BGE SUPPLIER COORDINATION AGREEMENT

1.0	This Supplie	r Coordination Agreement ("Agreement"), dated as of,					
is ente	red into, by a	nd between Baltimore Gas and Electric Company (the "Company" or "BGE")					
and		(Electricity Supplier).					
Togeth	ner, BGE and	Electricity Supplier are referenced as "Parties."					
2.0. and ag	•	ny agrees to supply, and the Electricity Supplier ("Supplier") hereby requests applicable Coordination Services pursuant to the Company's Electricity					
Supplie	er Coordination	on Tariff ("Tariff") as it may change from time to time. Both Parties agree that					
such s	ervices are n	ecessary to coordinate the delivery of Competitive Power Supply to customers					
located	d within the C	ompany's Service Territory.					
3.0	Representat	ions and Warranties.					
	(a) The	Electricity Supplier hereby represents, warrants and covenants as follows:					
	(i)	The Electricity Supplier is a [corporation/partnership/]					
	duly organiz	ed and validly existing under the laws of the State of, is					
	duly register	ed and authorized to do business and is in good standing in the State of					
	Maryland; ar	nd					
	through its S	The Electricity Supplier is a member of PJM, is a signatory to all applicable nents, and is in compliance, and will continue to comply either directly or scheduling Coordinator, with all obligations, rules and regulations, as and interpreted by the PJM OI, that are applicable to electric companies as the PJM agreements; and					
	(iii) Commission	The Electricity Supplier is licensed by the Maryland Public Service ("Commission") to provide Competitive Power Supply to Customers in					
	Maryland and has and will continue to satisfy all other Commission requirements, as they						
	may change	from time to time, applicable to Electricity Suppliers; and					
	(iv) Customer C	The Electricity Supplier is in compliance with the Maryland Electric hoice and Competition Act of 1999, including, but not limited, to Section 7-					
	511C regard	ling licensing by local jurisdictions; and					

- (v) The Electricity Supplier's performance of its obligations hereunder has been duly authorized by all necessary action on the part of the Electricity Supplier and does not and will not conflict with or result in a breach of the Electricity Supplier's charter documents or bylaws or any indenture, mortgage, other agreement or instrument, or any statute or rule, regulation, order, judgment, or decree of any judicial or administrative body to which the Electricity Supplier is a party or by which the Electricity Supplier or any of its properties is bound or subject;
- (vi) There are no actions at law, suits in equity, proceedings or claims pending or, to the Electricity Supplier's knowledge, threatened against the Electricity Supplier before any federal, state, foreign or local court, tribunal or government agency or authority that might materially delay, prevent or hinder the Electricity Supplier's performance of its obligations hereunder; and
- (b) The Electricity Supplier shall provide notice to the Company via facsimile, with the original delivered via overnight mail, next business day delivery, at such time as the Electricity Supplier is not in compliance with any of the representations, warranties, or covenants in Paragraph 3(a) of this Agreement.
- 4.0 Supplier and the Company will comply with the information and data transfer protocols that may be adopted by the Commission and set forth in the Electronic Data Interchange standards.
- 5.0 This Agreement is a valid and binding obligation of the Company and the Electricity Supplier, enforceable in accordance with its terms, as those terms or BGE's Tariff may be changed by approval of the Commission from time to time.
- 6.0 As consideration for Coordination Services provided by the Company, the Electricity Supplier shall pay the Company for those Coordination Services Charges billed to the Electricity Supplier in accordance with the terms and conditions of the invoice or bill and the Company's Electricity Supplier Coordination Tariff.
- 7.0 Coordination Services between the Company and the Electricity Supplier will commence pursuant to Section 4.2 of the Company's Electricity Supplier Coordination Tariff.

