: Delaware DNREC, Air Quality Management Section, 2005 GHG Inventory Summary 9-15-08
Figure 14: 2005 Emissions of CO2 Equivalents, Delaware

Figure 15: CO2 Emissions from Electricity Generation in Delaware

The 2006 air emissions from each electricity generation plant in Delaware are shown in Table 4. The emissions are combined for all units at each site. Mercury data are not included in this chart.

Table 4: Electricity Generation Facilities in Delaware, Air Emissions, 2006

<table>
<thead>
<tr>
<th>Plant Name</th>
<th>CO2 (TPY)</th>
<th>SO2 (TPY)</th>
<th>NOx (TPY)</th>
<th>PM2.5 (TPY)</th>
<th>VOC (TPY)</th>
</tr>
</thead>
<tbody>
<tr>
<td>City of Dover McKee Run</td>
<td>19,959</td>
<td>55</td>
<td>47</td>
<td>3</td>
<td>1</td>
</tr>
<tr>
<td>City of Dover Van Sant</td>
<td>2,538</td>
<td>0</td>
<td>2</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td>Conectiv Christiana</td>
<td>1,257</td>
<td>2</td>
<td>5</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td>Conectiv Delaware City</td>
<td>724</td>
<td>1</td>
<td>2</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td>Conectiv Edge Moor</td>
<td>1,657,418</td>
<td>7,982</td>
<td>1,665</td>
<td>416</td>
<td>24</td>
</tr>
<tr>
<td>Conectiv Hay Road</td>
<td>564,024</td>
<td>3</td>
<td>269</td>
<td>30</td>
<td>9</td>
</tr>
<tr>
<td>Conectiv West Substation</td>
<td>474</td>
<td>0</td>
<td>1</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td>Invista</td>
<td>270,946</td>
<td>4,143</td>
<td>1053</td>
<td>249</td>
<td>3</td>
</tr>
<tr>
<td>NRG Energy Center Dover</td>
<td>127,498</td>
<td>1,531</td>
<td>382</td>
<td>95</td>
<td>2</td>
</tr>
</tbody>
</table>

30 Source: Delaware Department of Natural Resources & Environmental Control, Air Quality Management Section. Analysis of 2002 Emissions from Delaware Electricity Generating Units (EGUs). Email from David Fees, 2/15/2008
Air pollution emissions from electricity generating units as a percentage of all sources of emissions were evaluated for 2002. The results are shown in Table 5.\(^{31}\)

<table>
<thead>
<tr>
<th>Electricity Generating Units to:</th>
<th>NOx</th>
<th>SO2</th>
<th>PM2.5</th>
<th>Hg</th>
</tr>
</thead>
<tbody>
<tr>
<td>All point sources</td>
<td>73%</td>
<td>87%</td>
<td>65%</td>
<td>27%</td>
</tr>
<tr>
<td>All point and mobile sources</td>
<td>22%</td>
<td>78%</td>
<td>45%</td>
<td>27%</td>
</tr>
<tr>
<td>All sources</td>
<td>21%</td>
<td>76%</td>
<td>29%</td>
<td>24%</td>
</tr>
</tbody>
</table>

Since 2002, pollution controls have been installed and new regulations have been promulgated in Delaware. An overview of current regulations regarding Greenhouse Gases (GHG) and other pollutants is included in Appendix D.

**Air Pollution Emissions from Transportation in Delaware**

In 2002, air pollution emissions from on-road sources (cars and trucks) were:

<table>
<thead>
<tr>
<th></th>
<th>NOx</th>
<th>SO2</th>
<th>PM2.5</th>
</tr>
</thead>
<tbody>
<tr>
<td>Tons per Year</td>
<td>21,341</td>
<td>584</td>
<td>415</td>
</tr>
<tr>
<td>Percent of Total Emissions</td>
<td>37.4%</td>
<td>0.7%</td>
<td>5.8%</td>
</tr>
</tbody>
</table>

The DNREC Air Quality Management Section estimates the annual mobile emissions per household (based on projected car trips) for new developments:

- 153.5 lbs of Volatile Organic Compounds (VOC)
- 127.1 lbs of NOx
- 93.8 lbs of SO2
- 8.3 lbs of Fine Particulate Matter (PM2.5)
- 12,839.2 lbs of CO2

The location of the development affects the estimated vehicle emissions; emissions are higher for developments located in areas of the state designated as level 4 (the areas where growth is not desired, typically...
farther from towns and other communities). For example, a typical development of 100 units located 10 miles outside the growth zone will produce an additional 59 tons (not pounds) per year of VOC emissions, 77 tons per year of NOx emissions and 1 ton per year of PM emissions, compared to the exact same development built within the growth zone.
Recommendations to Reduce Energy Use through Energy Efficiency and Conservation

General Recommendation

Recommendation 1. Energy Reduction Goal & Vision      Rank: High Priority

The Governor should adopt the following goal and vision for reducing Delaware’s energy use:

Goal: Halt the growth in Delaware’s energy use, and begin to reduce Delaware’s energy consumption through energy efficiency, conservation, and distributed renewable energy resources. Achieve energy self-sufficiency and carbon neutrality\(^{33}\) in Delaware’s built environment by 2030.

Vision: Sustained actions, starting immediately and pursued consistently over the next 20-30 years to achieve this goal will help create an ecologically viable and economically strong Delaware in which:

- Residential and commercial buildings are energy and carbon neutral, from their construction through their useful lifespan;
- Delawareans practice conservation and utilize energy efficient equipment, appliances and techniques as standard practice;
- Commercial and industrial buildings are as efficient as feasible;
- Industrial and commercial processes are state of the art in energy efficiency;
- State government demonstrates leadership in energy conservation and efficiency.

Reducing the amount of energy Delawareans use through increased energy efficiency is the single most cost-effective strategy for reducing Delaware’s greenhouse gas emissions while meeting the state’s future energy needs. As shown in Figure 16, energy efficiency improvements in building systems such as insulation, lighting, air conditioning and water heating, are among the greenhouse gas abatement actions with the highest returns on investment.

The importance of energy efficiency in mitigating climate change establishes its priority for State policy beyond that of simply managing energy supply. Projections by the Inter Governmental Panel on Climate Change (Figure 17) indicate that energy efficiency has the potential to reduce CO\(_2\) emissions by 51% in the coming years. This finding is based on several factors, energy efficiency and conservation: 1) are the lowest cost means of reducing CO\(_2\); 2) require the shortest lead time to implement of any low/no carbon alternative; 3) significantly lower energy cost and, thereby, improve competitiveness; and 4) are available for use in all sectors, across all fuels, and without geographic constraints.

\(^{33}\) Carbon neutrality, as used by the American Institute of Architects in their 2030 Challenge, is that a carbon neutral building uses no fossil fuel energy.
US experience has shown that economic development does not require increased energy demand. Between 1970 and 2005 US energy consumption grew by 48% (shown in Figure 18); during that same time period, the Gross Domestic Product grew by 195%.

34 Source: IPCC, 2007. Mitigation of Climate Change. Data compiled from the IPCC report by staff of the Center for Energy and Environmental Policy, University of Delaware.
Building Codes for Energy Efficiency

**Recommendation 2: Residential Energy Code**  
**Rank: High Priority**

Delaware’s Residential Building Energy Code should be updated to reflect the adoption of the most current edition of the International Energy Conservation Code (IECC). Additionally, the Delaware Energy Office should be given the authority through legislation to administratively require an update of the State Building Energy Code to most current IECC every three years based on current code promulgation cycles. Training needs to be provided to all building code officials upon adoption of each update to the code.

Energy Codes are a subset of a broader group of codes known as building codes. Building codes are written legal requirements governing the design and construction of buildings. Most of the codes adopted by state and local governments set minimum standards for safe occupancy and to protect individuals from substandard living and working conditions. All building codes generally reflect a consensus of current design and construction practice. They are intended to lock in safe current practice as a minimum standard for design and construction of residential and commercial structures.

Energy codes cover areas of construction such as wall and ceiling insulation, window and door specifications, Heating, Ventilation, and Air-Conditioning (HVAC) equipment efficiency, as well as lighting fixtures and controls. In some sense, energy codes are different compared to other building codes. They do not exist to protect the immediate health and safety of the building occupants in the same way as other codes. However, energy codes offer other substantial benefits to the individual and society. Most notably, implementing energy codes results in a reduced demand for energy. This in turn leads to a reduction in pollution associated with the burning of fossil fuels in the home or in power plants. An increase in national energy security, reductions in utility bills, and increased utility system reliability are also important benefits from the adoption of energy codes.

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35 Source: Center for Energy and Environmental Policy, University of Delaware
The International Energy Conservation Code (IECC) is the benchmark residential energy code by which the US Department of Energy makes its determinations for the purposes of fulfilling the mandate set forth in federal law. Many states reference these standards in their state building or energy conservation codes, although a number of states have also developed their own energy codes. States that reference the code frequently introduce amendments to adapt the codes to their specific climate and political environment. The IECC is generally promulgated once every three years, with amendments and supplements made available in between editions.

The 2003 Energy Plan recommended that the State adopt updated building energy codes in both the residential and commercial sectors. As a result, Senate Bill 306 was introduced and passed in 2004 updating the State’s Energy Code to the IECC 2000 edition on the residential side and ASHRAE Standard 90.1 -1999 on the commercial side. Attempts in 2007 and 2008 to update these codes to the most current editions failed in the General Assembly. All three surrounding states (Maryland, Pennsylvania and New Jersey) are currently utilizing the 2006 IECC. The 2009 edition is expected in the Spring.

Research shows that modern energy codes could save about 330 Trillion BTU by 2030, almost 2% of total current residential energy consumption. There would also be comparable savings in consumer energy bills, air pollution and greenhouse gas emissions.

Energy codes capture what would otherwise be lost opportunities. Current energy standards provide energy efficiency provisions that are relatively easy and inexpensive to address in new construction, and that are far more expensive, or even impossible, after the fact. Building energy codes are one of the easiest and most cost efficient ways for states and local jurisdictions to implement energy management policies.

When an energy code is adopted statewide, it results in lower barriers to builders marketing themselves across the state, and even regionally or nationally. The consistency in standards opens up the market, providing incentives for manufacturers to offer and develop more building products, which can also lead to lower supply prices for builders. Additionally, the demand created for new services relevant to the new code can expand or open up new markets for builders. A uniform code also enables localities to pool limited resources and combine personnel to form county wide or regional enforcement programs.

Aside from the environmental benefits, energy codes, as part of broader energy efficiency policies, have potential economic benefits. The American Center for an Energy Efficient Economy (ACEEE) released a study in 2005 which found that the implementation of statewide energy efficiency programs (including building energy codes) in the Midwest would result in significant job creation. The region was expected to produce 30,220 jobs resulting in compensation of $750 million by 2010, and 66,620 jobs resulting in compensation of $1,770 million by 2020. Since the Midwest imports most of its natural gas, a reduction in demand means less money flowing out of the region, and more savings. These savings in turn work through economic multipliers to increase regional investment and growth.36

**Recommendation 3: Commercial Energy and Ventilation Codes**

**Rank: High Priority**


3B: Adopt the most recent edition of ASHRAE Standard 62 – “Ventilation for Acceptable Indoor Air Quality” as our State ventilation code.

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[36](http://www.aceee.org/buildings/codes.htm)
3C: The Delaware Energy Office should be given the authority through legislation to administratively require an update of the State Commercial Building Energy Code to most current ASHRAE Standard 90.1 every three years based on current code promulgation cycles. Training needs to be provided to all building code officials upon adoption of each update to the code.

Delaware’s current commercial energy code is the American Society of Heating and Refrigeration Engineers (ASHRAE) Standard 90.1 – 1999. There have been three revisions to this standard since 1999 issued in 2001, 2004 and the current standard is ASHRAE Standard 90.1 – 2007. The standard provides for minimum energy-efficient requirements for the design and construction of: new buildings and their systems; new portions of buildings and their systems; new systems and equipment in existing buildings.

Approximately 96 addenda have been incorporated into the Standard since 1999 many of which call for increased energy efficiency. Use of the most current standard will result in more energy efficient buildings.

The original ASHRAE Standard 90 was published in 1975 and revised editions were published in 1980, 1989, and 1999. As technology and energy cost began changing more rapidly, the ASHRAE board voted in 1999 to place the standard on continuous maintenance. Starting with the 2001 edition, the standard is now published in the fall of every third year.

Ventilation Code: The current ventilation (outside air) criteria in the International Mechanical Code used throughout Delaware is based on ASHRAE Standard 62-1989. After 20 years of Indoor Air Quality research and experience with ventilation system design, ASHRAE introduced an improved version of the standard in 2004 that was updated in 2007. The new standard greatly reduces the outside air requirements for many types of occupancies resulting in significant energy and cost savings. If adopted, a campaign to inform existing building owners of the change should be conducted as part of an educational program to reduce excess outside air introduction into their buildings and maximize the potential energy savings.

The original ASHRAE Standard 62.1 was published in 1973 and revised editions were published in 1981, 1989, 1999, 2001 and 2004. In its 1989 edition, and in response to a growing number of buildings with apparent indoor air quality problems, the standard increased minimum outdoor airflow rates significantly and introduced a requirement for finding outdoor air intake flow requirements for multiple-zone, recirculating systems. The 1999 and 2001 editions made several minor changes and clarifications that did not impact the minimum required outdoor airflow rates. In its 2004 edition, it modified the Ventilation Rate Procedure, changing both the minimum outdoor airflow rates and the procedures for calculating both zone-level and system-level outdoor airflow rates. The 2007 edition of the standard updates, revises, and improves it in several ways, without changing minimum outdoor airflow rates.

Cost Issues: Adopting the current addition of ASHRAE Standard 90.1 may increase construction cost slightly but will reduce energy consumption and operating cost. Copies of the standard are available from ASHRAE for $119.00 each. Adopting the current addition of ASHRAE Standard 62.1 will reduce construction cost, energy consumption and operating cost in many new buildings. If implemented it would also reduce energy consumption and operating cost in many existing buildings. Copies of the standard are available from ASHRAE for $65.00 each.
Residential Energy Use Reduction

Recommendation 4: Enhanced Energy Efficient Construction of New Homes  Rank: Second Tier

The State should supplement the Federal tax credit by extending a homebuilder a tax credit for building a home that uses 50% less energy than the most recent IECC code.

It is easier to incorporate energy efficiency measures into a home under construction than it is to change these items later. To that end, builders of new homes must be encouraged to build to a higher standard.

The Federal Government allows the builder (not owner) of a new home to take a $2,000 tax credit if the home uses 50% less energy than the most recent IECC code allows for heating and cooling. A complementary incentive would be for the State government to extend to homebuilders an additional state tax credit for building to the 50% less energy than the IECC code standard.

Cost Issues: If the State were to match the Federal tax credit, it would require additional state funding of $2,000 per home, plus administration. A cap could be placed on the number of homes eligible for the tax credit per year.

Recommendation 5: Expand the Weatherization Assistance Program  Rank: High Priority

Significantly increase the budget of the Weatherization Assistance Program to enable the program to provide substantially more weatherization services to low-income owner-occupied and rental households as rapidly as possible.

Delaware has an effective low-income weatherization program; Delaware households that receive weatherization save on average 16%-18% of their annual household energy usage, or $227 annually. These benefits accrue for years after the initial efficiency improvements. Delaware’s Weatherization Assistance Program (WAP) benefits not only low-income households, but the entire State, achieving a societal benefit-cost ratio of 3.4. Even so, Delaware has not significantly invested in low-income weatherization programs. Delaware currently augments federal funding for its Weatherization Assistance Program by a weatherization surcharge on electricity rates of Delmarva Power customers of $0.000095 per kWh (about $800,000 annually); and some of those funds can be used for emergency energy assistance rather than weatherization.

Current combined federal and state funding allows the Delaware Office of Community Services to weatherize 500 low-income households per year. Although 500 households are weatherized each year, 750 households at up to 80% of the state median income are added to the WAP waiting list each year. No households at 80% of the state median income are currently served by the program, and no households in rental units are served, though many other states have demonstrated techniques to successfully leverage landlord contributions for weatherization assistance. The Sustainable Energy Utility (SEU) Task Force Affordable Energy Working Group

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recommended that the SEU become involved in weatherization and expand cost-effective, weatherization services to income tiers up to 80% of the state median income, and to both single and multi-family rental units.

With a doubling of weatherization funding, the State Weatherization Program and the SEU will be able to partner to provide services to between 800 and 1,000 households per year and shorten the present wait-time for services. The role of the SEU would be to cover, at no initial charge to participants, the full incremental cost of high-efficiency versus standard efficiency equipment and measures. This includes the difference in price between qualifying Energy Star and standard appliance and equipment models. After the shared-savings period the participant will keep the entire savings accruing from the energy-efficiency measures. These added measures will not only save more money per month than their cost per month, but they will increase the value of the residential property at re-sale time.

In addition to the benefit to households, the US Department of Energy has found that 52 direct jobs are created for every million dollars invested in weatherization programs.

Cost Issues: The cost will vary depending upon the level of increase in state funding. For example, a doubling of the WAP budget would raise it to $5 million per year. It should be noted that where the funding comes from can impact the eligibility of potential recipients, i.e. is the increased funding comes from an increase in the surcharge, potential recipients would be limited to Delmarva Power customers.

**Recommendation 6: Geothermal in New Home Construction**  

*Delaware, through regulatory adoption or state legislation, should require a percentage, the specific amount to be determined, of all new homes constructed in Delaware to utilize ground water source heat pumps as their primary HVAC source, where spatially and geological feasible. The State Energy Office should conduct the necessary research to determine the appropriate percentage and should increase its marketing efforts for geothermal heat pump systems in the existing home market.*

The geothermal heat pump, also known as the ground source heat pump, is a highly efficient renewable energy technology that is gaining wide acceptance for both residential and commercial buildings. Geothermal heat pumps are used for space heating and cooling, as well as water heating. Its great advantage is that it works by concentrating naturally existing heat, rather than by producing heat through combustion of fossil fuels.

The technology relies on the fact that the Earth (beneath the surface) remains at a relatively constant temperature throughout the year, warmer than the air above it during the winter and cooler in the summer, very much like a cave. The geothermal heat pump (GHP) takes advantage of this by transferring heat stored in the Earth or in ground water into a building during the winter, and transferring it out of the building and back into the ground during the summer. The ground, in other words, acts as a heat source in winter and a heat sink in summer. According to the EPA, geothermal heat pumps can reduce energy consumption—and corresponding emissions—up to 44% compared to air-source heat pumps and up to 72% compared to electric resistance heating with standard air-conditioning equipment. GHPs also improve humidity control by maintaining about 50% relative indoor humidity, making GHPs very effective in humid areas. GHP’s also can replace the need for fossil fuels, making them a carbon friendly and less expensive energy source.

Subject to availability of funds, the Delaware Green Energy Program (GEP) offers grants for geothermal heat pump systems installed by qualified contractors for Delmarva Power customers. Some municipalities and the Delaware Electric Cooperative run similar programs. Under the GEP, residential customers are provided $600

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38 This recommendation was not proposed by a work group; it was developed by the Council.
per ton not exceeding $3,000 per residential dwelling for systems installed with an Energy Efficiency Ratio (EER) of 15.0 and Coefficient of Performance (COP) of 3.4 or greater or 50% of the installed cost whichever is lower. Since the inception of the Green Energy Program in 2002 through the end of 2007, the GEP had awarded almost $460,000 to 183 geothermal systems. In 2008 alone, the GEP saw 76 such systems installed and gave almost $200,000 in grants, proving the viability and advantages of this technology.

Not only is the technology an efficient one, but it can result in a significant reduction in greenhouse gas emissions by displacing the combustion of fossil fuels for heating. Reliance on this technology also insulates homeowners from the variability and volatility of oil, natural gas and propane. The Environmental footprint work group rated these systems ‘very positive’ in effectiveness in meeting carbon reduction target, ‘neutral’ in affordable current costs, ‘positive’ for affordable cost outlook in near future, ‘positive’ on reliability, and ‘very positive’ for feasibility in Delaware.

Cost Issues: The costs for these systems can be slightly higher than traditional home furnaces, however, if built into the cost structure for the new home, and considering the long term savings and the advantages of incorporating costs into the mortgage, these systems are very affordable.

**State Government Energy Use Reduction**

**Recommendation 7: State Energy Efficiency Policy Rank: High Priority**

_The Office of Management and Budget should create and implement a State Energy Efficiency Policy which would establish a standard for the design, construction, renovation, and operation of all State funded facilities, including schools, to optimize energy efficiency and minimize overall energy consumption._

State funded buildings include state government buildings and facilities, schools, libraries, etc. The new energy standard would have to supersede any locally enforced building code requirements; therefore it would need to be implemented and enforced statewide by the executive branch of the State government.

The proposed State Energy Efficiency Policy would be a multi-faceted approach incorporating the following action items:


B. Design and construct all new State funded buildings incorporating standards from the latest US Green Building Council Leadership in Energy and Environmental Design (LEED) Green Building Rating System for New Construction (LEED-NC); and operate, maintain, and renovate all existing State owned and operated buildings incorporating standards from LEED-EB (Existing Building) standards to maximize the operational efficiency of the facilities while minimizing their environmental impact. LEED for fit-outs should be utilized where the State rents, rather than owns, buildings. For all the above, LEED silver should be the minimum rating targeted. This recommendation does not address the issue of official LEED certification, but rather the standards to which buildings are designed and built.
C. While the LEED initiative is not solely directed toward energy efficiency, building to the LEED rating system provides a good standard of design that improves the overall building operating efficiency (hence energy efficiency), as well as the added benefit of improved indoor environmental quality, sustainability, and carbon footprint reduction.

D. Utilize the existing Energy Performance Contracting Act (Delaware Code, Title 29, Chapter 69, Subchapter V) to conduct energy audits and implement energy conservation measures in all existing State buildings and schools to improve the overall building operating efficiency while minimizing energy consumption and maximizing energy savings. Delaware already has the means to successfully implement “guaranteed energy savings performance contracts” for all existing State buildings and only needs to develop a program to realize the benefits statewide.

E. Mandate the use of Life Cycle Cost Analysis (Delaware Code, Title 29, Chapter 69, Subchapter 1, Section 6909A) to justify funding for all State building construction and renovation projects. Use of Life Cycle Cost criteria would preclude the low-bid, initial cost design criteria that don’t address areas such as operating efficiency, maintenance and replacement costs, and total energy costs over the ‘useful life’ of the facility.

F. Centrally manage the energy usage in State owned and operated facilities to benchmark, track, and optimize overall building energy efficiency in an effort to minimize the State’s overall energy costs and consumption. Centralized management of energy usage allows the State to collect and trend energy data, map consumption and establish energy reduction strategies, improve and maintain building operating efficiencies, and take advantage of such energy cost savings incentives as aggregate energy procurement and demand response programs.39

G. Commission all new State building construction, and retro-commission all existing State buildings, including schools, to ensure that building systems meet their design intent, operate and interact optimally, and function in a manner to maximize overall operating and energy efficiencies. Most of the State owned and operated buildings have never been commissioned and those that were most likely no longer operate in the most operationally or energy efficient manner

Cost Issues: The overall cost to implement the action items identified for the proposed State Energy Efficiency Policy should be negligible. There would be a nominal increase in new construction and design costs with the inclusion of the added LEED initiative and commissioning requirements; however, these initial costs should be negated by the energy and operating efficiency savings derived over the life of the facility. The incorporation of energy efficiency measures in state funded construction, including schools, can be funded through the bond offerings managed by the SEU. The State only needs to realize a statewide Energy Performance Contracting Program to retro-commission all existing State buildings at no additional capital cost.


