

COMMONWEALTH OF VIRGINIA
STATE CORPORATION COMMISSION

APPLICATION OF)	
)	
VIRGINIA ELECTRIC AND POWER COMPANY)	
)	Case No. PUR-2022-00210
For approval of its 2022 DSM Update)	
pursuant to § 56-585.1 A 5 of the Code of Virginia)	

APPLICATION

Virginia Electric and Power Company (“Dominion Energy Virginia” or the “Company”), by counsel, hereby files and requests approval of its 2022 Demand-Side Management update (“2022 DSM Update”). This 2022 DSM Update is filed pursuant to § 56-585.1 A 5 (“Subsection A 5”) of the Code of Virginia (“Va. Code”), Rules 10 (20 VAC 5-204-10) and 60 (20 VAC 5-204-60) of the State Corporation Commission of Virginia’s (“Commission”) Rules Governing Utility Rate Case Applications and Annual Informational Filings of Investor-Owned Electric Utilities (20 VAC 5-204-10, *et seq.*) (“Rate Case Rules”), the Commission’s Rules Governing Utility Promotional Allowances (20 VAC 5-303-10, *et seq.*) (“Promotional Allowances Rules”), the Commission’s Rules Governing Cost/Benefit Measures Required for Demand Side Management Programs (Rules 20 VAC 5-304-10, *et seq.*) (“Cost/Benefit Rules”), the Commission’s Rules Governing the Evaluation Measurement and Verification of the Effects of Utility-Sponsored Demand-Side Management Programs (20 VAC 5-318-10, *et seq.*) (“EM&V Rules”), and the directive contained in Ordering Paragraph (4) of the Commission’s August 10, 2022 Final Order (“2021 DSM Final Order”) in Case No. PUR-2021-00247¹ (“2021 DSM proceeding”). The 2022 DSM Update includes, among other things, the Company’s requests for:

¹*Petition of Virginia Electric and Power Company, For approval of its 2021 DSM Update pursuant to § 56-585.1 A 5 of the Code of Virginia*, Case No. PUR-2021-00247, Final Order (Aug. 10, 2022).

- (i) Approval to implement Demand-Side Management programs (individually, “DSM Program” or “Program” and collectively with other DSM Programs, the “DSM Portfolio” or “Portfolio”) “Phase XI,” which includes new Programs to supplement the overall Portfolio, new Program Bundles, as well as associated requests for additional funding; and an
- (ii) Annual update to continue rate adjustment clauses (“RACs”), designated Riders C1A, C2A, C3A, and C4A (collectively, the “Application”).

The Company further requests limited waiver of certain Rate Case Rules. Specifically, pursuant to Rule 10 E of the Rate Case Rules, 20 VAC 5-204-10 E, and for the reasons stated herein, the Company requests a limited waiver of the requirements of Rules 60 and 90 of the Rate Case Rules, 20 VAC 5-204-60 and 20 VAC 5-204-90, with respect to hard copies of certain Filing Schedule 46 materials as it relates to the provision of “economic analyses, contracts, studies, investigations, results from requests for proposals, cost benefit analyses . . . ,” which are voluminous.

In support of the Company’s 2022 DSM Update, the Company respectfully states the following:

I. BACKGROUND

1. Dominion Energy Virginia is a public service corporation organized under the laws of the Commonwealth of Virginia, furnishing electric service to the public within its certificated service territory. The Company also supplies electric service to non-jurisdictional customers in Virginia and to the public and businesses in portions of North Carolina. Dominion Energy Virginia’s electric system, consisting of facilities for generation, transmission, and distribution of electric energy, as well as associated facilities, is interconnected with the electric

systems of neighboring utilities and is part of the interconnected network of electric systems serving the continental United States. The Company is engaged in the business of generating, transmitting, distributing, and selling electric power and energy to the public for compensation. The Company is also a public utility under the Federal Power Act, and certain of its operations are subject to the jurisdiction of the Federal Energy Regulatory Commission. The Company is an operating subsidiary of Dominion Energy, Inc. By reason of its operation in Virginia and North Carolina and its interconnections with other electric utilities, the Company engages in interstate commerce.