8.0 Indemnification.

- 8.1 Notwithstanding any provision to the contrary, the Company shall have the same duties and limitations on liability for distribution service to the Electricity Supplier and its Customers as to those customers receiving electric supply service from the Company in accordance with the Company's Retail Electric Service Tariff, as it may change from time to time.
- 8.2 Each party ("indemnifying party") indemnifies and holds harmless the other party ("indemnified party") from and against any and all claims and/or liabilities, expenses and costs, including reasonable attorneys' fees, that were caused by an act or omission of the indemnifying party, that relate to the performance of its obligations under this Agreement and that are subject to the provisions of the Company's approved tariffs and the rules and regulations promulgated by the Maryland Public Service Commission, except to the extent that such losses, expenses or damages were caused wholly or in part by any negligent or willful act or omission of the indemnified party.
- 8.3 The obligation of either Party to indemnify, and hold harmless the other Party under this Article shall survive termination or expiration of this Agreement.
- 9.0 <u>Assignment</u>. The Supplier Coordination Agreement hereunder may not be assigned by the Electricity Supplier without first obtaining (a) any and all necessary regulatory approvals and (b) the consent of the Company, which consent shall not be unreasonably withheld. Any assignment occurring in accordance with this provision shall be binding upon and inure to the benefit of, the successors and assigns of the parties to this Agreement.
- 10.0 <u>Governing Law</u>. The interpretation, and performance of this Agreement shall be in accordance with and controlled by BGE's Tariff as changes in the Tariff are approved by the Commission from time to time, and by the laws of the State of Maryland without recourse to principles governing conflicts of law.
- 11.0 <u>Third Party Beneficiaries</u>. The Supplier Coordination Agreement is intended solely for the benefit of the Parties hereto. Nothing in the Supplier Coordination Agreement shall be construed to create any duty, or standard of care with reference to, or any liability to, any person not a Party to the Supplier Coordination Agreement.

12.0 General Miscellaneous Provisions.

- 12.1 The Supplier Coordination Agreement shall not be interpreted or construed to create an association, joint venture, or partnership between the Parties, or to impose any partnership obligation or liability upon either Party. Neither Party shall have any right, power, or authority to enter into any agreement or undertaking for, or on behalf of, or to act as or be an agent or representative of, or to otherwise bind, the other Party.
- 12.2 Termination of this Agreement for any reason shall not relieve the Company or the Electricity Supplier of any obligation accrued or accruing prior to such termination including, but not limited to, obligations to make payments, warranties, remedies, promises of indemnity and confidentiality.
- 12.3 Should any provision of the Tariff or the Supplier Coordination Agreement be held invalid or unenforceable, such provision shall be invalid or unenforceable only to the extent of such invalidity or unenforceability without invalidating or rendering unenforceable any other provision hereof unless it materially changes the Agreement of the Parties.
- 12.4 This Supplier Coordination Agreement, together with the Company's Tariff as it may be changed from time to time, is intended by the Parties as a final expression of their agreement and is intended also as a complete and exclusive statement of the terms of their agreement. All prior written or oral understandings, offers or other communications of every kind pertaining to this Agreement are hereby superceded, abrogated or withdrawn.
- 13.0 <u>Rights Upon Default</u>. Notwithstanding anything stated herein, upon the occurrence of Default by the Electricity Supplier, the Company may draw upon the Electricity Supplier's Credit Resources to pay Company incurred costs related to, but not limited to, any of the following.
 - (a) Special mailings by the Company to the Supplier's Customers to inform them of the discontinuance of service and their options;
 - (b) Non-standard/manual bill calculation and production performed by the Company;
 - (c) Company performance of any of the Supplier's data transfer responsibilities;
 - (d) Charges or penalties imposed on the Company by third parties resulting from the Supplier's non-performance;
 - (e) Unplanned replacement capacity and/or energy obligations; and

- (f) Other expenses associated with such failure.
 Upon the occurrence of any Default, the party not in Default shall be entitled to file a complaint with the Commission to require the party in Default to remedy such Default and specifically perform its duties and obligations hereunder in accordance with the terms and conditions hereof.
- 14.0 Any notice or request made to or by either Party regarding this Agreement shall be made to the representative of the other Party as indicated below. (Please print)

Baltimore, Gas & Electric

To the Company

(Address)	7225 Windsor Blvd.
(City, State & Zip Code)	Baltimore, Maryland 21244-2701
Attn:	Ruth Kiselewich
Title:	Director Special Projects & Supplier Services
Telephone:	410-265-4900
Facsimile:	410-265-4899
Internet e-mail:	electric.supplier.relations@bge.com
To the Electricity Supplier:	
(Address)	
(City, State & Zip Code)	
Attn:	
(
Title:	
Telephone:	
Facsimile:	
Internet e-mail:	

15.0 The Company's Tariff on file with the Commission and as that Tariff may be changed from time to time with the approval of the Commission is incorporated herein by reference and made a part hereof. By signing below, Electricity Supplier acknowledges that it has read and understands

the Tariff and will strictly comply with the terms and conditions contained in the Tariff. All capitalized terms used in this Agreement that are not otherwise defined shall have the meaning provided in the Company's Tariff.