The Office of Management and Budget should develop and implement a policy that sets standards and requires cost effective renewable energy systems to be incorporated in new construction and renovations of public facilities.

39 The ability to aggregate energy procurement for State facilities is limited for facilities located in municipalities that do not allow customers to seek alternative energy suppliers.
The purpose of this initiative is to provide a reduction in building use energy and carbon intensity, provide energy funding for building owners, provide educational opportunities for school children that will give them hands on experience and reinforce environmental awareness, and have the government lead by example. Applicable buildings include any building owned or funded by a local or state government agency such as schools, maintenance buildings, office buildings, hospitals, libraries, prisons, etc.

Although several states have statutes or executive orders mandating the use of environmentally sustainable standards in the design, construction and operation of public facilities, there are only few states that mandate the use of renewable energy systems in those facilities. Each of these programs weighs the investment in alternative energy on a cost/benefit basis. Examples include:

**Texas:** requires state government departments to compare the cost of providing energy alternatives for new and reconstructed state government buildings and for certain construction or repair to energy systems and equipment. A review committee determines economic feasibility for each function by comparing the estimated cost of providing energy for the function using conventional design practices and energy systems with the estimated cost of providing energy for the function using alternative energy devices during the economic life of the building. If the use of alternative energy devices for a particular function (including space heating and cooling, water heating, electrical loads, and interior lighting) are economically feasible, then the use of alternative energy devices must be included in construction plans.

**Minnesota:** state facility designs must consider the impacts of supplying a portion of the building’s total energy use with on-site or off-site renewable or cleaner distributed generation systems. Separate portions of Minnesota law added at different times require that certain state building designs specifically evaluate the possibility of using active and passive solar systems; earth-sheltered construction; meeting 2% of building energy use with on-site solar or wind (Minn. Stat. 16B.32); and using geothermal and solar thermal applications for heating and cooling (Minn. Stat. 16B.326).

**Vermont:** statutes contain an incentive funding structure for locating renewable energy systems in school buildings. The amount of an award for the incremental costs associated with the installation of a space heating, water heating, cooling, or refrigeration system that uses biomass, a geothermal/ground source, wind, or solar energy as the primary heating or cooling source is 75 percent of the approved cost of those elements of the project specifically related to the renewable fuel source being used (as compared to 30 percent for other costs).

In Delaware, specific standards should be adopted to fit into the existing structure. A detailed review of these programs to include their experience (good and bad) to date should be initiated. A Delaware program should be initiated in three categories:

**Educational Facilities** – Any new school, school renovation (within a certain cost threshold) must be designed using “green code” or LEED principles. Cost/benefit analyses using the standards set in the policy should be completed for the incorporation of renewable energy systems into new construction. The components of any program would require a learning tool where students can participate in the operation of the project and where the technology basics can be in a science class curriculum. Curriculum would be developed on a school by school basis, depending on the technologies installed and aligned with existing climate change/renewable energy curriculums already in place.

**New Construction** – Any publicly funded building must be designed using “green code” or LEED principles. Further, the facility should be encouraged to be a research laboratory for new technologies. Cost/benefit analyses using the standards set in the policy should be completed for the incorporation of renewable energy systems into new construction.
Renovation – Any public funded building must use “green technology” where feasible and within certain cost parameters. Cost/benefit analyses using the standards set in the policy should be conducted for the incorporation of renewables into the renovation.

Cost Issues: Along with the mandates and code revisions, incentive funding resources would be needed to make these building design options cost effective and to provide incentives. Funding incentives for state capital projects could take the following forms:
Grant funding for incremental costs associated with renewable energy systems (similar to previous Stripper Well program). Funding to be divided among qualifying projects based on cost, payback and environmental benefit. Incremental cost per square foot for renewable energy systems for school projects. Revolving loan fund whereby the loan is paid back through energy savings, possibly through a partnership with the Sustainable Energy Utility.

**Recommendation 9: Demonstration Project – Schools**  
**Rank: Second Tier**

*Conduct a demonstration project, under the direction of the Department of Education, in which a school is designed, built and operated to LEED silver or gold standards.*

The ability compare the construction costs as well as the on-going operating costs from a LEED certified school building to the benchmark of typical school buildings will provide decision makers with quantitative data regarding the relationship between costs and benefits associated with LEED programs. It is expected that a LEED certified building will cost more to construct, and possibly more to maintain since preventive maintenance cannot be deferred without negatively impacting the efficiency performance of the school. However it is expected that the State will realize reduced operating costs from such a properly constructed and maintained structure.

**Cost Issues:** $1,000,000 + for construction of the school. The additional costs due to LEED certification are part of what would be determined during the demonstration project. The incorporation of energy efficiency measures into the project can be funded through the bond offerings managed by the Sustainable Energy Utility (SEU). The SEU may be a source of funding for the energy efficiency and renewable energy portions of the project.

**Industrial Energy Use Reduction**

**Recommendation 10: Combined Heat and Power**

10A. DNREC should develop Combined Heat and Power regulations for boilers/power plants on an energy output basis.  
**Rank: High Priority**

10B. DNREC should study, and if appropriate, develop a set-aside of allowance allocations for energy efficiency and renewable energy in Delaware’s NOx and CO2 trading programs.  
**Rank: Second Tier**

Combined Heat and Power (CHP) is the generation of electricity and heat sequentially from the same heat input. Use of CHP increases the system’s overall efficiency by providing electric and thermal service with higher efficiency and lower emissions than conventional separate systems. CHP can provide a way to reduce emission
rate without strict reliance on the application of emission controls, however multiple outputs of power and heat must be accounted for. Therefore, output based standards are key to recognizing efficiency benefits of CHP. (Example: LB/MWh output instead of LB/MMBTU input.)

Air quality regulations have traditionally established standards on the basis of mass of pollutants allowed per unit of thermal heat input. Attempts in the past to establish standards on an output basis or otherwise referred to as fuel-neutral regulations have faced opposition by various industries such as coal and oil producers. Most regulations today establish fuel specific standards on a heat input basis. Regulations do not specifically discourage CHP but they do not provide any specific incentives either.

US EPA states the following “Output-based regulations (OBR) encourage efficiency and renewable energy as air pollution control measures. OBR levels the playing field by establishing performance criteria and allowing efficiency and renewable energy to compete on equal footing with other methods of reducing emissions, such as combustion controls and add-on controls.

Traditionally, boilers and power generators have been regulated on an input basis. That is, emission limits have been established on a unit of pollutant emitted per unit of fuel input basis (e.g., pounds per million British thermal units [lb/MMBTU]). This approach relies on the application of pollution control devices to reduce emissions and does not explicitly recognize the efficiency of the process in converting fuel input into a useful output.

Significant opportunities exist to reduce pollution upstream in the energy generation process by encouraging efficiency improvements through CHP. Establishing emission limits for CHP units on an output basis—units of pollutant per unit of useful output (e.g., pounds per megawatt-hour [lb/MWh])—recognizes efficiency improvements as pollution prevention.”

In Delaware, only Regulation 1144, “Control of Stationary Generator Emissions” addresses CHP and it defines CHP as follows:

“Combined heat and power” and “CHP” means a generator that sequentially produces both electric power and thermal energy from a single source, where the thermal energy is wholly or partly used for either industrial processes or other heating or cooling purposes.

This regulation establishes allowable emission rate in terms of LB/MWh output but it has limited scope because it only applies to internal combustion engines. It does not cover boilers or other forms of power plants.

Calculating emissions from CHP can be done using two approaches:

1. Add thermal output to electric output to reduce effective emission rate. (CA & TX DG Regs.)
2. Calculate credit for avoided thermal generator (boiler). (DE Reg.)
The first approach is simpler but second option more directly reflects actual emission benefits.

There may also be opportunities under allowance trading programs to provide incentives under a set-aside program. For instance, in Delaware’s NOx and CO2 trading programs, Delaware could allocate specific tons of NOx or CO2 allowances as set-aside each year for projects that reduce the consumption of electricity or energy other than electricity, or generate electricity using renewable energy.

Cost Issues: The only costs are those related to regulation development.
Energy Education & Outreach

Recommendation 11: Energy Education and Outreach Program  
Rank: High Priority

The Sustainable Energy Utility, in coordination with the Energy Office, should develop and implement a comprehensive education program to inform Delawareans on energy efficiency that includes:

Greenhouse Gas Information

- Informing citizens about public policies (such as the Renewable Energy Portfolio Standards and Regional Greenhouse Gas Initiative) and the incentives available from the State, the Sustainable Energy Utility and the Federal government.
- Educating citizens about the importance and benefits of reducing the state’s greenhouse gas emissions—including the economic benefits, new jobs and improved public health, and the potential costs of not doing so.
- Educating citizens on how to determine their personal GHG footprint and actions they can take to reduce it.
- Information about the scope and potential of distributed renewable energy in the State.

Energy Efficiency Information

- Energy efficiency steps targeted to different sectors of the economy that would include information that these groups could use to increase their energy efficiency, including easily achievable, cost effective actions;
- Behavioral aspects of maximizing energy efficiency and conservation;
- Information about the Sustainable Energy Utility as a comprehensive source of support for efficiency, conservation and renewable;
- Information on additional programs available from other sources, such as tax credits, deduction or rebates;

Program Evaluation

- Criteria by which the educational plan is evaluated objectively on a regular basis.

Education on energy, climate change, and the health impacts of fossil fuel use will be critical in gaining widespread public participation in support of Delaware’s goals to reduce energy use and mitigate climate change. While public policy leaders and elected officials must provide leadership, any plan to reduce Delaware’s energy use and its greenhouse gas (GHG) footprint will require the enthusiastic support and participation of its citizens, if it is to succeed.

Current Department of Natural Resources & Environmental Control (DNREC) efforts include publications available at the Delaware Energy Office and a Climate Change website.\(^\text{40}\) The Delaware State Curriculum Standards for public education K-12\(^\text{41}\) include a number of concepts and achievement objectives in science and math that relate to energy\(^\text{42}\) and climate change.\(^\text{43}\) The standards need to be updated to include some

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\(^{40}\) [http://www.dnrec.delaware.gov/ClimateChange/Pages/Climate%20change%20and%20Delaware.aspx](http://www.dnrec.delaware.gov/ClimateChange/Pages/Climate%20change%20and%20Delaware.aspx)


important additional topics, such as energy efficiency, as well as new developments in science, science education, and public policy.

These efforts can serve as the initial base to be built upon as Delaware moves forward with a comprehensive energy and climate education and outreach program. The Sustainable Energy Utility (SEU) Contract Administrator will be developing educational programs. As described in the Request for Proposal for the SEU Contract Administrator (CA): “The CA shall develop and implement a public and consumer information strategy to: (1) promote customer participation in and market awareness of SEU services; (2) increase consumer awareness and understanding of the benefits of energy efficiency and renewable energy both for participants and non-participants; and (3) increase consumer demand for SEU services; and (4) affect consumer decision-making in consumer-driven energy efficiency choices. When appropriate, the CA will develop and implement energy education and technical training services and initiatives in cooperation with Delaware educational institutions.”

Educational programs should target various segments of energy users in Delaware including residential, commercial, industrial, and motorists. Within these groups, there could be programs tailored for various categories of users, including, for example, schools, churches, and hotels.

Education will help Delawareans understand 1) the benefits and importance of energy efficiency and renewable energy, 2) the potential for significant reductions in energy use through efficiency, and 3) the programs and other incentives available to support energy efficiency and renewable energy. The education would include the importance of reducing energy use and implementation of renewable energy.

Cost Issues: The education program described above would be integrated with the SEU’s educational program, which has a target funding level of $850,000 per year. There would be no additional cost to the State for the education program.

Recommendations under the purview of the Sustainable Energy Utility

The following are the recommendations to reduce energy use for which the Sustainable Energy Utility (SEU) is envisioned as the primary vehicle for delivery of the services detailed in the recommendations. The Governor and the Council should closely monitor progress on the recommendations and, if necessary, assess how best to move forward on achieving the objectives of the recommendations, should alternative approaches be required.

**Recommendation 12: Distributed Renewable Energy**  
**Rank:** High Priority

The SEU should defray the cost of installing customer-sited renewable energy as a mechanism to reduce electric transmission and distribution energy losses, dependence on the electricity grid, peak electric demand, and Delaware’s carbon footprint.

The importance of customer-sited renewable energy technologies\(^{45}\) and demand side energy efficiency measures, as mechanisms for reducing energy use (and thereby reducing carbon emissions) in the State, has been consistently recognized.\(^{46}\) Customer-sited renewable energy generators can be powered by solar, wind,

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\(^{45}\) Also often prefixed as “user-sited” or “distributed”

\(^{46}\) Delaware Climate Change Action Plan (2000), Center for Energy and Environmental Policy, University of Delaware.
geothermal, biomass and small-hydro sources. This assortment of customer-sited renewable energy options has several unique benefits. Because they “are located at the point of energy use, they can greatly reduce transmission and distribution line congestion that results from transporting electricity over long distances. Customer-sited distributed energy improves electricity reliability and voltage stability with the positive effects of reducing the potential for power outages and improving electricity quality. By generating electricity at the customer’s point of use during times of high peak system demand, customer-sited renewables, solar in particular, can reduce peak demand, relieve local congestion, and overall demand for conventional primary energy sources, thereby driving down the retail energy costs, offering protection against price spikes, and creating an immediate and tangible reduction in CO2 emissions.”

Among the various sources of renewable energy, “the most ubiquitous renewable resource in the state is solar energy.” It was noted in the 2003 Governor’s Energy Task Force report that the amount of solar energy falling on Delaware was 130 times the annual energy consumption of the state, including transportation fuels and electricity system losses, and constitutes the largest source of renewable energy for the State. The potential reduction in grid-based energy use reduction from this source is significant. For instance, the SEU distributed PV target alone is expected to displace grid electricity by an amount comparable to 35% of the estimated MWh savings for residential sector electricity from energy efficiency.

The SEU has analyzed the Delaware market and has concluded the following: “The SEU will assist Delaware households and business in installing at least 300 MW of customer-sited renewable energy by 2019 through the use of incentives and other policy measures.”

Cost Issues: The SEU’s customer-sited renewable energy financing mechanism incorporates a number of sources of funding such as: Tax Free Municipal Bonds; Green Energy Fund; sale of Renewable Energy Certificates (as well as special Solar Renewable Energy Certificates); and Shared-Savings; for realizing the target of at least 300 MW by 2019.

**Recommendation 13: Retrofitting of Existing Homes for Energy Efficiency**  
**Rank: Second Tier**

*The SEU should defray energy efficiency investments of existing homes, both rental units and owner-occupied.*

Homes in existence today will continue to be the majority of our housing stock for a long time to come and these homes are all in need of some level of energy efficiency improvement. It has been traditionally very difficult to get owners of these homes (or owners of rental units) to see the long-term benefits of improving energy efficiency when most of these measures are not visible after they are installed. The SEU law incorporates nationwide best practices, which show that homeowners respond favorably to incentives for energy improvements.

Available online at:  
[http://ceep.udel.edu/publications/energy/reports/energy_delaware_climate_change_action_plan/deccap.htm](http://ceep.udel.edu/publications/energy/reports/energy_delaware_climate_change_action_plan/deccap.htm). Also see:  
47 SEU Task Force Report, pp. 28.  
48 Delaware Energy Task Force, Final Report, September 2003, pp. 65  
A cost-effective level of retrofitting (averaging approximately $2,500-$3,000) – insulation, air sealing, and replacement equipment – can result in an average savings of 25-30% on the heating and cooling portion of the bill. A lighting package taking advantage of Compact Fluorescent or Solid State LED lights and an appliance package to offer incentives for replacement of refrigerators and washing machines with Energy Star rated models will save on base load usage at a similar percentage.

The SEU should require performance monitoring and make provisions to finance pre-and post retrofit audits in addition to the improvements themselves. The audit must be standardized and administered through a network of certified auditors. Similar programs throughout the Northeast offer levels of incentive from free audits, worth about $500, to 50% of the retrofit cost, with program outlay per existing home capped at $3,000.

**Cost Issues:** Cost to the SEU of approximately $1 million/year, including administration costs. For example, at $2,500/home, this would enable retrofitting 400 homes/year.

**Recommendation 14: Energy Efficiency Financing of New and Existing Homes**  
**Rank: Second Tier**

*The Energy Office should explore, in coordination with the SEU, new energy efficiency financing models of new and existing homes.*

Energy Efficiency Financing would enable builders selling in to the new home market and buyers of an existing home to enter into shared-savings agreements with the SEU. Under these arrangements, builders and buyers could receive financing from the SEU to defray the incremental investment required for energy efficiency upgrades. The financing could be arranged so that these upgrades will save more money per month through reduced energy bills than the monthly cost of repayment to the SEU. The measures will also increase the value of the home.

Yet another approach is the Energy Efficiency Mortgage, (EEM). The instrument has been in existence for more than 15 years but it has not been widely utilized due to buyers financing through their builders rather than going to separate banking institutions for their mortgages. The work group speculates that the downturn in the housing market might enhance the effectiveness of EEMs. By using lending agencies that participate in the program, there is the opportunity to boost sales of energy efficient homes and also assist in funding energy efficiency upgrades in existing homes.

**Cost Issues:** The cost will be minimal for the exploration and evaluation of financing models. Cost for implementation will be identified during that process.

**Recommendation 15: Enhanced Energy Efficient Construction of New Homes**  
**Rank: Second Tier**

*The SEU should defray the incremental investments required for meeting the EPA Energy Star Program requirements.*

It is easier to incorporate energy efficiency measures into a home under construction than it is to change these items later. To that end, builders of new homes must be encouraged to build to a higher standard. The SEU Task Force identified what it deemed the logical level of efficiency over the current Delaware code as being the Federal EPA Energy Star Program. This program uses third party verification to certify that a home uses 15% less
energy for heating, cooling and water heating than the 2006 code allows (note – the 2006 code requires higher efficiency than the codes in place in Delaware today).

The SEU could finance the incremental investments required for meeting the Energy Star Home requirements. A shared-savings agreement that incorporates the SEU, homebuilder and eventual owner would need to be worked out. This arrangement would not lead to any initial increase in cost to the homebuilder or the eventual homeowner. After the shared-savings period, the homeowner captures the energy savings for the life of the home. As in retrofitting of existing homes, a lighting package taking advantage of compact fluorescent or solid state LED lights and an appliance package to offer incentives for Energy Star refrigerators and washing machines can offer saving on base load usage.

Cost Issues: The cost would be part of the program operations of the SEU, and should require no additional State funding.

Recommendation 16: Alternative Fuel/Fuel Efficient Vehicles Rank: Second Tier

16A. The SEU should provide economic incentives to encourage public and private fleet owners to purchase fleet vehicles that meet the State standards (to be developed under Recommendation 25A).

16B. The SEU should provide economic incentives for home infrastructure options to encourage greater use of alternative fuel vehicles such as electric, compressed natural gas and Vehicle-to-Grid.

The main approach to reducing the energy used per mile of travel is to improve the technology of the vehicle used, either by increasing fuel efficiency or switching to a cleaner burning, low or no carbon fuel. The technologies for such vehicles are improving constantly, from hybrid engines to hydrogen fuel cells, electric vehicles, and vehicles with vehicle-to-grid (V2G) capabilities.

Adoption of new technologies often begins with fleet purchases. These purchases increase the demand for these new vehicles, allowing more to be built, driving down the costs of production. Transportation energy use reduction is included in the charge of the SEU, therefore, providing incentives for purchase of these lower energy using vehicles or for home infrastructure to service them is well within its purview.

Cost Issues: The incentive programs would be operated by the SEU, within its planned budget, not requiring additional funding from the State.
Recommendations to Reduce Delaware’s Transportation Energy Use

Delaware’s transportation system includes 5,317 miles of roadways maintained by the Delaware Department of Transportation (DelDOT) (including 41 miles of interstate highway), 925 miles of other roadways, a state-wide bus system, 271 miles of commercial rail lines (mainly freight lines), including passenger service to Philadelphia which is contracted from SEPTA and subsidized by the Delaware Transit Corporation (DTC).51

Transportation system planning is done by DelDOT, with oversight by the Wilmington Area Planning Council (WILMAPCO) and the Dover/Kent County Metropolitan Planning Council. The bus system is operated by DART First State, the Delaware Transit Corporation. DART also provides a service, RideShare Delaware, to assist commuters with finding and using alternative modes of transportation. The goal of the program is to reduce the number of single occupant vehicles (SOVs) traveling on Delaware's roadways, thus improving our air quality. Initiated in 1997, RideShare Delaware is funded with a combination of Federal Congestion, Mitigation & Air Quality (CMAQ) and State dollars.

Rail
Subsidized rail transit is provided from Newark, Churchman’s Crossing, Wilmington and Claymont to Philadelphia on the SEPTA R2 line. SEPTA R2 ridership, as measured by passenger trips, has increased 42%, from 723 thousand in FY03 to 1 million in FY07. The Delaware Transit Corporation (DTC) is in the final engineering phase of the Commuter Rail Improvement Project (CRIP). The CRIP improvements are projected to double daily ridership from 3,000 to 6,000 passengers per day.

The CRIP consists of adding approximately 1.5 miles of new track (3rd Track) around the vicinity of Banning Park in New Castle County. The additional track will accommodate increased frequencies on the Delaware SEPTA R2 service terminating in Newark. Currently, only two tracks are available which create a choke point on this section of Amtrak’s Northeast Corridor and limits the amount of train movements, especially during peak periods. As part of the CRIP, a new Newark Train Station will be built at the current site of Newark Concrete. The new station will accommodate two SEPTA trains at one time. The new location will eliminate existing conflicts with freight traffic at the current Newark Station. The new station will have more parking and the location is better situated for eventual downstate commuter rail to Middletown and Dover. DTC, as part of the CRIP, has also signed an agreement with SEPTA to purchase four commuter rail cars that will be used as part of the additional service once the CRIP is completed.

Rail service to more distant locations is provided by Amtrak from Newark and Wilmington where there are approximately 2 and 80 trains per day respectively. These services provide an additional estimated 800,000 trips per year.

Bus
Bus transit operated by DART First State includes both fixed route bus service and demand response service statewide. Between FY03 and FY07, fixed route ridership grew 11%, from 7.5 million passenger trips to 8.3 million. Over the same period, demand response trips grew 43%, from 569 thousand to 812 thousand.

Air Service
Currently there is no commercial air service provided within Delaware. Residents frequently travel to Baltimore/Washington International Airport, the Philadelphia International Airport or to Salisbury, MD to access commercial air services.

51 Road miles – calculated in one direction for each road.
Reducing Vehicle Miles Travelled

**Recommendation 17: Vehicle Miles Travelled Reduction Goal**  
**Rank: Second Tier**

_The Governor should adopt a goal that by 2030, the total vehicle miles travelled in Delaware will not exceed the levels in 2009._

Vehicle miles travelled (VMT) is one of three core factors in transportation energy use. National trend data indicates that not only has VMT grown substantially (outpacing population growth and vehicle registration), growth will continue, regardless of new federal proposed standards.\(^{52}\) Indeed, the Department of Energy projects that by 2030, the number of VMT will be two times the 1990 level.\(^{53}\)

CO2 emissions have risen, and will continue to rise, concomitantly.\(^{54}\) Any effort to reduce the energy associated with transportation use must therefore include controlling VMT while also leveraging the use of new vehicle and fuel technologies to reduce transportation-related energy use. For that reason, the above goal is recommended, in harmony with policies that move the vehicle fleet towards more efficient fuels and technologies.

