

**State of Delaware**  
**The Public Service Commission**  
**Request for Proposal**  
ELECTRIC SUPPLY SERVICES TO THE STATE OF DELAWARE

Clarifications to certain responses to questions for the Delaware opt-in aggregation program

Request for Clarification Received:

In #5 and #6 your response states that it is unclear what that Statute says and then in #7 it says if the offeror elects to update pricing, implying that the offeror can update pricing. Is there any way to get clarity on this subject?

Clarity on this subject is not available. As previously noted, the statute is unclear on when and how the multi-year pricing may be changed. An offeror is free to submit their proposal as they feel it would comply with the statute and meet the objectives of the solicitation. Since this is an effort to bring consumer benefit and lower cost energy supply to customers, it would seem appropriate to price the supply product and any other benefits to achieve the lowest cost and maximum benefit for consumers.

In order to avoid the possibility of misleading what the Statute is truly meant to say, Suppliers may submit more than one Proposal in order to address both possibilities.

In other words, a Supplier may submit their Proposal, and in said Proposal, include BOTH a pricing proposal as if the Statute is intended to read that the same fixed price is to remain open for the duration of the program (i.e. NO price updating during the duration of the program) and a pricing proposal as if the Statute is intended to read that pricing may be updated periodically throughout the program for new customers entering the program (that offer must then be held for the new subscribing customer for a not less than two year period).