June 13, 2017

The Honorable James Richard Perry
Secretary of Energy
United States Department of Energy
1000 Independence Ave, SW
Washington DC 20585

RE: Request for Emergency Order Pursuant to Section 202 (c) of the Federal Power Act

Dear Secretary Perry:

Pursuant to Section 202(c) of the Federal Power Act (“FPA”),1 Section 301(b) of the Department of Energy Organization Act2 and the Department of Energy’s (“DOE”) Rules of Practice and Procedure,3 PJM Interconnection, L.L.C. (“PJM”) respectfully requests the Secretary of Energy (“Secretary”) find that an electric reliability emergency exists in the North Hampton Roads area of the Commonwealth of Virginia (the “North Hampton Roads area”)4 that requires targeted intervention by the Secretary, in the form of a Section 202(c) emergency order, to preserve the reliability of bulk power transmission system in the North Hampton Roads area. PJM communicated to Virginia Electric and Power Company (“Dominion Energy Virginia”) PJM’s intention to seek this request, and is authorized to state that while this is not a long term solution to the

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1 16 U.S.C. § 824a(c).
2 42 U.S.C. §§ 7101 and 7151(b).
3 16 C.F.R. §§ 205.370, 205.371 and 205.372 and 205.373.
4 The North Hampton Roads load area includes the following: Charles City County, James City County, York County, Williamsburg, Yorktown, Newport News, Poquoson, Hampton, Essex County, King William County, King and Queen County, Middlesex County, Mathews County, Gloucester County, the City of West Point, King George County, Westmoreland County, Northumberland County, Richmond County, Lancaster County, and the City of Colonial Beach.
reliability issues, Dominion Energy Virginia agrees with the request and will operate in accordance with an emergency order issued by the Secretary.⁵

Through this application, PJM, as the regional transmission organization ("RTO") responsible for the reliability of the bulk power grid for a large geographic region including the Commonwealth of Virginia, seeks authorization from the Secretary allowing PJM to direct Dominion Energy Virginia to operate, and for Dominion Energy Virginia to operate as directed by PJM, the two coal-fired units ("Yorktown Units" or Yorktown Units 1 & 2") at Dominion Energy Virginia’s Yorktown Power Station on a contingent basis for such period of time until the PJM-ordered transmission upgrades can be constructed and placed into service.⁶ Such authorization is needed to meet an emergency and serve the public interest to prevent uncontrolled power disruptions and potential shedding of critical load in the North Hampton Roads area until construction of the transmission upgrades is completed. Attachment A is a map of the North Hampton Roads area.

As detailed below, this request is limited to authorization for PJM to direct the operation of the Yorktown Units 1 & 2 when total demand for electricity for Dominion Energy Virginia exceeds certain levels to avoid impacting electric reliability and potential violations of Reliability Standards developed by the North American Electric Reliability Corporation ("NERC") in the North Hampton Roads area. Absent such an order, residences, hospitals, military facilities, water treatment plants, and other critical facilities

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⁵ The information supporting this request is provided in part by Dominion Energy Virginia.

⁶ See Appendix I for details of the PJM-ordered transmission upgrade project.
on the Virginia Peninsula may lose electric service to all or parts of their facilities due to the lack of adequate generation in the area.\(^7\)

In accordance with FPA Section 202(c), PJM seeks this Order for a 90-day period beginning upon issuance of the Secretary’s Order. Given the significant delays associated with Dominion obtaining permitting approval for the PJM-ordered transmission upgrades, PJM will request renewals of this Order on a rolling basis until the transmission project is placed into service (which is anticipated to be completed 18-20 months after all permits are issued). PJM along with Dominion Energy Virginia will provide reports to the DOE that will allow the Secretary to review past action under the order and the continued need for the emergency relief under the order at least 10 business days prior to each 90-day expiration period.\(^8\)

I. COMMUNICATIONS

PJM designates the following persons to receive all notices and communications related to this proceeding:

\(^7\) Concurrent with this request, PJM has submitted a summary of this application for posting on the DOE’s website as well as PJM’s website. PJM requests that pursuant to FPA Section 215A(d)(10) and 18 C.F.R. Section 388.113 the information submitted in this particular application should be deemed Critical Electric Infrastructure Information (“CEII”) and not publicly released.
II. IDENTIFICATION OF APPLICANT AND DOMINION ENERGY VIRGINIA

PJM is the Regional Transmission Organization ("RTO") comprising interconnected electric transmission systems in all or parts of Delaware, Illinois, Indiana, Kentucky, Maryland, Michigan, New Jersey, North Carolina, Ohio, Pennsylvania, Tennessee, Virginia, West Virginia and the District of Columbia. PJM is the transmission provider under, and the administrator of, the PJM Open Access Transmission Tariff ("PJM Tariff"), operates the PJM Interchange Energy Market and Capacity Credit Market, administers the Regional Transmission Expansion Planning Process ("RTEPP"), and controls the day-to-day operations to ensure the reliability of the high-voltage electric bulk power system of the PJM Region.

Dominion Energy Virginia is a regulated public utility that generates, transmits, and distributes electricity to retail customers within its certified service territory in Virginia and North Carolina, and sells electricity at wholesale to rural electric

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10 PJM’s RTEPP identifies transmission system additions and improvements needed to keep electricity flowing to the millions in the PJM Region. RTEPP Studies are conducted to test the transmission system against mandatory national standards and PJM regional standards. These studies look 15 years into the future to identify transmission overloads, voltage limitations and other reliability standards violations. PJM then develops transmission plans in collaboration with PJM Transmission Owners to resolve violations that could otherwise lead to overloads and black-outs. This process culminates in one recommended plan – one RTEP - for the entire PJM footprint that is subsequently submitted to PJM’s independent governing Board for consideration and approval.
cooperatives, municipalities, and into the PJM wholesale markets. It is a wholly owned subsidiary of Dominion Energy, Inc., a Holding Company under the Public Utility Holding Company Act of 2005. Dominion Energy Virginia is a transmission and generator-owning member of PJM and owns and operates approximately 21,000 MWs of generation facilities in PJM, including the coal-fired 159 MWs unit 1 and 164 MWs unit 2 at the Yorktown Power Station. Dominion Energy Virginia also owns approximately 6600 miles of transmission facilities in Virginia and integrated into PJM in 2005.

III. THE BASIS AND NEED FOR EMERGENCY RELIEF

A) Circumstances Leading to Yorktown Units Deactivation Notices

By letters dated November 11, 2011 and October 9, 2012, Dominion Energy Virginia notified PJM under Section 113.1 of the PJM Tariff of its intention to deactivate Yorktown Units effective as of December 31, 2014 (“Deactivation Notices”). The deactivation of Yorktown Units is prompted by the United States Environmental Protection Agency’s (“EPA”) Mercury and Air Toxics Standards (“MATS”) requirements by April 16, 2015. The two 1-year extensions under the MATS requirements which were available under the terms of the Clean Air Act (“CAA”) have been requested, granted, and exhausted. The first extension was granted by the Virginia Department of Environmental Quality on June 24, 2014 (effective through April 15, 2016).

12 40 C.F.R. Part 63, Subpart UUUU, National Emissions Standards for Hazardous Air Pollutants: Coal and Oil Fired Electric Utility Steam Generating Units.
2016) and a second term was authorized by the EPA under an Administrative Compliance Order on Consent (“EPA ACO”) on April 16, 2016\textsuperscript{15} (effective through April 15, 2017) pursuant to their respective authority under the Clean Air Act.

**B) The Availability of Transmission Facilities During the Period of Construction of the Transmission Project will Impact the Need for the Yorktown Units.**

Once all necessary permits are obtained, building the RTEP transmission project ordered by PJM will require that certain Dominion Energy Virginia transmission facilities be taken out of service for a period of time as part of the overall construction and interconnection of the transmission project. These planned transmission outages will be coordinated between PJM and Dominion Energy Virginia to ensure the reliability of service in the area and to support the construction schedule. The planned transmission outage may also require that PJM direct the running of Yorktown Units to maintain transmission system reliability. Based on PJM load flow studies of the current transmission system configuration, without factoring the planned transmission outages supporting construction of the transmission project, the Yorktown Units must be available in various configurations depending on Dominion Energy Virginia total load conditions to provide the needed energy and reactive support to keep the power grid stable in the North Hampton Roads.

1. **Scenario One: The Need for the Yorktown Units when there are no transmission outages**

Under conditions with all transmission facilities in-service (i.e., no planned transmission outages) and Dominion Energy Virginia total load levels...
absent the availability of the Yorktown Units, PJM operators would, under certain conditions, be forced to curtail service to end use customers on the peninsula in order to maintain overall grid reliability and avoid cascading outages. DOE authority to run the Yorktown Units is needed to avoid the risk of load curtailment in these situations even in the absence of transmission outages taken as part of the construction of new PJM-ordered RTEPP transmission upgrades in the area (“Scenario One”).

2. **Scenario Two: The Need for the Yorktown Units during transmission outages to support construction of the Transmission Project**

During the construction of the PJM ordered transmission project, when transmission facilities are planned to be out of service, the Yorktown Units will be needed at lower Dominion Energy Virginia total load levels to maintain reliability and avoid risk of cascading outages and potential violations of NERC Reliability Standards in the North Hampton Roads area.

A planned sequence of transmission outages is necessary to support the transmission project. The trigger to run the Yorktown Units will be at lower load levels during the planned outages of the transmission facilities to support the RTEP transmission project. The specific planned transmission outage condition will determine the Dominion Energy Virginia total load level at which the Yorktown Unit are required to run to maintain reliability. Specifically, with no transmission outage, the Yorktown Units are not needed until Dominion Energy Virginia total load reaches

When a is out for construction, for
example, a Yorktown generator will be needed when Dominion Energy Virginia total
load reaches approximately 16 MW.

C) Emergency Relief Needed Until the PJM-Ordered Transmission
Project is Placed in Service to Avoid Loss of Electric Service

PJM has appropriately limited this request by only seeking the authority to run the
Yorktown Units when:

a. needed to avoid loss of electric service in North Hampton Roads area;
b. when certain total Dominion Energy Virginia load levels are reached; and
c. only until the PJM ordered RTEPP transmission project is placed in service.

Without the authorization to operate the Yorktown Units, a temporary “remedial
action scheme” or “RAS” could be implemented in Newport News, Hampton, Poquoson,
and York County in the North Hampton Roads area. The RAS is an automated controlled
load shed scheme that would cut electric service on the Virginia Peninsula in a manner
designed to avoid cascading outages. At the PJM Planning Committee on January 12,
2017, Dominion Energy Virginia presented the “North Hampton RAS” to mitigate the
cascading outage issues seen with the Yorktown Units’ deactivations.