The objective of the goal is to serve as an inspiration and benchmark for policies, programs and activities to reduce transportation energy use (i.e. land use policy, vehicle standards, etc.). The expected benefit is better land use and related decisions that will result in fewer vehicle miles travelled, and reduced associated energy use and emissions.

**Cost Issues:** None.

**Recommendation 18: Employer Trip Reduction Programs**  
**Rank: High Priority**

_The Governor, through the Secretaries of Natural Resources & Environmental Control and Transportation should convene a committee, including representatives of Delaware employers such as the State Chamber of Commerce, to develop standards and incentives for employer participation in commute alternatives programs._

The Goal of this recommendation is to encourage greater trip reduction efforts among employers statewide. Employer-sponsored commute benefits have long been documented to have a significant impact on reducing vehicle miles traveled. Since the end of the Employee Commute Option (ECO) mandates of the early nineties, efforts have been in place throughout the state to engage business partners in the voluntary act of employee commute program administration. Many employers currently offer varying degrees of demand management programs ranging from minimal to aggressive efforts, the latter primarily as a result of a legally binding Traffic Mitigation Agreement. However, there remain a significant number of employers throughout the state who do not offer any level of benefit to their employees. Programs and support systems are presently in place that could easily support employers in program implementation.


\(^{53}\) S. Winkelman (Center for Clean Air Policy) calculations based on EIA’s Annual Energy Outlook 2008 (Early Release) and the Energy Independence and Security Act of 2007.

\(^{54}\) Ibid.
The committee would engage business stakeholders in:

- Identifying minimum standards for employer trip reduction participation;
- Identifying the available and needed resources to support administration;
- Identifying existing and new tax incentives and administration processes to encourage their participation;
- Developing a recognition package to spotlight successes via local, regional and national venues.
- Develop incentives to encourage employer and employee telecommuting options.

The primary expected benefit of increasing the number of businesses participating in trip reduction efforts would be an increased reduction in vehicle miles traveled throughout the State, thus helping to achieve our energy reduction goals. Secondary and equally important goals are cost savings; expanded commuter choice options, aiding employer recruitment and retention efforts; and, improved air quality.

Cost Issues: To the State: It is likely that this discussion would lead to a requested increase of the existing Travelink credit cap and/or the addition of a new one with an amount to be determined. The total amount of eligible credits allowed is $100,000 in any State fiscal year. Additional costs could also potentially be needed to support expanded level of service to the business community.

To employers: Many initiatives would be at no- or low-cost. For those that are higher, costs could be offset by tax credits.

Recommendation 19: Bus Transportation System Improvement

19A. Where possible, DART and other bus service systems should combine services in overlapping areas.  
Rank: High Priority

19B. Add additional small bus/van routes to connect to longer distance, express oriented transit routes.  
Rank: Second Tier

In addition to DART, there are other bus services throughout the state that operate on a daily basis. DART could achieve significant savings if these resources were better integrated. One example of opportunity is in Newark with the University of Delaware’s transit services, the Unicity service, and DART’s fixed route services. The bus systems are complementary to one another, serving areas both in common and distinct. The separate services could be coordinated with one another to achieve optimal efficiency for both the systems and the riders. In addition, connectivity is offered with SEPTA and Maryland’s MTA; however these services could be better coordinated to provide more seamless travel patterns.

DART currently operates or contracts for several smaller cutaway vehicles and vans on short routes that connect to longer distance, express oriented transit routes. Ridership productivity on these connective routes often coincides with the heavily traveled runs of the "parent" transit route. With current land use patterns in the state, using the smaller vehicles to collect riders and bring them to the commuter route is one way to "increase" population densities and grow transit ridership.

Cost Issues: The costs of coordinating services are minimal. The costs of increasing the number of smaller buses/vans would include the capital costs for purchase of additional vehicles and operating costs (which are estimated by DART at approximately $50/hour).
Recommendation 20: Non-ADA Para transit Service

*Rank: High Priority*

The Governor, through the Secretaries of Transportation and Health and Social Services, should convene an ad hoc panel to evaluate and recommend options to improve energy-efficiency and cost-effective implementation of the State’s policies regarding non-ADA Para transit service.

An ongoing demographic shift, coupled with Delaware’s liberal acceptance standards have resulted in booming paratransit ridership throughout the State. In addition to an aging population, disabled citizens often chose to move to Delaware in part for the extensive paratransit service. As shown in Figure 19, Delaware’s population is aging, with an increasing proportion of the population being over 60 years old, reaching almost 30% in 2030. As disability rates increase dramatically with age, we can also expect to see more persons with disabilities. One outcome of this demographic shift is greater demand for paratransit services. Statewide, non-ADA trips were found to account for nearly 40% of all paratransit trips in a test month (December 2006).

The average paratransit trip requires over six times the subsidy of a fixed-route trip. In fiscal year 2008, the average Delaware paratransit trip cost over $48.00, while a fixed-route bus trip was roughly $5.20 and rail $6.80. For the same period, revenue per trip was $2.32, $0.67 and $2.80, respectively. Thus, the State subsidizes 95% of paratransit trip costs, 87% of fixed route bus trip costs and 59% of rail trip costs. Given the cost of operating the current paratransit service, an increasing proportion of the DART budget is being shifted from the fixed route system to paratransit service. In addition, according to the 2008 Transportation Energy Data Book, the average paratransit trip consumes over four times the amount of energy (BTU per passenger mile) as an average car trip.

The panel would include representatives of The Elderly and Disabled Transit Advisory Committee (EDTAC), paratransit service users, DART, and other transportation service providers and would be charged with identifying various alternative approaches to providing non-ADA paratransit service consistent with State policies but at greater energy and economic efficiency.
Cost Issues: Cost for the committee would be minimal. Cost savings would be anticipated from the recommendations of the committee.

Recommendation 21: Transit Investment  
Rank: Second Tier

DelDOT should raise fixed-route transit capital spending to at least 20\% of total transportation spending in the region and create a dedicated funding stream for the system.

Reducing VMT will require an increased public investment in transit. The US Census estimates that 11,000 Delaware workers (2.7\% of the State transportation mode split) utilized transit as their primary means of travel to work in 2007—making it the third most popular mode choice behind driving alone and carpooling. Transit is most utilized in the State’s urban north (New Castle County), home to most of the routes, accounting for 10,000 (3.8\% of county mode split) of the estimated 11,000 dedicated transit users in the State.

Transit use has increased during the last decade, while funding for system improvements has not kept pace. According to DART, fixed-route ridership has increased by 25\% between 1996 and 2007. Ridership on SEPTA’s R2 rail service from Newark to Philadelphia has increased by 116\% during the same period. Capital spending on transit in the Wilmington metro region, home to the State’s most extensive transit network, consistently has programmed about 10\% of funding for transit in its Transportation Improvement Program (TIP) during the past decade. Funding for transit reached its high as a percentage of total funding in the FY 2006 TIP, when it reached 11.2\% of total transportation spending; its lowest level was 6.5\% in FY 2003.

To successfully reduce VMT statewide, Delaware’s fixed-route transit system requires improvements in frequency, connectivity, accessibility and expansion of service. A recent WILMAPCO survey of low-income and minority communities found that 44\% said the transportation system does not meet their needs. Many pointed specifically to transit as ineffective. For example, increased weekend service is necessary to provide better connectivity for low-income workers to their jobs—many of which require service at off-peak times. Increasing the frequency of weekday service to key employment centers is also necessary for building ridership. Further, ensuring the general accessibility of existing bus stops is crucial in encouraging ridership. A quarter of respondents in WILMAPCO’s survey pointed specifically to dangerous crossings and broken sidewalks as deterring them from using the bus more often.

Raising fixed-route transit capital spending to 20\% of total transportation spending in the region and creating a dedicated funding stream for the system, will allow for the improvements to the system which are anticipated to encourage greater overall usage and reduce VMT.

Most of DART’s operating budget is funded from the State’s Transportation Trust Fund, which relies on revenues collected from the Motor Fuel Tax. If efforts to reduce VMT and/or increase fuel efficiency are successful, less funding will be made available to the Fund, and for transit, due to the resultant falling volume of fuel sales. In addition, the funding percentage for transit is currently argued year-by-year against road funding. A dedicated addition to the fuel tax could be utilized to help fund transit expansion.

Cost Issues: This recommendation involves the redistribution of transportation funds and possible creation of a new funding source.
Recommendation 22: Bus Rapid Transit Feasibility  

The Delaware Department of Transportation should explore the feasibility of creating a phased bus rapid transit system throughout the Mid-Atlantic Area (Delaware, Maryland, Pennsylvania, New Jersey).

The objective of a bus rapid transit system (BRT) would be to incrementally link communities, centers of commerce, and established systems of transportation. This would provide the following benefits: a more efficient land-use pattern, reduced traffic congestion, increase economic competitiveness of the region in today’s global marketplace, and provide an environmental friendly solution to traffic management. Potential partners would include representatives from both the public and private sectors from Delaware, Pennsylvania, Maryland, New Jersey, and Federal agencies.

According to a November 2008 presentation at the University of Delaware’s Institute for Public Administration, a typical heavy rail system in the US can cost $200 million or more per mile to construct, and a typical light rail system can cost $70 million per mile or more. By contrast, the most expensive BRTs cost around $25 million per mile. Some very competitive systems have been built for significantly less.

There are efforts currently underway in Delaware regarding bus rapid transit. These have included identification of potential stakeholders; contact/communication of project concepts (through one-on-one meetings); and information meetings and workshops.

The following steps would be taken to implement the recommendation:
Establishing a steering/exploratory committee representing the variety of stakeholders and regulators who would have interest in this issue
Developing a draft agreement among a public/private partnership; including commitment to fund development of a business plan that includes the institutional arrangement, proposal for phased development including recommendations for pilot areas, and a 5 and 25 year plan for implementation
Engaging all stakeholders in refining the draft agreement and supporting any necessary legislation/regulation

Cost Issues: A feasibility study should cost between $150-200,000.

Recommendation 23: Bicycle and Pedestrian Transportation

23A. DelDOT and other state agencies and cooperators should encourage bicycling and walking as alternative transportation.  

Rank: High Priority

23B. The Governor or the Legislature should implement a “Complete Streets” requirement statewide by statute or Executive Order.  

Rank: Second Tier

23C. DelDOT and other appropriate agencies should increase funding for pedestrian and bicycle transportation.  

Rank: Second Tier

The US Census estimates that about 11,000 Delaware workers (2.7% of State mode split) utilized walking as their primary means of travel to work in 2007—making it the fourth most popular mode choice just behind transit. Walking is most utilized in the State’s urban north with its greater density; nearly 8,100 (3.1% of county mode split) of the estimated 11,000 dedicated walkers in the State are in New Castle County. According to the Census, less people bike to work. In 2000, the latest available year, less than 900 residents (0.2% of the State mode split) used the bicycle as a primary means to get to work. About half lived in New Castle County. Additional people
walk and bike every day, not captured by these data. They include school students or trips made by workers after or during work.

Increased use of bicycles and walking for transportation will reduce VMT. Delaware can take a number of steps to encourage more Delawareans to walk, including an increased focus on Safe Routes to Schools. The steps to encourage increased travel by bicycle include, among others, making roads safer for bicycles and enhancing education of riders and drivers on their respective responsibilities.

The recently developed Wilmington Bike Plan55 provides a framework for comprehensive bicycle planning in the City. The Wilmington Bike Plan should be studied for the possibility of adopting elements of the plan into the State’s planning efforts. While some of the Plan’s proposals are applicable only to an urban environment, there are ideas in the Plan that are applicable to the whole State. State planning should include groups currently involved in bicycling issues, such as the Delaware Bicycle Council, WILMAPCO, county and local governments.

Complete Streets Policy: A complete street is a road that is designed to be safe for drivers, bicyclists, transit vehicles and users, and pedestrians of all ages and abilities. “Complete streets’ focuses more on road users and is about making multimodal accommodation routine so that multimodal roads do not require extra funds or extra time to achieve. The intent is to change the everyday practice of transportation agencies so that every mode should be part of every stage of the design process in just about every road project—whether a minor traffic signal rehabilitation or a major road widening. The ultimate aim is to create a complete and safe transportation network for all modes.”56

Current DelDOT policy provides for planning to integrate bicycling into the development and management of the transportation system.57 The policy should be evaluated and revised, as necessary, to implement the concept of Complete Streets as cost effectively as possible.

There are a number of steps that Delaware can take that would encourage more citizens to travel by bicycle. Key examples of these include:

**Bicycle route planning and bike path building:**
- Connect and incorporate greenways with bike paths and connect bike paths to regional paths. There are a number of pathway projects currently underway.
- Develop a direct bicycle route between Wilmington and Newark and a safe bicycle crossing for the C&D canal;
- Consider how to turn existing streets into Complete Streets on a case by case basis, as determined by need.

**Improve safety for bicycle travel:**
- Ensure that road shoulders are free of debris and that multi-use paths have regularly scheduled maintenance.
- Mark shared roads with the ‘shared use marking’ and bicycle lanes with bike lane symbols and directional arrows, with symbol repainting, as necessary, to maintain clear visibility.
- Ensure that bike lanes are not blocked with traffic islands.
- Provide for cyclist detection at demand-actuated traffic signals. Without this sensing, bicycles are sometimes unable to trip lights at intersections and thus cannot get a green light;

55 [http://www.wilmapco.org/BikeWilmington/index.htm](http://www.wilmapco.org/BikeWilmington/index.htm)
56 Complete Streets: We Can Get There from Here, Institute of Transportation Engineers, ITE Journal, May 2008 by Laplante, John, McCann, Barbara, [http://findarticles.com/p/articles/mi_qa3734/is_200805/ai_n25501805](http://findarticles.com/p/articles/mi_qa3734/is_200805/ai_n25501805)
57 DelDOT Bicycle Policy, P.I. Number: D-06. Available at: [http://www.deldot.gov/information/community_programs_and_services/bike/biking_in_delaware/deldot_policy.shtml](http://www.deldot.gov/information/community_programs_and_services/bike/biking_in_delaware/deldot_policy.shtml)
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- Provide bicycle lanes at intersections to help cyclists and motorists position themselves correctly to increase safety.

Facilitate bicycle commuting:
- Provide more bicycle parking in the form of racks and lockers. A number of sites in Delaware already provide lockers, such as the train stations at Newark and Churchmans Crossing.
- Foster bicycle commuter training programs that teach safe cycling in traffic.
- Provide incentives for bicycling commuters per the Bicycle Commuter Act.

Publicity and education:
- Educate all citizens about laws and responsibilities of drivers and riders and about bicycle safety. This education could be part of standard drivers’ education.
- Use publicity to remind drivers and cyclists of the importance of cooperating with each other.
- Publicize and enforce the State law that requires motorists to remain five feet away from bicyclists.
- Publicize the benefits of bicycling including the health benefits, the cost savings, the reduction in personal contribution to climate change, and increasing the number of well-publicized, fun “Bike to Work” days.

Cost Issues: The cost of implementing a Complete Streets policy will vary depending upon existing conditions. While the primary mode of travel to work for about 3% of residents in the Wilmington region is non-motorized, non-motorized spending typically does not exceed 1% of transportation spending in the region’s Transportation Improvement Program. Increasing the non-motorized share to 2-3% of total transportation spending in the Wilmington region, and indeed throughout the State, will encourage greater overall usage of the pedestrian and bicycle system and reduce VMT. This portion of the recommendation would be a redistribution of existing transportation funding, not additional funding.

Increasing Vehicle Efficiency/Reducing Energy Use per Mile

Recommendation 24: Vehicle Fees &/or Fuel Taxes Rank: High Priority

The Delaware Department of Transportation should develop and propose vehicle-related fees and/or fuel taxes which encourage increased fuel efficiency and decrease miles travelled.

This recommendation is intended to encourage the purchase of efficient vehicles for primary transportation by private vehicle owners in Delaware. Vehicle miles traveled is included to distinguish, for example, a person who drives a truck for his or her daily commute from a person who owns a truck but only uses it occasionally to move large items. The person who uses the truck daily has a much greater energy footprint than the person who uses a more efficient vehicle for the majority of his or her driving and should pay accordingly.

The registration fee would reflect the cost to society (in the form of pollution, fossil fuel depletion, greenhouse gas emissions, etc.) of the service the vehicle provides. There are a variety of approaches that can be taken to determining the fees. Whatever approach is developed will need to be easily understandable by the public in order to be most effective.

A registration fee system based on energy consumption per miles driven has the same effect as raising the fuel tax; both represent an increase in cost to operate a vehicle that is proportional to the total energy consumed. The registration fee approach is preferable for several reasons, one being that vehicle registration fees have a
psychological impact on people out of proportion to their actual value, as seen in the recent reaction to increased Division of Motor Vehicles (DMV) fees across the board. A more significant reason is that fuel taxes have a higher disproportionate impact on low income car owners. A fuel tax increase of $0.50/gallon (which might not be sufficient to cause much change in vehicle purchase behavior) would increase fuel cost for a 25 mpg gasoline vehicle driven for 10,000 miles by $200. Vehicle registration fees are currently relatively low, $40 annually for a passenger vehicle, and the incremental difference for a 25 mp vehicle is unlikely to come near to approaching that level.

Cost Issues: There would be minimal cost in development of the program. Implementation costs would include modification of the DMV’s procedures and outreach on the system.


25A. *The Office of Management and Budget should establish high standards for fuel efficiency and environmental impacts for new fleet purchases by the State.*  
Rank: High Priority

25B. *As new alternative fuel vehicle technologies become commercialized, the State Energy Office should conduct studies of options for making the support infrastructure available and convenient to the public in an economically feasible and environmentally safe manner.*  
Rank: Second Tier

The main approach to reducing the energy used per mile of travel is to improve the technology of the vehicle used, either by increasing fuel efficiency or switching to a cleaner burning, low or no carbon fuel. The technologies for such vehicles are improving constantly, from hybrid engines to hydrogen fuel cells, electric vehicles, and vehicles with V2G capabilities. Adoption of new technologies often begins with fleet purchases. These purchases increase the demand for these new vehicles, allowing more to be built, driving down the costs of production.

Broad adoption of new technology vehicles by the general public is dependent upon the availability of the infrastructure to provide the fuel or charge for the vehicle and, for V2G vehicles, the ability to interact with the utility grid when the vehicles are not in use. To assist in this, the State Energy Office should, as new technologies are nearing full commercialization, conduct feasibility studies of the various options available for providing the necessary infrastructure to facilitate widespread adoption and success of the new technology. These studies should be done in conjunction with the DNREC’s relevant regulatory programs, the Delaware Economic Development Office and Office of State Planning.

Cost Issues: Vehicle purchase costs will likely increase, at least initially, based on the higher standards, but the increased purchase cost may be offset, all or in-part, by decreased fuel expenses. Costs of the studies will vary and may be eligible for grant funding.

Recommendation 26: HOV (High Occupancy Vehicle) Lanes  
Rank: Second Tier

*As new roadways or expansions are planned, DelDOT should evaluate and incorporate HOV lanes into those plans as appropriate.*

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58 One such high standard that Delaware could adopt would be the California Low Emission Vehicle II standard.
Highway congestion has increased dramatically over the past two decades. At its most fundamental level, highway congestion is caused by the lack of a mechanism to efficiently manage use of existing capacity. The objective of HOV lanes is to reduce the level of single-occupancy-vehicle (SOV) usage and encouraging multiple occupancy vehicles (carpools/vanpools/transit) on Delaware highways during peak periods of travel demand thus reducing congestion and energy use per mile travelled.

There are various HOV lane configurations in use today. Some types of HOV lanes, called concurrent flow lanes, are adjacent to, and operate in the same direction as, the general-purpose lanes. Others types, called contra-flow lanes, operate in the opposite direction of the adjacent general-purpose lanes effectively enabling HOV users to drive on the "wrong" side of the roadway with barriers separating them from oncoming traffic. HOV lanes are delineated by a variety of methods, including barriers, buffer areas, and pavement markings.

The success or failure of HOV lanes in managing travel flow is highly correlated with a roadway’s operational density. An insufficiently congested roadway will not encourage the use of HOV lanes given the restrictions imposed on operators of SOVs.

A note raised by the work group was that new road constructions and expansions increase impervious surface area, creating negative environmental impacts. Those impacts should be taken into consideration when determining the need for new roads or roadway expansions.

Cost Issues: The cost of incorporating HOV lanes into new roads and expansion projects will vary depending upon the HOV system utilized and the road configuration of the project. Incorporating HOV lanes into construction of new projects will be less costly than retrofitting current roadways.
Reducing the Impact of Land Use on Energy Use

Smart Growth Recommendations

Recommendation 27: Smart Growth  Rank: High Priority

The Governor, through the Office of State Planning, should strengthen Delaware’s efforts to effectively direct growth into growth zones and require Smart Growth.

Fundamentally reversing trends in sprawling land use is the linchpin for achieving reductions in VMT. Greater density enables a more effective and efficient public transit system and non-motorized transportation network. Single-occupancy vehicle trips will drop as density increases. Smart Growth is characterized by interconnectivity; compact development; a mix of housing, commercial and retail; walkable neighborhoods; and a variety of transportation choices.

With Smart Growth, more residents will live closer to their workplaces and other destinations. A two-thirds reduction in vehicle miles travelled (VMT) per person has been shown in compact neighborhoods, versus areas in which housing is at 1-2 dwelling units/acre. Conversely, the number of transit + walking + biking trips per household climbs steeply as nearness to jobs increases. Nearness to transit is also important. Research suggests a 42% reduction in VMT for households within ½ mile of transit and a 21% reduction in VMT for households between ½ and 1 mile.

An extensive review of the literature has led to the conclusion that “one of the best ways to reduce vehicle travel is to build places where people can accomplish more with less driving.” New technology in either automobiles or with cleaner fuels won’t get us to the kind of reductions in carbon dioxide that we will need in order to curb global climate change. With a nationwide projected 23% increase in population and a 48% increase in VMT by 2030, taking into consideration new technology in automobiles and cleaner fuels, we will still be 30% over 1990 levels by 2030, unless we develop more dense and compact communities. Delaware’s projected 2030 population will experience a 21% increase, fairly close to the national increase. In compact urban neighborhoods where there are transportation options beside cars, people drive a third fewer miles than in automobile-centric neighborhoods.

Delaware has been pursuing Smart Growth approaches through Livable Delaware. Although there has been considerable progress made (i.e. the designation of growth zones, requiring comprehensive plans with implementation of future growth plans through zoning code modifications at the County and local levels, incentives and processes to encourage Smart Growth, state approval processes for annexations, and improved...

59 The minimum density usually considered necessary to support frequent public transit service is about 12 dwelling units per acre.
60 Walters, Jerry, “Measuring the Effects of Land Use on Travel Behavior and Climate Change,” address at Haagen-Smit Symposium, April, 2008.
63 Ewing, et al. op.cit. p.4.
coordination within and among levels of government), the overall effort has not been as successful as it needs to be to be truly effective in reducing transportation energy use.

