UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

FORM 8-K

CURRENT REPORT

Pursuant to Section 13 or 15(d) of the Securities Exchange Act of 1934 February 9, 2022

		Date of Rep	oort (Date of earliest event rep	orted)	
Commission Name of Offices		Name of Registrant; State or Other Jur Offices; and Telephone Number	ume of Registrant; State or Other Jurisdiction of Incorporation; Address of Principal Executive fices; and Telephone Number		
001-	41137	CONSTELLATION ENERGY CO	ORPORATION		87-1210716
		(a Pennsylvania corporation) 1310 Point Street Baltimore, Maryland 21231 (610) 765-5959			
333-	85496	CONSTELLATION ENERGY GE	ENERATION, LLC		23-3064219
		(a Pennsylvania limited liability of 200 Exelon Way Kennett Square, Pennsylvania 1 (610) 765-5959	1 37		
	ck the appropriate box below isions:	if the Form 8-K filing is intended t	o simultaneously satisfy th	e filing obligation of the regist	rant under any of the following
	Written communications pursuant to Rule 425 under the Securities Act (17 CFR 230.425)				
Pre-commencement communications pursuant to Rule 14d-2(b) under the Exchange Act (17 CFR 240.14d-2(b))				(//	
	Pre-commencement communications pursuant to Rule 13e-4(c) under the Exchange Act (17 CFR 240.13e-4(c))				
Securities registered pursuant to Section 12(b) of the Act: Title of each class			Trading Symbol(s)	Name of each exchang	e on which registered
CON	STELLATION ENERGY COP	RPORATION:			
Common Stock, without par value			CEG	The Nasdaq Sto	ck Market LLC
		ny of the registrants are emerging urities Exchange Act of 1934 (§24			ties Act of 1933 (§230.405 of this
If an any i	emerging growth company, ir new or revised financial accou	ndicate by check mark if any of the unting standards provided pursual	e registrants have elected ont to Section 13(a) of the E	not to use the extended transixchange Act. \Box	tion period for complying with

Section 1 - Registrant's Business and Operations Item 1.01. Entry into a Material Definitive Agreement

On February 9, 2022 a newly formed Delaware statutory trust (the "Trust"), offered and sold \$1 billion of pre-capitalized trust securities ("P-Caps"). The P-Caps will be mandatorily redeemable on January 31, 2027. The Trust invested the proceeds of the P-Caps in a portfolio of principal and/or interest strips of U.S. Treasury securities (and "Eligible Treasury Assets") and entered into a facility agreement (the "Facility Agreement") with Constellation Energy Generation, LLC ("Constellation"). References in this report to "we," "our," "us" and "the Company" are to Constellation.

Under the Facility Agreement, we have the right, from time to time, to issue to the Trust and to require the Trust to purchase from us, on one or more occasions (the "Issuance Right"), up to \$1 billion aggregate principal amount of our 3.046% Senior Notes due 2027 (the "P-Caps Senior Notes") in exchange for all or a portion of the Eligible Treasury Assets corresponding to the portion of the Issuance Right. We will pay a semi-annual facility fee to the Trust at a rate of 1.475%.

The P-Caps are to be redeemed by the Trust on January 31, 2027 or earlier upon optional redemption of the P-Caps Senior Notes by the Company. Any P-Caps Senior Notes outstanding and held by the Trust as a result of the exercise of the Issuance Right that remain outstanding will also mature on January 31, 2027.

The Issuance Right will be exercised automatically in full if (1) we fail to pay the facility fee when due or any amount due and owing under the Trust expense reimbursement agreement or we fail to purchase and pay for any Eligible Treasury Assets that are due and not paid on their payment date and such failure is not cured within 30 days, or (2) upon certain bankruptcy events of the Company.

We will be required to mandatorily exercise the Issuance Right if (1) our consolidated stockholders' equity, determined in accordance with GAAP, but excluding accumulated other comprehensive income (or loss), equity of non-controlling interests attributable thereto and treasury stock at cost, has fallen below \$2 billion, which amount may be adjusted from time to time upon the occurrence of certain specified events, (2) an event of default under the P-Caps Senior Notes indenture has occurred or would have occurred had the P-Caps Senior Notes been outstanding, (3) we breach our covenant to maintain sufficient capacity under other material agreements to permit the issuance of the P-Caps Senior Notes in full, (4) a Collateral Enforcement Event (as defined below) has occurred, (5) a change of control triggering event has occurred in respect of the Company or (6) certain events relating to the Trust's status as an "investment company" under the Investment Company Act of 1940, as amended (the "Investment Company Act"), have occurred. Upon the occurrence of any event described in clause (1), (2), (3), or (6) of this paragraph, the Issuance Right will be exercised in full, and upon the occurrence of any event described in clause (4) or (5) of this paragraph, the Issuance Right will be exercised be portion of the available amount of P-Caps Senior Notes specified in the Facility Agreement.

