

## Non-Residential Agricultural Program Terms and Conditions

These terms and conditions apply to the Non-Residential Agricultural Program. This Program has been approved by the Virginia State Corporation Commission.

Any reference in these documents to "Dominion," "Dominion Energy," or "Dominion Energy Virginia" should be read as a reference to Virginia Electric and Power Company d/b/a Dominion Energy Virginia, as well as its authorized agents and contractors.

## **Program Qualifications**

- 1. Service must be performed on or after January 1, 2022.
- Program participant must be a Dominion Energy Virginia non-residential customer or a Dominion Energy Virginia agricultural business customer that is on a residential rate code ("Customer"), who is not exempt by statute, not under special contract, and has not elected to opt-out of paying the DSM rider.
- 3. Customer is responsible for the electric bill and is the owner of the facility or reasonably able to secure permission to complete measures.
- 4. Customer is eligible for more than one Agricultural Program rebate per location during the program period, except for rebates listed as "per farm."
- 5. Customer who has previously received a rebate for any of the measures in the program is not eligible to receive another rebate for installing the same measure on the same unit.
- 6. Work must be completed by a participating contractor that is in Dominion Energy's network for the program when the work begins.
- 7. Dominion Energy Virginia and/or its designees including program administrators and evaluation contractors reserve the right to review installations to verify completion and measure energy savings to ensure compliance with all program requirements. Such reviews will be made at a time convenient to the applicant. Denial of such verification or misrepresentation of installation location or measure eligibility may result in forfeiture of the rebate.
- 8. Service must be completed in accordance with all laws, codes and other requirements applicable under federal, state and local authority.
- 9. The customer understands that they may be contacted by Dominion Energy Virginia via survey or questionnaire to provide feedback on the customer's satisfaction with the program.
- 10. The customer understands that through participation in this energy conservation program and receiving a rebate, they are ineligible to opt out of paying the DSM rider for a period of three years following their year of participation.

## **Process and Payment**

- An initial assessment must be completed and submitted for all projects before the work can be initiated.
- 2. Once the project has been reviewed, Customer will receive an application confirming that the project has been reviewed with the amount of rebate incentive offered. Project eligibility and incentive amounts cannot be guaranteed until the project is completed.
- 3. Rebate payments will be capped at a maximum limit of 75% of Customer's total invoice amount based on the eligible incentives on Customer's rebate application.
- 4. Rebate application must be submitted within 45 days of the service date. It is the Customer's responsibility to assure that all requirements of the rebate are met. Failure to provide any of the required information will delay application processing and could result in non-payment.
- 5. Rebate payments are based on the date of service. Customers must abide by the rules and rebate levels in effect on the date of service.
- 6. Payment will be issued to the account holder and mailing address on record with the utility unless the customer has authorized payment be made to the contractor specified in this document.
- 7. Please allow up to 90 days from the date all required information is received to process your rebate.
- 8. Customer is urged to seek appropriate consultation concerning any tax liabilities that could be associated with the receipt of the rebate.

## **Other Requirements**

- 1. Program procedures, requirements and rebate levels are subject to change or cancellation without notice and are subject to program funds being available and regulatory approval.
- 2. Dominion Energy Virginia, its parents, subsidiaries, employees, affiliates and agents assume no responsibility for the performance of the equipment or equipment warranty, the quality of the work, labor and/or materials supplied, and/or the acts or omissions of the participating contractor.
- 3. The customer hereby agrees to indemnify, defend and hold harmless Dominion Energy Virginia, its parents, subsidiaries, employees, affiliates and agents from any and all liability associated with this project.
- 4. Virginia Electric and Power Company (the "Company") retains all rights to energy and demand savings resulting from measures installed under this Program. The Company has the exclusive right to enroll, nominate, or offer a bid for energy or demand reductions resulting from measures installed under this Program into load management programs, demand response programs, or auctions operated by PJM Interconnection, L.L.C. ("PJM"), the regional electric transmission entity of which the Company is a member. The Company may share pertinent information of participating customers with PJM and with the Company's agents and contractors. Pertinent customer information includes, but is not limited to, account holder name, account number, energy usage and billing information, address, other contact information, measures installed, period of installation, demand/energy reductions resulting from measures installed under this Program and the technical basis for such reductions, loss factors, coincidence factors, interactive factors, building type and other information necessary to implement and monitor the Program including other information as required by PJM.
- 5. Customer understands and affirms that the installed measures associated with this rebate application have not been, and will not be, incentivized or otherwise financially supported by any other Dominion Energy-sponsored energy efficiency program. Under no circumstances may a program measure be incentivized twice.
- 6. These Program-specific terms and conditions are in addition to the terms and conditions of service currently on file with the Virginia State Corporation Commission and contained in any agreement between the Customer and a Program vendor. To the extent there is any conflict among such terms and conditions, these Program specific terms and conditions shall control.