2. The Company's name and post office address are:

Virginia Electric and Power Company
120 Tredegar Street
Richmond, Virginia 23219

3. The names, post office addresses and telephone number of the attorneys for the Company are:

Paul E. Pfeffer
Lisa R. Crabtree
Dominion Energy Services, Inc.
120 Tredegar Street
Richmond, Virginia 23219
(804) 787-5607 (PEP)
(804) 819-2612 (LRC)

Vishwa B. Link
Jontille D. Ray
Briana M. Jackson
McGuireWoods LLP
Gateway Plaza
800 East Canal Street
Richmond, Virginia 23219
(804) 775-4330 (VBL)
(804) 775-1173 (JDR)
(804) 775-1323 (BMJ)

4. Since 2009, the Company has annually filed updates to its DSM Portfolio, including requests to implement new DSM Programs, continue or expand existing DSM Programs, and/or update cost information.

5. In its 2021 DSM Final Order, the Commission approved the Company's Phase X petition to implement nine new DSM Programs (all of which were "energy efficiency" (EE) DSM Programs), as well as previously approved DSM programs, without predetermined closure dates.²

6. The 2021 DSM Final Order also approved: (1) the Company's proposed Phase X DSM Program cost cap of \$140 million and the ability to exceed such cap by no more than 15 percent; (2) the Company's request to increase the budget for the Phase VII Residential Efficient Products Marketplace Program; (3) the Company's closure of the Phase I AC Cycling Program; (4) the Company's request for increased funding directed toward improving customer awareness and marketing as a common cost of the Company's DSM Portfolio; and (5) the Company's proposed reorganization and consolidation of its DSM Portfolio consistent with the Company's Long-Term Plan ("LTP"). Finally, the Commission approved Riders C1A, C2A, C3A, and C4A effective for usage on and after September 1, 2022.³ The Commission directed the Company to file its next DSM update "no later than January 2, 2023."⁴

7. On October 27, 2021, the Commission issued its Final Order in the EM&V proceeding in Case No. PUR-2020-00156 ("EM&V Final Order"). The Commission initiated the EM&V proceeding to determine, among other things, the baseline for each of the Company's currently active DSM Programs, and for each measure within programs that contain multiple

² 2021 DSM Final Order at 2, 5.

³ *Id.* at Ordering Paragraph (3).

⁴ *Id.* at Ordering Paragraph (4).

DSM measures, as well as the basis for measuring energy savings related to each program and measure. In its EM&V Final Order, the Commission directed the Company to comply with, among other things, the following requirements applicable to the instant filing:

- Provide an executive summary dashboard in the December filing and in June⁵ with the EM&V Report, which will present a summary of the Company's 2021 DSM Portfolio performance;
- Provide a sample data chart for existing and proposed programs, which will present a mix of verified persistent savings and projections for future years; and
- File the EM&V Report in the Company's December DSM filing (in electronic form for the December filing) and in June⁶ of the docket of the prior complete DSM update case.

8. As detailed in the direct testimony of Company Witness Nathan J. Frost, the Company has complied with the Commission directives and filing requirements relevant to this instant filing.

II. LEGISLATIVE OVERVIEW

9. The Virginia Clean Economy Act ("VCEA") became effective on July 1, 2020, and contains several provisions amending the laws related to DSM programs. According to Subsection A 5 c of the VCEA, a petition for energy efficiency programs shall include a "proposed budget for the design, implementation, and operation of the energy efficiency program, including anticipated savings from and spending on each program, and the Commission shall grant a final order on such petitions within eight months of initial filing." This Subsection also includes provisions that the Commission shall allow a margin for recovery on operating

⁵ See *Commonwealth of Virginia, ex. rel. State Corporation Commission, Ex Parte: In the matter of baseline determination, methodologies for evaluation, measurement, and verification of existing demand-side management programs, and the consideration of a standardized presentation of summary data for Virginia Electric and Power Company*, Order on Motion at 2 (May 13, 2022) (granting the Company's Motion to extend the EM&V Report filing date from on or before May 15 each year to on or before June 15 each year, effective in 2021).