In connection with the issuance of the P-Caps, on February 9, 2022, we entered into a letter of credit facility agreement (the "LC Agreement") with Deutsche Bank Trust Company Americas as collateral agent (the "Collateral Agent") and administrative agent pursuant to which certain financial institutions (the "LC Issuers") are permitted to join with commitments to provide letters of credit in an aggregate amount not to exceed \$971 million to support the operations of the Company and its subsidiaries and minority investments. On February 11, 2022, five financial institutions joined the LC Agreement as issuers with an aggregate commitment of \$971 million.

In addition, on February 9, 2022, the Trust entered into a pledge and control agreement (the "Pledge Agreement"), among the Company, the Trust and the Collateral Agent for the LC Issuers, under which the Trust agreed to grant a pledge over the Eligible Treasury Assets in favor of the Collateral Agent for the benefit of the LC Issuers. Pursuant to the LC Agreement and the Pledge Agreement, the Collateral Agent is entitled to withdraw Eligible Treasury Assets from the Trust's pledged account, following notice to us, in the event we have failed to reimburse amounts drawn under any letter of credit issued pursuant to the LC Agreement, and the LC Issuers have the right to instruct the Collateral Agent to enforce the pledge over the Eligible Treasury Assets upon the occurrence of any event of default under the LC Agreement (a "Collateral Enforcement Event").

Section 2 - Financial Information

Item 2.03. Creation of a Direct Financial Obligation or an Obligation under an Off-Balance Sheet Arrangement of a Registrant

The disclosures under Item 1.01 of this Current Report on Form 8-K are also responsive to this Item 2.03 and are incorporated by reference herein.

Section 9 - Financial Statements and Exhibits Item 9.01. Financial Statements and Exhibits

(d) Exhibits.

Exhibit No. Description

Cover Page Interactive Data File - the cover page XBRL tags are embedded within the Inline XBRL document.

104 The cover page from this Current Report on Form 8-K, formatted as Inline XBRL.

This combined Current Report on Form 8-K is being furnished separately by Constellation Energy Corporation (CEG Parent) and Constellation Energy Generation, LLC (Constellation, and together with CEG Parent, Registrants). Information contained herein relating to any individual Registrant has been furnished by such Registrant on its own behalf. No Registrant makes any representation as to information relating to any other Registrant.

This report contains certain forward-looking statements within the meaning of the Private Securities Litigation Reform Act of 1995 that are subject to risks and uncertainties. Words such as "could," "may," "expects," "anticipates," "will," "targets," "goals," "projects," "intends," "plans," "believes," "seeks," "estimates," "predicts," and variations on such words, and similar expressions that reflect our current views with respect to future events and operational, economic, and financial performance, are intended to identify such forward-looking statements.

The factors that could cause actual results to differ materially from the forward-looking statements made by the Registrants include those factors discussed herein as well as the items discussed in the Cautionary Note Regarding Forward-Looking Statements and Risk Factors in CEG parent's Form 10 Registration Statement, as amended.

Investors are cautioned not to place undue reliance on these forward-looking statements, whether written or oral, which apply only as of the date of this report. None of the Registrants undertakes any obligation to publicly release any revision to its forward-looking statements to reflect events or circumstances after the date of this report.

SIGNATURES

Pursuant to the requirements of the Securities Exchange Act of 1934, each Registrant has duly caused this report to be signed on its behalf by the undersigned hereunto duly authorized.

CONSTELLATION ENERGY CORPORATION

/s/ Daniel L. Eggers

Daniel L. Eggers
Executive Vice President and Chief Financial Officer
Constellation Energy Corporation

CONSTELLATION ENERGY GENERATION, LLC

/s/ Daniel L. Eggers

Daniel L. Eggers Executive Vice President and Chief Financial Officer Constellation Energy Generation, LLC

February 14, 2022

EXHIBIT INDEX

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