According to data from a University of Minnesota study, “aggressive” Smart Growth policies will result in a 5.3% reduction in VMT for that state, while what they call “comprehensive” policies will reduce VMT by 3.4%; their study suggests that even “limited” Smart Growth policies will take down the VMT by 1.5%.64 The 2007 New Castle County Comprehensive Development Plan Update showed that under current land use trends, there would be 78,100 transit riders/day and a daily VMT of 15.5 million/day by 2030. However, if growth were steered into a centralized core south of the C&D Canal and into a redevelopment corridor in the northern section of the county, the analysis shows about 80,000 transit riders/day and a daily VMT of 14.5-15 million. Under the more restrictive development patterns, the analysis also showed better traffic flow, a reduction in volatile organic compound (VOC) emissions, a greater percentage of the population living near a bus stop, and far fewer acres consumed by development when compared to the current trend scenario.65

Contrary to the ideal and despite Delaware’s efforts to date, population growth continues to rise outside of traditional centers. WILMAPCO has also shown that a decreasing percentage of New Castle County residents are within walking distance of bus stops as low-density developments continue to spring up outside DART’s service area. These trends can be reversed. A plan to do this will require sound technical analysis, tough zoning-restrictions and a healthy dose of political will. New centers can be created within existing sprawl. The following are examples of successful Smart Growth approaches and techniques that could be utilized66:

- Making well-planned Smart Growth a requirement.67
- Consistent enforcement by State and County governments of restrictions on growth outside designated growth zones.
- Charging carbon impact fees on new development that create automobile-dependent neighborhoods.68
- Prioritizing public funding for improvements to facilities within identified growth zones.69
- Requiring that all city, county and state government buildings be built in growth zones.70
- Requiring that new schools be built within growth zones,71 and as infill, where possible.
- Limiting transportation investments outside identified growth zones.
- Actively encouraging local governments to grant density bonuses and reduce or waive fees for building infill, for redeveloping in blighted areas, and for workforce housing which embodies Smart Growth characteristics, making certain that it is within designated growth zones and near transit.
- Utilizing Transfer of Development Rights (TDRs) regularly and effectively to save open space and provide for higher density in growth zones.
- Educating local governments on how they can utilize State Tax Increment Financing enabling legislation in growth zones, and particularly in redevelopment areas.72

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64 University of Minnesota Center for Transportation Studies, “Reducing Greenhouse Gas Emissions From Transportation Sources in Minnesota,” June, 2008. [http://tzd.state.mn.us/Publications/ResearchReports/pdfdownload.pl?id=938](http://tzd.state.mn.us/Publications/ResearchReports/pdfdownload.pl?id=938)
66 Delaware’s existing statutes will need to be reviewed and potentially revised for authority to implement selected approaches.
72 With tax increment financing, money raised from a bond sale is given to a developer as reimbursement for infrastructure costs on a project. The additional property tax generated as the value of the site increases goes to pay off the bond.
• Developing better methods of assessing the traffic impacts (including Level of Service) of mixed-use developments and the accurate capture of the benefits of this development type.73

Cost Issues: There is minimal or no direct government cost for implementation of policies; costs may be incurred in development of specific policy approaches.

Recommendation 28: Transit-Oriented Development

The Office of State Planning should work with local governments to promote Transit-Oriented Development as an innovative strategy and design tool to create livable healthy communities that are integrated with public transit, linked to a network of walkable, bikeable streets.

Transit-Oriented Development (TOD) is a Smart Growth approach based around multi-modal transportation. The approach is designed to create communities that contain a rich mix of living, working, and commercial uses. With TOD, new residents have places to eat, shop, work, and play near where they live and have an alternative to the conventional suburban sprawl environment.

TOD includes complete streets, streets that are designed to be accessible for everyone: younger or older, walker or biker, and regardless of disability, facilitating people moving around without a car and thus keeping healthier by being able to bike and walk places. This leads to saving money on transportation and medical costs and allows people to live in a community with open space and a sense of place.

TOD can help redevelop in built-out and congested areas and leverage public-sector investment and capture potential future value. Properties within a 5 to 10 minute walk of a train stop sell for 20-25% more than comparable properties further away as people often prefer higher densities when they see what it can look like: For example Princeton as opposed to Brooklyn.74 In turn the government saves money on road infrastructure and by providing resources that are less costly. Likewise, the private sector has the opportunity to leverage public sector investment, capture potential future value of the community, and to develop in built-out and congested areas. Wilmington’s waterfront redevelopment around the train station is a TOD-type redevelopment, as is the proposed Claymont Renaissance and Fairplay at the Churchmans Crossing Rail Station.

Some strategies to maximize the effectiveness of TOD projects are for government to acquire land prior to TOD construction when land value is lower, then lease to others as land value increases. Other public-private partnerships unlock the value from undervalued and underutilized assets, such as having public ownership of land by the TOD site for the first decade to eliminate holding costs during the sometimes lengthy design and approval process.

While not applicable in every situation, there is a general rule of thumb regarding TOD districts or zones. The Gateway Zone is closest to the transit platform and contains open space and the highest density and building height. The Midway Zone has less intense development and has a more varied land use pattern. The Transition Zone is located at the periphery of the TOD district, where development transitions into the surrounding area.

TOD was a 2008 “Best Bet,” according to Emerging Trends in Real Estate®, the real estate industry’s most respected annual forecast75. Every $1 million invested in public transportation leads to $3 million in increased

73 WILMAPCO, through an initiative started by DelDOT, has a committee working to develop such methods.
74 http://www.publictransportation.org/reports/asp/land_use.asp Accessed 11/05/08
75 A joint publication by PricewaterhouseCoopers and the Urban Land Institute.
business sales, for both highway and transit users, and generates over $6 million in local economic activity. Further, TOD can help save money on resource and infrastructure costs that go along with sprawl development.

Cost Issues: Costs are project specific.

**Recommendation 29: Emissions Standards for Development**  
**Rank: High Priority**

*The Department of Natural Resources and Environmental Control, Air Quality Management Section should establish an “Emissions Standard and Mitigation Regulation” for land use development.*

The DNREC Air Quality Management Section conducts analyses of the annual pounds per household of mobile emissions (cars) that are projected for new developments (discussed on p. of this report). A regulation should be developed to establish emissions standards for development that occurs outside the State’s designated growth zone and require, for any development plan whose pre-development analysis of emissions exceeds the cap, mitigations to meet or exceed the standard.

When viewed in total, the evidence on land use and driving shows that compact development will reduce the need to drive between 20 and 40%, as compared with development at the outer suburban edge with isolated homes, workplaces, and other destinations. To reduce transportation energy use, sprawl development must be controlled, and development that does occur must be more energy efficient.

The recommendation of an emissions mitigation regulation aims to provide a strong disincentive to development outside the growth zones. First, it recommends that a standard be set for new development. Development that exceeds the benchmark will be met with significant on-site mitigation requirements that would prevent exceeding the standard. Examples of mitigation measures include, but are not limited to, minimizing the need for external trips by including services/facilities within the project; maximizing energy conservation and improving the thermal integrity of buildings; providing adequate ingress and egress at entrances to public facilities to minimize vehicle idling at curbside, etc.

For development plans that exceed the emissions standards, developers will be required to submit, and have approved, a mitigation plan. Projects that cannot implement sufficient on-site measures to reduce project impacts on-site may be allowed to do off-site mitigation.

This may impact development decision-making, leading to substantial changes in site design, location, building practice, etc. that would not now currently be considered and/or to a net decrease in emissions from sprawl development. The expected benefit is better land development that uses less energy, both in and of itself and through associated transportation.

The policy would require a change in the memorandum of understanding (MOU) between New Castle County and the State, to require that land development plans in New Castle County be subject to the same emissions analyses to which projects in Kent and Sussex Counties will be. The recommendation will require the identification of meaningful and measurable mitigation measures.

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76 http://www.apta.com/research/info/online/ben_overview.cfm Accessed 11/05/08  
77 http://www.publictransportation.org/facts/ Accessed 11/05/08  
Cost Issues: The only cost to the state is that associated with policy development and the staff time involved for the additional reviews of New Castle County projects.
Reducing the Environmental Footprint of Delaware’s Energy Use

Recommendations

The Need to Address Climate Change

Recommendation 30: Climate Change Commission  
Rank: High Priority

The Governor should establish a greenhouse gas reduction goal and a Climate Change Commission to develop a detailed Climate Change Action Plan for Delaware, including a trajectory for the reduction in greenhouse gas emissions and an adaptation plan, incorporating periodic review and evaluation of the plan.

It is important that both the state government and Delawareans understand the potential impacts of climate change on the state and the range of options available both to mitigate and adapt to those changes. It is also important for Delaware to prepare to meet federal greenhouse gas emission reduction requirements that Congress and President Obama are sure to establish in the next year or so. Developing this knowledge and implementing new federal mandates will require the dedicated study and input from experts in a number of fields including, but not limited, to the scientific community, law and policy experts, industry, technology experts, agriculture, state agencies, educators, architects, environmental groups, public health advocates, legislators, and general public.

Delaware developed its first Climate Change Action Plan in 2000. That plan, the next 5 year state energy plan, and the recent plans developed by neighboring states, such as Maryland, can serve as resources to inform the new Commission.

To be most effective, the plan should include a long-range greenhouse gas reduction target and intermediate targets by which progress can periodically be assessed. A process should also be established for the periodic review of the action plan and progress towards achieving goals. In addition, local governments will have a major role to play in both mitigating and adapting to climate change and should be involved both in developing the State’s plan and encouraged to develop their own climate change action plans. State policies and programs to support the local governments’ efforts should be included in the State’s climate change action plan.

Cost Issues: Costs could range from a low of about $50,000 to several hundred thousand for consultants, contractors and studies, taking into account the cost of state employee time devoted to the Commission’s work. Most of the Commission and working group members will be volunteers, participating as part of their regular jobs.

Increasing Renewable Energy Use

Progress Toward Increasing Renewables in Delaware

Over the past 5 years, the two fastest growing sources of renewable energy in the US have been biofuels and wind, as shown in Table 7. It is sobering however, to realize that, in spite of the two to three-fold growth of
these sources over that period, renewables, including conventional hydroelectric, contribute less than 7% of the nation’s energy needs.


<table>
<thead>
<tr>
<th>Energy Source</th>
<th>2003</th>
<th>2004</th>
<th>2005</th>
<th>2006</th>
<th>2007</th>
</tr>
</thead>
<tbody>
<tr>
<td>Biomass&lt;sup&gt;a&lt;/sup&gt;</td>
<td>2.817</td>
<td>3.023</td>
<td>3.154</td>
<td>3.374</td>
<td>3.615</td>
</tr>
<tr>
<td>Biofuels</td>
<td>0.414</td>
<td>0.513</td>
<td>0.595</td>
<td>0.795</td>
<td>1.018</td>
</tr>
<tr>
<td>Waste</td>
<td>0.401</td>
<td>0.389</td>
<td>0.403</td>
<td>0.407</td>
<td>0.431</td>
</tr>
<tr>
<td>Wood Derived Fuels</td>
<td>2.002</td>
<td>2.121</td>
<td>2.156</td>
<td>2.172</td>
<td>2.165</td>
</tr>
<tr>
<td>Geothermal</td>
<td>0.331</td>
<td>0.341</td>
<td>0.343</td>
<td>0.343</td>
<td>0.353</td>
</tr>
<tr>
<td>Hydroelectric Conventional</td>
<td>2.825</td>
<td>2.690</td>
<td>2.703</td>
<td>2.869</td>
<td>2.463</td>
</tr>
<tr>
<td>Solar/PV</td>
<td>0.064</td>
<td>0.065</td>
<td>0.066</td>
<td>0.072</td>
<td>0.080</td>
</tr>
<tr>
<td>Wind</td>
<td>0.115</td>
<td>0.142</td>
<td>0.178</td>
<td>0.264</td>
<td>0.319</td>
</tr>
</tbody>
</table>

<sup>a</sup> Biomass includes: biofuels, waste (landfill gas, MSW biogenic, and other biomass), wood and wood-derived fuels. MSW=Municipal Solid Waste.

The Delaware Green Energy Program has helped to increase the deployment of renewable energy in Delaware. This program has provided grants for the installment of 118 photovoltaic systems, 162 geothermal systems, 6 solar water heating systems, and 2 wind systems throughout the state. The total capacities of the installed systems are shown in Table 8.

Table 8: Green Energy Program Installed Capacity

<table>
<thead>
<tr>
<th>Technology</th>
<th>Installed Capacity</th>
<th>Units</th>
</tr>
</thead>
<tbody>
<tr>
<td>Nonresidential Installed Capacity</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Photovoltaic</td>
<td>879.89</td>
<td>Kilowatts</td>
</tr>
<tr>
<td>Geothermal</td>
<td>94.50</td>
<td>Tons&lt;sup&gt;a&lt;/sup&gt;</td>
</tr>
<tr>
<td>Solar Water Heating</td>
<td>0</td>
<td>Square Feet</td>
</tr>
<tr>
<td>Wind Turbines</td>
<td>1.8</td>
<td>Kilowatts</td>
</tr>
<tr>
<td>Residential Installed Capacity</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Photovoltaic</td>
<td>413.82</td>
<td>Kilowatts</td>
</tr>
<tr>
<td>Geothermal</td>
<td>779.50</td>
<td>Tons&lt;sup&gt;a&lt;/sup&gt;</td>
</tr>
<tr>
<td>Solar Water Heating</td>
<td>490.0</td>
<td>Square Feet</td>
</tr>
<tr>
<td>Wind Turbines</td>
<td>2.4</td>
<td>Kilowatts</td>
</tr>
</tbody>
</table>

<sup>a</sup> One ton of heating/cooling capacity = 3.5172 kilowatts

Numbers of installations of the various technologies by county are shown in the chart in Figure 20. As of mid-2008, PV and geothermal systems have had the greatest numbers of installations through the fund.

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<sup>80</sup> Source: [http://www.eia.doe.gov/cneaf/alternate/page/renew_energy_consump/table1.html](http://www.eia.doe.gov/cneaf/alternate/page/renew_energy_consump/table1.html).

In addition to the Green Energy Fund for Delmarva Power customers, the electric cooperatives have also been providing grants for renewable generation projects. The Delaware Electric Cooperative’s (DEC) Renewable Resource Fund has provided grants to member-owners for renewable generation projects such as solar and wind. To date 16 solar and 3 wind projects have been completed or are under construction, representing over 80 kW of member-owned renewable capacity. Delaware Municipal Electric Corporation (DEMEC) customers have installed a total capacity of 48 tons of geothermal (= 170 kW) and 30 kW solar photovoltaic.

**Recommendation 31: Green Energy Program**  
**Rank: High Priority**

*The Green Energy Program should be examined and aligned to complement other state and federal programs, including the Sustainable Energy Utility and federal tax credits, to help achieve Delaware’s renewable energy goals and solar carve-out.*

The Green Energy Program offers a 50% rebate of installed system costs for qualifying systems, subject to maximum rebate levels. Currently, the funds are exhausted, and reservations for rebates are extending out to 2011 for residential systems. The Green Energy Fund grows at approximately $2.6MM per year, and is funded by a fee of 0.36 $/MWh of usage for Delmarva (0.18 $/MWh for Munis and Coops). This can be compared to the fund operated by New Jersey, which collects 0.86 $/MWh. Germany funds its Green Energy Fund with a charge of 5.40 Euros/MWh, and further commits to payments for a 20 year period. This aggressive policy covers all renewables and has made Germany the center of the PV manufacturing world, with over 225,000 jobs and 3% of its overall energy demand met by solar. Delaware is far sunnier than Germany, with 50% more electricity generated on the same PV equipment.

Present policy will fund the installation of 1.0 MW_{peak} of new PV each year; slightly more as PV equipment prices fall. An installed Base of 100-200 MW\textsuperscript{82} is needed to meet the solar portion of the State’s Renewable Portfolio Standard (RPS) requirement. Although not required to be the sole source of funding to meet the requirement, the Green Energy Fund, as presently designed, will support only 14 MW_{peak} over that time frame, not even close to the level of the requirement.

The solar carve-out in the RPS was designed to provide incentives for much more photovoltaics than the Green Energy Program is able to help fund. As noted above, the current Public Benefit Charge (PBC) is 0.000356 cents/kWh for Delmarva Power customers and a 0.000178 cents/kWh charge used to create the related funds.

\textsuperscript{82} The range is based on calculation by the Delaware Energy Office and Delmarva Power.
for the electric cooperatives. Ideally, with a PBC or RPS, the policy is trying to provide enough of an incentive to make the installation of renewable energy a rational economic choice. It needs to be enough of an incentive so that people don’t perceive the investment taking forever to pay off. But it should only provide just enough of an incentive so that there is not excessive freeloading -- freeloaders are people who would have made the investment anyway but take advantage of an incentive that is more generous than it needs to be. Ideally, the incentive also provides for a steady and sustainable development of the industry so it avoids booms and busts.

A PBC can do this if it has sufficient funding and is continually crafted and adopted to changing economic conditions. However, New Jersey and California are both moving away from the PBC because of the political difficulty of increasing PBCs. Both states are moving toward an approach of smaller customers receiving the up-front incentives and larger customers receiving incentives through Solar Renewable Energy Credits (SRECs).

The analysis in this recommendation is necessary since the Fund as currently configured will not incent sufficient solar installations to meet the carve-out, the backlog for rebates is increasing, and new entities, such as the Sustainable Energy Utility (SEU) have been created. With the establishment of the SEU, additional options for incentivizing renewable energy systems may be developed. Depending upon the programs offered by the SEU, a restructuring of the Green Energy Program should be evaluated. A key question is what type of program will be best to achieve the State’s goals.

**Cost Issues:** Costs for the evaluation should be minimal.

**Recommendation 32: Net Metering**

*Rank: High Priority*

*Legislation should eliminate forfeiture provisions from the Net Metering Law*

In Delaware, as required by the Renewable Portfolio Standards (RPS), a certain percentage of electricity sold in the state must come from renewable generation sources, and a certain portion of that must be from solar photovoltaic generation, reaching 2% by 2019. Utilities may satisfy their solar requirements by purchasing Solar RECs from the owners of photovoltaic systems.

Delaware has a net metering law which allows electric customers to get a credit against their electricity bills for electricity they generate using renewable resources. This electricity generated creates Renewable Energy Credits (RECs). RECs are an attribute separate from the energy itself and are tradable commodities.

The Delaware Code provides that any excess generation in a billing period may be carried forward as a credit to the customer’s bill until the end of a 12 month period. At that point, the excess credits are forfeited to the Green Energy Fund. The customer’s credits are calculated at the retail rate. Forfeitures, however, are calculated at the wholesale supplier’s cost. The customer may choose whether her/his 12 month period ends July 31 or December 31.

The idea behind allowing customers to choose their anniversary dates was to allow them to build up credits for use later in the year, and to pick the anniversary date that best matches their generation/usage pattern. The Delaware Energy Office, however, has received calls from customers expressing problems with both dates. December 31 is a problem because some customers use the summer to build up a credit to satisfy electric costs past December into February. July 31 is a problem for these same people because it forfeits 2/3 of their summer and previous month productions. It should also be noted that under current law, even a customer who generates exactly what he/she consumes may well have to make net payments for the year. This can occur after...........

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83 Current cent/kWh PBC’s in NJ and CA are 0.000860 and 0.000790, respectively.
because credits are carried forward, but charges are not. Elimination of the forfeiture provision would eliminate this anniversary issue.

The Code further provides that SRECs associated with the forfeited energy costs are given to the electric supplier. Thus, if a customer has used less than he/she generated, SRECs associated with the excess are conveyed to the customer’s electric supplier. It is arguable that the customer, who paid for the generating facility, should retain ownership of all his/her SRECs. This treatment would be comparable to the way other generators are treated.

Delaware law limits the net metering provisions to systems that are sized to meet the needs of the customer. Eliminating the forfeiture provisions and allowing a reasonable limitation for customer sizing which addresses cost and reliability issues would support increased installation of photovoltaic systems. The current forfeiture arrangement means that customers have a financial incentive to install less solar power than they think they will need in order to provide a cushion from forfeiture, whereas, as public policy, we want to encourage the installation of more solar power. There are additional anti-energy conservation and anti-efficiency consequences of the forfeitures provisions:

Solar owners who have installed enough solar power to meet or almost meet their power requirements have no financial incentive to reduce further their electric use because they will forfeit the value of their energy savings.

Solar owners who have generated more electricity than they have used will lose SRECs associated with the excess power. Currently SRECs are trading in excess of $200/SREC. Thus, a customer with excess solar generation would lose greater than $200 for each megawatt-hour of excess generation. This customer has a significant financial incentive to increase his power use to be sure he does not forfeit his SRECs.

Prior to the 2007 revision to the net metering law, if a customer produced more energy than she/he used, the customer could receive a check from the utility company for the excess.

Cost Issues: The Green Energy Fund would lose the value of forfeited excess generation. The amount of this loss is expected to be very small because of the very limited amount of excess generation installed, and because the forfeiture provision creates an incentive to increase electric use to prevent forfeiture of energy and associated SRECs. The utilities would lose the value of forfeited SRECs. Again, this value is expected to be very small.

**Recommendation 33: Solar/Renewable Energy Access**

**Rank: High Priority**

*Solar and renewable energy rights should be available to the citizens of Delaware. Barriers, and methods to relieve those barriers, need to be identified and examined and addressed. The Governor and Legislature should enact legislation addressing deed restrictions and/or covenants that unduly prohibit the use of renewable energy sources.*

Presently, deed restrictions exist in many communities that do not allow solar hot water or solar electricity systems, creating a substantial roadblock to new business opportunities in solar energy conversion. The Delaware Energy Office has received complaints from citizens over the last three years that homeowner associations have prevented individuals from installing renewable energy systems. The reasons have varied from fear of the impact on home values to aesthetics.
In response to these calls the Energy Office conducted a study of the current solar covenant and easement laws around the country, and found that several states have enacted legislation to address similar issues. SB 238/SA 1 and HS 1 for HB 344, introduced during the 144th General Assembly, were developed based upon this review. The purpose of these bills was to enact legislation that would prohibit restrictive covenants on roof mount solar and wind turbine systems respectfully. SB 238 passed the Senate but was not acted upon in the House; HB 344 was not acted upon.

**Cost Issues:** No costs to the State.

**Recommendation 34: Renewable Energy Portfolio Standards**

*The Governor should examine and, if necessary, propose revisions to the Renewable Energy Portfolio Standard (RPS) to achieve Delaware’s renewable energy goals and to determine whether or not to increase the RPS requirement to be greater than the current specification of 20% by 2019.*

Senate Bill 19 as amended by House Amendment 1, passed by the 144th Delaware General Assembly, called for an increasing percentage of electricity sold in the state to Delmarva customers to come from renewable energy sources. The percentage started at 2% in 2007 and increases each year to 20% in 2019. The legislation also created a “solar carve-out”, increasing to 2% per year in 2019. This bill replaced the first RPS bill, which was passed by the 143rd General Assembly. The new legislation both raised the percentage requirements from the initial bill and created the solar carve-out, which was not included initially.

Currently, twenty-four states and the District of Columbia have RPS policies in place; four others have nonbinding goals for adoption of renewable energy. The more aggressive requirements are California, which has a requirement of 20% by 2010, and Oregon and Illinois, which both have requirements of 25% by 2025.