⁶ *Id.*

expenses for energy efficiency programs until January 1, 2022, after which a margin is dependent on what the Company has proposed, what the Commission has approved, and whether the Company has met its total annual savings targets. Within this Subsection, the VCEA also repealed the opportunity to seek lost revenues through RACs.

10. Va. Code § 56-596.2 further directs that at least 15% of costs be for programs designed to benefit low-income and elderly, disabled individuals, or veterans.

11. The VCEA, through Va. Code § 56-596.2, also specifies total annual energy savings targets, starting in year 2022 through 2025, with savings targets to be set by the Commission thereafter.

12. Additionally, the VCEA modified which customers are eligible to participate in and required to pay for costs associated with energy efficiency programs, by removing the automatic exemption under Subsection A 5 c for large commercial and industrial customers. More specifically, the VCEA redefined a Large General Service Customer (“LGS”) as a customer that has a verifiable history of having used more than one megawatt (“MW”) of demand from a single site and directed the Commission to establish a qualification and opt-out process for eligible LGS Customers that implement energy efficiency measures at their own expense. Now, the VCEA allows LGS Customers to opt-out and request an exemption from the energy efficiency requirements provided for in Subsection A 5. The Commission initiated a rulemaking pursuant to this change in law in Case No. PUR-2020-00172. On January 29, 2021, the Commission issued its Order Adopting Regulations, which adopted rules governing the exemption process and exemption for LGS Customers (20 VAC 5-350-10, *et seq*). Through this process, LGS Customers requesting an exemption must submit notices of nonparticipation by March 1 of each year, and the Company, in turn, must accept or reject the notices.

13. Lastly, the VCEA through Va. Code § 56-596.2 expanded the scope of the stakeholder group to include feedback and input on (i) the development of energy efficiency programs and portfolios of programs; (ii) compliance with total annual energy savings targets and effect on integrated resource plans; (iii) recommended policy reforms to ensure maximum and cost-effective energy efficiency; and (iv) best practices for EM&V services. Section 56-596.2 also requires a utility to use a third-party evaluator to perform EM&V on total annual savings targets, and requires a third-party evaluator to provide reports on its findings concurrently to the Commission and the utility.

III. PROPOSED PHASE XI PROGRAMS

14. In this proceeding, the Company seeks approval of the following new Phase XI Programs, which include EE and “demand response” (DR) DSM Programs, as these terms are defined by Va. Code § 56-576, and four new Program Bundles to streamline the DSM Portfolio:

- Residential Customer Engagement (EE)
- Residential Energy Efficient Products Marketplace (EE)
- Residential Peak Time Rebate (DR)
- Non-residential Custom (EE)
- Residential Electric Vehicle (“EV”) Telematics (Pilot)

The four new Program Bundles are:

- Residential Income and Age Qualifying Bundle (EE)
- Non-residential Income and Age Qualifying Bundle (EE)
- Non-residential Prescriptive Bundle (EE)
- Residential Home Retrofit Bundle

15. The direct testimony and schedules of Company Witness Michael T. Hubbard provide details regarding these Programs, the Program Bundles, and the measures included therewith, as well as the projected participation and energy and demand savings. Additionally, the direct testimony of Company Witness Edmund J. Hall provides additional detail regarding the cost/benefit modeling and scores for these Programs.

16. The proposed Residential Customer Engagement Program design will target certain high energy usage customers and provide them with educational insights into their energy consumption via a Home Energy Report (online and/or paper version). This is a new program design building upon the success of the Phase VIII Residential Customer Engagement Program. It will also ensure continuation of this offering, which has proven very beneficial to customers. Indeed, based on EM&V data, the Company's prior iteration of the Residential Customer Engagement Program was one of the top energy saving Programs within the Company's Residential DSM Portfolio. The proposed Residential Energy Efficient Products Marketplace Program provides residential customers with an incentive to purchase specific energy efficient appliances with a rebate through an online marketplace and through stores. Building upon the success of the Company's Phase VII Residential Efficient Products Marketplace Program, the proposed Phase XI Program is a new program design that incorporates a handful of new program measures.

17. The Residential Peak Time Rebate Program ("PTR") has been an important element of the Company's Grid Transformation Plan ("GT Plan"), specifically with its most recent 2021 GT Plan Phase II filing (Case No. PUR-2021-00127) in which the Company included program parameters for a future PTR program. The Company is proposing a PTR program to leverage the functionalities of Advanced Metering Infrastructure, which would

enable residential customers to reduce their energy usage consumption during peak time periods as called upon by the Company. Lastly, the Non-residential Custom Program has continued to be an important program concept that has been explored and noted through various stakeholder channels such as the Company's LTP, the stakeholder process, as well as the Company's latest Market Potential Study. The proposed Program design would provide qualifying non-residential customers, with a focus on larger facilities with demand greater than 300 kW, with the technical support and incentives needed to pursue non-standard, more complex energy efficiency projects.

18. The Company also seeks approval of a new Residential EV Telematics Pilot. The Pilot Program would complement the Company's existing Residential EV Demand Response Program and leverage vehicle telematics to throttle charging when signaled. Instead of communicating with the electric vehicle charger, the proposed Pilot Program would allow for integration with the onboard vehicle telematics to capture charging data and control the charging rate during load curtailment events dispatched by the Company.

19. In its 2021 DSM Final Order, the Commission approved the Company's proposed reorganization and consolidation of its DSM Portfolio consistent with the Company's LTP.⁷ As noted in the LTP, the reorganization and streamlining of programs will help improve budget management, produce more comprehensive participation options, offer more comprehensive programs, expand outreach to residential customers and large non-residential customers and thus enhance performance and energy savings. With these goals in mind, the Company developed the four proposed Program Bundles.

20. In this filing, the Company also respectfully requests authorization to operate the Phase XI DSM Programs, without predetermined closure dates. Please see the direct testimony

⁷ 2021 DSM Final Order at 5, 6, 10.

of Company Witnesses Nathan J. Frost and Michael T. Hubbard for details pertaining to the Company's request for authorization to operate the Phase XI DSM Programs and Bundles without predetermined closure dates.

21. The proposed cost cap for the Phase XI Programs in the aggregate is approximately \$149.5 million. Information regarding the individual proposed cost caps for each Program, and the associated details, are provided by Company Witness Jarvis E. Bates. In this DSM Update, the Company requests the ability to exceed the spending cap by no more than 15%.

22. The Company's Application, through the pre-filed direct testimony and exhibits of its witnesses and Filing Schedules 3-5, 8, and 46, demonstrates that the Company's proposed Programs meet the guidelines specified in the Cost/Benefit Rules as well as the standards specified in the Promotional Allowances Rules. In accordance with the Cost/Benefit Rules, the Company has analyzed each of the proposed DSM Programs individually and as a portfolio, using the four required cost/benefit tests: the Participant Test, the Utility Cost Test, the Ratepayer Impact Measure Test, and the Total Resource Cost Test. The results of each of the tests are set forth in Company Witness Edmund J. Hall's pre-filed direct testimony and schedules.

IV. ADDITIONAL REQUEST

23. The Company is requesting Commission approval to offer the DSM IX Agricultural Program to its residential customers, in addition to non-residential customers. Since the launch of the Program, the implementation vendor learned that there are agrarian and equestrian locations (*e.g.*, family farms), that are interested in the program and its measure mix, but those customers are receiving service under a residential tariff. As further detailed in the testimony of Company Witness Edmund J. Hall, the Company conducted a cost-benefit analysis

of the program under a residential rate, and the program continues to pass three of the four cost benefit tests. The Company, therefore, requests Commission approval to expand the program eligibility, and allow residential customers to participate in the DSM Phase IX Agricultural Program.

V. APPROVAL OF UPDATED RIDERS C1A, C2A, C3A, AND C4A

A. Rate Year

24. The Company presents a rate year of September 1, 2023 through August 31, 2024, (“Rate Year”) for the updated Riders C1A, C2A, C3A, and C4A.

B. Assignment and Allocation of Costs

25. The costs for the DSM Programs may be viewed primarily in two categories: direct (Program costs) and indirect (Common costs). The estimated Program costs include costs primarily based on signed vendor contracts for the approved Programs and estimated costs based on updated vendor pricing information for the proposed Phase X Programs. Costs that are part of the implementation of Programs that are not specifically associated with any individual DSM Program are Common costs and include certain customer communication costs, Energy Conservation department labor costs, dues and association costs, customer service, and external vendor costs. The Company proposes to determine cost responsibility in the same manner as the Commission approved in the 2021 DSM proceeding.

26. The approach for determining jurisdictional responsibility is first to assign Program costs to the jurisdiction based upon participation in the Programs, and second to allocate Common costs to the jurisdiction based on the jurisdiction’s Program costs, both capital and expenses, compared to total Program costs for the system. Customer class responsibility is determined by allocating costs to the customer classes on the basis of an average and excess

production demand factor. The pre-filed direct testimony of Company Witness Christopher C. Hewett addresses how Program costs and Common costs will be assigned or allocated to the Virginia Jurisdiction using appropriate factors.

C. Revenue Requirement Request

27. The cost components of Riders C1A, C2A, C3A, and C4A are comprised of operating expenses projected to be incurred during the Rate Year and a Monthly True-Up Adjustment comparing actual costs for the 2021 calendar year to the actual revenues collected during the same period. Detailed costs were used to calculate the requested revenue requirement for Riders C1A, C2A, C3A, and C4A for the proposed Rate Year. The calculation of the revenue requirement is discussed in the pre-filed direct testimony of Company Witness Justin A. Wooldridge.

28. The projected Rate Year operating expenses from September 1, 2023 through August 31, 2024, are included for recovery on a current basis during the Rate Year. A margin is authorized to be recovered effective for qualifying expenditures. For purposes of this Application and consistent with the Commission's November 18, 2021 Final Order in the Company's 2021 Triennial Review Proceeding in Case No. PUR-2021-00058, the Company is utilizing the approved ROE of 9.35% for the period subsequent to the date of that Final Order. In addition, the capital structure used in the calculation of the revenue requirement reflects the methodology approved by the Commission in that proceeding. For the time periods prior to the Final Order in Case No. PUR-2021-00058, the Company is utilizing a ROE of 9.2%, as approved by the Commission in its November 21, 2019 Final Order in the Company's 2019 ROE Proceeding, Case No. PUR-2019-00050.

29. The revenue requirement also includes recovery of the True-up of actual costs and

revenues for the period of January 1, 2021 through December 31, 2021, for eligible programs through a Monthly True-Up Adjustment. The actual 2021 calendar year expenditures are used to calculate a 2021 actual revenue requirement and then compared to the actual 2021 revenues to produce the Monthly True-Up Adjustment. For purposes of the margin authorized to be recovered for qualifying expenditures during the 2021 calendar year, the Company utilized the ROEs described above.

30. Company Witness Wooldridge's pre-filed direct testimony details the projected Subsection A 5 costs, differentiated between capital and expense, and Riders C2A, C3A, and C4A costs qualifying for the margin as provided for under Subsection A 5. In addition, Company Witness Wooldridge depicts the revenue requirement separately for Riders C1A, C2A, C3A, and C4A.