IN WITNESS WHEREOF, and intending to be legally bound thereby, BGE and the Electricity Supplier identified above have caused this Coordination Agreement to be executed by their respective authorized officials.

BALTII	MORE GAS and ELECTRIC COMPANY	[ELECTRICITY SUPPLIER]	
Ву:		Ву:	
Name	Ruth Kiselewich	Name	
Title	Director Special Projects & Supplier Services	Title	
Date		Date	

BGE SCHEDULING COORDINATOR DESIGNATION FORM

(If m	ore than	one	scheduling	g coordir	nator is	being	gused,	fill	out a	separat	e D	esignation	n Form	for	each	sche	duling
							coord	linate	or)								

	coordinator)
	This Scheduling Coordinator Designation Form, dated, is being nitted to Baltimore Gas and Electric Company (the "Company" or "BGE") by the following tricity Supplier,
	By submitting this form, the Electricity Supplier hereby notifies BGE that it has appointed collowing entity to act as its Scheduling Coordinator, effective the first day of, in accordance with Section 3.0 of the Company's Electricity Supplier redination Tariff ("Tariff") as it may change from time to time.
until Coor the S	BGE will utilize the Scheduling Coordinator as the sole point of contact for the Electricity olier in connection with BGE's provision of Coordination Services to the Electricity Supplier such time as BGE's systems are able to accommodate more than one Scheduling edinator and the Commission has approved any related changes in BGE's Tariff. Likewise, Scheduling Coordinator appointed by the Electricity Supplier shall be responsible for the formance of all Coordination obligations of the Electricity Supplier that are specifically gated to said Scheduling Coordinator in this designation form.
Coor	The Electricity Supplier agrees that BGE will bill the Electricity Supplier directly for all edination Services Charges attributable to the Electricity Supplier and the Scheduling edinator and that the Electricity Supplier will pay the Company such Charges on behalf of the tricity Supplier and the Scheduling Coordinator in accordance with the terms and conditions of Fariff.
5.0	The Electricity Supplier and this appointed Scheduling Coordinator shall comply with all terms and conditions of the Tariff, including those pertaining to Scheduling Coordinators and to payment and billing.
	All inquiries, communications or notices relating to the Electricity Supplier's use of the eduling Coordinator designated above may be directed to the following representatives ase print):
	To the Electricity Supplier:

(Address)
(City, State & Zip Code)
Attn:
Title:
Telephone:
Facsimile:
Internet e-mail:
Electricity Supplier/Scheduling Coordinator combined PJM Short Name:
Electricity Supplier's 9 digit Dun & Bradstreet Number Plus 4 digit alpha/numeric extension:
To the Scheduling Coordinator: (Address)
(City, State & Zip Code)
Attn:
Title:
Telephone:
Facsimile:
Internet e-mail:

- 7.0 The Company's Tariff is incorporated herein by reference and made a part hereof. All capitalized terms used, but not defined, in this designation form shall have the meaning stated in the Tariff.
- 8.0 The Electricity Supplier has executed this designation form below by its duly authorized representative as follows:

Name of company	
(Print)	
Signature:	
Name:	
(Print)	
Title:	
(Print)	
Date:	

9.0 The Electricity Supplier has obtained the following Acknowledgment and Consent to this designation, which is executed below by the duly authorized representative of the Scheduling Coordinator:

Acknowledgment and Consent

Intending to be legally bound thereby, the duly authorized representative of above-designated Scheduling Coordinator has executed this document below to acknowledge and consent to its appointment as a Scheduling Coordinator, and to further state its agreement to abide by the terms and conditions of its designation set forth above in the Scheduling Coordinator Designation Form prepared by the Electricity Supplier, including the terms and conditions of BGE's Tariff that is incorporated by reference.

Name of Company:	 		
(Print)			
Signature:			
Name:	 	 	
(Print)			
Title:			

(Print) Date:		