On August 11, 2014, the Department of Public Utilities (“Department”) received a letter from the Cape Cod Regional Government Assembly of Delegates (“Assembly”) regarding Cape Light Compact, D.P.U. 14-69. In the letter, the Assembly asserts that it does not support Cape Light Compact’s (“Compact”) objections to certain information requests issued by the Attorney General in the above-referenced proceeding. Please note that the Assembly is not a party to this proceeding and therefore the Department may not consider the Assembly’s comments or opinions regarding pending motions in this proceeding. As such, the Department will treat the Assembly’s letter as late-filed public comment.

Please note that the purpose of the Department’s investigation in D.P.U. 14-69 is to determine whether to approve the Compact’s revised municipal aggregation plan under G.L. c. 164, § 134 (see Revised Notice of Filing, Public Hearing, and Request for Comments at 1-2 (April 17, 2014); Hearing Officer Ruling on Request for Extension of Deadline for Public Comments at 4 (May 9, 2014); see also City of Lowell, D.P.U. 12-124, at 21-23 (2013)). The Department is not conducting a general investigation into all of the Compact’s operations.

1 In D.P.U. 14-69, the Attorney General has filed two motions to compel the Compact to respond to information requests on June 20, 2014 and July 29, 2014, respectively. The motions are pending before the Department.

2 The public comment period closed on May 16, 2014 (Revised Notice of Filing, Public Hearing, and Request for Comments at 2).