PJM load flow studies indicate that generation from the Yorktown Units will be
needed under normal system conditions when Dominion Energy Virginia total load is
above approximately 16 MW with no transmission outages. Without the support of
the Yorktown Units, it is will be necessary to arm the RAS for implementation to prevent
the possibility of uncontrolled power disruptions in the North Hampton Roads 16 MW.

16 Other examples of running the Yorktown Units at different Dominion Energy Virginia total load levels
concurrent with planned transmission outages to ensure reliability are shown in Appendix III.
It is not unusual for total customer load for Dominion Energy Virginia to exceed during peak customer demand conditions, typically during the summer and/or winter months. Dominion Energy Virginia exceeded in each of the past five years for a total of hours and is expected to exceed it again in both 2017 and 2018.

Under the RAS plan controlled power interruptions to approximately 950 MWs of load during peak periods including over 150,000 customers in Newport News, Hampton, Poquoson, and York County will be implemented to maintain grid reliability. The table below represents the number of customers potentially affected by the RAS, and the number of accounts in each special condition category, some of which represent critical facilities on the Peninsula.

<table>
<thead>
<tr>
<th>Remedial Action Scheme</th>
<th>Total Customers</th>
<th>TRANSMISSION/PRIMARY DELIVERY</th>
<th>HOSPITALS</th>
<th>LARGE MILITARY BASES AND POSTS</th>
<th>EMERGENCY OPER CENTERS, 911, FIRE, POLICE &amp; RESCUE SQUADS</th>
<th>WATER/MAJOR SEWAGE TREATMENT</th>
<th>CENTRAL TELECOM FACILITIES</th>
<th>TUNNELS, WHARF, MAJOR AIRPORTS</th>
</tr>
</thead>
<tbody>
<tr>
<td>169,809</td>
<td>5</td>
<td>8</td>
<td>4</td>
<td>55</td>
<td>30</td>
<td>15</td>
<td>4</td>
<td>4</td>
</tr>
</tbody>
</table>

Under Scenario One, during peak load periods, with no planned transmission outages and with the loss of rotating outages may be necessary in the Virginia Peninsula. A detailed load shed plan has been developed for this scenario. Distribution circuits on the Virginia Peninsula have been

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17 The North Hampton RAS will be armed for implementation based on total load conditions. Upon loss of certain facilities, the scheme will trip the remaining feeds to the Yorktown area which sheds electric service to customers to prevent voltage collapse. The North Hampton RAS is temporary and will allow the outages for the remaining transmission system upgrades to proceed reliably.
prioritized, and the table below represents the number of customers in each priority grouping that may be affected by rotating outages if controlled load shed scenarios arise (e.g. “W” is lowest priority and represents primarily residential customers; “Z” is highest priority and represents facilities such as hospitals, 911 centers, and water treatment plants.) Under Scenario Two, during peak load periods with planned transmission outages, a similar load shed plan would be implemented on the Virginia Peninsula.

<table>
<thead>
<tr>
<th>Priority</th>
<th>Total Customers</th>
<th>TRANSMISSION/PRIMARY DELIVERY</th>
<th>HOSPITALS</th>
<th>LARGE MILITARY BASES AND POSTS</th>
<th>EMERGENCY OPER CENTERS, 911, FIRE, POLICE &amp; RESCUE SQUADS</th>
<th>WATER/MAJOR SEWAGE TREATMENT</th>
<th>CENTRAL TELECOM FACILITIES</th>
<th>TUNNELS, WMATA, MAJOR AIRPORTS</th>
</tr>
</thead>
<tbody>
<tr>
<td>W</td>
<td>38,255</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
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<td>X</td>
<td>123,792</td>
<td>1</td>
<td>0</td>
<td>1</td>
<td>34</td>
<td>11</td>
<td>15</td>
<td>5</td>
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<tr>
<td>Y</td>
<td>25,136</td>
<td>3</td>
<td>0</td>
<td>2</td>
<td>10</td>
<td>5</td>
<td>4</td>
<td>0</td>
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<tr>
<td>Z</td>
<td>37,012</td>
<td>2</td>
<td>11</td>
<td>3</td>
<td>21</td>
<td>24</td>
<td>3</td>
<td>3</td>
</tr>
</tbody>
</table>

Other than the Yorktown Units, the generation available to support electric service in the North Hampton Roads area of the Virginia Peninsula is very limited (See Appendix II for details on such generation).

IV. LEGAL BASIS FOR PETITION

Under FPA Section 202(c) (“Temporary connection and exchange of facilities during emergency”) the Secretary is empowered “whenever [he] determines that an emergency exists by reason of a sudden increase in the demand for electric energy, or a shortage of electric energy or of facilities for the generation or transmission of electric energy, or of fuel or water for generating facilities, or other causes, … to require by order such temporary connections of facilities and such generation, delivery, interchange, or
transmission of electric energy as in [his] judgment will best meet the emergency and serve the public interest.”

PJM respectfully submits the information above and the request for relief below satisfies the requirements of FPA Section 202(c) (1), (2), (3) and (4) and the procedures in the DOE’s regulations, 16 C.F.R. § 205.373 (“Application Procedures”). Attached hereto as Appendix III and Appendix IV is additional information required by the Application Procedures and DOE requested additional requirements for this emergency relief application.

This request for emergency relief is supported by recent past precedent. On April 14, 2017, the Secretary issued Order No. 202-17-1 under Section 202 (c) of the FPA. In that order, the Secretary determined that an emergency exists in Oklahoma due to a shortage of Electric energy, a shortage of facilities for the generation of electric energy, and other causes. The Grand River Dam Authority (“GRDA”) requested emergency relief to allow three coal-fired generators in Oklahoma to operate beyond their MATS requirements following the expiration of the second of two one-year extensions. GRDA’s application was supported from Southwest Power Pool (“SPP”). In that case, the Secretary granted the request and directed the coal units to operate in the event that SPP determines that generation is needed to maintain grid reliability.

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18 In 2016, Congress passed the FAST Act which clarified the breadth of the statute; indicated that the Secretary’s emergency actions can include temporarily suspending operation of specific environmental regulations to the extent application of those regulations was causing or contributing to the emergency; and clarified that the Secretary can act without public notice or the requirements of a formal notice and comment period.

19 SPP is a Federal Energy Regulatory Commission approved RTO.
V. REQUESTED RELIEF

PJM respectfully requests the Secretary issue an order pursuant to FPA Section 202(c) temporarily permitting PJM to direct Dominion Energy Virginia to operate, and for Dominion Energy Virginia to operate, Yorktown Units 1 & 2 to prevent uncontrolled power disruptions and shedding of critical load in the North Hampton Roads area until construction of the transmission project is completed.

Dominion Energy Virginia has represented to PJM that it will employ all reasonable efforts to comply with all Federal, state and local environmental laws and regulations.\(^{20}\) It is PJM’s and Dominion Energy’s understanding that pursuant to Section 202(c) as recently amended in the FAST Act,\(^{21}\) PJM’s direction to operate, and Dominion Energy Virginia’s operation of the Yorktown Units in accordance with a DOE order issued pursuant to FPA Section 202(c) will result in emissions but such emissions shall not be considered a violation of any federal, state and local environmental laws or regulations or subject PJM or Dominion Energy Virginia to any requirement, civil or criminal liability, or a citizen suit under such environmental laws or regulations.\(^{22}\) In addition to operations during dispatch, emissions will occur during startup, shutdown, and basic, periodic and compliance related activities consistent with normal operating procedures and good engineering practices to ensure the units remain reliable and capable of operating when necessary. These activities include, but are not limited to, operating equipment for maintenance testing and reliability check out, testing of fuel systems, and

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\(^{20}\) See Appendix V which identifies such Federal, state and local environmental laws and regulations.

\(^{21}\) Public Law No. 114-94 amending FPA Section 202(c).

\(^{22}\) FPA Section 202(c)(3).
tuning of units, required emissions or operational testing, and emptying of coal bunkers. Without the ability to perform these activities Dominion may not be prepared to run the Yorktown Units when directed by PJM.

VI. PROPOSED DURATION OF REQUESTED RELIEF

It is anticipated the PJM ordered RTEPP transmission project will take approximately 18-20 months after receipt of all applicable permits and authorizations to be completed and placed into service.

Given the extended nature of the emergency, PJM proposes to submit requests for renewals of the Secretary’s emergency order for successive 90 day periods provided PJM and Dominion Energy Virginia submits status reports at least 10 business days prior to the end of the initial 90 day period and each successive 90 day renewal period on the status of operation of the Yorktown Units, the level of operation and emissions from the Yorktown Units over the prior period and the status of the construction of the transmission line project.

The order would also place PJM and Dominion under an affirmative obligation to notify the Secretary of any changes to the circumstances which gave rise to the emergency. Absent a demonstration of changed circumstances, PJM proposes the Secretary’s Order ‘roll over’ for subsequent 90-day periods. PJM expects its status reports to be available on the DOE website and transparent to the public so all stakeholders can gauge the progress of the project as well as the steps Dominion Energy Virginia has taken during this period to limit emissions from Yorktown Units. PJM will similarly be posting its filing with the Secretary on the PJM website. These steps will ensure compliance with the requirements of FPA Section 202(c) (2) and (4) which apply
when such an order issued potentially conflicts with environmental laws and regulations including the need to “minimize any adverse environmental impacts to the extent practicable.”

VII. OPERATING CONDITIONS AND MITIGATION

Under Scenario Two, PJM will direct Dominion Energy Virginia to operate the Yorktown Units during construction of the transmission project in order to ensure continued system reliability. Dependent on when the outages will be permitted to start, PJM expects that construction of the transmission project and the associated outages of existing facilities could require at least one unit operating about [redacted] of the time during the anticipated 18–20 month construction timeline. The second unit will need to be ready if the first unit is not available or if local load and transmission conditions require additional generation. Under Scenario One, PJM anticipates that the Yorktown Units will be needed at total Dominion Energy Virginia peak loads above [redacted] for local area transmission system support. PJM expects such peak load to occur during months of January, February, May, June, July, August, and/or September based on historic days of high load and periods of time when emergency generation has been required.

As a result of these identified reliability requirements, PJM and Dominion Energy Virginia will work together to establish a dispatch methodology that operates the Yorktown Units when called upon for reliability issues associated with the transmission project, as well as for other expected and actual local area transmission issues or generation emergencies. The Yorktown Units could be required to operate above or below the estimates provided above, depending on the results of power flow studies. Given the often unforeseen circumstances that can arise in the event of grid instability,
PJM believes such flexibility for operating the Yorktown Units is needed to address reliability during the period until the required transmission project is completed.

VIII. CONCLUSION AND REQUESTED RELIEF

PJM respectfully requests that the Secretary grant this Petition and order the temporary generation of Yorktown Units 1 & 2 to alleviate the emergency described hereinabove. Specifically, PJM seeks an Order of the Secretary under Section 202(c) which provides: PJM shall direct the operation, and Dominion Energy Virginia shall operate, Yorktown Units 1 & 2 only as needed in order to address NERC reliability issues or for other local area transmission issues. Dominion Energy Virginia shall implement a dispatch methodology with PJM that operates Yorktown Units 1 & 2 only when called upon for NERC reliability issues or for other local area transmission issues.

Respectfully submitted,

/s/ Steven R Pincus

Craig Glazer Steven R. Pincus
VP, Federal Government Policy Associate General Counsel
PJM Interconnection, L.L.C. PJM Interconnection, L.L.C.

Dated: June 13, 2017
APPENDIX I
Description of PJM-Order Transmission Project

A) Background

By letters dated December 14, 2011 and April 11, 2014, PJM notified Dominion Energy Virginia under Section 113.2 of the Tariff that the deactivation of Yorktown Units 1 & 2 respectively would adversely affect the PJM transmission system absent the installation of certain transmission upgrades (“the Reliability Impact Letters” copies of which are attached as Attachment D and Attachment E). In the Reliability Impact Letters, PJM described the reliability impacts resulting from the proposed deactivation and provided an estimated deadline of the first quarter of 2016 for completion of transmission upgrades necessary to address the reliability impacts. PJM included the required transmission upgrade in the PJM RTEPP approved by the PJM Board of Managers on May 17, 2012.

The PJM RTEP project (b1905) comprises among other things a new 500 kV transmission line across the James River. Pursuant to the PJM Operating Agreement, on November 19, 2012, PJM notified Dominion Energy Virginia to begin construction of the Skiffes Creek Transmission Project. The schedule objective was intended to align completion of the transmission project prior to the deadline for compliance by Yorktown Units 1 & 2 with EPA’s MATS requirements. However, construction was significantly delayed by interventions in the U.S. Army Corps of Engineer’s permitting process.

The Skiffes Creek Transmission Project was reviewed with all stakeholders as part of PJM’s public RTEP process where the need and proposed electrical location of the line was considered and the lack of alternatives explained. Moreover, Dominion Energy Virginia engaged in state public hearings in Richmond and Williamsburg in the Commonwealth of Virginia’s siting proceeding before the Virginia State Corporation Commission (“SCC”) in Case No. PUE-2012-00029. The U.S. Army Corps of Engineer’s permitting process also included a public hearing in Williamsburg on October 30, 2015. Thus, given the nature of the emergency, the previous reviews of the need for the project through a public process and the lack of suitable short term alternatives, PJM respectfully submits there is no need for additional public hearings or comments for the Secretary to issue the FPA Section 202(c) emergency order requested herein.

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23 The December 14, 2011 letter for the Yorktown Units estimated a deadline of June 2015 to complete the reliability upgrades, which was extended when PJM issued the April 11, 2014 letter for the Yorktown Units which estimated a deadline of fourth quarter 2016 to complete the reliability upgrades.

24 The Skiffes Creek Transmission Project.

25 The SCC held a public hearing in Williamsburg on October 24, 2012, and held public hearings in Richmond on January 10, 2013; April 9-12, 2013; April 15, 2013; April 18, 2013; and January 30, 2014. Public witnesses and intervenors had full opportunity to present testimony and argue for alternatives to the proposed transmission project. The SCC granted a Certificate of Public Convenience and Necessity to construct the Skiffes Creek Transmission Project by orders dated November 26, 2013 and February 28, 2014.
Dominion Energy Virginia notified PJM by letter dated May 2, 2014, in accordance with Section 113.2 of the PJM Tariff it intended to continue operating Yorktown Units 1 & 2 through the earlier of the first quarter of 2016 or the Skiffes Creek Transmission Project completion date which was, at that time, intended to be in service prior to the last available extension under the MATS rule. Dominion Energy Virginia subsequently sent PJM letters on September 5, 2014, June 1, 2015, and March 30, 2016, notifying PJM it would extend the projected retirement date for Yorktown Units 1 & 2 to the earlier of Spring 2017 or the date of the Skiffes Creek Transmission Project completion; however those extensions were limited by the final date for compliance with the MATS rule.\textsuperscript{26}

The Skiffes Creek Transmission Project is anticipated to take approximately 18-20 months after receipt of all applicable permits and authorizations to complete. Significant permitting delays at the federal level have prevented Dominion Energy Virginia from commencing with construction of the Skiffes Creek Transmission Project. Due to the identified reliability impacts, Dominion Energy Virginia has continually deferred the date that Yorktown Units 1 & 2 would be deactivated.\textsuperscript{27}

\begin{enumerate}
\item \textbf{B) If Permitted, the Availability of Transmission Facilities During the Period of Construction of the Skiffes Creek Transmission Project will Impact the Need for the Yorktown Units}
\end{enumerate}

Once all necessary permits are obtained, building the Skiffes Creek Transmission Project will require that certain Dominion Energy Virginia transmission facilities be taken out of service for a period of time as part of the overall construction and interconnection of the Skiffes Creek Transmission Project. These planned transmission outages will be coordinated between PJM and Dominion Energy Virginia to ensure the reliability of service in the area and to support the construction schedule. The planned transmission outage may also require that PJM direct the running of the Yorktown Units to maintain transmission system reliability. Based on PJM load flow studies of the current transmission system configuration, without factoring the planned transmission outages supporting the Skiffes Creek Transmission Project, the Yorktown Units must be available in various configurations depending on certain total load conditions to provide the needed energy and reactive support to keep the power grid stable in the North Hampton Roads area on the Virginia Peninsula.

\textsuperscript{26} Given that the Yorktown Units are approximately 60 years old, after extensive analysis Dominion determined that retrofitting the Yorktown Units 1 & 2 to comply with environmental regulations, including the MATS rule, was not a viable alternative to the Skiffes Creek Transmission Project. Retrofitting the Yorktown Units would be prohibitively expensive, take too long to permit and construct, and not maintain long-term NERC compliance of the transmission system.

\textsuperscript{27} Yorktown Units 1 & 2 operated under EPA ACO that ended April 15, 2017.
APPENDIX II

Other Generation Available on the Virginia Peninsula

Dominion Energy Virginia owns and operates in North Hampton Roads area of the Virginia Peninsula and the oil-fired at the Yorktown Power Station (“Yorktown Unit 3”). While Yorktown Unit 3 with a capacity of 789 MW could, in theory, be available at higher load conditions, Yorktown Unit 3 has limitations which prevent PJM from relying on that unit consistently and for extended periods of time. Yorktown Unit 3 has experienced a significantly high outage rate in the past and is operating pursuant to a capacity factor limitation to comply with MATS under the rule’s limited use oil-fired unit provisions defined in 40 CFR 63.10042. These provisions limit Unit 3’s annual capacity factor when burning oil to less than 8 percent of its maximum capacity or nameplate heat input, whichever is less, averaged over a 24 month block contiguous period, the first of which commenced on May 1, 2015, (the first of the month following the compliance date specified in the MATS rule at 40 CFR 63.9984 (April 16, 2015). Exceeding the 8 percent capacity factor limitation would subject the unit to stringent emission limits for particulate matter, mercury, hydrogen chloride and hydrogen fluoride that would require extensive and costly retrofit pollution controls.

Other than the Yorktown Units, PJM has approximately 14 MW of PJM Demand Response available on the peninsula and Dominion Energy Virginia has about 20 MW of Demand Side Management capability on the peninsula in the form of remote air-conditioning control as well as the ability to curtail a large industrial customer an average of 75 MWs for transmission emergencies. The air conditioning control is limited to a total of 120 hours and for 30 days during the summer months. Thus while PJM and Dominion Energy Virginia have a very limited amount of demand response available on the peninsula, it is not sufficient to ensure reliable service.
APPENDIX III
16 C.F.R. §§ 205.373 Application Procedures

(a) The exact legal name of the applicant and of all other “entities” named in the application.

See petition.

(b) The name, title, post office address, and telephone number of the person to whom correspondence in regard to the application shall be addressed.

See petition.

(c) The political subdivision in which each “entity” named in the application operates, together with a brief description of the area served and the business conducted in each location.

See petition.

(d) Each application for a section 202(c) order shall include the following baseline data:

(i) Daily peak load and energy requirements for each of the past 30 days and projections for each day of the expected duration of the emergency;

The Yorktown Units are required to control projected transmission constraints and to support transmission outages associated with the Skiffes Creek Transmission Project. The constrained facilities will be required to transfer energy to serve load until the Skiffes Creek Transmission Project upgrades are completed.

During peak load conditions with no transmission outage, Yorktown generation is needed at Dominion Energy Virginia load levels above approximately [REDACTED]. A series of transmission outages are necessary to support the Skiffes Creek Project to construct a new 230 kV line from the Skiffes Creek switching station to the Whealton substation. The specific outage conditions will determine the Dominion Energy Virginia zonal load level at which Yorktown generation is required to maintain reliability. When a Yorktown generation will be needed when Dominion Energy Virginia load reaches approximately [REDACTED]. The following table contains Yorktown 1 & 2 run time estimates for an outage sequence starting in the summer of 2017, which is dependent upon the issuance of the Army Corps of Engineers permit:
<table>
<thead>
<tr>
<th>Outage</th>
<th>Scheduled Outage Duration</th>
<th>Limiting Contingency</th>
<th>Load Threshold</th>
<th>Estimated Run Time (Summer Start)</th>
</tr>
</thead>
</table>
The following table summarizes the history of Dominion Energy Virginia load levels above __________, which would require Yorktown generation to control transmission overloads with all lines in service.

<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
<th></th>
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<th></th>
</tr>
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<tr>
<td># of days</td>
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<tr>
<td>Dominion</td>
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<tr>
<td>Energy Virginia load exceeded MW</td>
<td></td>
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<td># of hours</td>
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<tr>
<td>Dominion</td>
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<tr>
<td>Energy Virginia load exceeded MW</td>
<td></td>
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</tbody>
</table>

(2) All capacity and energy receipts or deliveries to other electric utilities for each of the past 30 days, indicating the classification for each transaction;

Not Applicable.