Electricity production in Delaware and the rest of the nation is a significant source of CO2 and other pollutants with more direct and immediate health impacts such as fine particulates, SOx, NOx and mercury. While major reductions in Delaware’s greenhouse gas (GHG) emissions will already occur from the generation sector, additional reductions may be desired and suggest a further transition from energy sources for electricity from fossil fuels to renewable energy sources. Delaware has a potential supply of clean renewable energy in the form of off-shore wind and contract arrangements for out-of-state on-shore wind energy. Additional development of the off-shore wind resource (excluding shipping lanes, migratory bird flyways, etc.) to a depth of 50m could provide potential power of 6200 MW if fully developed – over 4 times the state’s total electrical power consumption (1300 MW by all users.) While the off-shore wind generating resource potential is vast, the development of such resources will require considerable investment, transmission upgrades and a means of overcoming reliability concerns due to intermittency. In addition, the success of further development of offshore wind will be dependent upon market forces and financial incentives.

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84 SB 19 as amended by HB 1, AN ACT TO AMEND THE DELAWARE CODE TO INCREASE THE RENEWABLE ENERGY PORTFOLIO STANDARD. http://depsc.delaware.gov/electric/sb19ha1.pdf
85 SB 74 as amended by SA 1,2 and 3 and HA 1, AN ACT TO AMEND TITLE 26 OF THE DELAWARE CODE RELATING TO RENEWABLE ENERGY PORTFOLIO STANDARDS. http://depsc.delaware.gov/electric/rpsact.pdf
Nationally, recommendations for reducing GHG emissions have included a reduction in global carbon dioxide emissions by 80% by 2050\textsuperscript{88} and/or producing 100% of our electricity from carbon-free sources within 10 years\textsuperscript{89}; increasing the percentage of electricity from renewable energy sources is integral to most climate change mitigation proposals.

In Delaware, a reason for potentially increasing the standard is that, should all its existing wind contracts come to fruition, Delmarva Power will exceed the 20% requirement before 2019.\textsuperscript{90} Although not required to meet the RPS, DEMEC and DEC are required to meet the demands of their customers for renewable energy. Each has established a program through which customers can elect to pay more for renewable or “green” power. DEMEC has also entered into a contract to purchase power from the Bluewater Wind off-shore wind project. Given concerns expressed in the work groups regarding the question of whether or not all the current contracts will come to fruition, and what the impacts on cost and reliability will be as these projects are brought on line, it will be appropriate to evaluate the situation in 2010 to determine what, if any, changes are appropriate to the RPS requirement. The areas to be reviewed should include: applicability of the RPS to customer classes, electricity providers, percentage requirement and timeline, and whether a carve-out is appropriate for wind energy resources.

**Cost Issues:** Depending upon the approach used to review and evaluate the RPS, consultant or other costs may be involved.

**Recommendation 35: Biomass Energy**

35A. *The Energy Office should update the “Delaware Biomass Supply Assessment”, including current and potential biomass feed stocks and by-products from all agricultural & forestry activities in the urban and rural communities of the state.*

35B. *Delaware Senate Bill 280, enacted during the 140th General Assembly, should be amended by the legislature to eliminate unconstructive impacts on Delaware’s biomass utilization and economic growth both in the urban and agricultural communities.*

Consuming biomass\textsuperscript{91} for heating/cooling and transportation needs is not a new concept. Humans have utilized combustion of organic plant material for heating, cooking and transportation fuels for centuries. Current available technologies and others in various development stages have made combustion techniques environmentally feasible, capping emissions below restrictions imposed by federal & state laws. Combined heat and power (CHP) facilities, along with co-generation plants operated solely on herbaceous biomass are currently providing electricity (and steam) around the nation and world, including in our neighboring states.

Due to the limitations embedded in SB280, no biomass facility may legally be built in Delaware. This creates a significant economic loss; the National Arbor Day Foundation estimates a single 75 megawatt wood fuel plant

\textsuperscript{88} placeholder for reference info
\textsuperscript{90} With an estimated 22% from on- and off-shore windpower. Glen Moore, Delmarva Power, Workgroup meeting, November 12, 2008.
\textsuperscript{91} Based on the U.S. Department of Energy definition, Biomass is any organic matter which is available on a renewable basis including forest residues, agricultural crops and wastes, wood and wood wastes, animal wastes, livestock operation residue and aquatic plants.
will add 500 direct & indirect jobs to the local economy. The limitations prevent almost all biomass energy use in Delaware, regardless of environmental impacts (both positive and negative).

Legislation should be developed to encourage the use of renewable resources grown and utilized within our own state for bio-energy projects, based on ‘emission levels’ and not ‘feedstock material’. Biomass derived from woody & herbaceous plant material is currently available to support a feedstock for local consumers using combustion and gasification technologies. In 1994, the Delaware Forest Service released a study titled: “Delaware Waste Biomass Resource Survey”, in which harvested wood from silviculture activities and site conversion, along with primary/secondary industry mill residues, waste paper, corrugated cardboard, solid wood from used pallets/construction/demolition residues and poultry wood-residue material were evaluated. Although this report contains outdated numbers, it clearly showed that there was, at that time, sufficient feedstock for bio-energy facilities. This report did not generate results from urban wood residues. Moisture content and heating values of individual woods vary greatly between feedstock sources and need to be evaluated in feasibility studies for combustion and gasification technologies.

Currently, forests cover over 30% of Delaware, or 382,900 acres, including land in rural and urban communities. Private landowners hold 93% of this land with the other 7% in public ownership. Through continued sustainable management of our forestland, local bio-energy facilities could be supported, while developing a wood utilization market for our forest landowners.

In addition, there are significant acres of dedicated ‘open space’ required via sub-division regulations. This land could be developed into short-rotation woody biomass plantations instead of expansive unproductive mowed-grass fields. Establishing short-rotation plantations at these sites would not only eliminate the need for maintaining required grass heights using gas-powered machinery, but could also contribute to the creation of ‘carbon-sink’ areas, along with providing valuable habitat for neo-tropical birds and ground wildlife.

Cost Issues: Initial cost to prepare a current Delaware Biomass Supply Assessment would be approximately $50,000, but would be an invaluable tool for further feasibility studies for specific biomass energy projects.

**Improving Existing Energy Facilities**

**Recommendation 36: Clean Coal**

*Delaware, through the appropriate state agencies, should promote deployment of carbon emission reduction technologies at existing coal plants in Delaware and should consider incentive for viable and effective technologies.*

Delaware’s energy planning naturally includes both demand and supply side objectives. On the supply side, a comprehensive approach includes aligning Delaware for next generation energy resources as well as how to use and sustain our current resources. Delaware is a net importer of energy and, for reliability and affordability reasons, dependent upon local and PJM regional coal derived generation. As we go forward, the priorities are twofold: to establish new renewable resources and to retain existing resources as cleanly as possible as a bridge to the future.

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92 This recommendation did not originate in a work group; it was developed by the Council.
In Delaware (and within PJM) more than 50% of our energy comes from coal sources. Even the most aggressive renewable integration will not replace these resources expeditiously because of capital cost, time to develop, financing hurdles, and the reliability challenge of capacity gap from actual yield to as built. For the foreseeable future, as we phase in renewable sources we will continue to be dependent upon fossil generation while renewable technology and other energy supply options develop and are implemented in the field. In Delaware, we have three coal fueled electric generating plants. Plants such as Indian River are in the process of installing pollution major control technology that exceed national and regional standards and will make our fossil fuel plants among the cleanest in the country. However, this current technology does not address CO2 emissions and therefore does not address Climate Change and or the State’s carbon reduction objectives.

To advance research and application of CO2 removal technology, three components are required: funding resources; technology developers; and facilities where research can transition from the lab to the field. Delaware is unique in that we have coal plants available for implementation and we have technology developers seeking partners and field applications. Technology options include traditional approaches such as capture and sequestration as well as innovative carbon elimination technologies. However, the primary obstacle to implementation is funding. The State should work with these facilities to explore incentives and funding options such as R&D support, grants for capital investment, and tax relief. In addition, the State should promote and support funding requests tied to the Stimulus Package for CO2 reduction.

Cost Issue: Depending on the funding source and level of support required, the cost to the State will vary.
Clean Energy Economic Development Recommendations

General Recommendations

Recommendation 37: Clean Energy Business Development Initiative  
Rank: High Priority

_The Delaware Economic Development Office should develop and implement a comprehensive Clean Energy Business Development Initiative._

This is the primary economic development recommendation. All the rest of the recommendations in this section are either in support of or specific implementation pieces of this recommendation. To implement this, the Economic Development Office (DEDO) will need to establish the Clean Energy Business Cluster strategy as a high-level, high-priority strategy with appropriate leadership and resources. To be attractive both nationally and on a global basis, DEDO should conduct a review of programs being offered by other states and countries as part of their energy initiative, including: R&D support, grants for capital investment, tax relief, etc. Many states and countries have established programs and although incentives will not be the only deciding factor for business location decisions, they can heavily influence where R&D is completed, along with pilot scale facilities and major commercial supply manufacturing. The strategy should include metrics with regular monitoring and measurement to assess progress as the strategy is implemented. Specific elements of the strategy should include, but not be limited to:

- Providing grants and other forms of assistance to strengthen and support clean energy businesses currently located in Delaware.
- Developing opportunities and a suite of incentives to recruit clean energy business manufacturing operations and ancillary support businesses to Delaware.
- Providing seed money for clean energy business start-ups to drive new business development. New ideas will likely come from research at local academic centers, so university and state policies that encourage technology spin-off companies should be instituted.
- Identifying private/public demonstration projects of alternative energy and conservation concepts to position DE as a national model.
- Strengthening and expanding the Delaware Green Industries Program. The Green Industries Program, created in the mid-1990’s, was designed to encourage use of recycled products and source reduction. The program provides financial incentives, in the form of tax credits and tax reductions, and technical assistance. The program has been underutilized. A review of the financial incentives should be conducted to improve the effectiveness of the program. In addition, the program should be reviewed for potential expansion to include clean energy businesses and businesses incorporating clean energy technologies.
- Coordinating the Initiative with the Comprehensive Energy Workforce Training Strategy
- Developing a marketing plan of “Why Delaware” that is focused on targeted industries and companies and academia. This plan should specifically include both local education on how to utilize the clean technologies and external marketing of “Why Delaware” as a clean energy business location. The effort should target all stakeholders (public, state and federal government, targeted industries and companies, and academia).

Cost Issues: To successfully implement a Clean Energy Business Development Initiative will take significant funding from the State. Leveraging opportunities with Federal or private investments, including alignment with the Stimulus Package, should be evaluated and pursued, where appropriate.
Recommendation 38: Comprehensive Energy Workforce Training Strategy  Rank: High Priority

The Governor, through the appropriate agencies, should develop and implement a comprehensive energy workforce training strategy. The strategy should include all aspects of the energy workforce, including programs in the vocational/technical schools, Delaware Technical and Community College, the University of Delaware and Delaware State University.

A trained workforce is a critical component for a new clean energy business economy. The most immediate needs are for energy conservation and renewable energy installations and the assembly, installation, and maintenance of large and small renewable technologies such as those required to support an off-shore wind park and solar energy initiatives. Distributed renewable energy technologies and energy efficiency investments in residential and commercial establishments throughout Delaware will require a trained small business workforce to deploy across the state. In addition, Delaware Technical and Community College (DTCC) is establishing an Energy Management program which will include operation and maintenance of wind turbines.

There is a need, nationally, for additional wind technicians, and Delaware has the opportunity to become the premier training center serving regional and national training needs in addition to those in Delaware. The current “Facility Energy Management” certificate program offers an introduction to wind turbines and other renewable energy sources. Additional continuing education training in Green Building design and techniques, energy auditing and other sustainability-related professional and trades skills are being developed. DTCC is well suited to offer the programs that prepare the technicians who will produce, install and maintain new energy related technology, and undertake the massive job of retrofitting existing buildings and systems.

Cost Issues: State investments combined with grant awards will be necessary to fund the resources required to fully implement these vital learning programs.

Technology Specific Recommendations


A. The Delaware Economic Development Office should be funded and tasked with the development of a favorable climate in Delaware for new primary wind industry and ancillary support businesses for the wind industry whether located in Delaware or elsewhere.

B. The Delaware Economic Development Office should be funded and tasked with the development of a favorable climate in Delaware to capitalize on the state’s strong solar business sector.

Wind: Delaware has an opportunity to develop a significant wind energy industry. The state has jumpstarted the US industry with its historic power purchase agreement (PPA) between Bluewater Wind and Delmarva Power, garnering national and international attention and stimulating other states to solicit projects. This happened because the state took an active role in requiring a new, in-state power plant with a long-term contract for stable-priced power. As a result, Delaware has already been emulated by New Jersey and Rhode Island, with others, including Maryland, considering RFPs for off-shore wind.

Delaware is well positioned to take advantage of this growing industry given its first mover status, its large wind resource (almost all off-shore), a long coastline with protected ports, one deepwater port, an underutilized manufacturing base, strong public support, and the nation’s leading academic research group on off-shore wind
power (at the University of Delaware (UD). The power sector is also well positioned for wind expansion. Nearly 100% of our in-state generation is derived from fossil fuels, and we are currently importing a third of the electricity consumed in the state. The expansion of wind generation makes sense for the electricity sector to stabilize prices and reduce our high carbon risk profile.

The current Bluewater Wind project is the size of a large power plant with 230 MW initially contracted, and the potential additions of other contracts could increase this to as much as 450 MW, with a maximum project size of 600 MW. Nevertheless, as potentially the first US facility to be built, it could be considered a pilot project. After this project is underway, it will be easier to design and plan the next off-shore wind farms. Additionally, this recommendation includes a focus on wind power support services such as turbine manufacturing, maintenance, etc. that would service farms located along the entire coastline.

**Existing Wind Energy-Related Businesses & Research:**

Bluewater Wind (Newark): During the project development phase, two permanent DE employees, approximately 50 consultants, analysts, public relations, etc and about $10M spent, to develop project and contract. During construction, 400 – 500 skilled and technical jobs ramping up over a three-year period during engineering and construction, then dropping to approximately 80 permanent employees for operations & maintenance of the facility over its 25 year project life.

Port of Wilmington (Wilmington): Offloading imported components from deepwater ships, loading onto barges to carry to assembly site.


Philadelphia Gear (New Castle): A manufacturer of large, high precision gearboxes such as those for wind turbines. The company has a new 44,000 sq.ft. facility with enhanced 1500 horsepower test stand capability and 25 ton crane capacity.


Automobile manufacturing: Trained manufacturing workforces from the Chrysler & CM plants with skills that could transfer to wind turbine assembly.

UD Center for Carbon-free Power Integration: UD is the lead university research group in the US on off-shore wind. Areas include planning, policy, and grid integration. The University currently employs eight people conducting research, analysis, and teaching on off-shore wind. UD’s Center for Composite Materials is also considered world class in conducting research on materials and design of advanced wind turbine blades.

**Potential for Industry Growth in Delaware over the Next 20-30 Years:**

The current installed power generation capacity in Delaware is 3,400 MW and the state’s total load is 11,600,000 MWh with about a third of the load required for Delaware generated from outside the state. The off-shore wind power potential for Delaware is over 19,000 MW of capacity or 65,000,000 MWh/year output. It is conceivable that Delaware could become totally energy efficient and meet the 2% annual growth in electric demand by adding 2,100 MW of off-shore wind capacity over a 10 year period. That is the equivalent of 5 Bluewater wind sized projects (current economic assumptions are based on one 450 MW project). Correspondingly this would dramatically increase the job creation and sustainability of the work force.
In addition, White Pine Energy suggests that the use of new technology high efficiency flywheel storage devices could enhance the available capacity from wind and help stabilize the variability of wind systems.

Beyond the next 10 years additional off-shore wind capacity could be added for the purpose of exporting power to neighboring inland states. This consideration would require the Mid-Atlantic Power Pathway (MAPP) project to be designed to include options for transmission interconnection and storage devices to accommodate the variability of wind power production.

Delaware has the potential to become the staging area for regional deployment of wind power infrastructure to coastal neighbors greatly increasing the size and duration of the workforce to be created by the Bluewater project.

Solar: Sunlight can be used for generating electricity, heating and cooling of buildings, domestic and process water heating, and pool heating. These approaches have been aggressively implemented in Europe over the past decade and, in many ways, the US is still a developing country with respect to solar energy. Delaware is in an excellent position to benefit from the expected growth in the solar energy field. It has several key players in research, manufacturing, and education, such as GE Energy, DuPont, the University of Delaware, and Delaware State University. In addition, the creation of the Sustainable Energy Utility (SEU) has the potential to significantly increase the deployment of solar technologies as distributed energy sources throughout Delaware.

Existing Businesses and Research Activity
Today approximately 300 people are employed in the solar industry in the state of Delaware. This is dominated by the 200 employees of GE Energy’s manufacturing plant in Pencader Industrial Park in Glasgow. The other large employer is DuPont, with an estimated 40 employees. The remaining 60 jobs are in the area of solar installation, of which there are approximately 11 different installer groups operating in the state. All of the above jobs are in the area of PV solar, the direct conversion of sunlight to electricity. There is little activity in solar thermal for water or space heating, or solar pool heating which are both big opportunities for growth in Delaware.

At UD, the following Research Centers and Programs are directly involved in solar energy conversion research: Energy Institute, Institute of Energy Conversion (IEC), and the Center for Catalytic Science & Technology. The IEC is a nationally recognized center of excellence. On the educational side, a new energy minor for engineering undergraduate students was just created in the College of Engineering. The Solar Hydrogen Integrative Graduate Education and Research Traineeship Program (IGERT), funded by the National Science Foundation, is located at the University of Delaware and provides a path for graduate level education in solar cell technology research. A National Science Foundation funded Research Experience for Undergraduate program also currently brings in 10 domestic students every summer to UD.

Potential for Industry Growth in Delaware over the Next 20-30 Years
The manufacturing base established by GE Energy and DuPont is likely to continue, as the industry has been growing at >40% per year for the past 8 years. Most recently, the industry is undergoing some difficult times as ramifications of the financial crisis are being felt, and prices are generally falling for PV equipment. Although this is good news for the consumers and installers, it may cause some consolidation of the manufacturing industry in the short term.

Growth of Delaware’s installation businesses will depend largely on the Green Energy Fund and perhaps even more on the effectiveness of the SEU and its ability to incentivize solar installations.
Cost Issues: To successfully implement Wind and Solar Energy components to Clean Energy Business Development Initiative will take significant funding from the State. Leveraging opportunities with Federal or private investments should be evaluated and pursued, where appropriate.

Recommendation 40: Clean Energy Research Rank: Second Tier

The Governor, through the appropriate state agencies, should facilitate public and private sector funding for clean energy research at Delaware’s universities

Strong research programs will attract outstanding researchers to locate in Delaware, and will serve as a draw for clean energy businesses to locate in Delaware as well as the opportunity to grow new businesses based on the research. The State should build on the existing relationship with Delaware State University and the emerging UD Energy Institute and its related research centers. The Energy Institute will provide an excellent opportunity to coordinate necessary research efforts and to train workforce in many aspects of alternative energy. In order to function well and to be competitive with similar institutes in other states, it needs a very strong immediate commitment from the State of Delaware to make the State one of the leaders in this rapidly growing field.

Cost Issues: This includes helping the universities to obtain Federal funding for clean energy related research projects through provision of matching funds or supporting projects with the federal delegation.

Recommendation 41: Vehicle to Grid Development Rank: Second Tier

The Governor, through his policy office, should convene an advisory group to determine the infrastructure, incentives and rules needed to facilitate Vehicle-to-Grid (V2G) development and implementation.

Vehicle-to-grid (V2G) interconnects the automotive industry and the electric industry. The batteries in plug-in cars, whether all-electric or plug-in hybrid, are used for services of value to the electric system. These include balancing fluctuations in power (called “regulation”) for the large grid operators - in our region, PJM Interconnect. As solar and wind power increase on the grid, electrical storage in batteries will also become valuable to smooth out mismatches between renewable power output and the need for electricity (‘load’). The V2G technology was developed at UD, and UD is widely considered the leading R&D group developing it. UD has 16 researchers engaged in software development, prototype vehicle modifications, federal policy initiatives, marketing research, and policy and rate research, toward enabling V2G businesses. This is organized within UD’s new Center for Carbon-free Power Integration.93

Related Entities and Operations:
The Mid-Atlantic Grid-Interactive Cars Consortium (MAGICC): an industrial consortium furthering the preconditions for the business model for V2G. Delaware-related entities participating in the consortium include UD, Pepco Holdings, and PJM Interconnect.

Pepco Holdings, Inc.: Parent company of Delmarva Power, has invested $250,000 in V2G research and development at UD. They could plausibly play a role in V2G businesses, although they have not committed to do so.

93 Additional information on the research can be found at www.udel.edu/V2G.
AutoPort (New Castle): has the capability to process 250,000 “light conversions” per year, or several thousand of the more extensive conversion of gasoline to electric vehicles.

Pilot Projects Underway
One pilot project at UD operates an electric car and the UD fuel cell bus as power plants, controlled by a signal from PJM. This pilot has garnered national attention within the electrical industry. A second project, underway and funded, will place about 6 vehicles in local fleets, all controlled by a server to respond to the PJM signal as a group.

Negotiations are underway for an assembly facility in Delaware to refit gasoline cars to be fully electric cars with built-in V2G capability. This would satisfy back orders for about 10 electric cars and would provide in-state capability to produce electric cars for experiments and niche markets—up to 1,000 per year. Due to low volumes, cost of the package would be $70,000. In volume OEM production, with suppliers also in volume production, the cost would be approximately a $5,000 premium over the comparable gasoline car.

Potential for Industry Growth in Delaware over the Next 20-30 Years:
It is plausible that over next 20 years up to 50% of the automobiles in the state would be either fully electric or plug-in hybrid, and 70% of those, or 35% of the automobiles in the state on V2G contract. Implications of this include a thriving V2G business with gross revenues of $1,000 per car providing regulation (100,000 cars * $1,000=$100M) plus $500 per car providing other V2G services (180,000*$500=$90M). Based on these calculations, total potential gross revenue for V2G could reach $190M. If Delaware maintains its current lead on this technology, there could be additional licensing, training, franchising businesses outside Delaware.

Short-term business in years 1 through 10 could include production at rates of 100 to 5,000 vehicles per year that are customized for V2G. As cars become more electrified but still lack V2G capability, this could be accomplished at higher volumes and lower cost. Low volume capability also enables conversion of custom vehicles (e.g. mail trucks, bucket trucks) even after OEMs pick up plug-in cars.

Possible production in Delaware of OEM electric vehicles in existing plants: The two major auto assembly plants in DE recently employed over 2,000 people (1,100 people at Chrysler Newark Assembly (shut at the end of 2008), and 920 employees at General Motor’s (GM) Boxwood Road Assembly. These plants are less economic because their supply chain is long, with many parts coming from the Midwest. However, electric cars would have different suppliers, some starting anew. The Chrysler plant has high-volume but inflexible equipment, less suitable for a new model starting up. The GM plant is more flexible, with ability to run four or more models at the same time, which means production of 10,000/year can be economical. GM is currently running at less than one-half capacity.

