This Agreement made this

CUSTOMER'S PRIVATE UNDERGROUND SERVICE CONNECTION AGREEMENT

between the Virginia Flectric

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This rigidement, made this day of, 20, between the virginia Dicettic										
and Power Company, d/b/a Dominion Energy North Carolina, a Virginia Corporation										
(hereinafter called the Company), and (hereinafter called the										
Applicant).										
WITNESSETH: The Applicant requests the Company to furnish electricity from the										
Company's electric facilities to the premises of the Applicant located at										
service connection in accordance with the Company's regular published schedules of Rates and										
Terms and Conditions for Supplying Electricity which are on file with the North Carolina										
Utilities Commission. The conditions of service are set forth herein.										
The Applicant agrees as follows:										

day of

- 1. To make all arrangements and furnish without cost to the Company, all permits and rights-of-way necessary to connect the Company's lines to the Applicant's underground service.
- 2. To furnish, install, own and maintain, at his/her sole cost and expense, all the wires, cables, and equipment necessary for the underground service connection from the Company's lines to the Applicant's wiring in his/her building, in accordance with the requirements of the Company, the recommendations and rules of the National Electrical Code, and the requirements of the State and/or local authorities having jurisdiction.

(Continued)

Dominion Energy North Carolina

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3. Upon ten (10) days' written notice from the Company, the Applicant shall remove or

relocate at his/her sole cost and expense, the said underground service connection because

of any change or changes in the Company's facilities. In the event that the Applicant fails

or refuses to remove or relocate such service connection, the Company, after such notice,

may discontinue the supply of electricity and remove the Applicant's attachments without

incurring any liability.

4. To operate and maintain said underground service connection in accordance with the

Company's rules and regulations. The Company shall have the right to discontinue the

supply of electricity after first notifying the Applicant of its intention to do so in the event

that the said underground service is not operated and maintained satisfactorily to the

Company.

5. That the Company's metering equipment and devices may be installed upon the

Applicant's premises, and that the electricity to be furnished by the Company shall become

the property and liability of the Applicant at the point where connection is made on the

Company's system.

6. This agreement shall inure to the benefit of and be binding upon the heirs, successors, or

assigns of each of the parties hereto.

7. To pay to the Company, in addition to all other payments for electricity and service, any

permit attachment or rights-of-way charge or annual rental resulting from the said

underground service connection.

(Continued)

Filed 03-07-19 Electric-North Carolina Superseding Filing Effective 01-01-11. This Filing Effective 01-01-18.

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8.	The	electricity	supplied	to	the	Applicant	by	the	Company	will
	be	phase, _	w	vire at	appro	ximately		volts a	nd 60 cycles.	The
	Com	pany shall not	be obligat	ed to	make	any change in	n these	e servic	e characterist	ics at
	Com	pany expense.								
						Firm Name (Customer's f	ull nan	ne here)	
						By				
						Title				
						Virginia Elec Dominion En			er Company, arolina	d/b/a
						By				
						Title				
						Date				