**COMPENSATION COMMITTEE CHARTER**

*Effective as of July 25, 2022*

## Membership

The Compensation Committee (the “**Committee**”) of the board of directors (the “**Board**”) of Constellation Energy Corporation (“**Constellation**” or the “**Company**”) shall be composed of three or more independent, non-employee directors (as defined in the Company’s Corporate Governance Principles and Section 16 of the Securities Exchange Act of 1934). The Board appoints Committee members and the Committee Chair and may make changes upon the recommendation of the Corporate Governance Committee at any time. In determining the independence of Committee members, the additional factors set forth in the Corporate Governance Principles shall be considered.

## Meetings and Resources

The Committee regularly meets four times each year or more frequently as the Committee Chair deems appropriate. Regular meetings are scheduled in accordance with the annual schedule approved by the Board. The Secretary or an Assistant Secretary shall record minutes of Committee meetings. A majority of the Committee members shall constitute a quorum for the transaction of business and approval by a majority of the Committee members present at a meeting shall constitute approval by the Committee. The Committee may also act by unanimous written consent without a meeting. The Chief Human Resources Officer and other officers may attend meetings at the invitation of the Committee Chair, but will not be present for discussion of matters pertaining to their own compensation.

The Committee is authorized to retain, compensate, oversee, and terminate, without Board or management approval, the services of one or more compensation consultants, legal counsel, or other advisers (each individual and/or firm, a “**Consultant**”) to provide such advice and assistance as the Committee deems appropriate. The Committee may select a Consultant only after taking into consideration all factors relevant to that person’s independence from management, including the following:

* The provision of other services to the Company by the Consultant;
* The amount of fees received from the Company by the Consultant as a percentage of the total revenue of the Consultant;
* The policies and procedures of the Consultant that are designed to prevent conflicts of interest;
* Any business or personal relationship of the Consultant with a member of the Committee;
* Any stock of the Company owned by the Consultant; and
* Any business or personal relationship of the Consultant with an executive officer of the Company.

The Committee shall conduct the foregoing independence assessment with respect to any Consultant that provides advice to the Committee, other than in-house legal counsel. While the Committee must consider the foregoing independence factors before selecting or receiving advice from a Consultant, the Committee may select or receive advice from any Consultant they prefer, including ones that are not independent. Such Consultants shall report directly to the Committee. The Committee has the sole authority to approve such Consultant’s fees and other retention terms and shall review at least twice per year any other services that the Consultant or the Consultant’s firm may provide to the Company. The Company will fund the cost of the Committee’s Consultants.

# Purpose and Responsibilities

As detailed further below, the primary purposes of the Committee are to: (a) assist the Board of Directors in the establishment of performance criteria, evaluation, and compensation setting for the Chief Executive Officer; (b) approve the compensation program design and plans for the compensation of all other officers of Constellation who are designated by the Board of Directors or the Committee as executive officers pursuant to Rule 3b-7 of the Securities Exchange Act of 1934 (“**Executive Officers**”); (c) review and discuss with management the Compensation Discussion and Analysis (“**CD&A**”) for inclusion in the Company’s annual proxy statement and determine whether to recommend to the Board the inclusion of the CD&A in the annual proxy statement; (d) prepare or cause to be prepared the Compensation Committee Report for inclusion in the annual proxy statement; (e) review and discuss with management human capital management matters, and (f) develop leadership and succession planning criteria for the Company.

In furtherance of these purposes, the Committee shall have the following responsibilities:

*Board Chair and Chief Executive Officer*

1. Review compensation data with the Committee’s independent compensation consultant(s) and develop a range of appropriate compensation for the Board Chair (if employed by the Company) and the Chief Executive Officer (if such positions are held by separate individuals).
2. The Committee Chair collaborates with the Board Chair (if independent as defined in the Company’s Corporate Governance Principles) and the Corporate Governance Committee Chair to determine the Chief Executive Officer’s compensation in light of the performance criteria established by the Board upon the recommendation of the Corporate Governance Committee and the self-assessment completed by the Chief Executive Officer. The Chief Executive Officer may not be present during voting or deliberations by the Committee on his or her compensation.
3. If the Board Chair is not independent (as defined in the Company’s Corporate Governance Principles), the Committee Chair collaborates with the Lead Independent Director and the Corporate Governance Committee Chair to lead the process for evaluating the performance and compensation for the Board Chair.

*Executive Officers*

1. Elect officers, including Executive Officers of Constellation, for positions below the Chief Executive Officer and President level, upon the recommendation of the Chief Executive Officer.
2. Approve the compensation of all Executive Officers, other than the Chief Executive Officer.

