#### I. APPLICABILITY

- This Schedule is a companion to an applicable, available and approved non-A. residential tariff (as may change from time to time), currently including the Company's Rate Schedule GS-1, Small General Service ("Schedule GS-1"); Rate Schedule GS-2, Intermediate General Service ("Schedule GS-2"); Rate Schedule GS-2T, Intermediate General Service Time-of- Usage ("Schedule GS-2T"); Rate Schedule GS-3, Large General Service - Secondary Voltage ("Schedule GS-3"); Rate Schedule GS-4, Large General Service – Primary Voltage ("Schedule GS-4"); Rate Schedule 10, Large General Service ("Schedule 10"); Rate Schedule MBR - GS-3, Large General Service - Secondary Voltage (Experimental) ("MBR-GS-3"); Rate Schedule MBR - GS-4, Large General Service - Primary Voltage (Experimental) ("MBR-GS-4"); and Rate Schedule MBR, Large General Service, Market-Based Rate ("MBR") ("Principal Tariff"), and is applicable on an experimental, voluntary basis only to any Customer who: (i) agrees to receive Electricity Supply Service and Electric Delivery Service from the Company in accordance with such Principal Tariff at the Customer's service location under a Company-assigned electric service account number ("Qualifying Account") and (ii) wishes to purchase a minimum of 2,000 Environmental Attributes annually.
- B. This Schedule is applicable only upon the Company's and the Customer's (or, with the Company's written approval, the Customer's assignee's or delegate's ("Delegate")) execution of: (i) a Confirmation ("Confirmation"), pursuant to a Renewable Facility Agreement ("RFA"), providing for the Customer's or Delegate's purchase of a minimum of 2,000 Environmental Attributes annually from one or more new renewable energy generation facility(ies) ("Renewable Generation Facilities"), pursuant to such Confirmation, and (ii) the Customer's and the Company's execution of the Agreement for Electric Service ("ESA") that memorializes the Customer's election of service under this Schedule for a term continuing through and until the latest termination date of any applicable Confirmation, pursuant to the RFA. The Customer, with the Company's written approval, may assign or delegate the RFA and Confirmation to an affiliate, subsidiary or tenant. Alternatively, the Company may enter into the RFA and Confirmation directly with the Customer's affiliate, subsidiary, or tenant.

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### I. APPLICABILITY (Continued)

C. "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.

Any Customer who meets all of the criteria in this Paragraph I, may elect to identify one or more Company-assigned electric service account numbers, which account number(s) are in the same name as the Qualifying Account and are assigned to the Customer's service location(s) ("Customer-identified Account(s)"), to receive an allocated share of the Customer's purchase of Environmental Attributes, pursuant to Paragraph I.B, above. Each Customer-identified Account must: (i) be billed on the applicable Principal Tariff and receive Electricity Supply Service and Electric Delivery Service from the Company in accordance with such applicable Principal Tariff ("Principal Tariff for the Customer-identified Accounts"); (ii) be identified in the applicable Confirmation; and (iii) together with the Qualifying Account, reflect load in the Company's Virginia service territory as of the effective date of this Schedule to the Customer.

D. "Environmental Attributes" means the environmental attributes, including without limitation renewable energy certificates, associated with new Renewable Generation Facilities, excluding any federal, state and local tax credits or other incentives. Each Environmental Attribute represents the certificate or other transferable indicia created under the applicable program associated with one (1) megawatt hour (MWh) or 1,000 kilowatt hours (kWh) of electric energy generated by the Renewable Generation Facility.

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### II. AVAILABILITY AND ENROLLMENT

This Schedule is available only to a Customer who meets all of the criteria of Paragraph I, above, and who enrolls to receive service from the Company under this Schedule by May 31, 2023. Such Customer shall continue to receive service under this Schedule for the Term, as defined in and in accordance with Paragraph V of this Schedule.

