Revised Generation Attribute Tracking System ("GATS") Business Rules for Issuing Virginia ("VA")-Approved Renewable Energy Certificates ("RECs")

Revision 3 pursuant to Va. Code § 56-585.5 C 2020 Virginia Clean Economy Act

("VCEA")

1. For compliance years 2021-2024, the GATS Administrator can automatically certify as eligible for use toward the VA RPS Program all renewable energy (as defined in Va. Code § -56-576) from facilities located in VAirginia and in the PJM Region, as similarly done today. However, effective January 1, 2021, Va. Code § 56-585.5 the VCEA expressly prohibits the use of RECs from (i) renewable thermal energy, (ii) renewable thermal energy equivalent, and (iii) biomass-fired facilities that are outside the Commonwealth, and (iv) biomass-fired facilities operating in the Commonwealth as of January 1, 2021, that supply 10 percent or more of their annual net electrical generation to the electric grid or more than 15 percent of their annual total useful energy to any entity other than the manufacturing facility to which the generating source is interconnected. Additionally, the definition of renewable energy does not include waste heat from fossil-fired facilities. To ensure that any RECs from a biomass or waste heat facility meet the legislative criteria in Va. Code §-56--585.5 -C, such a request to register with the GATS Administrator will not be automatically accepted and must be accompanied by an affidavit provided to the GATS Administrator, with a copy simultaneously furnished to the Commonwealth of Virginia State Corporation Commission Staff ("SCC Staff" or "Commission Staff"), attesting to such eligibility as shown on Appendix 1 or Appendix 2 of these Business Rules. The following table reflects the GATS supported VA-Eligible fuel types that may be used to produce RECs to comply with Va. Code § 56-585.5 C the VCEA and satisfy the VAirginia RPS Program requirements for compliance years 2021-2024:

VA-Eligible Fuel Types: 2021-2024	Non-Eligible Fuel Types			
LFG Captured Methane - Landfill Gas	CMG Captured Methane - Coal Mine			
FCR Fuel Cell - Renewable Fuel	Gas			
• GEO Geothermal	 BIT Coal - Bituminous and Anthracite 			
WAT Hydro	• LIG Coal - Lignite			
• OC1 Ocean	SC Coal - Coal-based Synfuel			
AB Biomass - Agriculture Crops in VA	SUB Coal - Sub-Bituminous			
OBG Biomass - Other Biomass Gases	• WC Coal - Waste/Other			
in VA as defined in Code § 56-585.5 C	• EE Energy Efficiency			
	DSR Demand-Side Response			

- OBL Biomass Other Biomass Liquids in VA-as defined in Code § 56-585.5 C
- OBS Biomass Other Biomass Solids in VA-as defined in Code § 56-585.5 C
- PW Biomass Poultry Waste in VA
- SLW Biomass Sludge Waste in VA
- SW Biomass -- Swine Waste in VA
- SUN Solar Photovoltaic
- STH Solar Thermal
- MSW Solid Waste Municipal Solid Waste
- WH Waste Heat in VA
- WND Wind
- BLQ Wood Black Liquor in VA
- WDL Wood Waste Liquids in VA
- WDS Wood Wood/Wood Waste Solids in VA

- FCN Fuel Cell Non-Renewable Fuel
- BFG Gas Blast-Furnace Gas
- NG Gas Natural Gas
- OG Gas Other
- PG Gas Propane
- NUC Nuclear
- DFO Oil Distillate Fuel Oil
- JF Oil Jet Fuel
- KER Oil Kerosene
- PC Oil Petroleum Coke
- RFO Oil Residual Fuel Oil
- WO Oil Waste/Other Oil
- OTH Other
- HPS Pumped Storage
- ◆ TDF ___ Solid Waste Tire Derived Fuel
- WDS Wood Wood/Wood Waste Solids
- 2. For generators that are eligible to satisfy the RPS Program in VA pursuant to Va. Code §_-56_-585.5_-C, the GATS will apply a unique state certification number to the certificates created for that generator using a format to be determined by the Commonwealth of Virginia State Corporation Commission ("Commission" or "SCC")SCC. For example, VA_#####_-fueltype, where '#####' is a unique number and fuel type is one of the codes from the table above. For small distributed facilities (≤1 MW_{AC}), the GATS will add the suffix "-D" after the appropriate fuel type, e.g., VA_#####_-fueltype-_D. Owners of resources seeking to qualify as small distributed resources (≤1 MW_{AC}) must self-certify that the facility meets the small-scale eligibility requirements of Va. Code §_-§_56_-585.5_-C and provide such supplemental or technical information as may be required by the GATS Administrator.
- 3. For small distributed resources (≤1 MW_{AC}) that also qualify as low income qualifying projects, the GATS will add the suffix "-LIQP" after the appropriate fuel type, e.g., VA-####-fueltype-D-LIQP. Owners of resources seeking to qualify as low-income qualifying projects must self-certify that the facility meets the established eligibility requirements by electronically attesting to the following language within the GATS.