(3) The status of all interruptible customers for each of the past 30 days and the anticipated status of these customers for each day of the expected duration of the emergency, assuming both the granting and the denial of the relief requested herein;

Currently, approximately 14 MW of PJM Demand Response is available in the in the North Hampton Roads area on the Virginia Peninsula. Since usage is limited, PJM will only implement DR as needed post-contingency to restore customer load.

Currently, Dominion Energy Virginia has about 20 MW of Demand Side Management capabilities in the peninsula in the form of remote air-conditioning control as well as the ability to curtail a large industrial customer up to 75 MWs for transmission emergencies. This air conditioning control is limited to a total of 120 hours and for 30 days during the summer months. Dominion Energy Virginia will reserve this capability for the highest need days to reduce load in the North Hampton Roads area on the Virginia Peninsula.

(4) All scheduled capacity and energy receipts or deliveries to other electric utilities for each day of the expected duration of the emergency.

Not Applicable. PJM is a single Balancing Authority, and as such performs a single Security Constrained Economic Dispatch to economically dispatch generation to service Dominion Energy Virginia load. However, the Yorktown Units are required to control projected transmission constraints and to support transmission outages associated with the Skiffes Creek Transmission Project.

(e) A description of the situation and a discussion of why this is an emergency, including any necessary background information. This should include any contingency plan of the applicant and the current level of implementation.

See petition.

(f) A showing that adequate electric service to firm customers cannot be maintained without additional power transfers.
PJM’s analysis follows the requirements set out by NERC Reliability Standard TPL-001-4 - Transmission System Planning Performance Requirements. Requirement R2 refers to specific planning events listed in Table 1 – Steady State & Stability Performance Planning Events categorized as P0 through P7. Additional details are contained in Appendix III Response 1.

(g) A description of any conservation or load reduction actions that have been implemented. A discussion of the achieved or expected results or these actions should be included.

See response to item d(3) above.

(h) A description of efforts made to obtain additional power through voluntary means and the results of such efforts; and a showing that the potential sources of power and/or transmission services designated pursuant to paragraphs (i) through (k) of this section informed that the applicant believed that an emergency existed within the meaning of § 205.371.

Not applicable.

(i) A listing of proposed sources and amounts of power necessary from each source to alleviate the emergency and a listing of any other “entities” that may be directly affected by the requested order.

There are no other impacted entities. There are a limited number of transmission facilities serving the Dominion Energy Virginia load within the North Hampton area on the Virginia Peninsula.

(j) Specific proposals to compensate the supplying “entities” for the emergency services requested and to compensate any transmitting “entities” for services necessary to deliver such power.

On January 5, 2017, Dominion Energy Virginia filed with the Federal Energy Regulatory Commission (“FERC”) Deactivation Avoidable Cost (“DAC”) Rates for the Yorktown Units pursuant to Section 116 of the PJM Tariff (FERC Docket No. ER17-750-000). The DAC Rate filing was accepted by FERC letter order issued on March 2, 2017.

(k) A showing that, to the best of the applicant's knowledge, the requested relief will not unreasonably impair the reliability of any “entity” directly affected by the requested order to render adequate service to its customers.

No entity will be adversely impacted.

(l) Description of the facilities to be used to transfer the requested emergency service to the applicant's system.

The Yorktown Units are required to control projected transmission constraints and to support transmission outages associated with the Skiffes Creek Transmission Project. The constrained facilities will be required to transfer energy to serve load until the Skiffes Creek Transmission Project is completed.
(1) If a temporary interconnection under the provisions of section 202(c) is proposed independently, the following additional information shall be supplied for each such interconnection:

Not Applicable

(i) Proposed location;

(ii) Required thermal capacity or power transfer capability of the interconnection;

(iii) Type of emergency services requested, including anticipated duration;

(iv) An electrical one line diagram;

(v) A description of all necessary materials and equipment; and

(vi) The projected length of time necessary to complete the interconnection.

(2) If the requested emergency assistance is to be supplied over existing facilities, the following information shall be supplied for each existing interconnection:

Not Applicable.

(i) Location;

(ii) Thermal capacity of power transfer capability of interconnection facilities; and

(iii) Type and duration of emergency services requested.

(m) A general or key map on a scale not greater than 100 kilometers to the centimeter showing, in separate colors, the territory serviced by each “entity” named in the application; the location of the facilities to be used for the generation and transmission of the requested emergency service; and all connection points between systems.

(n) An estimate of the construction costs of any proposed temporary facilities and a statement estimating the expected operation and maintenance costs on an annualized basis. (Not required on section 202(d) applications.)
APPENDIX IV
Yorktown Units 1 & 2 Extension – DOE Filing Requirements

In addition to the filing requirements specified in DOE’s regulations at 10 CFR 205.370 through 205.379, please include as much of the following information as is applicable to your organization's circumstances:

1. Specific scenarios under which non-operation of the facilities at issue would lead to FERC/NERC reliability standard violations and identify the reliability standard(s) that would be violated.

PJM’s Planning Division performed a study of the 2017 summer Transmission System to understand the system conditions expected given the delays in completing the required transmission system upgrades along with the impending deactivation of the Yorktown Units on April 15, 2017.

PJM’s analysis follows the requirements set out by NERC Reliability Standard TPL-001-4 - Transmission System Planning Performance Requirements. Requirement R2 refers to specific planning events listed in a common “Steady State & Stability Performance Planning Events” table. The specific scenarios in which planning performance requirements for steady-state were not met are:

NERC Category P6 (Multiple Contingency – 2 overlapping single contingencies)
- Thermal and Voltage study:
NERC Category P7 (Multiple Contingency – Common Structure) - Common mode outage & Generation Deliverability Study
The following map depicts the transmission lines referenced above:

2. All contingency analyses, including N-1, N-2, etc. Provide all the load flow models used to perform the studies.

Contingency analyses that identified planning issues are listed in the response to Question 1 above. The load flow model provided in an attachment is a summer 2017 representation.

With the current system configuration, i.e. no transmission outages to support the Skiffes Creek Transmission Project, PJM load flow studies indicate that Yorktown generation or arming the RAS will be necessary when Dominion Energy Virginia total load is above approximately 1400 MW. The mitigation measure is needed to prevent the possibility of uncontrolled power disruptions in the North Hampton area on the Virginia Peninsula due to a tower contingency loss of 70 MW. Dominion Energy Virginia total load exceeded approximately 1500 MW in each of the past five years and is expected to exceed it again in 2017 and 2018.
3. **Contingency reserve obligations, if any, including the following information:**

   a. **Contingency reserve policies, including the minimum reserve requirement for any group and its members involving the facilities at issue.**

      Not Applicable. PJM is a single Balancing Authority; there is no need to secure reserves specific to the North Hampton area on the Virginia Peninsula.

   b. **The permissible mix of operating reserve, spinning and operating reserve, and supplemental reserve that may be included in contingency reserve.**

      See response to item 3a above.

   c. **The procedure for applying contingency reserve.**

      See response to item 3a above.

4. **Historical values of the facilities at issue (run time including days and hours, amount of MW) for the past three years for all seasons.**

<table>
<thead>
<tr>
<th>Year</th>
<th>Yorktown 1 Run Hours</th>
<th>Yorktown 1 Run Days</th>
<th>Yorktown 1 Net MWh</th>
<th>Yorktown 2 Run Hours</th>
<th>Yorktown 2 Run Days</th>
<th>Yorktown 2 Net MWh</th>
<th>Yorktown 3 Run Hours</th>
<th>Yorktown 3 Run Days</th>
<th>Yorktown 3 Net MWh</th>
</tr>
</thead>
<tbody>
<tr>
<td>2014</td>
<td>3455</td>
<td>144</td>
<td>417996</td>
<td>3871</td>
<td>161</td>
<td>473232</td>
<td>325</td>
<td>14</td>
<td>101018</td>
</tr>
<tr>
<td>2015</td>
<td>1162</td>
<td>48</td>
<td>136115</td>
<td>962</td>
<td>40</td>
<td>104968</td>
<td>640</td>
<td>27</td>
<td>248292</td>
</tr>
<tr>
<td>2016</td>
<td>404</td>
<td>17</td>
<td>38892</td>
<td>2122</td>
<td>88</td>
<td>277498</td>
<td>366</td>
<td>15</td>
<td>97052</td>
</tr>
</tbody>
</table>
5. Studies for the near-term and long-term transmission planning horizons:

   a. For the stability portion, the contingency analyses. Studies must assess the impact of the extreme events.

   b. For transient voltage response, the criteria that shall at a minimum, specify a low-voltage level and a maximum length of time that transient voltages may remain below that level.

   c. The criteria or methodology used in the analysis to identify system instability for conditions such as cascading, voltage instability, or uncontrolled islanding.

PJM Planning’s deactivation analysis consists of a steady-state thermal and voltage evaluation on a near-term planning horizon case that represents the year in which the generator requests deactivation. In the case of Yorktown Units, the original deactivation date of December 31, 2014 was revised to April 15, 2017. The analysis presented here was performed on a summer 2017 case (see answer to Appendix III Question 1). PJM does not perform stability analysis as part of its deactivation evaluation since there will be no stability issues resulting from the generation retirement.

6. Emission/discharge estimates, if the operation of the facilities at issue may result in noncompliance with any environmental law or regulation, for worst-(maximum output of the unit), medium-, and best-case scenarios for all four seasons. Specify the relevant environmental law or regulation.

   - EPA’s MATS requirements for Yorktown Units 1&2 set forth in 40 CFR Part 63, Subparts A and UUUU.28

   See Attachment F.

7. Plans for reactive power support.

There are capacitor banks in the area providing static reactive power support. However, not all the capacitor banks can be switched into service due to the high voltage limits. PJM does not depend on out-of-service capacitor banks to provide mitigation for post-contingency low voltage violations, rather PJM relies on dynamic MVAR support, which is provided by Yorktown Generation. The Yorktown Units provides reactive power support when they are online.