31. The Company requests recovery of the Rate Year Projected Revenue Requirement for Rider C1A in the amount of \$7,081,465. This amount, combined with the Monthly Rider C1A True-Up Adjustment of (\$2,698,395), provides the Rider C1A total revenue requirement of \$4,383,070. For Rider C2A, the Rate Year Projected Revenue Requirement of (\$35,633) is combined with the Monthly Rider C2A True-up Adjustment of (\$1,234,452) to provide the Rider C2A total revenue requirement of (\$1,270,085). For Rider C3A, the Rate Year Projected Revenue Requirement of (\$399,888) is combined with the Monthly Rider C3A True-Up Adjustment of (\$13,085,262) to provide the Rider C3A total revenue requirement of (\$13,485,150). For Rider C4A, the Rate Year Projected Revenue Requirement of \$113,903,940 is combined with the Monthly Rider C4A True-Up Adjustment of \$3,910,729 to provide the Rider C4A total revenue requirement of \$117,814,669. Thus, for Riders C1A, C2A, C3A, and C4A, the combined revenue requirement in this proceeding totals \$107,442,503.

D. Rate Design

32. The Riders C1A, C2A, C3A, and C4A, which are sponsored by Company Witness Emilia L. Catron, identify the rates, in cents per kilowatt-hour (“kWh”), that will apply to each Company Rate Schedule. If approved as proposed, the Riders C1A, C2A, C3A, and C4A will be applicable for billing purposes with a rate effective date for usage on or after the latter of September 1, 2023, or the first day of the month which is at least fifteen (15) days following the date of any Commission order approving Riders C1A, C2A, C3A, and C4A.

33. The implementation of the proposed Riders C1A, C2A, C3A, and C4A will increase the residential customer’s monthly bill, based on 1,000 kWh usage per month, by \$0.24. Company Witness Catron’s testimony provides typical bill changes for customers served under Residential Schedule 1, General Service Rate Schedules GS-1 and GS-2, and Church Rate Schedule 5C, showing the impact that the updated Riders C1A, C2A, C3A, and C4A will have on customer bills, at representative levels of consumption. This is because exempt customers would likely not receive service under one of these rate schedules and, therefore, all riders will apply. However, for customers served under Rate Schedules GS-3 and GS-4, typical bill changes are provided to show the impact of the Rider C1A alone, and the impact of Riders C1A, C2A, and C4A combined. Typical bill changes that reflect only the impact of Rider C1A alone would be applicable to customers opted out of C2A and C4A.

VI. SUPPORTING TESTIMONY, FILING SCHEDULES, AND REQUEST FOR LIMITED WAIVER

34. The Company’s Application is supported by the pre-filed direct testimonies of Company Witnesses Nathan J. Frost, Michael T. Hubbard, Edmund J. Hall, Jarvis E. Bates, Justin A. Wooldridge, Christopher C. Hewett, Emilia L. Catron, Dan Feng, and Terry M. Fry.

35. Section 20 VAC 5-204-60 of the Rate Case Rules provides that an application

filed pursuant to Subsection A 5 “shall include Schedules 46 as identified and described in 20 VAC 5-204-90, which shall be submitted with the utility’s direct testimony. Additionally, applications requiring an overall cost of capital shall include Schedules 3, 4, 5, and 8.”

A. Filing Schedules

36. With this Application, the Company files the following Filing Schedules:
- a. Filing Schedules 3 through 5 and Filing Schedule 8, sponsored by Company Witness Wooldridge, provide information regarding the Company’s cost of capital.
 - b. Filing Schedule 46A, Statements 1 through 9, are sponsored by Company Witness Bates. These Statements address the projected and actual costs by type of cost and year and by month, to the extent applicable, associated with the RACs.
 - c. Filing Schedule 46B, Statement 1, is sponsored by Company Witness Bates and addresses the transaction-level details of the RACs.
 - d. Filing Schedule 46C, Statements 1 and 2, are sponsored by two Company witnesses. Company Witness Hubbard sponsors Filing Schedule 46C, Statement 1, which provides key documents supporting the projected and actual program costs for all programs. Company Witness Hall sponsors Filing Schedule 46C, Statement 2, which provides key documents supporting the projected and actual costs for cost-benefit analyses. In total, these Statements address the key documentation supporting the costs of the RACs.
 - e. Filing Schedule 46D, consisting of Statements 1 through 4, is sponsored by two Company witnesses. Company Witness Wooldridge sponsors Filing Schedule 46D, Statements 1 through 3, which provide the annual revenue requirement for the Rate Year and duration of the proposed RACs, as well as the supporting calculations. Company Witness Hewett sponsors Filing Schedule 46D, Statement 4, which provides the annual revenue requirement by class for the duration of the proposed RACs.
 - f. Filing Schedule 46E, consisting of Statements 1 through 2, is sponsored by two Company witnesses. Company Witness Hewett sponsors Filing Schedule 46E, Statement 1, which addresses the methodology for allocating the revenue requirements among rate classes. Company Witness Catron sponsors Filing Schedule 46E, Statement 2, which addresses the design of class rates.
 - g. Filing Schedule 46F, consisting of Statements 1 through 2, is sponsored by two Company witnesses. Through the EM&V Report, Company Witness Feng sponsors Filing Schedule 46F, Statement 1, which provides evidence of the actual