I ATTEST that this facility qualifies for the "Low Income Qualifying Project" designation because:

• It is a behind-the-meter facility that supplies its output directly to "low-income utility customers" as defined in Va. Code § 56-576. The facility is behind the meter of an individual who meets the definition of "low-income utility customer" or behind a master meter of a residential complex whose residents meet the definition of "low-income utility customer."

OR

• It is a front-of-the-meter facility that supplies its output to low-income customers through the established Dominion Energy Virginia community solar, shared solar, or multi-family shared solar programs, and it supplies a minimum of 50% of its output to subscribers that meet the definition of "low income utility customers" in Va. Code § 56-576.

I AGREE to notify the SCC Staff and the GATS Administrator within 30 days if the facility no longer satisfies the requirements above for the "Low Income Qualifying Project" designation.

- 4. If it is not possible for PJM EISthe GATS Administrator to determine if a facility is eligible in VA, any other VA certifications will be applied by the GATS Administrators on an exception basis as directed by the VA SCC. Additional requirements of VA regarding eligibility:
 - RECs associated with capacity or energy generated by a public utility serving the Commonwealth must be from facilities located within VA or within the PJM interconnection region.
 - RECs from biomass-fired and waste heat facilities are limited to that meeting the criteria of Va. Code §_-56-585.5_-C and accompanied by the appropriate affidavit.
 - Further market, technology or regulatory developments in Virginia A not currently addressed by these Business Rules may be applied on an exception basis by the GATS Administrator as directed by the Commission, directed by the Commission to the SCCVA SCC Staff, or presented to the Commission for consideration in further revision of these Business Rules.

- 5. RPS Program compliance in VA will be on a calendar-year basis. RECs meeting the criteria set forth in Va. Code § 56-585.5 C can be used for RPS Program compliance for the calendar year in which the generation occurred or, for RECs created in 2016 and thereafter, within the subsequent five calendar years. A generator not previously registered within the GATS is eligible, if its registration is confirmed to be complete by the GATS Administrator, to produce RPS-eligible RECs in the calendar year the registration was submitted to the GATS and up to five years prior to the year of registration in the GATS consistent with the GATS Administrator's requirements for historical documentation. For that time period, the Commission and the GATS Administrator may require copies of the relevant calculations, and supporting documentation associated with the GATS Operating Rules to be subject to audit by the GATS Administrator, the GATS Subscriber Regulators, or their agents. Any eligible RECs from small distributed facilities created during this period should be given the appropriate suffix as described in Business Rule 2. Electric investor-owned utilities and entities meeting a VA obligation should retire RECs in VA to meet their respective annual RPS requirements for the prior calendar, or compliance year period.
- It is understood and expected that all generators will utilize a revenue-quality meter that meets the ANSI C-12 standard to measure and report associated generation and corresponding REC values.
- 7. For the period 2025 and beyond, further revisions to the GATS will be addressed at a later time to reflect the VCEA (RPS Eligible Resources as defined in Va. Code § -56-585.5-C) and any subsequent amendments in advance of the year 2025.

APPENDIX 1

Eligible Biomass Self-Certification Affidavit

I (officer name and title) of (applicant name) certify on this (date), that the information provided below is true and complete and that the biomass facility called (facility name) located in Virginia hereby meets the eligibility requirements of Va. Code § 56-585.5 C to provide renewable energy certificates to help satisfy Virginia's RPS <u>Program</u> compliance for an electric investor-owned utility.

Signat	ture
Bioma	ass requirements information:
0	Physically located at
0	Yes or no —————————————————————————————————
0	Facility fuel source(s) -
0	Yes or no harvesting done in accordance with best management practices for the
	sustainable harvesting of biomass developed and enforced by the State Forester pursuant
	to § 10.1-1105
0	Yes or no supplies no more than 10% of annual net generation to the
	electric grid
0	Yes or no supplies no more than 15% of annual total useful energy to
	any entity other than the manufacturing facility to which the generating source is
	interconnected

0	Faci	lity's <u>2022</u>	2019 annual	net generat	tion was				MWh
Date of	compl	eted affida	vit sent simi	ultaneously	to the GAT	S <u>Administra</u>	ator and (Commission	Staff
				 .					

APPENDIX 2

Eligible Waste Heat Self-Certification Affidavit

I (office	er name and title)	of (applicant name)	certify on this (date)	, that the information
provided	below is true and co	omplete and that the wa	aste heat facility called	(facility name)
located in	Virginia hereby m	eets the eligibility requ	irements of Va. Code §	56-585.5 C to
provide r	enewable energy ce	rtificates to help satisfy	/ Virginia's RPS <u>Progra</u>	m compliance for an
electric ir	nvestor-owned utilit	y.		
Signature				
S I griatur e				
Waste He	eat requirements info	rmation:		
	1			
0 Y	esor no	in operation as of	January 1, 2020	
o Fa	acility fuel source _			
o Y	es or no	the above-identi	fied fuel source does no	ot include fossil fuel
co	ombustion or forest	or woody biomass		
o Fa	acility's <u>2022<mark>2019</mark> a</u>	nnual net generation w	as	MWh
Date com	pleted affidavit sen	t simultaneously to the	GATS Administrator a	and Commission Staff: