

SCHEDULE CFG
CARBON-FREE OR RENEWABLE GENERATION SUPPLY SERVICE
(EXPERIMENTAL)

I. APPLICABILITY

- A. This Schedule is a companion to an approved applicable non-residential tariff, currently including, but not limited to, the Company's Schedule GS-1, Schedule GS-2, Schedule GS-2T, Schedule GS-3, Schedule GS-4, Schedule 10, Schedule 27, Schedule 28, Schedule MBR, and Schedule SCR; and is applicable, on a voluntary basis, only to any Customer electing to receive Electricity Supply Service and Electric Delivery Service from the Company in accordance with such approved applicable tariff ("Principal Tariff") at the Customer's service location under a Company-assigned electric service account number.
- B. The planned supply of Carbon-Free Generation ("CF") or Renewable Generation ("RG") under this Schedule must be purchased from a project or through a power purchase agreement with a size of no less than 1,000 kW in nameplate capacity.
- C. This Schedule is applicable only when (i) the Company and the Customer have fully executed the Customer Contract for the Purchase of Carbon-Free or Renewable Generation Pursuant to Virginia Electric and Power Company's Rate Schedule CFG – CF or RG Generation Supply Service ("Schedule CFG Agreement"), which details the requirements associated with the Company's supply of CF or RG Generation to be delivered to the electrical grid on behalf of the Customer from each carbon-free or renewable facility under this Schedule ("CF or RG Facility" or, if applicable, "CF or RG Facilities"); and, if applicable, (ii) the Company and a third-party CF or RG Generation supplier have fully executed a Schedule CFG Power Purchase Agreement ("Schedule CFG PPA"), which addresses the terms of (a) the purchase of CF or RG energy by the Company on behalf of the Customer, and (b) the delivery of CF or RG Generation to the Company's electric grid from each CF or RG Facility included in the Customer's Schedule CFG PPA.
- D. The Customer commits to purchase up to 100 percent of the net CF or RG Generation generated exclusively from a specified CF or RG Facility(ies) under this Schedule CFG.

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I. APPLICABILITY (continued)

- E. “Renewable Generation” shall mean electric capacity (kW) and/or energy (kWh) derived from renewable energy sources as defined in Va. Code § 56-576. “Renewable energy” is defined in Section 56-576 of the Virginia Code to mean energy derived from sunlight, wind, falling water, biomass, sustainable or otherwise, (the definitions of which shall be liberally construed), energy from waste, landfill gas, municipal solid waste, wave motion, tides, and geothermal power, and does not include energy derived from coal, oil, natural gas, or nuclear power. “Renewable energy” also includes the proportion of the thermal or electric energy from a facility that results from the co-firing of biomass. “Renewable energy” does not include waste heat from fossil-fired facilities or electricity generated from pumped storage but includes run-of-river generation from a combined pumped-storage and run-of-river facility.

Renewable Generation sources shall be located within the footprint of and interconnected to PJM, which shall mean the PJM Interconnection, L.L.C. (Pennsylvania-New Jersey-Maryland Interconnection, L.L.C.), or any successor, that is the regional transmission organization and is part of the Eastern Interconnection grid that operates an electric transmission system. “Renewable Generation” shall include the Environmental Attributes associated with the Renewable Generation.

- F. “Carbon-Free Generation” shall mean electric capacity (kW) and/or energy (kWh) derived from any electric generating unit that does not emit carbon dioxide as a by-product of combusting fuel to generate electricity, including an electric generating unit using Clean Hydrogen or nuclear power. If a Carbon-Free Generation source uses hydrogen as fuel, such hydrogen shall be “Clean Hydrogen.” Clean Hydrogen is defined as hydrogen produced with a carbon intensity equal to or less than 4 kilograms of carbon dioxide-equivalent produced at the site of production per kilogram of hydrogen produced.

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I. APPLICABILITY (continued)

- F. “Environmental Attributes” shall mean other than the electric energy, ancillary services, or capacity benefit produced by the renewable or carbon-free generation facility, an aspect, claim, characteristic or benefit, howsoever entitled, associated with the generation of a quantity of electric energy by a CF or RG Facility, other than the electric energy produced, and that is capable of being measured, verified or calculated. “Environmental Attributes” include Renewable Energy Certificates (“RECs”), but do not include federal, state and local tax credits or other incentives. “Renewable energy certificate” or “REC” shall mean the certificate or other transferable indicia created under the applicable program associated with one (1) megawatt hour (MWh) of electric energy generated by the applicable Renewable Facility. At present, there are no “Environmental Attributes” attributed to nuclear generation. If they are defined by any state in the PJM footprint, then these attributes will be inherent in Schedule CFG.

II. AVAILABILITY

This Schedule is available only during the period of time that no more than 50 customers have elected service under this Schedule. For the purposes of this Schedule, a Customer will be defined to include one entity contracting for service under this Schedule pursuant to one or more Schedule CFG Agreement(s) and choosing to allocate such purchase across one or more accounts as set forth in Paragraph III.B below.

III. BILLING UNDER THE PRINCIPAL TARIFF

- A. For each Customer Account taking service under this Schedule, the Company shall continue to bill the Customer’s Account in accordance with the applicable Principal Tariff. In addition, the Company shall bill the Customer’s Account for the monthly charges and credits under this Schedule, in accordance with Paragraph IV, below, and the Customer’s Schedule CFG Agreement.
- B. Upon the Customer’s written request, a single Customer can select two or more of the Customer’s own Account or Accounts under a common legal parent with agreement by such account owner for which the charges and credits from the Customer’s Schedule CFG Agreement can be billed in accordance with this Schedule and in accordance with the terms of the Customer’s Schedule CFG Agreement.

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IV. MONTHLY SCHEDULE CFG CHARGES AND CREDITS

A Net Schedule CFG Settlement charge or credit and a Schedule CFG Administrative Charge of \$500 per 30-day billing period for each CF or RG Facility as described in the Customer's Schedule CFG Agreement will be added to the Customer's monthly bill for service under the Principal Tariff pursuant to the agreed upon terms as described in the Customer's Schedule CFG Agreement.

V. TREATMENT OF RENEWABLE ENERGY CERTIFICATES

For each renewable energy certificate ("REC") generated by any CF or RG Facility identified in the Customer's Schedule CFG Agreement, such REC, or a qualifying replacement REC, shall be retired by the Company on the Customer's behalf.

VII. TERM OF CONTRACT

- A. The term of contract under this Schedule ("Term") shall commence upon all of the conditions being met in Paragraphs I and II of this Schedule and shall continue through and coincide with the term of any Schedule CFG Agreement. For avoidance of doubt, such Term shall include the time from execution of any such Schedule CFG Agreement through and until the time the term of such Schedule CFG Agreement ends or such Schedule CFG Agreement is otherwise terminated by either the Company or the Customer in accordance with the Schedule CFG Agreement's terms. In the event the Customer and the Company execute multiple Schedule CFG Agreements to which this Schedule CFG is applicable, the Term under this Schedule shall continue through and until the latest time the term of any such applicable Schedule CFG Agreement ends or is otherwise terminated by either the Company or the Customer in accordance with the Schedule CFG Agreement's terms.
- B. The Customer agrees during the Term under this Schedule that the Company shall be the exclusive provider of Electric Service, including Electricity Supply Service, for the Customer's Account(s) to which this Schedule CFG applies. For avoidance of doubt, if (i) no Schedule CFG Agreement has been executed or (ii) all applicable Schedule CFG Agreements have ended or otherwise been terminated by either the Company or the Customer in accordance with such Schedule CFG terms, Schedule CFG shall not apply and Customer may choose any available and applicable Company Rate Schedule or provider of Electricity Supply Service as permitted in accordance with the then-current law.