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28 In addition to operations during dispatch, emissions will occur during startup, shutdown, and basic, periodic and compliance related activities consistent with normal operating procedures and good engineering practices to ensure the units remain reliable and capable of operating when necessary. These activities include, but are not limited to, operating equipment for maintenance testing and reliability check out, testing of fuel systems, tuning of units, required emissions or operational testing, and emptying of coal bunkers.
8. **Remedial action scheme and plans to mitigate operating emergencies for insufficient generating capacity.**

Remedial Action Scheme (“RAS”) was created as a temporary stopgap to maintain compliance with TPL standard and permit outages to proceed reliably.

At the PJM Planning Committee on January 12, 2017, Dominion Energy Virginia presented a new remedial action scheme: “North Hampton RAS” to mitigate the issues seen with the Yorktown Unit deactivations. The North Hampton RAS is necessary to maintain reliability and compliance with the TPL-001-4 standard when the Yorktown Units deactivate on April 15, 2017, and the required transmission system upgrades will not be in service. The North Hampton RAS is armed based on load conditions. Upon loss of certain facilities, the scheme will trip the remaining feeds to the North Hampton area on the Virginia Peninsula which sheds load to prevent voltage collapse. The North Hampton RAS is temporary and will allow the outages for the remaining transmission system upgrades to proceed reliably. It will be removed upon commissioning of all of the required transmission system upgrades.

9. **Short-term and long-term schedules for both the generating unit and the transmission project referenced in the 202(c) application.**

Dominion Energy Virginia proposes to construct the Skiffies Creek Transmission Project which consists of approximately 8 miles of new 500 kV electric transmission line from the existing 500 kV Surry Switching Station to a new 500 kV-230 kV-115 kV Skiffies Creek Switching Station in James City County to be constructed on a 51-acre parcel of land owned by Dominion Energy Virginia. The proposed Skiffies Creek Switching Station will consist of two (2) 500 kV-230 kV transformers and one (1) 230k V-115 kV transformer and associated 230 kV and 115kV breaker and a half arrangements. An approximately 20.2 mile new 230 kV line will be extended from the proposed Skiffies Creek Switching Station to the existing Whealton Substation. The original in-service date for the proposed Project was May of 2015, with the estimated construction time of 18–20 months after receipt of all applicable permits and authorizations.

The Skiffies Creek Transmission Project requires seven significant transmission outages for a total time span of approximately 18-20 months after receipt of all applicable permits and authorizations:
1) 292 Rock Landing – Yorktown 230 kV line (95 days).
2) 285 Yorktown - Denbigh – Waller 230 kV line (6 days).
3) 292 Rock Landing - Warwick – Whealton 230 kV line (140 days).
4) Whealton #2 Transformer (27 days).
5) 209 Yorktown - Kingsmill 230 kV line (27 days).
6) 285 Yorktown - Denbigh – Waller 230 kV line (81 days).
7) 58 Yorktown - Grafton 115 kV line (136 days).

The map below depicts the Skiffes Creek Transmission Project:

10. The load shedding plan during peak load conditions and other time horizons. Provide the area where customers would be affected and specify how many and what type of customers would be affected.

The North Hampton RAS is only valid for the [redacted] resulting in the loss of approximately 150,000 customers in order to prevent voltage collapse.

11. The critical facilities (such as health care facilities, sanitation/sewer facilities, government facilities) that would be affected due to load shedding. Under the RAS plan controlled power interruptions to approximately 950 MWs of load during peak periods including over 150,000 customers in Newport News, Hampton, Poquoson, and York County will be implemented to maintain grid
reliability. The table below represents the number of customers potentially affected by the RAS, and the number of accounts in each special condition category, some of which represent critical facilities on the Peninsula.

<table>
<thead>
<tr>
<th>Remedial Action Scheme</th>
<th>Total Customers</th>
<th>TRANSMISSION/ PRIMARY DELIVERY</th>
<th>HOSPITALS</th>
<th>LARGE MILITARY BASES AND POSTS</th>
<th>EMERGENCY OPER CENTERS, 911, FIRE, POLICE &amp; RESCUE SQUADS</th>
<th>WATER/MAJOR SEWAGE TREATMENT</th>
<th>CENTRAL TELECOM FACILITIES</th>
<th>TUNNELS, WMATA, MAJOR AIRPORTS</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>169,809</td>
<td>5</td>
<td>8</td>
<td>4</td>
<td>55</td>
<td>30</td>
<td>15</td>
<td>4</td>
</tr>
</tbody>
</table>

Under Scenario One (the need for the Yorktown Units when there are no transmission outages), during peak load periods, with no planned transmission outages and with the loss of one of the four 230 kV lines feeding the peninsula, rotating outages may be necessary in the Virginia Peninsula. A detailed load shed plan has been developed for this scenario. Distribution circuits on the Virginia Peninsula have been prioritized, and the table below represents the number of customers in each priority grouping that may be affected by rotating outages if controlled load shed scenarios arise (e.g. “W” is lowest priority and represents primarily residential customers; “Z” is highest priority and represents facilities such as hospitals, 911 centers, and water treatment plants.) Under Scenario Two (the need for the Yorktown Units during transmission outages to support construction of the Transmission Project), during peak load periods with planned transmission outages, a similar load shed plan would be implemented on the Virginia Peninsula.

<table>
<thead>
<tr>
<th>Priority</th>
<th>Total Customers</th>
<th>TRANSMISSION/ PRIMARY DELIVERY</th>
<th>HOSPITALS</th>
<th>LARGE MILITARY BASES AND POSTS</th>
<th>EMERGENCY OPER CENTERS, 911, FIRE, POLICE &amp; RESCUE SQUADS</th>
<th>WATER/MAJOR SEWAGE TREATMENT</th>
<th>CENTRAL TELECOM FACILITIES</th>
<th>TUNNELS, WMATA, MAJOR AIRPORTS</th>
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<tbody>
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<td>34</td>
<td>11</td>
<td>15</td>
<td>5</td>
</tr>
<tr>
<td>Y</td>
<td>15,136</td>
<td>3</td>
<td>0</td>
<td>2</td>
<td>10</td>
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<td>2</td>
<td>11</td>
<td>3</td>
<td>21</td>
<td>24</td>
<td>3</td>
<td>3</td>
</tr>
</tbody>
</table>

12. *Any compliance and mitigation agreement.*

Not applicable.

13. *Operating criteria for the transmission and generation utilization during the construction of any anticipated project referenced in the 202(c) application.*

PJM anticipates the need of running the Yorktown Units to control N-1 overload under some transmission outage conditions to support the Skiffes Creek Transmission Project. The most significant N-1 overloads are:
Additionally, Dominion Energy Virginia will request PJM to run the Yorktown Units’ generation to control for the unsolved N-2 contingency. The operating criteria to commit the Yorktown Units for the N-2 contingency are:

a. Unsolved N-2 contingency;
b. Any voltage exceedance less than 0.90 p.u.; and
c. Any thermal contingency violation above the load dump rating.
APPENDIX V
Impacted Federal, State and Local Environmental Laws

- EPA’s MATS requirements (see Section III A above).

- The Yorktown Power Station is subject to the requirements of Section 316(b) of the Clean Water Act as a result of cooling water intake necessary to operate the Yorktown Units. Continued operation of the Yorktown Units will result in an increase of cooling water. This increased intake of cooling water will trigger additional study requirements in accordance with 316(b) of the Clean Water Act that would be otherwise unnecessary. These studies will likely require costly modifications to the existing cooling water intake system which would otherwise be unnecessary for units that will be ceasing operations once the Skiffes Creek Transmission Project is in service. Gallons of cooling intake water used while operating as dispatched by PJM pursuant to this request, should be excluded from calculations to determine the Yorktown Power Station “Actual Intake Flow” (AIF) as defined by 40 CFR 125.92(a). Noncompliance with these study requirements should not be considered a violation to the extent the requirements are triggered by PJM-ordered dispatch pursuant to the order issued by the Secretary.

- Yorktown Units are subject to a Conditional Use Permit (“CUP”) with York County. This CUP includes environmental requirements unrelated to state and federal regulations. When operating the Yorktown Units for reliability purposes, Dominion Energy Virginia advises PJM it will employ every reasonable effort to comply with the CUP, however, in the event of plant malfunctions or operational conditions the station may be unable to comply with each requirement. Noncompliance with the CUP requirements should not be considered a violation to the extent the requirements are triggered by PJM-ordered dispatch pursuant to the order issued by the Secretary.
Attachment B

DEQ Extension YT 12
Ms. Pamela F. Faggert
Chief Environmental Officer and
Vice President-Corporate Compliance
Dominion Resources Services, Inc.
5000 Dominion Boulevard
Glen Allen, VA 23060

Re: Compliance Extension Approval for 40 CFR 63 Subpart UUUUU – National Emission Standards for Hazardous Air Pollutants (NESHAP) for Coal- and Oil-fired Electric Utility Steam Generating Units

Dear Ms. Faggert:

The Virginia Department of Environmental Quality (DEQ) received your request dated May 15, 2014 for compliance extensions from the requirements of the National Emission Standards for Hazardous Air Pollutants: Coal- and Oil-Fired Electric Utility Steam Generating Units (MATS) for affected units at the Yorktown Power Station in accordance with 40 CFR 63.6(i)(4)(i)(A). Specifically, Dominion Virginia Power (Dominion) requests a one year extension for Units 1 and 2 at the Yorktown Power Station in Yorktown, Virginia to complete construction of the additional transmission facilities necessary to deactivate the units without risk of triggering the reliability issues identified by PJM, and provide the flexibility to dispatch these generation assets during the outages of other units where pollution control installations or replacement generation are being constructed in order to comply with MATS and other environmental obligations. DEQ deems your request complete.

The compliance date for existing sources subject to 40 CFR 63, Subpart UUUUU is April 16, 2015. Per 40 CFR 63.6(i)(4)(i)(A), DEQ has the authority to grant compliance extensions up to twelve months beyond the compliance date. DEQ considers Dominion’s compliance extension requests to fall within the purview of EPA’s guidelines detailed in the preamble of the MATS published in the Federal Register on February 16, 2012. Accordingly, the DEQ is extending the MATS compliance dates as follows:

Dominion Virginia Power – Yorktown Power Station; Registration Number: 60137
Units 1 & 2 (one year extension until April 16, 2016)
Semiannual progress reports indicating whether the steps toward compliance outlined in the extension request have been reached shall be submitted no later than January 31 for the July 1 to December 31 period and July 31 for the January 1 to June 30 period each year. The first progress report is due July 31, 2014. A final progress report shall be submitted after all the affected units are retired. Progress reports shall be submitted to Mr. John M. Brandt, Regional Air Compliance & Monitoring Manager, Virginia Department of Environmental Quality, Tidewater Regional Office, 5636 Southern Blvd., Virginia Beach, VA 23462.