energy and demand savings achieved as a result of each specific program for which cost recovery is sought. Company Witness Hall sponsors Filing Schedule 46F, Statement 2, which provides revised cost-benefit tests that incorporate actual utility-specific energy and demand savings and cost data.

- h. Filing Schedule 46G, Statement 1, is sponsored by Company Witness Wooldridge. This Statement provides a description of the significant accounting procedures and internal controls in place for each energy efficiency program that is administered by either a third-party or by the Company.

B. Request for Limited Waiver of Filing Schedule 46 Requirements

37. The Company, for good cause shown and pursuant to 20 VAC 5-204-10 E, additionally respectfully requests that the Commission waive, in part, the requirements under Rules 60 and 90 of the Rate Case Rules with respect to paper copies of certain Filing Schedule 46 materials. Specifically, the Rate Case Rules require the Company to provide key documents, including economic analyses, contracts, studies, investigations, results from requests for proposals, and cost benefit analyses that support projected costs proposed to be recovered via the rate adjustment clause. The supporting documentation responsive to this requirement is voluminous and not easily reviewed in hard copy (paper) format. Accordingly, the Company seeks waiver of the requirement to file 12 hard copies of this information. Instead, the Company proposes to provide this documentation to Commission Staff and any other future case participants in electronic format, and provide the Commission with one hard copy and three electronic copies on compact discs (“CDs”). The Company will make the electronic documents available via an e-room contemporaneously with this filing, with immediate access available to Commission Staff. This request is consistent with the Commission’s recent orders granting similar limited waivers.⁸ Should the Commission deny this request, the Company asks for a

⁸ See e.g., *Application of Virginia Electric and Power Company, For revision of rate adjustment clause: Rider B, Biomass Conversions of the Altavista, Hopewell, and Southampton Power Stations for the Rate Years Commencing April 1, 2023 and April 1, 2024*, Case No. PUR-2022-00088, Order for Notice and Hearing at 5, 7 (July 11, 2022); *Application of Virginia Electric and Power Company, For revision of rate adjustment clause designated Rider GT*,

reasonable allowance of time to print the requisite filing copies of this material and submit it to the Commission prior to the Company's application being deemed incomplete.

VII. REQUEST FOR CONFIDENTIAL TREATMENT AND ADDITIONAL PROTECTIVE TREATMENT OF EXTRAORDINARILY SENSITIVE INFORMATION

38. The Company's Application contains, at points so designated, Confidential and Extraordinarily Sensitive information, which is being filed under seal and subject to the Company's Motion for Protective Ruling and Additional Protective Treatment filed coincident hereto. Because portions of the Company's Application contain such Confidential and Extraordinarily Sensitive information, in compliance with Rule 10 F of the Rate Case Rules and Rule 170 of the Commission's Rules of Practice and Procedure, 20 VAC 5-204-10 F and 5 VAC 5-20-170, this filing is accompanied by a separate Motion for Protective Ruling and Additional Protective Treatment, including a form Proposed Protective Ruling, filed contemporaneously with this Application.