Opportunities exist to develop suppliers to V2G assembly plants. There are a few manufacturers of auto parts in Delaware providing parts for our assembly plants, including plastics and many smaller shops providing smaller volumes to automobile refitters. There are plausible suppliers of power electronics for electric cars at low to medium volumes. However, at higher volumes Delaware currently has nothing that could compete with high-volume power electronics suppliers such as Delphi. And, companies like DuPont and W.L. Gore could become suppliers for large-scale battery production. However, a V2G business in Delaware, or electric-car manufacturing in Delaware, does not guarantee battery production locally.

Cost Issues: Costs for the advisory committee should be minimal.

**Recommendation 42: Biofuels - Expanded Research**

**Rank: Second Tier**
The Delaware Economic Development Office should work in close alignment with Delaware-based companies and universities to encourage expanded research and business leadership in the State, including the attraction of partners.

DuPont is a global leader in developing the value chain from agricultural carbohydrates to biofuels and biomaterials. A number of significant partnerships have been established to accomplish this with others anticipated in the future. Some of the current partners are Genencor, Tennessee, Iowa and BP.

It is unlikely Delaware will be the home for large production of agricultural feedstocks as their collection and conversion to sugar/alcohol and finally refined and blended into biofuels. The critical research and business development leadership is located in Delaware and is a major factor in the corporate strategy of DuPont. Smaller companies such as AthenaBio and Fraunhofer CMB and research at UD and DSU can contribute specific improvements to steps in the value chain such as enhanced seeds and feedstock candidates, high temperature, continuous ethanol and biobutanol production with hyperthermophilic bacteria, and new enzymes for bioprocessing. There is a modest facility for soy diesel in Delaware.

Potential for Industry Growth in Delaware over the Next 20-30 Years:
The current fuel additive, ethanol derived from the edible part of corn, is not a sustainable answer to the oil supply and cost issue. More attractive solutions under development and demonstration are bioprocessing of the stover from the corn plant or use of non food source replenishable plants such as switch grass. One of the most promising fuel additives is biobutanol instead of ethanol. Biobutanol is less corrosive and has much more energy/environmental value than ethanol. This is the goal of DuPont and its partners over the next 20 years.

The potential world market for biofuels exceeds $100 billion with an annual growth of 20%/yr. The Innovation Center at DuPont’s Experimental Station in Wilmington is the hub for the biofuel leadership. It received a $6 million grant from the State as a commitment of its support. Currently there are about 100 DuPont employees working to build one of the largest businesses in DuPont history.

Cost Issues: This includes helping the universities to obtain Federal funding for clean energy related research projects through provision of matching funds or supporting projects with the federal delegation.

**Recommendation 43: Energy Storage**

*Rank: Second Tier*

The Governor, through the appropriate state agencies, should establish a support effort for research and development, incentives for suppliers to locate in Delaware, and efforts to raise awareness of energy storage technologies and opportunities.

Many of the sources of alternative energy have the common issue of variable power delivery (such as the sun or wind for electricity) or a limited power life without recharge (such as electric or hybrid vehicles or electronic devices). There are many regional companies active in the development of materials or components in the energy storage market. These products are electrolytes, separators, electrode binders, electrodes and
flywheels. These comprise the system of battery and capacitor devices. The current companies in Delaware engaged in storage technology are DuPont, W.L. Gore, Air Products and small start-ups.

There are several key research projects on energy storage being conducted at UD. Research on energy storage in nanostructure carbon and other nano materials is aimed at developing new energy storage devices, i.e. electrochemical supercapacitor, a new type of electrochemical energy storage system that utilizes the capacitance associated with charging and discharging of electrons in double-layer format. Development of high energy and high power devices has been one of the areas of top most importance in recent years; the rechargeable batteries/capacitors and/or fuel cells are anticipated to be the primary sources of power for the future.

For the past nineteen years, the Magnetics Lab at the University of Delaware has been involved in the study and development of materials for high performance permanent magnets. These materials are currently being widely used in a vast number of commercial and military applications. These applications include advanced motors, generation and distribution of electrical power (windmills, hydroelectric turbines, etc), the automotive and aviation industry (hybrid electric vehicles, MagLev trains, more electric aircraft, etc.), the information storage industry, medical surgical and diagnostics equipment, bioengineering, and numerous military weapons, guidance and communications systems. The high strength of these magnets will allow lighter, more compact, lower cost and more energy efficient devices to be developed which will help us to reduce our dependency on fossil fuels and enable “more electric” product commercialization.

Pilot Projects, in place or under consideration, include separator development and R&D; electrolyte R&D; electrode materials development: and battery pack development and assembly.

**Potential for Industry Growth in Delaware over the Next 20-30 Years:**
The current world market is about $60 billion/yr. and is expected to grow to over $300 billion/yr. as alternative energy and longer life electronic devices are commercialized and adopted. Also the level of federal funding will continue to escalate from over $100 million. Energy storage is a common denominator for many very large markets such as transportation, consumer electronics and electricity power back-up which can involve many companies.

Delaware, by having two major multi-national suppliers that are active in the market, along with many companies that could enter this market, and university support of alternative energy production methods, could become a leader in R&D of Energy Storage Materials (battery and capacitor). The newly formed UD Energy Institute and similar efforts at Delaware State could become the cornerstone to development and directed R&D in areas of interest to Delaware based companies. This could feed the potential growth to establish technology development programs and encourage suppliers to locate R&D and scale up activities in Delaware. These suppliers, with state support, could establish and grow pilot production and commercial facilities supporting materials supply to these developing and growing applications.

Most of the industry research programs for energy storage are staffed with 8-10 researchers; pilot production capability for energy storage could add another 15-20 highly skill workers and production facilities can add significantly higher numbers. Delaware could potentially establish 10 different programs in Energy Storage in the next 20-30 years. Continued growth from the existing Delaware base could be greatly expanded by attraction of new companies into the State.

**Cost Issues:** This includes helping the universities to obtain Federal funding for clean energy related research projects through provision of matching funds or supporting projects with the federal delegation. Other costs for business recruitment and marketing would be included in the Clean Energy Business Development Initiative.
Emerging Technology Pilot Projects

Recommendation 44: Vehicle-to- Grid large fleet demonstration project  Rank: Medium

The Governor, through the appropriate agency(ies), should conduct a pilot project using state government or other large fleets to evaluate the economics and technical feasibility of business models for vehicle to grid.

Pilot projects underway include UD operation of an electric car and the UD fuel cell bus as power plants, controlled by a signal from PJM. This pilot has garnered national attention within the electrical industry. A second project, underway and funded, will place about 6 vehicles in local fleets, all controlled by a server to respond to the PJM signal as a group. Negotiations are underway for an assembly facility in Delaware to refit gasoline cars to be fully electric cars with built-in V2G capability. This would satisfy back orders for about 10 electric cars and would provide in-state capability to produce electric cars for experiments and niche markets—up to 1,000 per year. Due to low volumes, cost of the package would be $70,000. In volume OEM production, with suppliers also in volume production, the cost would be approximately a $5,000 premium over the comparable gasoline car.

Potential for Industry Growth in Delaware over the Next 20-30 Years:
It is plausible that over next 20 years up to 50% of the automobiles in the state would be either fully electric or plug-in hybrid, and 70% of those, or 35% of the automobiles in the state on V2G contract. Implications of this include a thriving V2G business with gross revenues of $1,000 per car providing regulation (100,000 cars * $1,000=$100M) plus $500 per car providing other V2G services (180,000*$500=$90M). Based on these calculations, total potential gross revenue for V2G could reach $190M. If Delaware maintains its current lead on this technology, there could be additional licensing, training, franchising businesses outside Delaware.

Short-term business in years 1 through 10 could include production at rates of 100 to 5,000 vehicles per year that are customized for V2G. As cars become more electrified but still lack V2G capability, this could be accomplished at higher volumes and lower cost. Low volume capability also enables conversion of custom vehicles (e.g. mail trucks, bucket trucks) even after OEMs pick up plug-in cars.

Possible production in Delaware of OEM electric vehicles in existing plants: The two major auto assembly plants in DE recently employed over 2,000 people (1,100 people at Chrysler Newark Assembly (shut at the end of 2008), and 920 employees at General Motor’s (GM) Boxwood Road Assembly. These plants are less economic because their supply chain is long, with many parts coming from the Midwest. However, electric cars would have different suppliers, some starting anew. The Chrysler plant has high-volume but inflexible equipment, less suitable for a new model starting up. The GM plant is more flexible, with ability to run four or more models at the same time, which means production of 10,000/year can be economical. GM is currently running at less than one-half capacity.

Opportunities exist to develop suppliers to V2G assembly plants. There are a few manufacturers of auto parts in Delaware providing parts for our assembly plants, including plastics and many smaller shops providing smaller volumes to automobile refitters. There are plausible suppliers of power electronics for electric cars at low to medium volumes. However, at higher volumes Delaware currently has nothing that could compete with high-volume power electronics suppliers such as Delphi. And, companies like DuPont and W.L. Gore could become suppliers for large-scale battery production. However, a V2G business in Delaware, or electric-car manufacturing in Delaware, does not guarantee battery production locally.
Cost Issues: Costs to implement this pilot project would need to be determined as project specifics are developed.

**Recommendation 45: Hydrogen/Fuel Cells – high visibility, high impact project. Rank: Third Tier**

*DelDOT should create a public/private partnership to fund a fast fill hydrogen station at the I-95 rest area.*

The proposed project is to create a public/private partnership to fund a fast fill hydrogen station at the I-95 rest area. This station would leverage the state’s network of hydrogen refueling stations and location on the New York to Washington DC “hydrogen highway”. The project could help to attract a major automotive company to set up a fuel cell vehicle lease program here for cold-weather fuel cell vehicle testing.

Cost Issues: Cost for the fast fill station will be approximately $1 million.

**Recommendation 46: Hydrogen/Fuel Cells - State fuel cell vehicle fleet pilot project  Rank: Third Tier**

*The Office of Management and Budget, in cooperation with the Energy Office and the University of Delaware, should establish a pilot project to help to create a functioning system of fuel pumps and vehicles located near where the research is being conducted.*

The fuel cell and hydrogen industry in Delaware is vibrant and active. Two major industry suppliers of fuel cell components, W. L. Gore and Associates, Inc. and E. I. Du Pont de Nemours, Inc. are headquartered in Delaware. These two companies together account for the majority of the membrane electrode assemblies (the heart of the polymer electrolyte fuel cell) provided for fuel cell systems made today. Additionally, Ion Power is a local small business that supplies materials for fuel cells. In the hydrogen production/distribution arena, Air Liquide houses its North American research facility in Newark and has a hydrogen facility filling station at their site.

Delaware also has a good regional location, with numerous major fuel cell industrial suppliers within ~100 miles: Air Products, Inc in Allentown, PA, (hydrogen), BASF in Iselin, NJ, (catalyst materials), and Johnson Matthey, Inc. in West Chester, PA. (catalysts and MEAs), Arkema, Inc. in Philadelphia, PA, (membrane materials), and Millennium Cell, Inc. in Eatontown, NJ (fuel cell systems). The total employment in fuel cell related businesses within these companies is currently many hundreds, with the potential to grow to many thousands within 10-15 years.

The academic expertise in fuel cells and hydrogen is equally rich and varied. At UD approximately 25 faculty are engaged in fuel cell research, and Delaware State University (DSU) is active in research on hydrogen storage materials. In 2008, a Center for Fuel Cell Research (CFCR) was founded at UD. The CFCR conducts fundamental research on fuel cell and hydrogen infrastructure science and technology to improve performance and durability of fuel cells using novel materials, architectures, and operating strategies, while enabling commercialization with technology transfer to industry. The Center will also conduct public outreach to educate the community about the benefits of fuel cells. Local industry has a history of partnering with the universities to fund research efforts.
Currently, the most visible pilot project in the state is the UD Fuel Cell Bus Program. The first bus (22-ft) has been in operation on UD campus since April 2007. A second bus (22-ft) will be added in spring 2009. Two additional, 30-ft buses will be added in 2010. One hydrogen refueling station is in operation at Air Liquide, and two more stations are planned for Wilmington and Dover. By 2010, we expect Delaware to have a fleet of at least four transit buses and a network of three hydrogen refueling stations. The project has $10 million in federal funding and has received $400,000 in funding from DNREC and some smaller grants from DEDO, funding sufficient for the increased buses and fueling stations.

**Potential for Industry Growth in Delaware Over the Next 20-30 Years:**
Delaware has an excellent base of companies (e.g., DuPont, WL Gore, Ion Power, Air Liquide, and Air Products) and a superb university research environment at UD and DSU to support it. The region is already a hub for production of fuel cell components, and if properly leveraged, could become “the silicon valley of fuel cells”. By mid-century, the fuel cell industry will likely be a multi-billion dollar industry with products in automobiles, portable electronic products like laptops and cell phones, and stationary applications like backup generators and/or home power stations. With proper stewardship, Delaware could be the home to tens of thousands of high paying, manufacturing and fuel cell related jobs in the next 20-30 years.

**Cost Issues:** Costs to implement this pilot project would need to be determined as project specifics are developed.
Transmission & Distribution System Recommendations

General Recommendations

Recommendation 47: Permitting, Siting & Right-of-Way Coordination  Rank: High Priority

The Governor, through the Executive Office of Energy Policy or other agency as determined by the Governor, should convene a stakeholder group to discuss and ascertain the best means of increasing coordination between all stakeholders to simplify the permitting, siting and right-of-way acquisition process for electric and natural gas transmission and distribution projects.

Increasing electric transmission capacity in Delaware was identified by the Transmission & Distribution Work Group as a major issue, not just for serving existing and future load but also for transporting energy from new generation facilities, including renewable energy facilities that will be sited in the State. By the end of 2007, Delmarva Power (DP), currently Delaware’s sole electric transmission owner, had a total transmission plant investment of approximately $611 million, representing approximately 2,200 miles of transmission circuits. While DP has been successful in making use of its existing rights-of-way to add new transmission lines, those existing rights-of-way are quickly being utilized and soon it will be necessary to obtain additional corridors to continue expanding the transmission system to meet future load growth and accommodate new generation. Problems facing the increased need for transmission capacity include siting transmission facilities and right-of-way acquisition.

Siting of transmission facilities - There are sixty local governments in Delaware: three counties, and fifty-seven municipalities. Land use decisions, for the most part, are made by the local governments; authority over land use has been granted to the counties through provisions in Title 9 of the Delaware Code, and to the municipalities through provisions in Title 22. Local governments control land use through the adoption and implementation of Comprehensive Plans, and enforcement of their associated ordinances, including zoning ordinances. The counties treat public utilities as a conditional use: permitted but subject to additional conditions. Conditional uses are subject to public hearings by the planning boards/commissions of the respective counties and the county council during which additional conditions can be placed on a project, including those relating to ‘health, safety & welfare’.

Several state agencies are also involved in the siting of public utility generation, transmission, and/or distribution facilities. The Department of Natural Resources and Environmental Control (DNREC) issues permits relating to air emissions, wetlands or sub-aqueous lands. The Department of Transportation (DelDOT) has control over street rights-of-way, which has been discussed in terms of co-locating transmission and distribution facilities in existing rights-of-way. The Office of State Planning Coordination (OSPC) also has a role to play, albeit not a regulatory role. To date, the OSPC has been effective in addressing and coordinating land use issues and activities between state and local governments, as well as between state agencies.

With the large number of entities that must issue approvals for the siting of transmission lines, it is important that there be increased coordination between agencies to avoid delays and respond to issues before they arise.

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54 In New Castle County, these provisions are contained in the County’s Unified Development Code.
55 In Kent County the council is the Levy Court.
Obtaining Right-of-Way - Obtaining right-of-way for new electric transmission facilities is becoming increasingly difficult. Right-of-way that can be permitted and is suitable for building transmission facilities is becoming more scarce and valuable, and there are aesthetic concerns from the general public around electrical transmission facilities. A utility can be successful in negotiations for a majority of a proposed route, but one or two landowners can stop the entire project by refusing to negotiate. It is possible for a landowner to delay construction of transmission facilities for extended periods by virtue of withholding land rights. With the current rate of load growth, a delay or cancellation in a project can lead to supply and reliability concerns. There is also the concern for the “Not in My Back Yard” mentality which is almost always present at public hearings; a transmission line is may benefit the entire state or region, but nobody wants it in their backyard. These problems are anticipated to increase as population increases.

Delaware does not grant condemnation rights to electric utilities nor is there a state siting process that can ultimately resolve these issues. The possibility of a condemnation alternative can assist with negotiations and preclude one land owner from unreasonably withholding the granting of an easement or demanding unjust compensation for such easement. This right of condemnation is a critical issue for energy utilities: without it, projects, including capacity additions, can be delayed, canceled, or may experience significant cost increases. Because of these concerns, the federal government identified certain areas of the country as ‘national electric corridors’. In areas with this designation – which includes all three counties in Delaware – the federal government can exercise eminent domain authority if a state fails to provide siting within a one-year timeframe. The State should be aware that if they fail to act regarding siting, the federal government can take action itself.

Transmission line redesigns, made necessary by reluctant landowners, can also create other problems for utilities. Some rerouting leaves only wetlands or other environmentally sensitive areas as a plausible route, requiring careful planning, environmental permitting and mitigation efforts. There is also the potential for future costs when rights-of-way are limited or restricted.

In addition to electricity transmission, Delaware should consider fast-tracking the natural gas pipeline project permitting process at the state level for critical energy transmission infrastructure development. Where feasible and in the public interest, the state should endeavor to make public right-of-way available, even along “limited access” highways to facilitate expansion of critical energy infrastructure. In planning highway corridors or expansions, adequate right-of-way for proposed or future energy infrastructure should be considered. These could lead to transmission expansions, not only for the benefit of large natural gas consumers but also for the local distribution companies (DP and Chesapeake Utilities (CU)) to put them in a better position to provide natural gas to areas that are under-served today.

The issue of eminent domain authority is highly sensitive and politically charged. While the recommendation is not for the State consider the matter at this juncture, it is becoming increasingly apparent that it may have to be considered in the future, especially in light of the perceived federal power granted by the Energy Policy Act of 2005 and the designation of national electric corridors. Interpretation of the powers bestowed by that Act has been challenged by regional and national environmental organizations and several states, and currently an appeal is pending in the US Court of Appeals.

Cost Issues: Costs for the stakeholder group and process should be minimal.
Recommendation 48: Natural Gas Expansion  

Rank: High Priority

The State, through the Public Service Commission and the Energy Office, should consider policy and/or legislative changes to facilitate the expansion of the natural gas transmission and distribution systems, where economically feasible and without being unduly burdensome on existing ratepayers, for the purpose of increasing the availability of natural gas for its residents, industrial and commercial consumers, electricity generating facilities, and other businesses, especially those located in areas of the state where natural gas is not available.

Expansion of the natural gas transmission system to serve electric generation is a problematic issue, best characterized as a “chicken and egg” problem. Eastern Shore Natural Gas (ESNG) has evaluated numerous projects during the past 10 years regarding the feasibility of providing firm natural gas service to electric generating stations located on the Delmarva Peninsula and has provided proposals to electric generation companies. With appropriate commitments from generation entities, capacity on the natural gas pipeline system could be increased to meet almost any incremental generation load over the next five to ten years. To provide additional year-round firm transportation services, ESNG must obtain Federal Energy Regulatory Commission (FERC) approval to construct the required additional facilities. In that process, the FERC will determine whether the proposed new natural gas transmission facilities are economically justified; i.e., can be constructed and operated without being subsidized by existing customers who do not need, or may not otherwise benefit from, the additional facilities. This will require long-term, firm commitments by the electricity generators. To date, the generators have been reluctant to enter into long term commitments with the natural gas pipeline without having a similar commitment for purchase of their generated electricity. Thus, the “chicken and egg”, without a binding commitment from a customer of the pipeline capacity resulting from the expansion, the natural gas infrastructure to deliver to the electric generator cannot be built.

The Delaware Public Service Commission (PSC) has opened a public procedure96 to review the Integrated Resource Plan (IRP) filed by Delmarva Power. The IRP evaluates generation, transmission and demand side resource options during a ten-year planning period to ensure that sufficient and reliable resources to meet customer Standard Offer Service needs are acquired at a reasonable cost. Among the resource options that will be considered would be a natural gas generating plant. One viable site for such a plant could be at the existing Indian River electric generation station in Sussex County. Should the PSC determine that such a plant best serves the needs of Delmarva Power’s electric consumers without being unduly burdensome on its ratepayers; the “chicken and egg” conundrum would be solved.

While the PSC has no regulatory jurisdiction over ESNG’s natural gas transmission expansions, it continues to work closely with both CU and DP on developing guidelines and policies that will support economically feasible distribution expansions into areas where natural gas is not presently available as a fuel choice, primarily eastern and some western portions of Sussex County. These areas have been experiencing high residential and commercial growth; however, the forecasted load is not sufficient to support significant transmission expansion to reach those areas. This again is a “chicken and egg” problem; the infrastructure cannot be built out because the current growth does not justify the need for expansion and there is not a large anchor customer to justify the need for expansion; likewise, a large user is less likely to site in these areas because natural gas infrastructure is unavailable. Should a large user, such as an electric generator, not site in Sussex County and the State continues to be desirous of expanding natural gas into un-served or under-served areas, it may wish to consider alternative funding mechanisms to support such growth.

Regarding the expansion of natural gas distribution systems, the 2003 Energy Plan recommended that the State evaluate possible incentives for making natural gas available to all areas of Delaware, especially the fastest.

96 PSC Docket No. 07-20.
growing parts of Sussex County\textsuperscript{97}. Natural gas has since been extended into areas of the State in which accessibility was limited in 2003; however, there continue to be areas that are under-served. The PSC is working with both CU and DP on developing guidelines and policies that will support economically feasible distribution expansions into areas where natural gas is not presently available while not placing the expense of such expansion on existing natural gas ratepayers.

Ultimately, the consumer must choose their energy source and provider. The consumer and the market are better served if there are multiple energy choices from which to select and that the customer selects the most appropriate energy choice for their respective situation. This includes residents, commercial businesses and industrial plants. Today, propane, fuel oil and electricity are available to virtually all residents and businesses in Delaware; the same cannot be said for natural gas.

Resolving this issue will not only provide Delaware with alternate fuel options for electric generation, it can reduce the demand on other less efficient fuels for residential and commercial customers and overall, help lower emissions.

Cost Issues: The cost to the state can range from minimal to substantial depending upon the approach or approaches selected to address this issue.

\textsuperscript{97} Governor’s Energy Task Force. “Bright Ideas for Delaware’s Energy Future”. Strategy #5.
Energy Planning Governance Recommendation

Recommendation 49: Energy Planning Governance       Rank: High Priority

Energy Policy should be elevated to the Governor’s office by creating a Governor’s Executive Office for Energy Policy that would provide for coordinated development and implementation of Delaware Energy Policy, including a review and evaluation of the governance structure regarding energy issues among executive bodies including but not limited to: Department of Natural Resources and Environmental Control, State Energy Office, Public Service Commission, Public Advocate, Department of Transportation, Governor’s Energy Advisory Council and Governor’s Office.

Energy policy impacts nearly every facet of life in Delaware. It impacts the cost of energy and thus the profitability of Delaware’s businesses, and state, local, and household budgets. Energy policy impacts economic security by the extent to which it insulates Delawarans from volatile fuel prices. Energy policy impacts air quality and the health of our citizens. And, energy policy impacts the cost of doing business, whether existing businesses remain competitive and whether new businesses chose to locate in Delaware as well as whether Delaware draws new business development in “green” industries.

