Number	
Date	
In Consideration of the sum of	Dollars, (which sum represents
the estimated cost of making the electric line extension	n provided for herein) received from
	_ (hereinafter called the Applicant) by
Virginia Electric and Power Company, d/b/a Dominion	n Energy North Carolina, a Virginia
Corporation (hereinafter called the Company), the receip	ot of which is hereby acknowledged.
The Company agrees to make an electric line extension	from the nearest suitable point on the
present line or lines of the Company, using standard	specifications of the Company for
construction, to or through the property of the Applicant,	or other property to be supplied under
this Agreement, as shown by the line or lines marked "Pro	posed" on the plan attached hereto and
made a part hereof and is identified as	It is understood and
agreed by the parties that the poles, wires, fixtures, conduc	its and cables, and all other equipment
located and maintained under this Agreement shall be and	remain the property of the Company.
A list of customers who have agreed to purchase electric	city from the above line extension as
soon as said line extension is completed and placed in serv	vice is attached hereto and made a part
hereof. The list is identified as List of Customers	sElectric Line Extension Number
·	
The Company agrees to supply electricity to the A	Applicant and the Applicant agrees to
accept and pay for said electricity furnished from the afor	resaid line extension at the same rates

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and subject to the same terms and conditions of supply which are applicable to

FORM G AGREEMENT FOR ELECTRIC LINE EXTENSIONS

the Company's customers generally in \_\_\_\_\_ for electricity under the

classification City or County applicable to this use, as the same may be fixed from time to time

by the North Carolina Utilities Commission or in accordance with other legal authorities.

It is further understood and agreed that the Company will reimburse the Applicant to the

extent of the aforesaid sum paid to the Company by the Applicant, but only on the following

conditions:

1. One-fourth of the net amount (not including fuel charge) paid to the Company for

electricity furnished to Original Customers on the line extension constructed under

this Agreement will be paid to the Applicant; settlement to be made annually on

February 1 as of the preceding January 1 of each year; provided however,

a. That the total amount refunded to the Applicant shall not exceed the aforesaid

sum paid to the Company by the Applicant for the line extension.

b. That no refund will be made under this Agreement or in any manner

connected with the line extension covered herein after eight years from the

date electricity is made available to Applicant.

2. One-fourth of the net amount (not including fuel charge) received by the Company

during the remaining life of the original eight-year period for electricity furnished to

New Customers, who are defined as customers connected to the line extension(s)

covered by this Agreement after the Original Customers have been connected, will

also be paid to the Applicant; provided however,

(Continued)

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FORM G AGREEMENT FOR ELECTRIC LINE EXTENSIONS

a. That the Applicant has paid the Company an estimated cost of the additional

line extension to supply electricity to the new customer(s).

b. That the total amount refunded to the Applicant for all customers shall not

exceed the total of the sums paid to the Company by the Applicant for the

original line extension and additional line extension(s) covered by this

Agreement; all settlements under this paragraph shall be made in the same

manner as provided in paragraph 1.

3. Any line extension(s) from or of the original line extension(s) constructed under this

Agreement, not paid for by the Applicant, shall not be considered as a part of the

line extension(s) covered by this Agreement. No refund shall be made on account

of or in connection with any electricity furnished through service connections made

from such further line extensions.

It is understood and agreed that the entire cost of that portion of each and every overhead

service connection on private property, in excess of any overhead service connection constructed

by the Company at its cost in accordance with the Terms and Conditions for the Supply of

Electricity filed with the Commission, shall be borne by the Applicant or Customer supplied

from the line extension(s) constructed under this Agreement.

(Continued)

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FORM G AGREEMENT FOR ELECTRIC LINE EXTENSIONS

The Applicant agrees to obtain for the Company, without delay or cost to the Company, permits and rights of way satisfactory to the Company for the aforementioned line extension, and this Agreement is accepted by the Company on condition that such permits and rights of way are obtained.

Before the Applicant or any customer may secure electricity from the line extension constructed under this Agreement, he/she will be required to sign the standard form of Agreement for the Purchase of Electricity with the Company and comply with the rules and regulations of the Company.

Applicant Signature	•
Date	
Virginia Electric and Po Dominion Energy North	- •
Accepted By	
Mail Refunds to	
Address	

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This Agreement Effective