In accordance with 40 CFR 63.6(i)(14), DEQ may terminate this extension of compliance at any time if steps toward compliance are not taken. Any compliance extension requests beyond April 16, 2016 must be made to the United States Environmental Protection Agency. If you have any questions about this extension request approval, please contact Patty Buonviri at (804) 698-4016 or by electronic mail at patricia.buonviri@deg.virginia.gov.

Sincerely,

Michael G. Dowd
Director, Air Division

ec: Ray Chalmers, EPA Region 3
Tamera Thompson, Central Office
Todd Alonzo, Central Office
Troy Breathwaite, TRO Air Permit Manager
John Brandt, TRO Air Compliance Manager
Attachment C

Administrative Compliance Order on Consent, April 16, 2016
ADMINISTRATIVE COMPLIANCE ORDER

A. PRELIMINARY STATEMENT

1. This Administrative Compliance Order ("Order") is issued under the authority vested in the Administrator of the U.S. Environmental Protection Agency ("EPA") by Section 113(a) of the Clean Air Act ("CAA" or the "Act"), 42 U.S.C. § 7413(a)(3) and (4).

2. On the EPA’s behalf, Phillip A. Brooks, Division Director of the Air Enforcement Division, Office of Civil Enforcement, Office of Enforcement and Compliance Assurance, U.S. Environmental Protection Agency, is delegated the authority to issue this Order under Section 113(a) of the Act.

3. Respondent is Virginia Electric and Power Company, doing business as Dominion Virginia Power (hereinafter, “Respondent” or “Dominion”), a corporation doing business in the Commonwealth of Virginia. Respondent is a “person” as defined in Section 302(e) of the Act, 42 U.S.C. § 7602(e). Respondent owns and/or operates Yorktown Power Station (hereafter, the “Facility”), located in the Commonwealth of Virginia. The Facility includes two coal-fired units (Units 1&2) and an oil-fired unit (Unit 3).

4. Respondent signs this Order on consent.
B. STATUTORY AND REGULATORY BACKGROUND

5. Section 112 of the CAA, 42 U.S.C. § 7412, authorizes the Administrator of EPA to regulate hazardous air pollutants (“HAPs”) which may have an adverse effect on health or the environment.


7. Pursuant to 40 C.F.R. § 63.9981, the MATS applies to owners or operators of coal-fired EGUs or oil-fired EGUs as defined in 40 C.F.R. § 63.10042.

8. Pursuant to 40 C.F.R. § 63.2, “owner or operator” is defined as “any person who owns, leases, operates, controls, or supervises a stationary source.”

9. Section 111(a)(3) of the Act, 42 U.S.C. § 7411(a)(3), and 40 C.F.R. § 63.2 defines a “stationary source” as “any building, structure, facility, or installation which emits or may emit any air pollutant.”

10. Pursuant to 40 C.F.R. § 63.2, “affected source” is defined as “the collection of equipment, activities, or both within a single contiguous area and under common control that is included in a Section 112(c) source category or subcategory for which a Section 112(d) standard or other relevant standard is established pursuant to Section 112 of the Act.”

11. Pursuant to 40 C.F.R. § 63.9982, the affected source to which the provisions of the MATS, 40 C.F.R. Part 63, Subpart UUUUU, applies is the collection of all existing coal- or oil-fired EGUs, as
defined in 40 C.F.R. § 63.10042, within a subcategory, [and] ... each new or reconstructed coal-
or oil-fired EGU, as defined in 40 C.F.R. § 63.10042.”

12. On December 16, 2011, in parallel with finalizing the MATS, the Office of Enforcement and Compliance Assurance issued a policy memorandum describing its intended approach regarding issuance of Section 113(a) administrative orders (“Orders”) to sources that are unable to comply with the MATS but that may need to operate for up to a year to address a specific and documented reliability concern. See The Environmental Protection Agency’s Enforcement Response Policy For Use Of Clean Air Act Section 113(a) Administrative Orders In Relation To Electric Reliability And The Mercury and Air Toxics Standard (hereafter, “2011 MATS Enforcement Policy”). The 2011 MATS Enforcement Policy is limited in application to units that are critical for reliability purposes.

13. In issuing the 2011 MATS Enforcement Policy, the EPA believed that there would be few, if any, cases in which affected sources would not be able to comply with the MATS within the compliance period specified by Section 112(i)(3) of the CAA (including, as applicable, any extensions permitted under Section 112(i)(3)(B)), which has proven to be the case. Nonetheless, the EPA acknowledged that there may be isolated instances in which the deactivation or retirement of a unit or a delay in installation of controls due to factors beyond the owner’s/operator’s control could have an adverse, localized impact on electric reliability that could not be timely predicted or planned for with specificity. In such instances, sources could find themselves in the position of either operating in noncompliance with the MATS or halting operations and thereby potentially impacting electric reliability. Thus, although the EPA generally does not speak publicly to the intended scope of its enforcement efforts in advance of the date when a violation may occur, the Agency issued the 2011 MATS Enforcement Policy to describe the EPA’s intended enforcement response in such instances and to provide confidence
with respect to electric reliability. The policy is informed, as are EPA’s enforcement actions in general, by the need to find an appropriate balance between critical public interests, bearing in mind the resources and process time required for any enforcement response.

14. The 2011 MATS Enforcement Policy specifies that to qualify for an Order in connection with it, an owner/operator must, in summary, provide early written notice of its compliance plans to the Planning Authority\(^1\) for the area in which the source is located, timely request an Order and provide notice of such request to the EPA, FERC, its Planning Authority, any state public utility or service commission, and any state, tribal or local environmental agencies, with jurisdiction over the area in which the EGU is located, and submit a complete request for an Order.

15. A complete request pursuant to the 2011 MATS Enforcement Policy must include the following elements: copies of the early notice provided to the Planning Authority; written analysis of the reliability risk, which demonstrates that operation of the unit after the MATS Compliance Date is critical to maintaining electric reliability; written concurrence with the reliability analysis by the relevant Planning Authority (or a written explanation of why such concurrence cannot be provided); copies of any written comments received from third parties in favor of, or opposed to, operation of the unit after the MATS Compliance Date; a plan to achieve compliance with the MATS no later than one year after the MATS Compliance Date; and identification of the level of operation required to avoid the reliability risk and proposed operational limits and/or work practices to minimize or mitigate emissions to the extent practicable during non-compliant operation.

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\(^1\) Planning Authorities are the entities tasked, under NERC reliability standards, with addressing electric reliability through grid planning. In the 2011 MATS Enforcement Policy, Planning Authority was defined as “the entity defined as such in the “Glossary of Terms Used in NERC Reliability Standards,” available at: http://www.nerc.com/docs/standards/rs/Reliability_Standards_Complete_Set.pdf, or any successor term thereto approved by FERC, and includes, in relevant jurisdictions, RTOs and ISOs.”
16. With respect to the demonstration of reliability risk, the 2011 MATS Enforcement Policy states that the analysis provided in an Order request should demonstrate that operation of the unit after the MATS Compliance Date is critical to maintaining electric reliability, and that failure to operate the unit would: (a) result in the violation of at least one of the reliability criteria required to be filed with the Commission, and, in the case of the Electric Reliability Council of Texas, with the Texas Public Utility Commission; or (b) cause reserves to fall below the required system reserve margin.

17. Although the EPA’s issuance of an Order is not conditioned upon the approval or concurrence of any entity, in light of the complexity of the electric system and the local nature of many reliability issues, for purposes of using its Section 113(a) Order authority in connection with the 2011 MATS Enforcement Policy, the EPA has sought advice in the identification and/or analysis of reliability risks, as necessary and on a case-by-case basis from reliability experts, including, but not limited to, the Federal Energy Regulatory Commission (“FERC”), Regional Transmission Operators (“RTOs”), Independent System Operators and other Planning Authorities, as EPA indicated it would do in the 2011 MATS Enforcement Policy.

18. The 2011 MATS Enforcement Policy specifically stated that an owner/operator interested in receiving a Section 113(a) administrative order pursuant to the policy should provide FERC with a copy of its complete and timely written request to the EPA.

19. On May 17, 2012, FERC issued a policy statement explaining how it intended to provide advice to the EPA on requests for an administrative order pursuant to the 2011 MATS Enforcement Policy. See Policy Statement of the Commission’s Role Regarding the Environmental Protection Agency’s Mercury and Air Toxics Standards, 139 FERC ¶ 61,131 (2012) (“FERC Policy Statement”). The FERC Policy Statement provided that the Commission will advise the EPA by submitting written Commission comments to the EPA based on the Commission’s review of the
information provided in an informational filing containing the copy of the request for the administrative order provided to the Commission in an AD docket. Id. at Paragraph 21. Further, the FERC Policy Statement indicated that the Commission’s comments would provide advice to the EPA on whether, based on the Commission’s review of the informational filing, there might be a violation of a Commission-approved Reliability Standard, and may also identify issues within its jurisdiction other than a potential violation of a Commission-approved Reliability Standard. Id.

C. FINDINGS

20. Respondent owns and/or operates two existing coal-fired electric utility steam generating unit, as defined in 40 C.F.R. § 63.10042.

21. Respondent’s operation at the Facility is subject to the MATS.

22. On June 24, 2014 Respondent received a one year extension pursuant to 40 C.F.R. 63.6(i)(4)(i)(A) from its permitting authority, extending the date by which it must comply with the MATS with respect to Unit 1 and Unit 2 at the Facility to April 15, 2016. See June 24, 2014 Letter from Michael G. Dowd, Virginia Department of Environmental Quality, to Pamela F. Faggert.

23. On October 15, 2015, Respondent submitted a timely and complete request for an Order pursuant to the 2011 MATS Enforcement Policy to the EPA, with a copy to FERC. That request can be found in the FERC AD docket, AD16-11-000 (hereafter “Order Request”).

24. Pursuant to the Order Request, Respondent seeks an Order from April 16, 2016 to April 15, 2017, on grounds that it will not be able to comply with the MATS at Units 1 and 2 of the Facility without halting operations and thereby potentially impacting electric reliability, until a new high-voltage electric transmission line across the James River in James County, Virginia and
related project components are completed and in service (collectively, “Skiffes Creek Project”){[2]}, which is expected no earlier than the second quarter of 2017. See Order Request at 17 and 21.