While the Delaware Code establishes responsibility for development of an energy plan, it does not appear to clearly establish responsibility for looking at the whole picture of energy in Delaware and developing policy. An integrated perspective from a body that looks at all the players and sets a consistent policy could strengthen Delaware Energy Policy. Currently many parties and agencies in Delaware have responsibility for and impact on Delaware Energy Policy, including the Governor’s Office, the General Assembly, Department of Natural Resources and Environmental Control (DNREC (including the State Energy Office), Public Service Commission, Division of the Public Advocate, Governor’s Energy Advisory Council, municipalities, utilities, generators, the regional electric grid operator, PJM, the Federal Energy Regulatory Commission, and a number of non-governmental organizations (NGOs). Examples of the diffuse nature of energy policy planning include:

Governor’s Office: The Governor’s Office issued the original energy plan in 2003, Bright Ideas, and in response to the significant increase in electricity prices in 2006, issued Executive Order 82 that resulted in the 2006 report: Ensuring Delaware’s Energy Future. The Governor’s Office makes major energy policy decisions, such as the State’s participation in the Regional Greenhouse Gas Initiative.

Governor’s Energy Advisory Council: The Governor’s Energy Advisory Council has, among other things, responsibility to monitor Delaware’s Energy system and identify and propose actions to enhance the system, and to spearhead the updating of the Energy Plan.

State Energy Office: From within DNREC, the State Energy Office operates the State Energy Program under the US Department of Energy, serves as a focal point for energy efficiency and renewable energy assistance to citizens, government agencies and private sector interests, coordinates the activities of the new Sustainable Energy Utility, staffs the Energy Advisory Council and assists in the development of the five year energy plan.

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98 See, for example, Title 29 of the Delaware Code, Chapter 80, Subchapter I, § 8003 (16), and Subchapter II, § 8051 (b) (5 and 6) which address responsibilities of the Energy Office but do not specify development of a comprehensive energy policy. Similarly, Subchapter II, § 8055 addresses responsibilities of the Governor’s Energy Advisory Council but also does not specify development of a comprehensive policy. http://delcode.delaware.gov/title29/c080/index.shtml#P-1_0
99 Title 29 of the Delaware Code, Chapter 80, Subchapter II, § 8055.
DNREC: Houses the State Energy Office, but also has regulatory responsibilities concerning energy facilities and their impacts on public health and the environment. DNREC is also represented on the Governor’s Energy Advisory Council, the Energy Cabinet Committee, the Sustainable Energy Utility (SEU) Board and other bodies impacting energy policy.

General Assembly: The General Assembly can set energy policy through legislative actions. Recent examples include: HB6, which resulted in the Power Purchase Agreement between Delmarva Power and Bluewater Wind; formation of the SEU; funding levels and program design for the Green Energy Fund; and establishment and enhancement of Delaware’s Renewable Energy Portfolio Standards.

Public Service Commission: The Public Service Commission (PSC) has regulatory oversight of energy utilities, including Delmarva Power and Chesapeake Utilities, and as such, impacts and determines energy policy impacting rates, and development of demand response, Automated Metering Infrastructure and Smart Grid programs. The PSC does not have regulatory authority over the Delaware Electric Cooperative or the Delaware Municipal Electric Corporation. The PSC can have oversight over energy policy such as establishing mechanisms to achieve long term funding for generation development in Delaware.

Division of the Public Advocate: The Public Advocate intervenes on the behalf of Delaware ratepayers in issues before the PSC and participates on PJM committees.

Department of Transportation: The Department makes road and transit planning decisions that relate to and impact vehicle miles traveled. As such, the Department plays a key role in developing and implementing energy policy objectives concerning reducing vehicle miles traveled and encouraging development of mass transit and alternative transportation.

Utilities: Utilities are involved in energy policy as they develop demand response programs and work with the SEU to design energy efficiency programs. Delmarva is required to submit an Integrated Resource Plan to the Public Service Commission estimating how much electric power it will need in coming years and how it will meet the demand. Utilities participate on the Governor’s Energy Advisory Council and in PJM policy decisions.

Generators: Generators decide how much and, with regulation by DNREC, what kind of generation they will build and maintain, and how much energy they will produce. They also participate in PJM policy decisions.

Delaware Economic Development Office: The Economic Development Office (DEDO) has not been involved in many of the regulatory and legislative initiatives; it needs to become a significant part of the process.

A Governor’s Executive Office for Energy Policy could evaluate all the energy programs in place in Delaware and recommend any programmatic or structural changes or additions necessary to fulfill Delaware’s energy and climate goals. An issue for consideration is to what extent this office should address climate change. Although climate change policy reaches beyond energy to include other sources of greenhouse gases (such as agricultural sources) as well as adaption and mitigation policies, energy use is the key driver of climate change.

Cost Issues: The cost to implement this recommendation would depend on whether new personnel are needed, or whether current employees are reassigned to fill the new functions.
Ongoing Actions and Projects for Support

The following actions and projects are currently underway. At this point in time, the only specific actions that may be necessary by the Governor are general support statements and/or letters. Through these actions and projects, many important steps are being taken to reduce energy use, increase renewables, improve the efficiency of the transmission and distribution system and pursue clean energy economic development. These are important to achieving Delaware’s energy goals and should be monitored for successful completion or implementation.

**Advanced Energy Technologies for Demand Response in Electricity Transmission & Distribution Systems**

Support deployment by all electric utilities of electric demand response, energy efficiency, Advanced Metering Infrastructure, and Smart Grid technologies, with dynamic pricing, by ensuring that this demand response effort continues through to completion in order to provide the opportunity for energy savings across the state.

Demand for electricity is highly concentrated in a small number of hours per year. In the PJM region, the top 80 – 100 hours account for 16% of peak demand.\(^\text{100}\) In order to meet demand for electricity at all times, there must be enough generating capacity to meet demand, even at its highest levels. As a result, there are generating plants that are used less than 100 hours a year.

Demand for electricity is growing, straining capacity and reliability. Over the next decade, demand is projected to grow by 19 percent. Over the same period, however, generating capacity is expected to grow just 6 percent.\(^\text{101}\) Nationally, a 5 percent reduction in demand would eliminate the need for an estimated 625 peaking plants nationwide creating a $35 billion savings over 20 years.\(^\text{102}\)

Demand response is one of the most effective and efficient means of managing energy. Traditionally, it is a tool for shaving peak demand by enabling customers to reduce their use of electricity at times of peak demand. The overall concept of demand response includes demand response devices, Automated Metering Infrastructure (AMI), and Smart Grid. Demand response devices include air conditioners and other appliances that can respond directly to price signals from a utility or Curtailment Service Provider (CSP)\(^\text{103}\), and Smart thermostats that can communicate with a utility or CSP to receive price signals and reduce energy use when prices reach certain thresholds, at the election of the consumer. AMI devices record customer consumption at least hourly and provide for at least daily transmittal of measurements over a communication network to a central collection point.\(^\text{104}\) Smart grid includes advanced sensors throughout the grid to facilitate improved reliability, enable the grid to reconfigure itself, and provide efficiency and security. AMI enables utility operational benefits that improve service and help offset the cost of advanced meters and networks. Operational benefits include automated meter reading, the ability to detect outages automatically and ensure that all outages in an area are

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\(^\text{101}\) Ibid.


\(^\text{103}\) CSPs are aggregators of demand response. They group together customers who want to participate in demand response and facilitate their demand response participation.

corrected while service trucks are still in the area, and to turn customer service on and off remotely. Demand response puts downward pressure on prices. While these savings may be temporary, they are expected to be significant. A five percent load reduction could create nationwide price reduction savings of $5 billion to $10 billion.  

Delmarva Power filed its Blueprint for the Future in February 2007. The Blueprint filing has three main components: deployment of advanced metering infrastructure, implementation of demand response and demand-side management programs, and a decoupling mechanism. In its order on September 16, 2008, the Delaware Public Service Commission (PSC) authorized Delmarva to work with the Commission and interested parties to determine the viability of implementing demand response programs in the near term, and authorized the diffusion of AMI into Delmarva’s electric and natural gas distribution system networks. Delmarva Power is now collaborating with PSC, the Division of the Public Advocate and other stakeholders to implement AMI enabled demand response programs for both residential and non-residential customers using technologies such as smart thermostats and switches.

A number of jurisdictions in the United States, including some of Delaware’s neighboring states, have demand response pilots and programs. In California pilot plans, customers reduced their demand during the top 60 summer hours by 13 percent up to 43 percent, depending on the technology employed. In a Chicago pilot program, participants paid real-time prices for their electricity. They shifted use to off peak times, and also reduced their overall use by 3 to 4 percent. The Illinois legislature and Commerce Commission have now ordered that real-time prices be available statewide. New Jersey’s Energy Master Plan targets a reduction of 900 MW of peak load by 2020 from demand response programs. Maryland is aggressively seeking peak load reductions. In the District of Columbia, an organization known as SMPPi is conducting an initiative, known as PowerCentsDC™, which will measure approximately 1,400 customers’ reactions to critical peak pricing and hourly pricing options.

The impact of demand response on the environment has not been well studied, is situation specific, and complex. It is likely to be positive, but could be mixed or negative in certain situations. Demand response is valued in Europe as a tool to lessen CO2 and other pollution emissions. Generally demand response results in an overall reduction of energy use of several percent. It reduces the need for additional peaking plants and accompanying transmission and distribution facilities and thus eliminates the environmental damage that would be created by building and using these facilities. Importantly, it can facilitate an increased use of intermittent power generation, for example, wind power; it can be used to drop demand when the wind slows.

On the other hand, some demand response may be backed up by diesel generators. DNREC regulates these back-up generators; air permits allow only limited operation hours per year. Peak demand is sometimes met by natural gas fired generation. When peak demand is reduced, a portion of the reduction is made up at off peak

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106 Ibid., p. 3.
108 Under terms of the Pepco and Delmarva merger settlement agreement approved by the D.C. Commission, Pepco agreed to fund a smart meter pilot program for small customers. Representatives of PEPCO, the D.C. Commission, the D.C. Office of People’s Counsel, the D.C. Consumer Utility Board, and the International Brotherhood of Electrical Workers Local 1900, formed a non-profit corporation called the Smart Meter Pilot Program, Inc. (SMPPi).
109 Much of the following discussion is drawn from the article The Green Effect, written by David Netmtzow, Dan Delurey and Chris King, and published in Public Utilities Fortnightly in March 2007. Available at: http://www.demandresponsecommittee.org/The_Green_Effect.pdf
times. At some times of the year and depending on many complex interacting factors, shifting the load to off peak times could mean that some load is shifted from natural gas to base load generation powered by coal.

Cost Issues: There will be a cost to the utilities to install demand response meters and AMI and Smart Grid infrastructure. However, a portion of this cost will be offset by utility operational savings.

Cost Decoupling Mechanism to Facilitate Demand Response and Pricing Structures to Support Energy Efficiency & Conservation

Support efforts, currently underway, by the electric and gas utilities, the Public Service Commission and other stakeholders to create a decoupling mechanism that will remove disincentives to the utilities to promote demand response, load management and energy efficiency. The impacts on low-income households need to be factored into the program specifics.

Support the current efforts on evaluation and potential adoption of pricing structures and mechanisms that support the State’s efforts in promoting energy efficiency and conservation measures which are economically feasible, do not unduly burden utility ratepayers, and which eliminate disincentives for the utilities’ support of such measures.

The benefits of energy efficiency and demand response programs are widely recognized and should be encouraged. However, for both electric and natural gas distribution companies, revenues are dependent upon actual consumer usage; therefore, there are disincentives on the part of a utility to promote energy efficiency and demand response programs. By allowing distribution companies to recover their costs through fixed rates that are not dependent upon actual sales, those disincentives are greatly lessened or removed entirely.

The Staff of the PSC, natural gas and electric distribution utilities, and other interested parties have investigated the concept of ‘decoupling’ in a recent proceeding, and the result of that proceeding is that the PSC “approved the adoption of Staff’s recommendations regarding the potential adoption of a modified fixed variable rate design whereby more of the fixed costs are recovered in the customer charge and initial rate blocks of the delivery portion of the customer bill for Delaware distribution utilities in the context of a rate case proceeding.”

The specific details of any utility’s particular rate design were not outlined in this proceeding; they are to be determined in the context of each individual rate case proceeding. As there are typically a number of years between rate case proceedings, the PSC also “maintained the flexibility to address the rate design changes outside of a base rate case if the situation is warranted.” As additional conservation and efficiency programs are proposed or promulgated, further consideration should be given to modifying the utilities’ rate mechanisms to help ensure the State’s and the utilities’ objectives are aligned. Further rate restructuring would provide utilities greater certainty in recovering the annual costs necessary to operate and maintain their distribution systems and also eliminate disincentives to support and promote energy efficiency measures being proposed and/or implemented.

In the area of electric demand response, implementation of AMI technologies will support new rate structures such as the “Critical Peak Rebate,” “Critical Peak Pricing,” and “Time of Use” rates being tested in other areas of the United States. Under such rate structures, energy users can access pricing information that is not available with conventional meters and then use that information to personally assess the tradeoff between energy costs and energy usage -- before energy is used. Today’s utility billing methods only report the cost of usage weeks after the usage occurs, and the customer has no direct information as to the actual cost of energy at any point in time. Design and implementation of demand response rate structures will require continuing discussion

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110 PSC Order No. 7420, Regulation Docket No. 59, signed 9/16/08
between the electric utilities, state regulators and interested parties to determine the approaches that best match the needs of Delaware.

In February of 2007 Delmarva Power filed with the PSC its Blueprint for the Future (the “Blueprint”). Delmarva Power’s Blueprint contained broad ranging programs, including, but not limited to, demand-side management, demand response, revenue decoupling, and advanced metering. After thorough review, the PSC issued an order which, among other things: (1) approved the potential adoption of a revenue decoupling mechanism, to be fully explored, developed and if appropriate, implemented through a subsequent base rate case proceeding, (2) approved the diffusion of advanced metering technology into the electric and natural gas distribution system networks, (3) approved consideration of Delmarva’s proposed energy efficiency/conservation programs, (4) directed Delmarva, the Public Advocate and PSC Staff to move forward with the development and implementation of reasonable demand-side management and or demand response programs for near term implementation and (5) directed Delmarva to move forward with the implementation of the demand response programs proposed in Delmarva Power’s Blueprint.

Cost Issues: The Public Service Commission will be addressing this issue, and the impact on customers, as it relates to Delmarva Power as part of an upcoming rate case.

Integrated Resource Planning

Support and encourage efforts by all electric distribution utilities in Delaware to implement an integrated resource planning process (“IRP”) and that the IRP process be coordinated with PJM’s Regional Planning Process. The IRP should include a resource portfolio approach reflecting a diverse mixture of the following: transmission, substantial levels of Energy Efficiency (EE) and Demand Side Management (DSM), and generation.

It is generally accepted in the industry that integrated resource planning benefits electric consumers by requiring their service provider to consider all available supply options in securing safe, reliable, and cost effective energy to meet demands. Under integrated resource planning, supply options are not limited to traditional generation but also include demand-side management programs, purchased power agreements, and renewable energy sources.

Delmarva Power must file an Integrated Resource Plan (IRP) with the PSC that evaluates “all available supply options during a 10-year planning period in order to acquire sufficient, efficient and reliable resources over time to meet its customers’ needs at a minimal cost.” The IRP must additionally present Delmarva’s “supply and demand forecast for the next 10-year period, and shall set forth the resource mix with which Delmarva Power proposes to meet its supply obligations for that 10-year period (i.e., demand-side management programs, long-term purchased power contracts, short-term purchased power contracts, self generation, procurement through wholesale market by RFP, spot market purchases, etc.).” Delaware Code also requires the Delaware Electric Cooperative to “annually prepare a 10-year plan detailing its energy supply requirements and planned procurement strategies to meet forecasted demand.”

Municipal electric providers are not required to conduct integrated resource planning; however, a number of these providers have elected to do so voluntarily. Electric distribution companies should be encouraged to work together in developing strategies that benefit not just their customers, but all of the State’s consumers. As an example, a number of municipalities have now contracted to purchase power from the proposed Bluewater Wind project which will promote generation diversity and result in long term economic and environmental benefits for the state residents. Finally, coordination of these IRP’s with the PJM Regional Planning Process will potentially provide the greatest benefit for customers.
Meeting the electric needs and expectations of Delaware’s electric customers requires a diversified approach that includes transmission, substantial levels of energy efficiency and demand side management, and generation resources. No one single approach can solve all of Delaware’s present and future energy needs; all three must be evaluated to determine the best mix for Delaware. Energy efficiency, conservation and demand response efforts represent what many consider the quickest, most cost-effective opportunities to reduce energy consumption and peak load. Energy savings through efficiency measures and demand response can impact or defer the need for new generation or increased transmission capabilities.

**Cost Issues:** The costs to the State to support and encourage such processes should be minimal; however, there will be costs to utility ratepayers.

**Energy Efficiency in PJM Capacity Market**

*Support development of a program for meaningful participation of energy efficiency in PJM capacity markets. Once developed, encourage participation of Delaware energy efficiency providers in the capacity market.*

PJM, the grid operator for the fourteen-state region that includes Delaware, operates a capacity market in order to ensure adequate generating capability in the region. Electric generators participate in this market by offering generating capacity in turn for which they receive a capacity payment. Demand responders also participate in the market and are paid for their commitment to drop electric load when called upon by PJM.

Like electricity generation and demand response, energy efficiency reduces the need for additional generation. The Federal Energy Regulatory Commission (FERC) has required that PJM allow energy efficiency to participate in the capacity market. PJM stakeholders are discussing various proposals for how energy efficiency will participate in the market. Proposals range from those that would not support increased deployment of energy efficiency, to those that would support implementation of energy efficiency measures.

All stakeholders involved agree that rigorous measurement and verification protocols would be required in order for energy efficiency to participate in the capacity market; PJM would need to be able to count on promised energy efficiency actually delivering promised load reduction in order to ensure system reliability.

The benefit of participation of energy efficiency resources in the capacity market is that the energy efficiency resource providers would receive a stream of payments that would support and encourage adoption of energy efficiency measures. Large electricity users would be able to participate in the program directly. Small users, including residential customers, could participate through an aggregator.

**Cost Issues:** There will be no incremental cost for this program. The costs of the capacity payments are spread to all users; however, the participation of energy efficiency in the capacity market puts a downward pressure on prices that exceeds the capacity payments.

**Mid-Atlantic Power Pathway**

*Continue support for the Mid-Atlantic Power Pathway Project (MAPP).*

94
The MAPP project, initially approved by PJM in October 2007, is a 230 mile 500 kV transmission project that originates at the Possum Point substation in northern Virginia runs through southern Maryland across the Chesapeake Bay, up the Delmarva Peninsula and across the Delaware River, terminating at the Salem/Hope Creek substation in southern New Jersey. The transmission line will tie in along the route at various substations which will allow power to flow into the local transmission systems to serve load. The project will be the only transmission tie directly into the southern Delmarva Peninsula that does not rely on transmission lines running from the northern part of the peninsula. The project will allow any generation built on the Delmarva Peninsula, including renewable energy, to be used to both support local load and be sold into the wider regional energy market. The MAPP Project, when considered in conjunction with other approved large scale transmission projects, will enable the transmission needs of consumers within the PJM footprint to continue to be met in a reliable and economic manner. Therefore, MAPP will provide a key component of PJM’s transmission “backbone” for the future. In addition to the increased reliability and transmission capabilities offered by MAPP, the project will also provide significant economic benefits to the state as it is built in terms of new jobs and increased demand for goods and services.

Concerns regarding the MAPP project have been raised regarding its facilitation of the transmission of power produced by electric generation facilities with relatively high air emissions. In this case, that relatively high emitting generation may be located in states upwind of Delaware. Delaware’s air quality and ability to attain and/or maintain compliance with the national ambient air quality standards (NAAQS) is affected by emissions from upwind states. The flip-side of this issue is that while MAPP will increase the ability to import low-cost coal generated power, it will also allow Delaware access to energy from renewable sources generated outside of Delaware and potentially to sell renewable energy generated in Delaware. A recent study by the North American Electric Reliability Council concludes that increased electric transmission is essential to reliability of the transmission grid as more and more solar and wind projects are developed and come on-line.

During several Work Group meetings, there was discussion of increasing the size of MAPP, and other sizeable transmission projects, in order to accommodate future energy resources. From one ‘straw’ proposal: “It is also an opportunity for the state to stimulate the development of its renewable energy resources and export electric energy to large load centers in the Mid-Atlantic region. MAPP and similar future projects should be designed and sized so Delaware can make best use of the local utility scale renewable energy resources such as off-shore wind power.” Here, it was generally agreed that PJM’s fifteen year planning process was sufficient to address future transmission needs due to increases in actual generation.

The PSC should work with PJM, as necessary, to understand the impact on the transmission system of large amounts of renewable resources located in close geographic proximity. This could occur, for instance, if a large amount of off-shore wind capability and on-shore renewable energy projects are developed. Because of the speculative nature of these studies they would not be included as part of PJM’s formal regional transmission project review, but may be instructive for the development of transmission projects in Delaware and the surrounding area.

**Center of Excellence in Off-shore Wind at the University of Delaware**

*In coordination with the Federal Delegation, support graduate training and a Center of Excellence in off-shore wind at the University of Delaware’s Center for Carbon-free Power Integration.*

With its newly created Center for Carbon-free Power Integration, The University of Delaware (UD) is the lead university research group in the US on off-shore wind. Areas of research include planning, policy, and grid integration. The University currently employs eight people conducting research, analysis, and teaching regarding off-shore wind.
The State should work with its Federal Delegation to support graduate training and a Center of Excellence in offshore wind at UD’s Center for Carbon-free Power Integration. Designation as a Center of Excellence or national center would lead to an approximate $1M/year budget. Federal funding could be utilized for stipends for students and postdoctoral scholars, and a base funding level for the R&D program.

Cost Issues: No state costs would be involved in designation of the Center of Excellence.

Hydrogen/Fuel Cells Research and Deployment Coordination

*Support the effort among the state government, local industry and universities for a coordinated, strong approach to fuel cell research and deployment.*

The fuel cell and hydrogen industry in Delaware is vibrant and active. Two major industry suppliers of fuel cell components, W. L. Gore and Associates, Inc. and E. I. Du Pont de Nemours, Inc. are headquartered in Delaware. These two companies together account for the majority of the membrane electrode assemblies (the heart of the polymer electrolyte fuel cell) provided for fuel cell systems made today. Additionally, Ion Power is a local small business that supplies materials for fuel cells. In the hydrogen production/distribution arena, Air Liquide houses its North American research facility in Newark and has a hydrogen facility filling station at their site.

Delaware also has a good regional location, with numerous major fuel cell industrial suppliers within ~100 miles: Air Products, Inc in Allentown, PA, (hydrogen), BASF in Iselin, NJ, (catalyst materials), and Johnson Matthey, Inc. in West Chester, PA, (catalysts and MEAs), Arkema, Inc. in Philadelphia, PA, (membrane materials), and Millennium Cell, Inc. in Eatontown, NJ (fuel cell systems). The total employment in fuel cell related businesses within these companies is currently many hundreds, with the potential to grow to many thousands within 10-15 years.