*Committee Delegations*

1. The Committee delegates to the Chief Executive Officer and the Chief Human Resources Officer the authority to approve salaries, incentives, other compensation and benefit programs, and any amendments to such programs, for employees of Constellation and its subsidiaries and affiliated entities, including controlled affiliates so long as such programs are not applicable to Executive Officers; provided that the total potential expenditures under any such program (or related to any such amendment) complies with the limits provided in the Company’s Delegation of Authority Policy.
2. The Committee delegates to the Chief Executive Officer and the Chief Human Resources Officer the authority to adjust base salaries and grant equity and cash recognition awards to officers who are not Executive Officers, subject to ratification by the Committee.

*Executive Compensation*

1. Set the Company’s general policy regarding executive compensation to ensure that executive compensation levels and targets are consistent with the Board’s compensation philosophy and aligned with Constellation’s strategic and operating objectives, including those of its controlled subsidiaries. The Committee has authority to review compensation practices throughout the Company to assess the consistency and fairness for groups and individuals and the alignment with strategic and operating objectives.
2. Review at least annually the Company’s executive compensation plans and programs in light of Constellation’s strategic goals and objectives and in light of competitive practices of a peer group of companies and emerging “best practices” in executive compensation.
3. Review recommendations from management, outside consultants, and the Board (when appropriate), and shall approve or recommend the Board’s approval of any new executive compensation plans or programs or any amendment to existing executive company plans or programs, including base salaries, incentive awards, stock-based awards, perquisites, deferred compensation plans, and any other form of compensation.

*Administration of Incentive Compensation Plans*

1. Approve the performance goals and formulae for applying such goals under the Company’s annual incentive award plan and administer and interpret the terms of such plan. The Committee evaluates the performance of the Company in meeting the specific performance goals and formulae and, to the extent that goals are based on adjusted (non-GAAP) operating earnings, the Committee determines what items are to be included in or excluded from adjusted (non-GAAP) operating earnings for purposes of determining the amount of the awards. The Committee also approves the award amounts payable under the plan, including any adjustments pursuant to its terms of amounts otherwise payable under its performance goals and formulae.
2. Administer and interpret the terms of the Company’s long-term incentive plans. The Committee approves the performance goals and formulae for programs that grant awards under the long-term incentive plans and approves or ratifies all stock-based awards thereunder, including, but not limited to: stock options; restricted stock units; restricted stock; dividend equivalents; stock appreciation rights; performance units; and performance shares (“**Stock-based Awards**”). The Committee evaluates the performance of the Company in meeting the specific performance goals and formulae of any Stock-based Awards., The Committee or the full Board of Directors must approve any Stock-based Awards to an Executive Officer of the Company but may delegate to the Chief Executive Officer the authority to grant Stock-based Awards to any Executive Officer other than the Chief Executive Officer in accordance with applicable law.
3. The Committee is authorized to direct the recoupment of incentive compensation paid or payable to current and former incentive plan participants as provided for in the Corporate Governance Principles.

*Employment Agreements, Severance and Change in Control Plans and Perquisites*

1. Review and approve employment agreements, severance, and change in control or similar plans or agreements, and payments to be made thereunder to any Executive Officer, provided that any such agreements with and payments to the Chief Executive Officer are subject to approval by the independent directors. Severance and change in control or similar payments that are consistent with previously approved employment, severance, change in control or similar plans or agreements do not require further approval from the Committee.
2. Annually review the Company’s executive perquisite program/practices.
3. Pre-approve any executive compensation arrangement or other perquisite outside of the Company’s approved program/practices.
4. Annually review the Company’s total compensation liabilities to the Chief Executive Officer and the named Executive Officers identified in the Company’s proxy statement under various scenarios, including voluntary termination, retirement, involuntary termination and change in control.
5. Adopt and approve employee benefit, retirement, and other plans and amendments applicable to officers and employees of Constellation and its subsidiaries and affiliated entities, (except the plans for which authority has been delegated to designated officers) where the plan adoption or amendment requires approval by the Board and/or shareholder approval (as may be required either by law or by the plan document).
6. Monitor compliance with the stock ownership requirements for directors and executives as set forth in the Corporate Governance Principles.

*Leadership Development, Succession Planning and Human Capital Management*

1. The Committee is responsible for leadership development and succession planning policies and criteria for officer-level positions below the Chief Executive Officer and President.
2. The Committee will review and discuss with management the Company’s key human capital management practices and policies, including diversity, equity and inclusion initiatives, and employee engagement, recruitment, retention and development.

*Other Responsibilities*

1. Annually review the adequacy of its charter.
2. Evaluate annually the performance of the Committee in the fulfillment of its functions and the performance of its responsibilities.
3. Act on behalf of the Board on any other matters for which the Board has delegated authority to the Committee.

All action taken by the Committee shall be reported to the Board at the next regularly scheduled Board meeting following such action.