In the Order Request, Respondent claims that construction of the Skiffes Creek Project was delayed due to factors outside of its control, including appeals of the Certificate of Convenience and Necessity for the Skiffes Creek Project and other approvals. Id. at 1 – 2, 4, 11 - 15.

25. More specifically, the Order Request states that Respondent will be unable to avoid violations of Reliability Standards developed by the North American Electric Reliability Corporation (“NERC”) if Units 1 and 2 are deactivated prior to the Skiffes Creek Project being put into service unless Respondent resorts to load shedding. Id. at 17. Specifically, Respondent maintains that the retirement of Units 1 and 2 before completion of the Skiffes Creek Project would result in Category B, C and D violations under the NERC Transmission Planning Reliability Standards without load shedding. Id. at 18-19; see also, note 11.

26. In its Order Request, Respondent provided concurrence from its Planning Authority with the reliability assessment. See id., Attachment C (Written Concurrence of Planning Coordinator) at 2.

In its concurrence, the Planning Authority states that “the Deactivation of both Yorktown Unit Nos. 1 and 2 will adversely affect the reliability of the PJM Transmission System, and that updates to the system were required.” Id., Attachment K (PJM April 11, 2014 Letter) at 1.

27. FERC reviewed the reliability risk presented in the Order Request in accordance with the FERC Policy Statement and on December 2, 2015 found that “the loss of Dominion’s Yorktown Unit Nos. 1 and 2 prior to the completion of the Skiffes Creek Project might result in violations of NERC Reliability Standards in the absence of load shedding,” and “Dominion’s Yorktown Unit

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[2] The Skiffes Creek Project consists of construction of the Surry-Skiffes Creek 500 kV transmission line, the Skiffes Creek-Whealton 230 kV transmission line, and the Skiffes Creek 500 kV-230 kV-115 kV Switching Station (“Skiffes Station”), and work at Dominion Virginia Power’s existing Surry and Whealton Stations. Id. at 10 and note 4. The Skiffes Creek Project will be located in the Counties of James City, Surrey, and York and the Cities of Hampton and Newport News within Virginia.
Nos. 1 and 2 are needed during the administrative order period, as requested by Dominion, to maintain electric reliability and to avoid possible NERC Reliability Standard violations.” See Commission Comments On Requests For EPA Administrative Order (December 2, 2015), at Paragraph 5, Docket No. AD16-11-000.

28. Respondent proposes to minimize emissions by operating Units 1 and 2 only as needed in order to meet the NERC Reliability Standards discussed in Paragraphs 25 - 27 of this Order. In order to do so, Respondent asserts that it will work with its Planning Authority to establish a dispatch methodology that operates Units 1 and 2 “only when called upon for reliability issues associated with the Skiffes Creek construction project, as well as for other expected and actual local area transmission issues or generation emergencies from April 16, 2016 to April 15, 2017.” Id. at 22-23. Respondent expects the required combined operation of Units 1 and 2 “to be in an estimated monthly range between 30% and 50% in any month during which the [] units are required to operate to support the Skiffes Creek project and up to 10% in months without Skiffes Creek support but requiring support for generation or local transmission reasons;” however, “the units could be required to operate above or below the estimates provided above, depending on system operating requirements.” Id.

D. ORDER

29. Respondent is ordered to take the actions described in this section of this Order.

30. Between April 16, 2016 and April 15, 2017, Respondent shall operate Units 1 and 2 only as needed in order to meet the NERC Reliability Standards discussed in Paragraphs 25 - 27 of this Order. In order to do so, from April 16, 2016 to April 15, 2017, Respondent shall implement a

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3 Respondent indicates that “in order to maintain compliance with NERC Reliability Standards, if the [] Units must be retired before the Skiffes Creek Project is completed and operational, the Company will implement special protection schemes to shed load under certain system conditions.” Order Request at note 17.
dispatch methodology with PJM that operates Units 1 and 2 only when called upon for reliability
issues associated with the Skiffes Creek Project or for other local area transmission issues or
generation emergencies. Respondent expects the required combined operation of Units 1 and 2
to be between 30% and 50% in any month during which the units are required to operate to
support the Skiffes Creek Project and up to 10% in months requiring support for generation or
local transmission reasons in the absence of support for the Skiffes Creek Projects; however, the
units may be required to operate above or below the estimates provided above, depending on
system operating requirements.

31. By 11:59 pm April 15, 2017, Respondent shall achieve full compliance with the MATS at Units 1
and 2 at the Facility.

32. Within 30 days of achieving full compliance with the MATS at the Facility, Respondent shall
provide written notice to the EPA indicating that compliance has been achieved and the date by
which is it was achieved, pursuant to the process specified in paragraph 39 of this Order.

E. OTHER TERMS AND CONDITIONS

33. Respondent admits the jurisdictional allegations contained in Sections A (Preliminary Statement)
and B (Statutory and Regulatory Background) of this Order.

34. Respondent neither admits nor denies the findings in Section C (Findings) of this Order.

F. GENERAL PROVISIONS

35. Any violation of this Order may result in a civil administrative or judicial action for an injunction
or civil penalties of up to $37,500 per day per violation, or both, as provided in Sections
113(b)(2) and 113(d)(1) of the Act, 42 U.S.C. §§ 7413(b)(2) and 7413(d)(1), as well as criminal
sanctions as provided in Section 113(c) of the Act, 42 U.S.C. § 7413(c). The EPA may use any
information submitted under this Order in an administrative, civil judicial, or criminal action.
36. Nothing in this Order shall relieve Respondent of the duty of achieving and maintaining compliance with all applicable provisions of the Act or other federal, state or local laws or statutes, nor shall it restrict the EPA’s authority to seek compliance with any applicable laws or regulations, nor shall it be construed to be a ruling on, or determination of, any issue related to any federal, state, or local permit.

37. Nothing herein shall be construed to limit the power of the EPA to undertake any action against Respondent or any person in response to conditions that may present an imminent and substantial endangerment to the public health, welfare, or the environment.

38. The provisions of this Order shall apply to and be binding upon Respondent and its officers, directors, employees, agents, trustees, servants, authorized representatives, successors, and assigns. From the Effective Date of this Order until the Termination Date as set out in paragraph 44 below, Respondent must give written notice and a copy of this Order to any successors in interest prior to any transfer of ownership or control of any portion of or interest in the Facility. Simultaneously with such notice, Respondent shall provide written notice of such transfer, assignment, or delegation to the EPA. In the event of any such transfer, assignment, or delegation, Respondent shall not be released from the obligations or liabilities of this Order unless the EPA has provided written approval of the release of said obligations or liabilities.

39. Unless this Order states otherwise, whenever, under the terms of this Order, written notice or other documentation is required to be given, it shall be directed to the individuals specified at the addresses below unless those individuals or their successors give notice of a change of address to the other party in writing:

Phillip A. Brooks
Division Director of the Air Enforcement Division, Office of Civil Enforcement, Office of Enforcement and Compliance Assurance, US Environmental Protection Agency
Mail Code 2242A, Room 1119
1200 Pennsylvania Ave, NW
Washington, DC 20460 mail or 20004 courier (note Room 1119 on courier packages)
Dennis M. Abraham  
Senior Assistant Regional Counsel  
United State Environmental Protection Agency, Region III  
Office of Regional Counsel, Air Branch (3RC10)  
Philadelphia, PA 19103-2029  
abraham.dennis@epa.gov

Pamela F. Faggert  
Chief Environmental Officer and Vice President-Corporate Compliance  
Dominion Resources Services, Inc.  
5000 Dominion Boulevard  
Glen Allen, VA 23060

Daniel L. Siegfried  
Senior Counsel  
Dominion Resources Services, Inc.  
120 Tredegar Street  
Richmond, VA 23220

All notices and submissions shall be considered effective upon receipt.

40. To the extent this Order requires Respondent to submit any information to the EPA, Respondent may assert a business confidentiality claim covering part or all of that information, but only to the extent and only in the manner described in 40 C.F.R. Part 2, Subpart B. The EPA will disclose information submitted under a confidentiality claim only as provided in 40 C.F.R. Part 2, Subpart B. If Respondent does not assert a confidentiality claim, the EPA may make the submitted information available to the public without further notice to Respondent.

41. Each undersigned representative of the Parties certifies that he or she is authorized to enter into the terms and conditions of this Order to execute and bind legally the Parties to this document.

G. EFFECTIVE DATE AND OPPORTUNITY FOR A CONFERENCE

42. Pursuant to Section 113(a)(4) of the Act, an Order does not take effect until the person to whom it has been issued has had an opportunity to confer with the EPA concerning the alleged violations. By signing this Order, Respondent acknowledges and agrees that it has been provided
an opportunity to confer with the EPA prior to issuance of this Order. Accordingly, this Order will take effect immediately upon signature by the latter of Respondent or the EPA.

H. JUDICIAL REVIEW

43. Respondent waives any and all remedies, claims for relief and otherwise available rights to judicial or administrative review that Respondent may have with respect to any issue of fact or law set forth in this Order, including any right of judicial review under Section 307(b)(1) of the Clean Air Act, 42 U.S.C. § 7607(b)(1).

I. TERMINATION

44. This Order shall terminate on the earlier of the following (the “Termination Date”) at which point Respondent shall operate in compliance with the Act:

   a. 11:59 pm April 15, 2017;

   b. The effective date of any determination by the EPA that Respondent has achieved compliance with all terms of this Order; or

   c. Immediately upon receipt by Respondent of notice from the EPA finding that an imminent and substantial endangerment to public health, welfare, or the environment has occurred.
In the Matter of:
Virginia Electric and Power Company,
Respondent.

Administrative Compliance Order on Consent
AED-CAA-113(a)-2016-0005

For United States Environmental Protection Agency, Air Enforcement Division, Office of Enforcement and Compliance Assurance:

4/16/2016
Date

Phillip A. Brooks
Division Director of the Air Enforcement Division, Office of Civil Enforcement, Office of Enforcement and Compliance Assurance, US Environmental Protection Agency
Mail Code 2242A, Room 1119
1200 Pennsylvania Ave, NW
Washington, DC 20460 mail or 20004 courier (note Room 1119 on courier packages)

For Virginia Electric and Power Company:

4/11/2016
Date

Pamela F. Faggert
Chief Environmental Officer and Vice President-Corporate Compliance
Dominion Resources Services, Inc.
5000 Dominion Boulevard
Glen Allen, VA 23060

Printed Name: Pamela F. Faggert
Title: Chief Environmental Officer and Vice President-Corporate Compliance
Address: Dominion Resources Services, Inc.
5000 Dominion Boulevard
Glen Allen, VA 23060
CERTIFICATE OF SERVICE

I certify that the foregoing “Administrative Compliance Order” in the Matter of Virginia Electric and Power Company, Order AED-CAA-113(a)-2016-0005, was filed and copies of the same were mailed to the parties as indicated below.

