COMMENT SOUGHT ON REQUEST TO INCREASE EDGWOOD GENERATION
— Company Proposes to Increase Electric Generation by 15.1 MW in Brentwood —

Albany, NY—08/17/12—The New York State Public Service Commission (Commission) announced today it will hold two public statement hearings concerning a request by Edgewood Energy, LLC., to amend its Certificate of Public Convenience and Necessity to generate an additional 15.1 MW of electricity at its generating facility in Brentwood, NY.

Members of the public may provide their comments at public statement hearings held as follows:

**Tuesday, August 21, 2012**
Brentwood Public Library – Meeting Room
34 Second Avenue
Brentwood, NY 11717
Afternoon Session: 3:00 p.m.
Evening Session: 6:00 p.m.

**Background**
Edgewood was originally granted a Certificate of Public Convenience and Necessity (Certificate) by the Commission in an Order issued December 17, 2001, and confirmed by Order issued December 19, 2001. Though the facility was capable, as-built, of a net generating output of 95 megawatts (MW), Edgewood sought and received a Certificate that restricted the Brentwood facility’s maximum electric generating output to 79.9 MW. The Commission’s December 2001 and March 28, 2002 Orders granting the Certificate and providing for lightened regulation, as well as its Order Establishing Lead Agency and determining significance of proposed action, may also be viewed by going the Commission’s Web site (click on “Search” and then search using case number “01-E-1635”).
Edgewood now requests that the limitation be removed allowing it to produce an additional 15.1 MW. Edgewood asserts that the amendment is in the public interest because the additional 15.1 MW would be available to respond to Long Island’s additional capacity and energy needs, and that removing the limitation will allow for more efficient operations.

On July 16, 2012, the Commission assumed lead agency status concerning this action and found that the proposed increase in output would not result in a significant adverse environmental impact. The Commission may approve, approve with changes, or reject Edgewood’s petition in whole or in part.

**Public Statement Hearings**
Members of the public will have an opportunity to present their comments at the public statement hearings before an Administrative Law Judge. Each public statement hearing session will be held open for a minimum of one hour, and will be kept open until everyone wishing to speak has been heard or other reasonable arrangements have been made.

It is not necessary to be present at the start of the hearing or to make an appointment in advance in order to speak. Persons interested in speaking will be asked to complete a card requesting time to speak when they arrive at the hearing, and will be called in the order in which the cards are received. Speakers are not required to provide written copies of their comments. A verbatim transcript of each hearing will be made for inclusion in the record.

Disabled persons requiring special accommodations should contact the Department of Public Service's Human Resource Management Office at (518) 474-2520 as soon as possible. TDD users may request a sign language interpreter by placing a call through the New York Relay Service at 711 to reach the Department of Public Service's Human Resource Office at the (518) 474-2520 number.

**Other Ways to Comment**
For those who cannot attend or prefer not to speak at a public statement hearing, there are several other ways to comment about this case to the Commission. Comments should refer to “Case 12-E-0166 Edgewood Energy, LLC.”

**Submit Comments Electronically:** Go to the Web site (www.dps.ny.gov), click on “Search”, search using case number “12-E-0166”, and then click “Post Comments” at the top of the page.
Alternately, e-mail comments may be sent directly to the Secretary to the Commission at secretary@dps.ny.gov.

**Mail or Delivery:** Comments may be mailed or delivered to Hon. Jaclyn A. Brilling, Secretary, Public Service Commission, Three Empire State Plaza, Albany, New York 12223-1350.

**Toll-Free Opinion Line:** You may call the Commission's Opinion Line at 1-800-335-2120. This number is set up to take comments about pending cases from in-state callers, 24 hours a day.

Comments submitted via these alternate means are requested by **August 24, 2012**. Comments will become part of the record considered by the Commission. Written comments may be accessed on the Web site by searching Case 2-E-0166. Many libraries offer free Internet access.