CONSTELLATION ENERGY GROUP INC Form U-57

August 27, 2002

SECURITIES AND EXCHANGE COMMISSION

Washington, D.C.

FORM U-57

NOTIFICATION OF FOREIGN UTILITY COMPANY STATUS

Filed under section 33(a) of the

Public Utility Holding Company Act of 1935, as amended

EMPRESA VALLE HERMOSO S.A.

(Name of foreign utility company)

Constellation Power International Investments, Ltd.

(Name of filing companies, if filed on behalf of a foreign utility company)

Item 1:

The name and address of the entity claiming foreign utility company status is Empresa Valle Hermoso S.A. ("EVH"), Tarija E-1425, Cochabamba, Republica de Bolivia, Attn: Carlos Querejazu, General Manager. EVH is a corporation organized and existing under the laws of the Republic of Bolivia that was formed by The Bolivian Generating Group, LLC, a limited liability company organized and existing under the laws of the Cayman Islands, and Cititrust (Bahamas) Limited, trustee on behalf of the people of Bolivia and the employees of EVH. Constellation Power International Investments, Ltd., an exempted company with limited liability organized and existing under the laws of The Cayman Islands, through partially owned subsidiaries, owns 14.27% of the voting securities of EVH. PPL Global, LLC ("PPLG"), through wholly and partially owned subsidiaries, owns 14.67% of the voting securities of EVH.

EVH controls a hydroelectric utility facility, Planta Hidroelectricas de Rio Yura, (the "Project") located on the Rio Yura, in the Province Quijarro del Departmento de Potosi. The Project is owned by La Corporacion Minera de Bolivia. The utility assets controlled by EVH comprise electric generating equipment at the Project capable of producing approximately 18.5 megawatts (net) of power and control equipment and other utilities-producing facilities, as well

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as interconnecting transmission facilities to interconnect the Project's power generating equipment with the Bolivian transmission grid.

The persons holding 5% or greater of the voting securities in

EVH are:

Person

Type of Security

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Constellation Power International Investments, Ltd.	14.27%	Indirect equity interest
PMDC Energia Ltd.	14.67%	Indirect equity interest
OPDB, Ltd.	12.06%	Indirect equity interest
Energia Andina S.A.	9.0%	Indirect equity interest
People of Bolivia	49.5%	Indirect equity interest

Item 2:

Baltimore Gas and Electric Company ("BGE") is a domestic public utility company that is an associate company of Constellation Power International Investments, Ltd. ("CPII"). CPII is a subsidiary company of Constellation Energy Group, Inc. BGE has not made an investment in and has no contractual relationship with EVH and no such investment or contractual relationship is contemplated.

PPL Electric Utilities Corporation ("PPL EUC") is a domestic public utility company that is a subsidiary company of PPL Corporation and an associate company of PPLG. PPL EUC has not made an investment in and has no contractual relationship with EVH, and no such investment or contractual relationship is contemplated.

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EXHIBIT A

A certifications of resources and authority previously has been filed with the Commission by the Maryland Public Service Commission, the state commission that regulates the retail rates of the Constellation Operating Companies. A certification of resources and authority previously has been filed with the Commission by the Pennsylvania Public Utility Commission, the state commission that regulates the retail rates of PPL Electric Utilities Corporation.

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Constellation Power International Investments, Ltd has duly caused this statement to be signed on their behalf by the undersigned thereunto duly authorized.

/s/ Victor A. Contract

Michael D. Hornstein, Esq. Victor A. Contract, Esq. Orrick, Herrington & Sutcliffe LLP 3050 K Street, N.W. Washington, D.C. 20007

(202) 339-8400

Attorneys for Constellation Power International Investments, Ltd.

August 27, 2002

="2">3. Date of Earliest Transaction (Month/Day/Year) 03/18/2015

(Street)

OLNEY, MD 20832 4. If Amendment, Date Original Filed(Month/Day/Year)

6. Individual or Joint/Group Filing(Check Applicable Line)

X Form filed by One Reporting Person

____ Form filed by More than One Reporting Person (City)

(State) (Zip) Table I - Non-Derivative Securities Acquired, Disposed of, or Beneficially Owned

1.Title of Security (Instr. 3)	2. Transaction Date (Month/Day/Year)	2A. Deemed Execution Date, if any (Month/Day/Year)	3. Transactic Code (Instr. 8)	4. Securities nAcquired (A) or Disposed of (D) (Instr. 3, 4 and 5)		5. Amount of Securities Beneficially Owned Following	6. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	7. Nature of Indirect Beneficial Ownership (Instr. 4)	
			Code V	Amount	(A) or (D)	Price	Reported Transaction(s) (Instr. 3 and 4)		
Common Stock	03/18/2015		А	954	А	\$0	954	D (1)	
Common Stock							5,959	D	
Common Stock							438	D (2)	
Common Stock							822	D (3)	
Common Stock							1,010	D (4)	

Reminder: Report on a separate line for each class of securities beneficially owned directly or indirectly.

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 Table II - Derivative Securities Acquired, Disposed of, or Beneficially Owned

 (e.g., puts, calls, warrants, options, convertible securities)

1. Title of	2.	3. Transaction Date		4. T	5.	6. Date Exerc		7. Title		8. Price of	9. Nu Daria
Derivative Security (Instr. 3)	Conversion or Exercise Price of Derivative Security	(Month/Day/Year)	Execution Date, if any (Month/Day/Year)	(Instr. 8)	of Derivative Securities Acquired (A) or Disposed of (D) (Instr. 3, 4, and 5)			Amour Underl Securit (Instr.	lying	Derivative Security (Instr. 5)	Deriv Secu Bene Own Follo Repo Trans (Instr
				Code V	(A) (D)	Date Exercisable	Expiration Date	Title	Amount or Number of Shares		

Reporting Owners

Reporting Owner Name / Address	Relationships						
	Director	10% Owner	Officer	Other			
STARLIPER DENNIS A SANDY SPRING BANCORP, INC. 17801 GEORGIA AVENUE OLNEY, MD 20832	Х						
Signatures							
/s/ Janet VA Replogle, attorney-in-fac Starliper		03/19/2015					
<u>**</u> Signature of Reporting Person		Date					

Explanation of Responses:

- * If the form is filed by more than one reporting person, see Instruction 4(b)(v).
- ** Intentional misstatements or omissions of facts constitute Federal Criminal Violations. See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).
- (1) Restricted stock awarded under 2005 Omnibus Stock Plan vests in equal installments annually for three years beginning April 1, 2016.
- (2) Restricted stock awarded under 2005 Omnibus Stock Plan vests in equal installments on the anniversary of the grant over three years beginning March 28, 2013.
- (3) Restricted stock awarded under 2005 Omnibus Stock Plan vests in equal installments annually for three years beginning April 1, 2014.
- (4) Restricted stock awarded under 2005 Omnibus Stock Plan vests in equal installments annually for three years beginning April 1, 2015.

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, *see* Instruction 6 for procedure. Potential persons who are to respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB number.