When the Company determines that Environmental Attributes will be available in connection with a Renewable Generation Facility, it will notify all Customers who are eligible to participate in Schedule RF of a forthcoming enrollment period through a message on their monthly bills and provide a link to the Schedule RF webpage, located at <u>https://www.dominionenergy.com/large-business/rates-and-tariffs/business-rates/Schedule-RF</u>. This webpage will provide further details regarding enrollment and allow interested Customers to submit an application during an enrollment period of not less than 60 days. The Company will then evaluate all applications received in a nondiscriminatory manner to determine participation in Schedule RF.

### III. BILLING UNDER THE PRINCIPAL TARIFF

- A. Billing and payment for each Qualifying Account taking service under this Schedule will be in accordance with the applicable Principal Tariff. Billing and payment for a Customer-identified Account(s) receiving an allocated share of the Customer's purchase of Environmental Attributes, pursuant to Paragraph I.D, above, will be in accordance with the applicable Principal Tariff for the Customer-identified Account(s).
- B. In addition to the Principal Tariff charges described in Paragraph III.A above, billing for monthly charges under the applicable Confirmation, pursuant to the RFA, and, if applicable, the allocated share (the "Schedule RF Charge"), will be placed on the Customer's monthly bill for service for the Qualifying Account, and, if applicable, the Customer-identified Account(s), pursuant to Paragraph IV, below. If the Customer assigns or delegates the Schedule RF commitment, the Schedule RF Charge will be billed separately to the Delegate.

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# IV. MONTHLY SCHEDULE RF CHARGE

- A. The Schedule RF Charge will be added to the Customer's monthly bill for service under the Principal Tariff and, if applicable, the Principal Tariff for the Customeridentified Account(s), based upon each kWh of electrical energy delivered to the Company's grid by the Renewable Generation Facilities providing Environmental Attributes, pursuant to the terms of the applicable Confirmation and the RFA.
- B. In the event the Customer assigns or delegates the RFA and Confirmation to an affiliate, subsidiary or tenant or the RFA and Confirmation are executed by a Delegate and the Company provides written approval for and is notified by the Customer that such Delegate, affiliate, subsidiary or tenant is no longer taking service at the Qualifying Account, Schedule RF will continue to apply on the Customer's Qualifying Account and/or Customer-identified Accounts for the term of the applicable Confirmation upon which the Schedule RF was established in accordance with the terms of the ESA. The Schedule RF charges will follow the RFA and Confirmation and shall be billed separately to the Delegate.

### V. TERM OF CONTRACT

A. The term of contract under this Schedule ("Term") shall commence upon all of the conditions being met in Paragraph I.B of this Schedule and shall continue through and coincide with the term of any applicable Confirmation pursuant to the RFA. For avoidance of doubt, such Term shall include the time from execution of any such Confirmation through and until the time the term of such Confirmation ends or such Confirmation is otherwise terminated by either the Company or the Customer in accordance with the Confirmation's terms. In the event the Customer and the Company execute multiple Confirmations pursuant to the RFA and to which this Schedule RF is applicable, the Term under this Schedule shall continue through and until the latest time the term of any such applicable Confirmation ends or is otherwise terminated by either the Customer in accordance with the Company or the Customer in accordance with the term of any such applicable Confirmation ends or is otherwise terminated by either the Company or the Customer in accordance with the Company or the Customer in accordance with the term of any such applicable Confirmation ends or is otherwise terminated by either the Company or the Customer in accordance with the Confirmation's terms.

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### V. TERM OF CONTRACT (Continued)

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 Qualifying Account and, if applicable, for any Customeridentified Account(s) to which this Schedule RF applies. For avoidance of doubt, if: (i) no Confirmation to an RFA has been executed, or (ii) all applicable Confirmations to an RFA have ended or otherwise been terminated by either the Company or the Customer in accordance with such Confirmations' terms, Schedule RF shall not apply and Customer may choose any available and applicable Company Rate Schedule or provider of Electricity Supply Service.