Certified Mail

Pamela F. Faggert
Chief Environmental Officer and Vice President-Corporate Compliance
Dominion Resources Services, Inc.
5000 Dominion Boulevard
Glen Allen, VA 23060

Daniel L. Siegfried
Senior Counsel
Dominion Resources Services, Inc.
120 Tredegar Street
Richmond, VA 23220

Michael G. Dowd
Director, Air Enforcement Division
Virginia Department of Environmental Quality
629 East Main Street
P.O. Box 1105
Richmond, Virginia 23218

Date: 1/18/16

Tawanna Cathey
Attachment D

Reliability Impact Letter,
December 14, 2011
December 14, 2011

Doug Holley
Vice President – Fossil & Hydro System Operations
Dominion Generation
Innsbrook Technical Center
5000 Dominion Boulevard
Glen Allen, VA 23060

Re: Deactivation Request for Chesapeake Unit 1 and Unit 2 and Yorktown Unit 1

Dear Mr. Holley,

This letter is submitted on behalf of PJM Interconnection, L.L.C. ("PJM"), in response to the Dominion Generation ("Dominion") notices dated November 7, 2011 ("November 7 Notices") requesting to deactivate (retire) the Chesapeake generating units Nos. 1 and 2 and the Yorktown generating unit No. 1 located in the PJM region, effective December 31, 2014. PJM combined the deactivation analysis for these three units into one report since they are scheduled to be deactivated on the same date.

In accordance with section 113.2 of the PJM Tariff, this letter will serve to notify you that the Deactivation of the Chesapeake generating units Nos. 1 and 2 and the Yorktown generating unit No. 1 will adversely affect the reliability of the PJM Transmission absent upgrades to the Transmission System.

PJM Interconnection Analysis performed a preliminary study of the Transmission System and found reliability concerns resulting from the deactivation of these generating units. The specific reliability impacts resulting from the proposed Deactivations include:

**Load deliverability study:**

- Voltage collapse for the loss of the Bedington – Black Oak 500 kV line.
N-1-1 Thermal and Voltage study:
- Overload of the Millville – Old Chapel 138 kV line (AP) for the loss of the Morrisville – Front Royal 500 kV line plus the loss of the Loudoun -- Meadowbrook 500 kV line.

In addition, Dominion Transmission Planning assessed the impact of the proposed generator retirements using the posted Dominion Planning Criteria. The specific reliability impacts resulting from that analysis includes:

Critical System Condition (No Yorktown #3):
- Overload of Dooms – Lexington 500 kV line for the outage of Bath – Valley 500 kV line.
- Overload of Chuckatuck – Newport News 230 kV line for outage of Surry – Winchester 230 kV line.
- Overload of Surry – Winchester 230 kV line for outage of Chuckatuck – Newport News 230 kV line.
- Overload of Wheaton – Winchester 230 kV line for outage of Chuckatuck – Newport News 230 kV line.
- Overload of Lanexa – Waller 230 kV line for outage of Chickahominy – Waller 230 kV line.
- Overload of Thrasher to Huntsman 230 kV line for outage of Septa – Fentress 500 kV line and outage of Yadkin – Suffolk 500 kV line.
- Overload of Lanexa – Waller 230 kV line for outage of Chickahominy – Waller 230 kV line and outage of Newport News – Shellbank 230 kV line. Voltage issues also identified at Northampton Roads.
- Overload of Chickahominy – Waller 230 kV line, Lanexa – Waller 230 kV line, and Yorktown – Wheaton line for outage of tower line Surry – Winchester and Chuckatuck – Newport News. Also identified voltage collapse in the North and South Hampton Roads area.

Critical System Condition (No Surry #2):
- Overload of Dooms – Lexington 500 kV line for outage of Bath – Valley 500 kV line.

Critical System Condition (No Chesapeake #4):
- Overload of Yadkin – Chesapeake line for outage of Yadkin – Chesapeake – Greenwich 230 kV line.

PJM and the affected Transmission Owners, primarily Dominion Virginia Power, estimate that it will take approximately three and one-half years to complete the Transmission System upgrades necessary to alleviate the identified reliability impacts. This estimated timeframe of June 2015, to complete the required reliability upgrades,
would have them in-service prior to the next summer peak period following Dominion’s proposed Deactivation Date of December 31, 2014 for the Chesapeake generating units Nos. 1 and 2 and the Yorktown generating unit No. 1. PJM continues to work with the affected Transmission Owner Zones to finalize the details of the required upgrade(s), including a more specific completion date. As some of the required upgrades are large in scope and may require siting approval by state commissions, PJM will continue to evaluate the estimated in-service date for these required system upgrades and will report back to you periodically regarding those projected completion dates.

Regardless of whether the deactivation of a generating unit would adversely impact the reliability of the Transmission System, the Generation Owner may deactivate its generating unit, subject to section 113.1 notice requirements. Pursuant to Section 113.2 of the PJM Tariff, Dominion will need to inform PJM of its Deactivation Date for the Chesapeake generating units Nos. 1 and 2 and the Yorktown generating unit No. 1.

Please be advised that PJM’s deactivation analysis does not supersede any outstanding contractual obligations between the Chesapeake generating units Nos. 1 and 2 and the Yorktown generating unit No. 1 and any other parties that must be resolved before deactivating the generating units.

Also please note that in accordance with the PJM Tariff Part VI, Subpart C, a Generation Owner will lose the Capacity Interconnection Rights associated with a deactivated generating unit one year from the Deactivation Date unless the holder of such rights submits a new Generation Interconnection Request within one year after the Deactivation Date.

In addition, if a generating unit is receiving Schedule 2 payments for Reactive Supply and Voltage Control, the generating unit owner must inform PJM when the unit is deactivated so that an adjustment in those payments can be made.

Please contact Bill Patzin (610-666-4698) (patziw@pjm.com) in PJM’s Interconnection Coordination Department to discuss the next steps in this process, or if you have any questions about the PJM analysis.

Very truly yours,

Michael J. Kormos
Senior Vice President
Operations

cc: Jeff Currier, Dominion (jeffrey.currier@dom.com)

#677403
Attachment E

Reliability Impact Letter,
April 11, 2014
April 11, 2014

Edward H. Baine
VP, Power Generation System Operations
Dominion Generation
5000 Dominion Boulevard
Glen Allen, VA 23060

Re: Updated PJM Reliability Notification for Deactivation of Yorktown Generating Units Nos. 1 and 2

Dear Mr. Baine:

This letter is submitted by PJM Interconnection, L.L.C. ("PJM") as a follow-up to the November 8, 2012 and December 14, 2012 ("PJM Letters") Deactivation Response letters sent to Mr. Doug Holley of Dominion Generation ("Dominion Generation") regarding the Deactivation of Dominion’s Yorktown generating units Nos. 1 and 2. The PJM Letters indicated that the Deactivation of both Yorktown Units Nos. 1 and 2 will adversely affect the reliability of the PJM Transmission System, and that upgrades to the system were required. The PJM Letters also mentioned that the upgrades were expected to be completed by June 1, 2015 and, therefore, the Yorktown Units Nos. 1 and 2 could deactivate as scheduled on December 31, 2014. PJM has determined that due to regulatory and permitting issues, the required upgrades will not be completed by June 1, 2015. Instead, such upgrades are estimated to be completed by the 4th quarter of 2016. This new date is beyond the requested Deactivation Date of December 31, 2014 for the Yorktown Units Nos. 1 and 2. PJM will continue to refine its analysis, to determine when the Yorktown Units can be released without adversely impacting the reliability of the bulk electric system.

As you are aware, regardless of whether Deactivation of a generating unit would adversely impact the reliability of the Transmission System, the Generation Owner may deactivate its generating unit, subject to section 113.1 notice requirements. Pursuant to Part V, Section 113.2 of the PJM Tariff, the Generation Owner must notify PJM within 30 days of this letter whether these generating units will continue to operate beyond their desired Deactivation Date during the period of construction of the Transmission System reliability upgrades necessary to alleviate the reliability impacts resulting from the Deactivation of these generating units. If Dominion Generation determines that the generating units will continue operating, Dominion Generation must provide PJM with an updated estimate of the amount of any project investment that would be required to keep the units in service and the time period the generating units would be out of
service for repairs, if any. For generating units that will continue to operate beyond their Deactivation Date, (i) PJM shall provide, within 45 days of this letter, an updated estimate of the amount of time it will take to complete the necessary upgrades to alleviate the reliability impact; and (ii) within 60 days of the letter, PJM will post on its internet site the full details of the transmission upgrades necessary to alleviate the reliability impact resulting from the Deactivation of the unit(s).

Please contact Bill Patzin (610-666-4698) (William.Patzin@pjm.com) in PJM’s Infrastructure Coordination Department or Aaron Berner (610-666-8951) (Aaron.Berner@pjm.com) Manager of PJM’s Interconnections Analysis Department to discuss the next steps for these proposed deactivated units, or if you have any questions about the PJM analysis.

Sincerely,

Michael J. Kormos

cc: Jeff Currier, Dominion {jeffrey.currier@dom.com}
Attachment F

Appendix IV Question No. 6,
“EPA MATS Requirement for Yorktown Units 1 & 2
Set Forth in 40 CFR Part 63
# Yorktown Emissions Calculations

## Best Case Emissions

<table>
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<th>15% per year for construction</th>
<th>Total Emissions (TPY)*</th>
<th>PM</th>
<th>SO2</th>
<th>NOx</th>
<th>Hg</th>
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## Expected Case Emissions

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<th>SO2</th>
<th>NOx</th>
<th>Hg</th>
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## Worst Case Emissions

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<th>Total Emissions (TPY)*</th>
<th>PM</th>
<th>SO2</th>
<th>NOx</th>
<th>Hg</th>
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<td>39,801</td>
<td>10,553</td>
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* Total emissions for mercury is reported in pounds per year (PPY) instead of tons per year (TPY)
## Yorktown Water Usage Calculations

### Best Case Flows

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<th>15% annually for grid stability</th>
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### Expected Case Flows

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### Worst Case Flows

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<th>8760 hours annually</th>
<th>Total Water Flow (MGY)</th>
<th>115,632</th>
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