VIII. COMPLIANCE WITH RULE 10 OF THE RATE CASE RULES

39. The Company's Application complies with the requirements contained in Rule 10 of the Rate Case Rules. In accordance with Rule 10 A, 20 VAC 5-204-10 A, the Company filed with the Commission on October 5, 2021, the Company's notice of intent to file this Application under Va. Code § 56-585.1 A 5. The Company has included all information required by Rule 10 B in its Application, including a table of contents, direct testimonies with one-page summaries, and properly labeled exhibits and schedules.

under § 56-585.1 A 6 of the Code of Virginia, Case No. PUR-2022-00140, Order for Notice and Hearing at 5, 7 (September 8, 2022).

40. In accordance with Rule 10 H, the Company will make a searchable PDF version of the Application, direct testimonies, and Filing Schedules available via an eRoom contemporaneously with this filing, with immediate access available to (i) Commission Staff, including identified members of the Divisions of Utility Accounting and Financing and Public Utility Regulation and (ii) identified members of the Office of the Attorney General's Division of Consumer Counsel ("Consumer Counsel"). Also in accordance with Rule 10 H, the Company will make electronic spreadsheets supporting the schedules that contain calculations available via an eRoom contemporaneously with this filing, with immediate access available to Commission Staff.

41. Copies of this Application, to the extent required by Rule 10 J of the Rate Case Rules, along with the additional information required by Rule 10 J, are simultaneously with this filing being served upon persons addressed in that Rule. A complete copy of the Public Version of this Application, along with testimony and supporting schedules, has been served upon Consumer Counsel, in conformity with Rule 10 J.

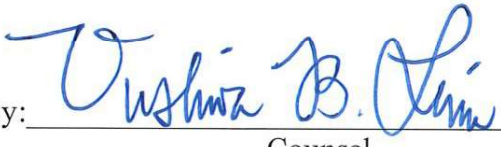
WHEREFORE, Dominion Energy Virginia respectfully requests that the Commission grant the Company:

- (1) Authorization to offer five new Phase XI DSM Programs and four Program Bundles to eligible customers as set forth herein;
- (2) Approval of the aggregate Phase XI DSM Program cost cap of \$149.5 million, the individual cost caps presented by Company Witness Bates, and the ability to exceed the cost cap by no more than 15%;
- (3) Authorization to operate Phase XI DSM Programs and Program Bundles without a predetermined closure date;

- (4) Allow the Company to offer the DSM Phase IX Agricultural Program to its residential customers, in addition to non-residential customers;
- (5) Approval of the Rate Year beginning September 1, 2023 and ending August 31, 2024;
- (6) Approval of a revenue requirement of \$107,442,503 to be recovered through revised Riders C1A, C2A, C3A, and C4A over the Rate Year;
- (7) Approval of the same allocation methodology as previously approved in the 2021 DSM proceeding;
- (8) Approve the Company's request to continue Riders C1A, C2A, C3A, and C4A to be effective for billing purposes on the latter of September 1, 2023, or the first day of the month which is at least 15 days following the date of any Commission order approving Riders C1A, C2A, C3A, and C4A;
- (9) Approval of Phase XI Program EM&V Plans;
- (10) Approval of the Company's request for limited waiver of Filing Schedule 46; and
- (11) Any other relief as deemed appropriate and necessary.

Respectfully submitted,

VIRGINIA ELECTRIC AND POWER COMPANY

By: 
Counsel

Paul E. Pfeffer
Lisa R. Crabtree
Dominion Energy Services, Inc.
120 Tredegar Street
Richmond, Virginia 23219
(804) 787-5607 (PEP)
(804) 819-2612 (LRC)
paul.e.pfeffer@dominionenergy.com
lisa.r.crabtree@dominionenergy.com

Vishwa B. Link
Jontille D. Ray
Briana M. Jackson
McGuireWoods LLP
Gateway Plaza
800 East Canal Street
Richmond, Virginia 23219-3916
(804) 775-4330 (VBL)
(804) 804-775-1173 (JDR)
(804) 775-1323 (BMJ)
vlink@mcguirewoods.com
jray@mcguirewoods.com
bmjackson@mcguirewoods.com

Counsel for Virginia Electric and Power Company

December 13, 2022