The academic expertise in fuel cells and hydrogen is equally rich and varied. At the University of Delaware (UD) approximately 25 faculty are engaged in fuel cell research, and Delaware State University (DSU) is active in research on hydrogen storage materials. In 2008, a Center for Fuel Cell Research (CFCR) was founded at UD. The CFCR conducts fundamental research on fuel cell and hydrogen infrastructure science and technology to improve performance and durability of fuel cells using novel materials, architectures, and operating strategies, while enabling commercialization with technology transfer to industry. The Center will also conduct public outreach to educate the community about the benefits of fuel cells. Local industry has a history of partnering with the universities to fund research efforts.

Cost Issues: Any costs involved here?

Recycling

*Delaware should promote statewide recycling programs to increase the percentage of wastes removed from the solid waste stream. Recycling saves energy and reduces greenhouse gas emissions, positively affecting climate change.*

Recycling is a nascent industry in Delaware which has finally established a secure foothold. More so than most industries reviewed by this workgroup, the recycling industry in Delaware is strongly influenced by and, in some
sectors, tied to government policy. Recycling saves energy and as such is a relevant topic for this workgroup and the energy planning effort.

In practice, ‘Recycling’ typically includes recycling and reuse activities including, but not limited to: post-consumer recycling of residential and commercial cans, paper, cardboard, plastic, etc.; pre-consumer, industrial waste and byproduct recycling (such as wood shavings or chemical solvents); the collection, processing and remanufacture of these materials; and the reuse of materials such as tire re-treading and timber for building construction.

Due to the diversity of activities included in ‘recycling’ and different definitions of recycling; the data on many recycling activities is difficult to develop. Data on most industrial recycling activities are not reported or available, however some available useful data is presented below.\textsuperscript{111}

According to a recent draft report by the Northeast Recycling Council on recycling activities in Delaware in 2006\textsuperscript{112}, using a broad definition of ‘recycling’:

- 142 businesses were engaged in recycling activities
- 1,555 jobs were directly involved in “recycling related economic activity”
- $47 million were spent on annual payroll for “recycling related economic activity”
- $250 million in estimated gross receipts were generated by “recycling related economic activity”

The major contributors to this economic activity were: iron and steel mills; re-used merchandise sales; recycled material wholesalers; compost and organic producers; and residential and commercial recycling collection.

**Potential for Industry Growth in Delaware over the Next 20-30 years:**
There are a number of trends that support the growth of recycling in Delaware. The most notable trends include: increasing energy costs, increasing virgin material costs (wood fibers, metals, plastics), increasing transportation costs, increasing integration of recycled materials into manufacturing processes, and a trend towards local self sufficiency. Given these trends, the global growth of the industry, and the current size and state of this industry in Delaware, Delaware is in a good position to benefit from this growth.

A recent report by the Recycling Public Advisory Council on Municipal Solid Waste recycling (a limited subset of recycling activities) in Delaware found that, in 2006\textsuperscript{113}, employing the very limited EPA definition of ‘recycling’, 23% (250,000 tons) of the MSW disposed of in Delaware was recycled.

Another recent report on resource management in Delaware produced by the Institute for Local Self Reliance reached the following conclusions\textsuperscript{114}, using a broad definition of ‘recycling’:

- 75% or more of Delaware’s Municipal Solid waste could be recycled.
- The estimated value this 75% in 2006 was $60 million;
- If the 75% of the MSW was recycled in 2006, 2,360 direct jobs would be generated, plus 1,000’s of additional indirect jobs.

\textsuperscript{111} It should be noted that the data is from different sources, generated by different methods, and some caution should be exercised when combining and comparing the data.

\textsuperscript{112} DSM Environmental Services Report for the Northeast Recycling Council. (2008) 2006 Recycling Economic Information Study - Draft Report. (This report is not publicly available at this time, but should be published and available on this website by the end of 2008: http://www.nerc.org/documents/index.html)


On a per-ton basis, sorting and processing recyclables alone sustain 11 times more jobs than land filling or incineration.

Based upon the reports above and information from the EPA¹¹⁵, it is estimated that at a MSW recycling rate of 75%, nearly 14 Billion BTU’s of energy would be saved and 386,000 metric tons of carbon equivalent greenhouse gasses would be avoided annually.

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APPENDIX A: ACRONYMS AND ABBREVIATIONS

AC: Alternating current
ADA: Americans with Disabilities Act of 1990
AMI: Advanced Metering Infrastructure
BTU: British Thermal Unit, the amount of energy required to heat a pound of water 1°F
CAES: Compressed Air Energy Storage, a method of storing energy by compressing air, then using it to run an electrical turbine.
CCS: Carbon Capture and Storage, a method to reduce CO2 emissions from power plants by capturing and compressing the gas, and storing it deep underground
CF: Capacity Factor, the fraction of maximum power that a power source produces on average on an annual basis. Typical values are 0.85 for coal plants, 0.40 for off-shore wind, and 0.16 for solar PV in Delaware.
CHP: Combined Heat and Power, a technology in which the waste energy from electric power generation is used for heating
CO2: Carbon Dioxide
DC: Direct current
DEC: Delaware Electric Cooperative
DG: Distributed generation
DEMEC: Delaware Municipal Electric Corporation
DMV: Delaware Division of Motor Vehicles
DNREC: Delaware Department of Natural Resources and Environmental Control
DP&L: Delmarva Power & Light Company
DPPA: Delmarva Peninsula Planning Association, organization to which all electric utilities on the Delmarva Peninsula belong
DSM: Demand side management
EE: Energy efficiency
EIA: US Department of Energy, Energy Information Administration
ESNG: Eastern Shore Natural Gas Company
FERC: Federal Energy Regulatory Commission, responsible for regulating the interstate transmission of electricity, natural gas, and oil
GHG: Greenhouse gas (e.g., CO2, methane, nitrous oxide, ozone)
Gt: Gigatons = billions of metric tons
CO2e: The effective concentration (or mass) of CO2 equivalent to both the CO2 and other greenhouse gases and aerosols
Hg: Mercury
IGCC: Integrated Gasification Combined Cycle, a coal plant technology in which coal is gasified with steam and oxygen and the gas mixture (syngas) then used to drive a turbine to generate electricity
IRP: Integrated Resource Plan
kW: Kilowatt, a measure of power equal to 1000 watts
kWa: The average power measured in kW, for example from a solar PV panel
kWh: Kilowatt-hour, the amount of energy consumed by an appliance using one kW of power for one hour. 1 kWh= 3412 BTU
LEED: Leadership in Energy and Environmental Design, energy efficiency standards program of the US Green Building Council
LNG: Liquified natural gas
LMP: Locational Marginal Price
MAPP: Middle-Atlantic Power Pathway
NIETC: National Interest Electric Transmission Corridor
PBC: Public Benefits Charge, a charge added to a utility bill based on the amount of electrical energy used
PHMSA: US Dept. of Transportation, Pipeline and Hazardous Materials Safety Administration
PM2.5: Particulate matter with particles of diameter 2.5 micrometers or less
PPA: Power Purchase Agreement, a legal document in which a power generator agrees to supply power to a distributor for an agreed price
PSC: Delaware Public Service Commission
Quad: Quadrillion BTUs, or a billion million \(10^{15}\) BTUs. The US consumes about 100 Quads per year.
MW: Megawatt, a unit of power equal to 1000 kW
NOx: Oxides of Nitrogen, (e.g. NO and NO2)
REC: Renewable Energy Credit
RGGI: Regional Greenhouse Gas Initiative, a regional cap and trade system of 10 states, including DE, to limit and reduce CO2 emissions from power plants over 25 MW capacity.
RPS: Renewable Energy Portfolio Standard
RTO: Regional transmission organization
SEU: Sustainable Energy Utility, an organization formed by the DE legislature in 2008 to promote energy efficiency and distributed (small scale) renewable energy sources
SO2: Sulfur Dioxide
Solar PV: Photovoltaic, the generation of electrical power from sunlight falling on a semiconductor
SREC: Solar Renewable Energy Credit, an SEC for solar energy
Ton: A unit of heating/cooling capacity use for geothermal power. 1 Ton = 3.5 kW
TPY: Tons per year, applied to rates of emission of air pollutants from power plants
V2G: Vehicle to Grid
VMT: Vehicle miles traveled
WILMAPCO: Wilmington Area Planning Council, the regional transportation planning organization for Cecil County, Maryland and New Castle County, Delaware
APPENDIX B: Energy Legislation Enacted in Delaware 2003-2008

Enacted in 2004
HB434: Energy Advisory Council (Energy Plan Bill)
Created Governor’s Energy Advisory Council and Cabinet Committee on Energy

SB435: Energy Star Purchasing (Energy Plan Bill)
Requires state agencies to purchase Energy Star products when feasible

SB306: Building Code (Energy Plan Bill)
Updated Building Code for energy efficiency to IECC 2000 and ASHRAE/ESNA Standard 90.1-1999

SB 307: Life Cycle Costing (Energy Plan Bill)
Requires contracting agencies to use life cycle costing analysis to determine the lowest responsible and responsive bidder or offeror in the award of contracts for goods and services, professional services and public works contracts

Enacted in 2005
SB74: Renewable Portfolio Standards (idea supported in energy plan, though not directly a result of the Energy Plan)
Established RPS note: Law revised in 2007

SB 73: Energy Performance Contracting Act (Energy Plan bill)
Gives State Agencies the authority to enter into performance contracts to finance energy efficiency upgrades based on the projected savings those upgrades will generate

SB44: Green Energy Fund
Biodiesel manufacturing facilities added to green energy fund regarding eligibility for demonstration project funding

SB127: Outdoor Lighting
Good outdoor lighting practices consistent with energy conservation, safety needs and preservation of the natural night environment. Only regulates lighting when state funds are involved

HB78: Public Utilities Assessment
Increased the assessment public utilities regulated by the Public Service Commission pay for the cost of regulation

Enacted in 2006
HJR22: Ensuring Delaware’s Energy Future Summit (Ensuring Delaware’s Energy Future bill)
Hold a business summit on energy to assist Delaware businesses facing substantial increases in electricity rates

SB281: Energy Efficiency Financial Incentives Act (Ensuring Delaware’s Energy Future bill)
 Appropriated $8 million for Energy Efficiency Programs (DNREC) note: became the Energy An$wers program

HB6: Oversight of Public Utilities that Distributed and Supply Electricity to Retail Customers
Amended Electric Restructuring Act of 1999 to include provisions designed to stabilize pricing. Requires Integrated Resource Planning and programs designed to reduce or shift electric consumption by customers. Required an RFP for building cost-effective merchant generation in the State to serve some of the DP&L load requirement. Deferred some of the rate increases

SB280: Delaware Energy Assistance Program (DHSS) (Ensuring Delaware’s Energy Future bill)
 Appropriated $2 million for Delaware Energy Assistance Program

HB5: State Electricity Procurement (Ensuring Delaware’s Energy Future bill)
 Enables State procurement of electricity in the retail or wholesale market

SB242: $5 Million to Create Energy Fund (DOE)
 Funding for energy cost increases

SS1 for SJR3: Independent Consultant to Study Utility Re-Regulation
 Required hiring of independent consultant to study re-regulation of electric power note: resulted in Brockway Report

Enacted in 2007

SS1 for SB8: Increase in Net Metering
 Amended net energy metering standards to increase the net-metering capacity limit for non-residential facilities to 2 megawatts per DP&L meter, 500 kilowatts per DEC meter, and 500 kilowatts per municipal electric meter. Also allows all net-metering customers to carry over excess energy credits from month to month during a 12 month period to account for seasonal variance in generation and energy consumption.

SS1 for SB18: Delaware Sustainable Energy Utility
 Created the Delaware Sustainable Energy Utility (SEU). The SEU will use competitive markets and leveraged private-financing to deliver cost-effective end-use energy services that allow Delawareans to save 30% of their annual energy usage. The SEU will coordinate services that target residential, commercial, industrial, and transportation energy end-users in all energy markets, including electricity, heating fuels, green buildings, clean vehicles, customer-sited renewable energy, and affordable energy. The SEU will use competitively selected Implementation Contractors to deliver services utilizing performance based contracts.

SB19: New Renewable Portfolio Standards
 Amended existing law by increasing the required minimum percentage of electrical energy sales to Delaware end-use customers from renewable energy resources through the year 2019. Requires that, between 2009 and 2019, the minimum percentage of sales from solar photovoltaics increase from 0.03% to 2%. Sets a solar annual compliance payment and allows it to be adjusted by the Delaware Energy Office at an amount higher than, but not more than 20% higher than, the estimated competitive market cost for purchasing renewable energy credits (RECs)

SB35: Doubling the Green Energy Fund
 Increased the system benefit charge for the Green Energy Fund by adding 18 cents per month to the average residential customer’s electricity bill.

Enacted in 2008

SB228 and SB276 with SA1: Amendments to the SEU
 SB228 - Provided that the SEU will be a nonprofit entity but that the Contract Administrator retained by the SEU may be a for-profit entity. Created a new Board of Directors with a clarification of the Board’s
responsibilities. The bill also authorized the Board to appoint an Advisory Committee whose members would have diverse backgrounds and expertise.

SB276 – Placed additional requirement on the Board of Directors, including applicability of the Freedom of Information Act.

SB263: Regional Greenhouse Gas Initiative & Carbon Dioxide Trading
Granted legal authority for Delaware to participate in the Regional Greenhouse Gas Initiative (RGGI) CO2 cap and trade program. This bill further requires that all proceeds from the sale of RGGI CO2 allowances be used for public benefit purposes and directs revenues to the SEU for the promotion of energy efficiency and renewable energy technologies, to programs designed to help low income ratepayers, to a Greenhouse Gas Reduction Program and to DNREC for administration of the program.

SB328: Off-shore Wind Power
Promotes the establishment of clean off-shore wind energy off the coast of Delaware, while minimizing the cost concerns related to off-shore wind installations and encouraging Delmarva Power (DPL) to execute off-shore wind power purchase agreements for customers by: (1) Creating a 350% off-shore wind renewable energy credit multiplier, (2) Making the 350% renewable energy credit multiplier available for the life of off-shore wind contracts, and (3) spreading both the cost and the benefits of off-shore wind power contracts executed by DPL to DPL’s entire customer base, rather than only to DPL’s standard offer service customers.
## APPENDIX C: Energy Issues Survey Results

1. **Energy Efficiency**: Energy efficiency includes using energy efficient appliances, lighting, heating and cooling systems, and building design in homes, commercial and public buildings

   - Least Important (%) 1 10 29 59
   - Most Important (%) 1 3 4 5

   **Total: 1081**

2. **Land Use Issues - Sprawl**: The impacts of sprawl on energy use through increased driving/commuting and on the energy infrastructure; i.e. the ability to get the electricity and heating fuels out to the homes

   - Least Important (%) 8 16 29 41
   - Most Important (%) 1 2 3 5

   **Total: 1079**

3. **Residential Energy Costs**: Impact on residents of the cost of electricity, heating fuels, and means to mitigate cost increases

   - Least Important (%) 2 16 23 54
   - Most Important (%) 1 3 4 5

   **Total: 1083**

4. **Climate Change**: Evaluating and preparing for impacts on Delaware and Delawareans of changing temperatures, weather and sea level rise

   - Least Important (%) 13 20 26 31
   - Most Important (%) 1 2 3 5

   **Total: 1077**
5. Greenhouse Gas Emissions: Reducing releases of greenhouse gases, such as carbon dioxide and methane, from people, transportation, and businesses

<table>
<thead>
<tr>
<th>Greenhouse Gas Emissions</th>
<th>Least Important (%)</th>
<th>Most Important</th>
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<tbody>
<tr>
<td></td>
<td>9 7 16 23 45</td>
<td></td>
</tr>
<tr>
<td></td>
<td>1 2 3 4 5</td>
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</tr>
</tbody>
</table>

Total: 1077

6. Industrial and Commercial Energy Use and Costs: Impacts of energy costs on costs of goods produced, industrial energy efficiency, prices relative to neighboring states, etc.

<table>
<thead>
<tr>
<th>Industrial and Commercial Energy Use and Costs</th>
<th>Least Important (%)</th>
<th>Most Important</th>
</tr>
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<tbody>
<tr>
<td></td>
<td>3 10 22 33 32</td>
<td></td>
</tr>
<tr>
<td></td>
<td>1 2 3 4 5</td>
<td></td>
</tr>
</tbody>
</table>

Total: 1070

7. Transportation Energy Costs: Impact on residents and businesses of the cost of transportation fuels

<table>
<thead>
<tr>
<th>Transportation Energy Costs</th>
<th>Least Important (%)</th>
<th>Most Important</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>2 6 14 31 46</td>
<td></td>
</tr>
<tr>
<td></td>
<td>1 2 3 4 5</td>
<td></td>
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</tbody>
</table>

Total: 1067

8. Transportation-Related Energy Use: Mass transit (buses, light rail), vehicle fuel efficiency, alternatives for reducing overall energy consumption in the transportation sector, and transportation-related pollution in urban areas

<table>
<thead>
<tr>
<th>Transportation-Related Energy Use</th>
<th>Least Important (%)</th>
<th>Most Important</th>
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<tbody>
<tr>
<td></td>
<td>3 5 13 29 51</td>
<td></td>
</tr>
<tr>
<td></td>
<td>1 2 3 4 5</td>
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</tbody>
</table>

Total: 1068

9. Transportation Fuels: Availability of fuels, cost of alternative fuels v. gasoline and diesel, production of biodiesel, ethanol or other bio-based fuels, alternative fuel vehicles
10. **Agricultural Energy Use**: Impact of cost of fuel and energy on food prices, crops for food or fuel, impact of corn being grown for fuel on Delaware’s poultry industry

<table>
<thead>
<tr>
<th></th>
<th>Least Important (%)</th>
<th>Most Important</th>
</tr>
</thead>
<tbody>
<tr>
<td>Transportation Fuels</td>
<td>7 9 21 26 37</td>
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<tr>
<td>Agricultural Energy Use</td>
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Total: 1072

11. **Electricity Generation**: Developing and maintaining capacity to meet future electricity needs in Delaware

<table>
<thead>
<tr>
<th></th>
<th>Least Important (%)</th>
<th>Most Important</th>
</tr>
</thead>
<tbody>
<tr>
<td>Electricity Generation</td>
<td>6 5 10 27 52</td>
<td></td>
</tr>
</tbody>
</table>

Total: 1070

12. **Environmental Impact of Electricity Generation**: Types of fuels used to generate electricity (coal, natural gas, oil, wind, biomass, solar)

<table>
<thead>
<tr>
<th></th>
<th>Least Important (%)</th>
<th>Most Important</th>
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</thead>
<tbody>
<tr>
<td>Environmental Impact of Electricity Generation</td>
<td>6 9 9 20 55</td>
<td></td>
</tr>
</tbody>
</table>

Total: 1075

13. **Localized Heating and Electricity Generation (i.e. Distributed Generation)**: Increasing the use of solar electricity generation, solar hot water, fuel cells, geothermal, small wind, etc
14. Electricity Transmission and Distribution: New/expanded transmission through Delaware, right-of-way issues, and developing system capacity infrastructure to serve all areas of the State

15. Natural Gas Availability: Increasing areas of the state where natural gas is available for residential, commercial and industrial use

16. Energy Technology-Based Economic Development: Encouraging the location and growth of businesses researching, developing, and producing advanced and alternative energy technologies
17. Energy Education: Educating students, residents and businesses about energy issues and response options...

<table>
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<tr>
<th>Energy Education</th>
<th>Least Important (%)</th>
<th>Most Important</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>1 2 3 4 5</td>
<td>17 30 44</td>
</tr>
</tbody>
</table>

Total: 1076

18. Recycling: Developing feasible alternatives for residents and providing convenient recycling infrastructure

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<th>Most Important</th>
</tr>
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<tbody>
<tr>
<td></td>
<td>1 2 3 4 5</td>
<td>13 28 50</td>
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Total: 1077

19. For demographic purposes, please give us your 5 digit zip code.

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Total: 1088
20. and select your age group

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</tr>
<tr>
<td>18-25</td>
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<tr>
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<tr>
<td>46-55</td>
<td>265</td>
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<tr>
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<tr>
<td>64 and older</td>
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</table>

Total: 1088
APPENDIX D: Current Regulations on the Impact of Emissions of Greenhouse Gases (GHG) and Other Pollutants

Regional Greenhouse Gas Initiative
The Regional Greenhouse Gas Initiative (RGGI) is a collaborative program encompassing 10 states in the Northeast and Mid-Atlantic region designed to reduce carbon dioxide emissions from power plants. The states (MD, DE, NJ, NY, CT, RI, MA, VT, NH, ME) have started a cap and trade program for CO₂ emission allowances, the first such program in the country. Each allowance corresponds to one short ton of CO₂. The program was designed to hold CO₂ emissions constant through 2015 (based on 2000-2002 average annual emissions), and then reduce emissions 2.5% per year to reach 10% by the end of 2019. The program applies to any fossil fueled electric generating unit of greater than 25MW, if that unit sells more than 10% of the electricity it generates on the commercial market.

The RGGI program will officially began in January 2009 and is composed of four, three year “compliance” periods. At the end of each compliance period, affected facilities will be required to surrender a number of CO₂ emission allowances equal to their total tons of CO₂ emitted over the preceding 3 years. Allowances will be made available by each state’s regulatory agency through auctions, sales or allocation (given free of cost) conducted on a periodic basis throughout the compliance period. Allowances will also be “created” through development of specific offset projects conducted by or for affected facilities. Each participating state is required to adopt its own regulations to implement the program. All states were required to have regulations in place by the close of 2008. Delaware has developed legislation and regulation to implement RGGI and will be one of the few participating state that will actually provide a reduction greater than 10% as soon as 2011.

Delaware Air Pollution Regulations that Apply to Power Plant Emissions
• New Source Review: A delegated federal program that applies to power plants based on the date of construction/ modification.
• Regulation No. 1112, NOx RACT: A state program that defines a minimum level of NOx control. Developed to aid in the attainment of the ozone standard.
• NOx Budget Program: collaboration among 13-states to reduce NOx emissions to aid in the attainment of the ozone standard. This program was succeeded by the federal NOx SIP Call.
• Regulation No. 1144, Stationary Generators: Designed to aid in ozone standard attainment by reducing NOx emissions from generators that have high peak day emissions, yet were uncontrolled because of low annual emissions.
• Regulation 1146 Multi-pollutant: Designed to reduce emissions of SO2, NOx, and Hg to aid in the attainment of ozone and fine particulate matter standards, and to reduce impacts of mercury emissions. Promulgated due to the ineffectiveness of federal programs for Delaware units.
• Regulation 1147, Regional Greenhouse Gas Initiative: Reduces CO₂ emissions as a first step to address climate change.
• Regulation 1148, Peaking Units: Designed to aid in ozone standard attainment by reducing NOx emissions from combustion turbines that have high peak day emissions, yet were uncontrolled because of low annual emissions.
The past and projected emissions as the regulatory requirements become effective are shown in Figures D1 through D4.\textsuperscript{116}

\textsuperscript{116} Mercury and carbon emissions were not subject to regulation and/or tracking prior to the start of the data in their figures (11 and 12). The figures are not meant to imply that there were no emissions prior to those start dates.
Figure D3: Mercury (Hg) Current & Projected Emissions from Delaware Electric Generating Units

Figure D4: Carbon Dioxide (CO₂) Current & Projected Emissions from Delaware Electric Generating Units

[NOTE: Delaware RGGI Allowance Budget is 7,569,787 less the Refinery emissions of 1,207,544]
APPENDIX E-I: Work Group Final Reports