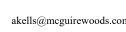
McGuireWoods LLP 501 Fayetteville St. Suite 500 Raleigh, NC 27601 Phone: 919.755.6600 Fax: 919.755.6699 www.mcguirewoods.com

Andrea R. Kells





June 7, 2021

## VIA Electronic Filing

Ms. Kimberley A. Campbell, Chief Clerk North Carolina Utilities Commission **Dobbs Building** 430 North Salisbury Street Raleigh, North Carolina 27603-5918

> Re: **Docket No. E-100, Sub 167**

> > **Sub 158 Additional Issues Status Update**

Dear Ms. Campbell:

Enclosed for filing on behalf of Virginia Electric and Power Company, d/b/a Dominion Energy North Carolina ("DENC" or the "Company"), and pursuant to the *Order* Granting Continuance and Establishing Reporting Requirements issued by the North Carolina Utilities Commission ("Commission") in Docket No. E-100, Sub 167 on October 30, 2020 ("Continuance Order"), is DENC's Status Update on its continued work on the applicable additional issues set forth in the Commission's April 15, 2020 Order Establishing Standard Rates and Contract Terms for Qualifying Facilities ("Sub 158 Order") in Docket No. E-100, Sub 158 ("Sub 158 Additional Issues").

# **Performance Adjustment Factor Development Metrics**

In the Sub 158 Order, the Commission directed that the Utilities, "with input from the Public Staff, shall evaluate appropriateness of using other reliability indices, specifically the EUOR metric, to support development of the [performance adjustment factor ("PAF")] prior to the next biennial avoided cost filing." (Sub 158 Order at Ordering Paragraph 13.) The Company's April 22, 2021 Status Update reported that on February 9, 2021, DENC and the Public Staff discussed how the Company currently calculates the PAF using the weighted equivalent availability ("EA") metric. The Public Staff provided discussion topics regarding the PAF issue to the Company in late March, and the Public Staff and the Company met to discuss those topics on June 2, 2021. Based on that discussion, the Company believes it is close to achieving consensus with the Public Staff on the PAF and will provide a further update to the Commission in DENC's next Status Update.

Ms. Kimberley A. Campbell, Chief Clerk June 7, 2021 Page 2

#### **Transmission & Distribution Impacts**

The Commission also stated in the Sub 158 Order that it would remain open to revisiting the issue of potential avoidance of transmission and distribution capacity costs in a future proceeding where evidence can be more fully developed, and directed the Utilities and the Public Staff to work together to more precisely define these issues for its consideration in the next avoided cost proceeding. (Sub 158 Order at 67-68.) In its March 8, 2021 Status Update, DENC reported that the Company and the Public Staff planned to continue discussing the topic of transmission and distribution impacts. DENC and the Public Staff subsequently discussed this issue on March 24, 2021. The Company has considered follow-up items from that discussion and is in the process of scheduling another meeting with the Public Staff to discuss them. DENC will provide additional information on this issue in future Status Updates.

#### **CT Costs**

In its March 8, 2021 Status Update, the Company reported that it still plans to commence modeling of the avoided cost of incremental capacity need using a brownfield site during the third quarter of 2021, to evaluate the other increments and decrements identified by the Commission in the Sub 158 Order for the potential to reflect those items in its avoided CT cost determination, and to update the Commission in forthcoming Status Updates on its review of those factors. The Company and the Public Staff subsequently convened on March 25, 2021, to discuss this issue. The Company is working on follow-up items from that discussion and has a meeting scheduled with the Public Staff on June 25, 2021. The Company will provide further updates on this issue in its next Status Update.

#### FERC Order No. 872

In its *Order Establishing Biennial Proceeding, Requiring Data, and Scheduling Public Hearing* issued in this docket on August 13, 2020, the Commission noted "that the FERC issued Order No. 872 on July 16, 2020, in its Docket Nos. RM19-15-000 and AD16-16-000 potentially driving additional changes to PURPA implementation and the determination of avoided cost rates in North Carolina." The Company continues to evaluate Order No. 872 and its potential implications for PURPA implementation in North Carolina, and will reach out to the Public Staff in advance of submitting the November 2021 filing to discuss any planned proposals consistent with Order No. 872, likely during the third quarter of 2021.

Please do not hesitate to contact me should you have any questions. Thank you for your assistance with this matter.

Very truly yours,	
/s/Andrea R. Kells	

### **CERTIFICATE OF SERVICE**

I hereby certify that copies of the foregoing <u>Sub 158 Additional Issues Status</u>

<u>Update</u>, filed in Docket No. E-100, Sub 167, were served electronically or via U.S. mail, first-class postage prepaid, upon all parties of record.

This the 7<sup>th</sup> day of June, 2021.

/s/Andrea R. Kells

Andrea R. Kells McGuireWoods LLP 501 Fayetteville Street, Suite 500 Raleigh, North Carolina 27601 Telephone: (919) 755-6614 akells@mcguirewoods.com

Attorney for Virginia Electric and Power Company, d/b/a Dominion Energy North Carolina